July 1, 1996

Mrs. Blanca S. Bayo
Director, Division of Records and Reporting
Florida Public Service Commission
2540 Shumard Oak Blvd.
Tallahassee, Florida 32399

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960795-7 p
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Re: Approval of the Resale Agreement Negotiated by BellSouth Telecommunications, Inc. ("BellSouth") and Telephone Company of Central Florida pursuant to Sections 251 and 252 of the Telecommunications Act of 1996

Dear Mrs. Bayo:
Pursuant to section 252(e) of the Telecommunications Act of 1996, BellSouth and Telephone Company of Central Florida are submitting to the Florida Public Service Commission their negotiated agreement for the purchase of BellSouth's telecommunications services for the purpose of resale to end users by Telephone Company of Central Florida.

Pursuant to section 252(e) of the Act, the Commission is charged with approving or rejecting the negotiated agreement between BellSouth and Telephone Company of Central Florida within 90 days of its submission. The Act provides that the Commission may only reject such an agreement if it finds that the agreement or any portion of the agreement discriminates against a telecommunications carrier not a party to the agreement or the implementation of the agreement or any portion of the agreement is not consistent with the public interest, convenience and necessity. Both parties aver
that neither of these reasons exist as to the agreement they have negotiated and therefore, request that the Commission approve their agreement.
f
Very truly yours,
A.M. Lombardo

Suite 400
150 S. Monroe Street
Tallahasee, Florida 32301
(904) 224-7798


Attachment

Agraement Between Bellscuth Telecomanications, Inc. and The T6lephone Company of Contral ylorida Regarding The sale of Bat'a

- Telecomunicetions services to Reseller for The Purposes of Resale
zals agramagri is by and between Bellsouth Folocomunications, Inc., ("Bellsouth or Company"), a Georgia corporation and The Teloghone company of contral plorida, ("Resoller") Fencioh ourporation and shall be deemed offactive as of jumer-1, 1996. end
mity 28 uItimanexi
Whtreas, Bellsouth la a local exchange talmoomanications oompany authorized to provide teleoommilications earvices in the state of alabama, plorida, Geargia, Kantuoky, Loulslana, Kiselsesppl, Morth Carolina, south carolina, and Fennesseel and

WHzREAS, Resellar, th an Atternethe local exchange taleoommunications company authorized Alabama, Florida, Georgia, Kantueky, Loulalana, Missiseippl, North Carolina, south Carolina, and Tenneasee, and

WHEREAS, Reseller desires to rasell Ballsouth's teleconmunications sarvices; and

WHEREAS, Bellsouth has agreed to provide auch sarvicas to Raselier for resale purposes and pursuant to the teras and conditione set forth herein,

NON, thararona, for and in consideration of the mutual premises and promisen contalined herain, Bellsauth and Reseller do hereby agree an followit
I. Tara of the Agreanent
mav 28
A. The term of this Agreement shall be two years, beginning June-i, 1996_and ahall apply to all of Bellsouth'e serving territary as of January 1, 1996 in the states of Rlabama, Florida, Georgia, Xentucky, Loulsiana, Mineiasigpl, North Carolina, South Carbilina and Tennaasew.
B. This Agreement shall ba automatically renowed for two additional one yoar periode unlase either party indieates its intent not to ranew the Agreament. Notice of such intent mast be provided, In writing, to the other party no later than 60 days prior to the end of tha then-axiseing contract period. The terma of this $M$ reemont shall reasin in effect after - the term of the exiating agraement has explred and while a new agreament is boing nagotiated.
c. The ratee pursuant by which Reselier is to purchaes services from Bellsouth for resale ahall be at a discount rate off of the retall rate for the telecomunioations service. The discount rates whall be as eet forth in Exhibit A, attached herato and incorporated herein by this reference. such diacount ahall rafleat the ooste avolded by tellsouth when selling a service for wholeanale purposes.

