DOCKET NO. 20180115-TP



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FILED 5/9/2018 DOCUMENT NO. 03601-2018 FPSC - COMMISSION CLERK

May 9, 2018

Ms. Carlotta S. Stauffer Commission Clerk Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, Florida 32399

Re: Approval of Amendment to the Interconnection, Unbundling, Resale and Collocation Agreement between BellSouth Telecommunications, LLC d/b/a AT&T Florida d/b/a AT&T Southeast and T-Mobile USA, Inc. (T-Mobile USA, Inc. acting on behalf of itself and its operating subsidiaries T-Mobile South LLC and Powertel/Memphis, Inc.) (collectively "CMRS Provider")

Ms. Stauffer:

Attached for filing and approval is an Amendment to the Interconnection, Unbundling, Resale and Collocation Agreement between BellSouth Telecommunications, LLC d/b/a AT&T Florida d/b/a AT&T Southeast and CMRS Provider. The underlying agreement was filed on July 28, 2008 in Docket Number 20080515-TP.

Please contact me if you have any questions regarding this filing.

Sincerely,

Archard 9. Howell

Richard T. Howell Area Manager-Regulatory Relations

Attachment

AMENDMENT

BETWEEN

BELLSOUTH TELECOMMUNICATIONS, LLC D/B/A AT&T ALABAMA, AT&T FLORIDA, AT&T GEORGIA, AT&T KENTUCKY, AT&T LOUISIANA, AT&T MISSISSIPPI, AT&T NORTH CAROLINA, AT&T SOUTH CAROLINA AND AT&T TENNESSEE

AND

T-MOBILE USA, INC. ACTING ON BEHALF OF ITSELF AND OF ITS OPERATING SUBSIDIARIES INCLUDING POWERTEL/MEMPHIS, INC., T-MOBILE CENTRAL LLC AND T-MOBILE SOUTH LLC



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CONTRACT IQ: 0700000 Signature Page/AT&T-21STATE Page 2 of 2 T-MOBILE Version: 4Q15 – 10/20/15

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Signature:	Mike Taylor	Signature: Jack Steiner
Name:	Mike Taylor (Print or Type)	Name: Willian Greevlaw
Title:	VP Critical Infrastructure Pro	curement & cost Management Director-Wterometion
Date:	(Print or Type) 4/27/2018	(Print or Type) Any ceneofs Date: <u>4/30/2018</u>

T-Mobile USA, Inc. acting on behalf of itself and of its operating subsidiaries including PowerTel/Memphis, Inc., T-Mobile Central LLC and T-Mobile South LLC

BellSouth	Telecommunications,	LLC d/b/a AT&T
ALABAMA,	, AT&T FLORIDA, AT&	T GEORGIA, AT&T
KENTUCKY	/, AT&T LOUISIANA, /	AT&T MISSISSIPPI,
AT&T NOR	TH CAROLINA, AT&T	SOUTH CAROLINA
and AT&T authorized	TENNESSEE by AT&7 agent	Services, Inc., its

State	CLEC OCN	
ALABAMA	6529	
FLORIDA	6529	
GEORGIA	6529	
KENTUCKY	6529	
LOUISIANA	6529	
MISSISSIPPI	6529	
NORTH CAROLINA	6529	
SOUTH CAROLINA	6529	
TENNESSEE	6529	

Description	ACNA Code(s)	
ACNA(s)	WCG	

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AMENDMENT TO THE AGREEMENTS BETWEEN T-MOBILE USA, INC. AND

BELLSOUTH TELECOMMUNICATIONS, LLC, D/B/A AT&T ALABAMA, AT&T FLORIDA, AT&T GEORGIA, AT&T KENTUCKY, AT&T LOUISIANA, AT&T MISSISSIPPI, AT&T NORTH CAROLINA, AT&T SOUTH CAROLINA, AND AT&T TENNESSEE

This Amendment (the "Amendment") amends the Interconnection Agreements by and between BellSouth Telecommunications, LLC d/b/a AT&T ALABAMA, AT&T FLORIDA, AT&T GEORGIA, AT&T KENTUCKY, AT&T MISSISSIPPI, AT&T LOUISIANA, AT&T NORTH CAROLINA, AT&T SOUTH CAROLINA, and AT&T TENNESSEE ("AT&T") and T-Mobile, USA Inc., acting on behalf of itself and of its operating subsidiaries including PowerTel/Memphis, Inc., T-Mobile Central LLC and T-Mobile South LLC ("Carrier") as shown in the attached Exhibit A. AT&T and Carrier are hereinafter referred to collectively as the "Parties" and individually as a "Party".

WHEREAS, AT&T and Carrier are parties to Interconnection Agreements under Sections 251 and 252 of the Communications Act of 1996 for Commercial Mobile Radio Service (CMRS) and as subsequently amended (the "Agreement") as shown in the attached Exhibit A.