## II. Definition of Teree

A. Custcier cooz mana the three digit number following a customar's telophone number ax mown on the cuistomer'g bill.
B. CUSTORER OP RECORD means the entity rasponaibla for placing application for aervioel requesting additiong, rearrangements, maintenance or disoontinuance of servioe, payment in full of ohargee inourred such ar toll, directory assistance, ato.
C. DZPOSIT means asaurance provided by a cuatoaer in the form of cash, surety bond or bank latter of eradit to be hald by the Compeny.
D. END USER means the ultimate user of the toleoomsunications aervicas.
E. END USER CUSTCMER LOCATIOX maans the phyaical location of the promises where an and uner makes use of the telecommuleations aervicas.
F. NEW sgavices maans tunctions, faatures or capabilities that are not currantiy offered by Bolisouth. This includea pacikaging of exiating servioas or combining a new function, feature or oapability with an oxisting service.
a. OTHER LOCAL EXCHNZOE COMPANY. (OLEC)means a tolephone company certificated by the public aervice oonvissions of the Coapany's franchised area to provide local exchange servioe within the Company's franohised area.
E. RESALI means an activity wherein a cortificated otzc, such as Reasilar aubacribea to the toleoommunioations sarvicea inf the company and then reoffers those telecomunications services to the public (with or without "adding value") .
I. REGALE SERVICE AREA means the aran, as defined in a public gervice conviasion approved cartificata of operation, within which an olige, auch as Reselior, may offar rataid local axchange telecominnications asvica.
III. General Provisions
A. Raseller say resoll the tariffed local oxchange, including Controx type servioes availahle under gaction $A 12$ of the Florida tariff, and toll telecommunicationa earvices of gellsouth gubjeot to the tarns, and conditions ppacifically aet forth hereln. Notwithetanding the foregoing, the following aro not avallable for purchass: Grandfatherad services; promotional and trial ratail sarvice offer' age; lifalina and Iinkup services; and contract sarvice arrangeaente.
B. The provision of services by the Company to Rasellar does not conatitute a joint undertaking for the furniahing of any earvice.
c. Reaellar will be the custoner of record for all asrvices purchased from Bellsouth. Exoept an mpacifiad herbin, the Company will take ordara from, blli and expect paysent from Reseller for all services.
D. Reseller will be the Company's aingle point of contact for all sarvices purchased pursuant to thls Agraement. The coapany shall have no contact with the and uear except to the extent provided for herein.
E. The Company will continus to bill the ond usar for any eervices that the ond unar spacifias it wishes to recelve directly from the Company.
F. The Company maintaine the right to serve diractly any end user within the servioe aras of resellar. The Company will continue to directly market ita own talecomunications products and marvicas and in doing so may astabliah independent relationshipe with end users of Resellar
0. Resaliar shall not Interfere with the right of any person or ontity to obtaln service directly from the Coapany.
E. The ourrent telephone number of an end user may be ratained by the and user unlass the and uner has past due chargas asaociated with the tallsouth acoount for which paymant arrangemente have not been made. The Company will not, however, make the ond ueer's previous telephona numbar available to Roseller until the ond uaer'n outetanding balanco has beon paid. If raseller requesta servion for an ond user that has bsen donied service or digoonnected for non-payment by Bellsouth, and the ond ueer otill has an outstanding balance With the Company, the Company will astablish aervice for that ond user through Rasaliar Denied servioe aeans that the service of an ond unar provided by a local exchange telecomeunications oompany, including Belisouth ham bean temporally guspended far nonpayment and gubject to complace disconnection. Reseller is antitied to the same condition contained in this jaregraph.

1. Talephone numbera are the property of the Cowpany and ara essigned to tha service furniahed. Roeoller has na proparty right to the tolephone number or any other cali number dasignation assoclated with earvioes furniahed by the Company, and no right to the continuance of servica through any particular central offioe. The Company rasarvan tha right to change suah mumbers, or the central office designation asaociated with guch numbers, or both, whenever the Company deeas it necessary to do so in the conduct of ite business.
J. The company may provide any service or facility for which a charge is not eatablifhed herein, as long as it is offered on the sama tarma to Reseller.
K. Serviae if furnished aubjegt to the oondition that it will not be used for any unlawful purpoes.

- L. service will be discontinued if any law enforcesent agency advises that the service being used is in vialation of the law.
M. The company can refuse service when it has grounds to beliove that service will be in violation of the 1 aw .

5. The company acoepte no responalbility to any person for any unlawful act comitted by manaliar or its end ueera as part of providing service to Reseller for purpoasa of reasie or othorwise.
o. . The Company will cooperate fully with law enforceant aganaies with subpoenas and court ordars for asmistance with the Company' a customers. Law onforcamant agency subpoonas and court ordare rogardsng and usera of Reselier will be directed to Reseller The Company will bill Reseller for implomanting any requasta by law anforcement agencies regarding Raseller and users.
P. Tha charactaristics and mathods of operation of any circuits, facilities or equipment provided by other than the Company shall noti
6. Interfere with or impair eorvice over any facilitias of the company, ite affiliatas, or its connocting and concurring carifera involved in ite servicel
7. Caune danage to their plant
8. Impair the privacy of any communicationet or
9. Create hazards to any eimployeas or the gublic.
Q. Reseller assumes the responsibility of notifying tha Coopany regarding less than meandard oparations with respect to servioes provided by it.
R. Facilities and/or equipment utilizad by gelisouth to provide service to Reseller remain the property of Bellsouth.
10. White page directory listinga will be provided in accordance with regulation aet forth in section $X \in$ of the General Subscriber servioe rariff and will be available for reasle.

## IV. Bellsouth's Frovision of Eervices to Reseller

A. Reseller agrees that its resale of Bollsouth services shall be as follownt

1. The resale of telecomsunications services shall be ifmited to users and uses conforming to tha class of service restrictions.
2. To the extent Resaller is a teleoomanications carrier that serves greater than 5 percent of the Nation'g presubseribed accoss iInes, Reselier shall not jointly markat its interLaga servioen with the talecommunications eorvicea purchased Erom Bellsouth purauant to this Agreement in any of the states covered under thia Agreement. Tor the purposes of this subaection, to jointly market means any advertismement, marketing effort or bliling in which the talacomaunications services purchased from Bellsouth for purposes of reanala to customers and interthati mervioes offered by Raseliar are packaged, tiod, bundied, diacounted or offerts together in any way to the ond uner. suah afforta include, but are not ilmitod to, alale referrals, sesale arrangemantia, malas agenciee or bliling agrementa. This subsection shail be vold and of no effect for a particuler state ooverad undar this Agreement as
of Tabruary B, 1999 or on the date Dellsouth la authorised to offor intorlata sarvican in that gtate, whichover ia aariler.
3. Hotel and Hospital PBX eervice are the only telocommuniantione services available for resale to Hotel/Kotel and Hoepital end uaers, raspectively, similarly, acceat Line sarvice for Custoner Provided Coln Telaphonas is the only local service available for resale to cocors cuatomers. shared Tenant service cuatomara can only ba aold those tolecommunleations services avaliable in the Company's 123 Shared Tenant Service Tariff.
4. Resellor 10 prohibited from furnishing both tlat and measured rate service on the eame buminess prosises to the ease gubseribers (end users) as stated in A2.3.2.A. of the Company'n Tariff except for backup service as indicated In the applicable atate tariff soction A3. 38.
5. If telephone service is established and it is subsequentiy determinod that the olase of service rastriction ham been violated, Reseller will be notifiod and billing for that service uill ba immediately changed to the appropriate olass of eecvice. Service charges for changes between dians of sarvice, back billing, and intarest as deacribed in thia aubaaction ahail apply at the Company's sole discretion. Interest at the rate of 0.000590 per day, compounded daily for the number of daya Erom the back bililing dare to and incluaing the dafe that Roseller actually makes the payment to the Company may be assessad.
B. Resold eervices oan only be used in the ammemaner as speaified in tho Company' $\quad$ Tariff. Resold sarvices are aubjert to the asmo terms and conditions as are speoified for such services when furnished to an individual end uner of the Company in the appropriate aection of the Company's Tarifin. Specific tariff featurea, e.g. A uaage allowance per month, shall not be aggregated acrosi nultiple resold vervices. Rosold services cannot be used to aggregate traffic from more than one end unar customar except as epmelified in aection A23. of the company'a Tariff raferring to shared Tenant Service.
C. Reseller may raaell servicas only within the specific reaala service aran an defined in ite certificate.
D. Telaphone numbera transmitted via any resold service featura are intended solely for the use of the ond user of the feature. Reasle of this information is prohibited.