NOW, THEREFORE, in consideration of the promises and mutual agreements set forth herein, the Parties agree to amend the Agreement as follows:

1. Replace Section VI. Compensation and Billing, B. Compensation of Facilities with the following:

B. Compensation of Facilities

- The Parties agree to share proportionately in the recurring costs of two-way and one-way interconnection facilities that Carrier purchases from AT&T. If Carrier purchases facilities from a Third Party, AT&T will not pay any portion of Third Party facilities unless AT&T agrees to do so in writing.
 - a. To determine the amount of compensation due to Carrier for interconnection facilities with two-way and one-way trunking for the transport of Non-Access Telecommunications Traffic originating on AT&T's network and terminating on Carrier's network, Carrier will utilize the prior month's undisputed Non-Access Telecommunications Traffic usage originated by AT&T, Carrier, and Intermediary Traffic to develop the percent of AT&T originated Non-Access Telecommunications Traffic.
 - b. AT&T will bill Carrier for the entire cost of the facility which includes all two-way and oneway trunking for the transport of Non-Access Telecommunications Traffic and Intermediary Traffic. Carrier will then apply the AT&T originated percent against the Non-Access Telecommunications Traffic and Intermediary Traffic portion of the two-way and one-way interconnection facility charges billed by AT&T to Carrier. Carrier will invoice AT&T on a monthly basis this proportionate share for the facilities utilized by AT&T.
- 2. In the alternative, when all of the following criteria are met, the Parties agree to share equally in the recurring costs for two way interconnection described in BellSouth's General Subscriber Services Tariff (or successor publication, e.g., Guidebook), Section A35, or, in the case of North Carolina, in the North Carolina Connection and Traffic Interchange Agreement effective June 30, 1994, as amended, (including, e.g. costs associated with USOCs 1PQEA, UTQ, UTQDX, BSVMC, BSVTC, VUM96, and other USOCs used for interconnection) ("Shared Facilities"). AT&T will bill Carrier for the Shared Facilities. Carrier will then on a monthly basis bill AT&T for one half of the costs billed by AT&T to Carrier. AT&T is not responsible to pay for any portion of facilities Carrier purchases from a third party.

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- a. Carrier provides BellSouth with ninety (90) days' prior notice under Section XXIX of Carrier's intent to change its network configuration to an alternative Type 2A and/or Type 2B interconnection arrangement ("Alternative Arrangement") on a state-wide basis;
- b. Carrier and AT&T agree to the designation of a POI within AT&T's tandem office for the delivery of traffic destined for Carrier ("new POI" or "alternative POI");
- c. The AT&T tandem switch remains the POI for the delivery of traffic destined for AT&T;
- d. Carrier submits all orders necessary to establish Type 2A and/or Type 2B Interconnection as described in BellSouth's General Subscriber Services Tariff (or successor publication, e.g., Guidebook), Section A35, or, in the case of North Carolina, in the North Carolina Connection and Traffic Interchange Agreement effective June 30, 1994, as amended (Shared Facilities) from the new POI to the AT&T Tandem switch; and
- e. Carrier submits all orders needed to disconnect any circuits from the previous interconnection arrangement it no longer requires for Type 2A and/or Type 2B Interconnection between the relevant POIs. Carrier is responsible for all nonrecurring costs associated with establishing the Alternative Arrangement and disconnecting any circuits no longer required. Carrier remains financially responsible for any circuits as described under VI.B.1 until they are disconnected.
- Carrier will provide AT&T with ninety (90) days' prior notice under Section XXIX if Carrier wishes to change its network configuration from the "Alternative Arrangement" described in Section VI.B.2. The Parties agree to meet within 15 days after AT&T's receipt of the Notice to discuss the feasibility of Carrier's proposal.
- 2. EXCEPT AS MODIFIED HEREIN, ALL OTHER TERMS AND CONDITIONS OF THE UNDERLYING AGREEMENT SHALL REMAIN UNCHANGED AND IN FULL FORCE AND EFFECT.
- 3. This Amendment shall be deemed to revise the terms and provisions of the Agreement only to the extent necessary to give effect to the terms and provisions of this Amendment. In the event of a conflict between the terms and provisions of this Amendment (including all incorporated or accompanying Appendices, Addenda, and Exhibits to the Agreement), this Amendment shall govern, provided, however, that the fact that a term or provision appears in this Amendment but not in the Agreement, or in the Agreement but not in this Amendment, shall not be interpreted as, or deemed grounds for finding, a conflict for purposes of this Amendment.
- 4. In entering into this Amendment, neither Party waives, and each Party expressly reserves, any rights, remedies or arguments it may have at law or under the intervening law or regulatory change provisions in the underlying Agreement (including intervening law rights asserted by either Party via written notice predating this Amendment) with respect to any orders, decisions, legislation or proceedings and any remands thereof, which the Parties have not yet fully incorporated into this Agreement or which may be the subject of further review.
- 5. This amendment shall not modify or extend the Effective Date or Term of the underlying Agreement, but rather, shall be coterminous with such Agreement.
- 6. Signatures by all Parties to this Amendment are required to effectuate this Amendment. This Amendment may be executed in counterparts. Each counterpart shall be considered an original and such counterparts shall together constitute one and the same instrument.
- 7. This Amendment shall be filed and is subject to approval by the State Commission and shall become effective ten (10) days following approval by such Commission.

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Contract Id: 8766682

Amendment – Replace VJ.B/AT&T-21STATE Pago 3 of 1 T-MOBILE Vension: 03/03/16

<u>Exhibit A</u>

AT&TILEC((AT&T'))	CARRIER Legal Name	Contract/Type	Dated
BallSouth Telecommunications, LLC d/b/a AT&T ALABAMA, AT&T FLORIDA, AT&T GEORGIA, AT&T KENTUCKY, AT&T MISSISSIPPI, AT&T NORTH CAROLINA, AT&T SOUTH CAROLINA and AT&T TENNESSEE	T-Mobile, USA inc.	Interconnection Agreement	May 8, 2003
BeliSouth Telecommunications, 1LC d/b/a AT&T LOUISIANA	T-Moblie, USA inc.	Interconnection Agreement	July 18, 2003

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