## V. Maintenance of services

A. Services resold under the Company's Tariffe and facilitian and oquiprent provided by the Company ahall be maintained by the Company.
B. Raseller or its and unara may not rearrange, move, diaconnact, remove or attempt to repair any facilitias owned by the company, other than by connection or disconnection to any interface means used, excapt with the written consent of the Coupany.
C. Reseller accepte reeponsibility to notify the Company of aituations that arise that may reault in a servica probles.
D. Reselier will be the Company's singla point of contact for all rapair calla on bohalf of Reseller's ond uners.
E. Reamller will contaet the appropriate repair centers in acoordance with prooodureg aatabliahed by the Company.
F. For all repair requasts, Reasiler accepte reaponalbility for adhering to the coapany's preacreening guidelines grior to referring the trouble to the Company.
G. The Company will blll Reseller for handing troublea that are zound not to be in the Company'm network purauant to ite atandard tima and material ohargea. The otandard time and material oharges will be no mora than what Belisouth aharges to ita retall customers for the same earvioes.

I, Tha Company raservea the right to contaat Rasaller's customars, if doonad neceseary, for maintenance purposes.

## VI. Eatablishment of service

A. After receiving oortification an a local exchange company from the appropriate regulatory agency, Raseller wlll provide the appropriate Company service oentar the nacassary docunontation to enablo the company to estabilish a master account for reseller such dooumentation shall Inaluda the Applieation for Maeter Aooount, proaf of authority to provide telecommunications services, an Oparating Company Number ("CCN") aseigned by the National Exchange Carriers Association ("NBCA") and e tax expmption cartificate, if applicable. When necessary deposit raguirementa are met, the company will begin taking ordera for the reasle of: service.
B. Service orders $w^{4} 11$ be in a meandard format deaignated by the Company.
c. When notiflcation is received from Reseller that a current customer of the Company will mubscribe to Resellor's service, otandard gervice order intervals for the appropriate clase of service uill apply.
D. When an exieting ountomar of the Company ewitchos to Reseller, Reseller, must provide the Company with the Customer Code or Codes, whan multiple oodes apply, for that end user.
8. The Company will not require and user confizmation prior to entablishing fervice for Reselior'a ond user oustorear. Reasiler muat,

- however, be able to demonstrate ond user uthorization upon requeet.
F. Reseller will be the single paint of sontact with the Company for all subsequent ordering activity resulting in additions or ohanges to resold servicas except that the company will acoept a raquast directiy trom the and user for conversion of the end uear'f senvice from Reselier to thi company or wili aocopt a requast from another ofig for oonvaraion of the and uner's service from the peasllear ta the other LEC. The Company will notify Reseller that such a request has been processed.
c. If the Company determinee that an unauthorized change in local aorvice to Raselier has occurrad, the Company will reestablish sarvion
with the appropelace local survice provider and will ameas leseller as the otsC initiating the unauthorized change, an unauthorised change charge aimilar to that deacribed In V.c.C. Tariff No. 1, Saction 13.3.3. Appropriate nonrecurring charges, se set forth in saotion 14 , of the General Subeariber Sarvica Tariff, will also be assessed to Raseller.

These charges can be adjusted $1 f$ Rameller provides atiafactory proof of authorization.

> (a) each Rasidence or Business line (b) each Public or semiPublic line

Monreourring Charge
819.41
$\$ 34.19$
H. The Company will, in order to gafeguard its interest, require Reseller to make a deposit to be held by the company as a guarantea of tha payment of rates and charges, unless aitisfactory oredit has alraady bean patabliahad. Any such deposit miay be hold during the continuance of the aarvice as security for the payment of any and all amounta accruing for the service.
I. Such doposit may not excood two monthe' autimated bililng.
J. The fact that a deposit has been axde in no way relieves reselier from complying with the Company'a regulations as to advanow paymants and the prompt paymant of bilis on prementetion nor doen it constitute a waiver or modification of the regular practices of the company providing for the discontinuance of servica for non-payment of any auma due the Company.
$K$. The Company reservea the right to increase the deposit requirenents whon, in ite mole judgment, the conditions justify auch action.
L. In the ovent that Reseller defaults on its account, service to Reaeller will be terminated and any doposits hald will be applied to its account.
M. In the oase of a cash doposit, Interest at tha rate of aix percent per annum shall be paid to Reselier during the continuance of the deposit. Interest on a deposit ohall aocrue annualiy and, if requested, shall be annually aredited to Roseller by the accrual date.

## VII. Payaent And Billing Arrangeaents

A. When the Inltial eervice is ordered by Roseller, tha Company will establish an accounta raceivable mater account for Reseller.
n. The company shall bill resallar on a ourcent bala all applicable chargee and credite.
C. Paymant of all charges will be the rasponsibility of Resellar. Raseller ohall make paymont to tha Company for all servicen bllied. The Company is not responsible for paymente not racaived by Reseller irom Reseller's oustomer. The company uill not become invoived in bililing
disputes that may arise between Reaeller and its customer. Paymenta made to the company an payment on account will be credited to an accounte receivable master account and not to an end user'a account.
D. The Company will render bille each month on eotablished bill days for each of Reselimers accounte.
E. The Company will blll Raseller in advanca chargea for all aervicas to be provided dyring the ensulng billing period excapt charges aasociated with service usage, which charges will be billed in arraara. Charges will ba calculated on an individual and user account laval, including, if applicable, any charges for usage or usage allowances. Bellsouth will also blli ali chargen, including but not 1 imitnd to 911 and 1911 charges, telecommunications relay charges, and franchise fees, on an individual ond usar account leval.
F. The paymant will be due by the noxt blll date (1.e., same date in the following month as the bill dete) and io payable in imnediately available funds. Payment is considered to have been made whon received by the Company.

If the payment due date falla on a Sunday or on a Holiday whioh ia observed on Monday, the payment due date ghall be the firat non-Holiday day following auch sunday or Holiday. If the payment due date falls on a saturday or on a Haliday which la obsarved on Tuasday, Wednasday, Thuraday, or Friday, the payment due date shall be the laat non-Hollday day preopding auch saturday or Holiday. If payment is not recelved by the payment due date, a late payment penalty, as set forth in I. following, shall apply.
o. Upon proot of tax exampt cartification from Raseller, the total amount billed to Reseliar will not include any taxes due from the end user. Resellor will be solely responsible tor the computation, tracking, reporting and payment of -11 federal, state and/or local jurisdiction taxes associated with tha servicas rasold to the end usar.
H. As the customer of record, Resellor will be responsible for, and remit to thu Company, all ahargen applicabla to ita rasold servioes for opergency services (B911 and 911) and Telecomennicatione Relay Service (TRS) as well as any other charges of a similar nature,

1. If any portion of the payment in recolved by the company after the payment due date as aet forth preceding, or if any portion of the paymant is received by the company in funds that ara not imoediataly available to the company, then a late payment penalty shall bo due to the coapany. The late payment penalty shall be the portion of the payment not recelved by the paymant due date times a late factor. The late factor shall be the lansor of:
2. The highest intereat rate (in deoimal value) which may be levied by law for oonnorolal transaction, ocumpounded daily for the number of days from the payment due date to and including the date that Reseller aotually makes the payment to the company, or
3. 0.000890 per day, compounded dally for the number of days from the payment due date to and including the date that Raselier actualiy makes the payment to the Company.
J. . Any witched access charges associated with interexchange carrier accasa to the zasold local exchange lines will ba billed by, and due to, the Company. No additional charges are to be assessed to Reseller.
X. The Company will not parform billing and collection services for Reseller an a result of the execution of chis Agreement. All requests for billing aurvicea should be referred to the appropriate entity or operational group within the company.
L. Until such time as the Company receives peraisaion from the FCC to bill the End User Common Line (EUCL) charge to Reseller, the Company will, on an interim basis, bill the charges shown below which are identieed to the gULL rates billed by $\operatorname{lST}$ to its end users.

## Monthly Rate

1. Residential
(a) Each Individual Line or Trunk . 83.80
2. Single Line business
(b) Each Individual Ling or Trunk
33.50
3. Multi-1Ine Business
(a) Each Individual Line or Trunk $\mathbf{8 6 . 0 0}$
u. In general, the company will not become involved in disputes between Reabllar and Reseller's end user customers over remold marvicas. If a dispute does arise that cannot be settled without the involvement of the Company, Reseller shall contact the designated service Center for resolution. The Company will make every effort to assist in the resolution of the alepuce and will work with reseller to resolve the matter in as timely a manner an possible. Reseller may bo required to submit documentation to substantiate the claim.
N. Reseller is responsible far payment of all appropriate charges for completed calla, aarvicas, and equipment. If objection in writing is not cacaivad by the Company within twentyonina day after the bill is rendered, the ecoount shall be deemed correct and binding upon Reseller

## VIII. Discontinuance of servia

A. The procedures for discontinuing servia to an end user are an follows:

1. Where possible, the company will deny service to Reseller' and uar on behalf of, and at the request of, Raseliser. Upon restoration of the end uaar'm service, reacoral charges will apply and will be the responsibility of reseller
2. At the request of Reseller, the Company will disconnect a Reseller and wear customer.
3. All requests by Reseller for denial or disconnection of an and user for nonpayment must be in writing.
4. Reseller will ba mada solely reaponalble for notifying the end user of the proposed disconnection of the sarviae.
5. The Company will continue to process calle made to the Annoyance Call Conter and will advise Reselier when it is deternined that annoyanoe calle are originated from one of their end user's locstions. The Company shall be indemaified, defended and hald harmless by reselier and/or the end user against any claim, loss or damege arising from providing thia information to Reselier it is the reaponaibility of Reseller to take the corructive action neceasary with its ountomers who make annoying oalls. Tallure to do $s 0$ will result in the Company's disconneoting the end user's service.
B. Tha procedures for diecontinuing eervioe to Reseller are as followar
6. Tha Company reserves the right to suspend or terninate eervioe for nonpayment or in the ovent of prohibited, unlawful or improper use of the facilitien or aervica, abuse of the facilitios, or any other violation or noncompliance by Reseller of the rules and regulations of the Company's Tariffa.
7. If payment of account in not racelved by the bill day in the month after the original bill day, the Company may provide writton notice to Reseller, that additional applicationa for aservice will be refused and that any panding orders for service will not be completed if payment is not received by the eifteenth day following the date of the notice. If the Compeny does not rofuse additional applications or service on the dats speoified in the notice, and Reseller's noncompliance continuas, nothing contained horein shali precluds the Company's right to refuse additional applications for service without further notice.
8. In payment of account is not recelved, or arrangements mada, by the bill day in the second consecutive month, the account will be conaiderad in default and vill be aubject to denial or disconneation, or both.
9. If Reseller fails to comply with the proviaions of thia Agreement, including any payments to be made by it on the dates and times herein apecified, the Company may, on thirty days written notice to the person dosignated by Rosoller to racuive notices of noncompliance, diecontinue the rovision of exiating services to Roseller at any time thareafter. In the case of such
. discontinuance, all billed charges, as well as applicabla teraination chargee, shall beoome due. If tha Company doas not discontinue the provision of the services involved on the date apacified in the thirty days notioe, and Resellar' nonoompliance continues, nothing contalned herein shall precluds the Company'a right to discontinue the provision of the services to Reselier without further notice.
10. If payment ia not racoived or arrangeasenta made for payment by the date given in the written notification, Reseliar'e servioea will be discontinued. Upon discontinuance of asrvice on a Reseller's account, servioe to Reeglier's and unere will be denied. The company will also reastablish sarvice' at the reguest of the end user
or Raseller upon paymant of the appropriate connection fou and eubject to the Company's normal application procaduras.
11. If within iffteen daya aftar an and user's eervice han been deniad no contact has beon made in reference to rastoring sarvica, the end usar's sarvice will be disconneoted.
12. Liability
A. Tha liability of the Company for danages arising out of aistakes, omisaions, Interruptions, preemptions, delays errore or defeate in tcansmiseion, or fallures or defects in facilities furnizhed by the company, oocurring in the caurse of furnishing service or other facilitien and not caused by the negligence of Reasiler, or of tha company in talling to maintain proper atandarda of maintenance and operation and to exarciae reasonable suparviaion shali in no event exeeed an amount equivalent to the proportionate charge to Raseller for the period of service during which such mistake, omisaion, interruption, preanption, delay, error or defect in trangmission or defect or failure in facilition occur. The Company shall not be liable for damage arising out of miatakes, omisaion, intarruptions, praemptions, dalays, orrors or defacte in tranemiseion or other injury, including but not initited to injurias to paraona or property from voltagas or ourranta transmitted over the aerviae of tha Company, (1) caueed by customer-provided equipesent (excopt where a contributing cause ia the malfunctioning of a Company-provided connooting arrangenent, in which event the liability of the company shall not excoed an amount equal to a proportional amount of the company billing for the pariod of service during which such mistake, omiseion, interruption, preemption, delay, error, dafact in tranmaiseion or injury occura), or (2) not prevented by customer-provided equipment but which would have been prevented had company-provided equipment been used.
B. The Company shall be Indamnified and saved harmiess by Reeeller againgt any and all claims, actions, caumes of action, damagas, liabilities, or desands (Including the costs, expenses and reasonable attorneys. fees, on account thereot) of whatever kind or nature that may be made by any talrd party ae a regult of the Company's furnishing of eervice to Reselier
C. The Company shall be indemnified, dofended and held harmless by Reaeller and/or the ond user againat any clala, lose or damago arising fros the use of services offered for remale involving:
13. Claims for libal, alandar, invanion of privacy or infringamant of copyright arialing from Roeellor's or ond ueer's own communicationa.
14. Claima for patent infringersent arising from acta combining or using Company services in connuztion with facilities or equipment furnlahed by the end user or Raseller
15. All othar clalma arising out of an act or omisaion of Raseliar or itw and unar in the course of using servicas.
D. Reseller accepts responelbility for providing acases for maintanance purposes of any service resold under the proviaions of this Fariff. The company shall not be rosponsible for any failure on the part of Reaeller With rempeat to any and user of Reseller
X. Treatment of Froprietary and Confidontial Information
a. Both partian agrae that it may ba nacessary to provide each other during the torm of this Agreement with oortain confidential information, including trade secrat information, including but not ilmited to, technical and business plans, tachnical infornation, proposala, specifications, drawings, procedures, customar account data and like information (hereinafter collectively referred to as "Information"). Both partion agrae that all Information shall either be in writing or other tangiblo forma and clearly marked with a confidential, private or proprietary legend or when the Intormation is commusicated orally, it ahali also be comenicated that tha Information is confidontial, privato or proprietary. The Information will be returned to the owner within a reasonable Elme. Both parties agree that the Inforaation shall not be copied or reproduced in any torm. Both partian agrea to raceive such Information and not disclose such Information. Both parties agree to protect the Information recelved from distribution, disolosure or diasemination to anyone except employees of the parties with a nued to know such Information and which omployase agrae to be bound by the tarma of this section. Both partios wili use tho same atandard of cara to protact Information recelved as they would use to proteot their own confidential and propriotary information.
B. Notwithatanding the foregoing, both partias agree that there will be no obligation to protect any portion of the Information that is either: 1) made publicly available by the owner of tha Information or lawfully disclosed by a nonparty ta this Agreementi 2) lawfully obtalned from any source other than the owner of the Informations or 3) previously known to the recelving party without an obligation to keap it confidential.

## XI. Resolution of Disputes

Except as othar wise stated in this Agreement, the parties agree that if any disputa arians as to $t$ : s interprotation of any provision of thin Agramant or aa to the proper implementation of this Agroement, the partias ulil patition the Florida Public service Commisaion for a resolution of tha dispute. However, oach party raserves any rights it may have to geok judicial raview of any ruling made by the Florida Public Service commesion concerning thia Agrament.
III. Liaitation of Use

The partiee agree that this Agreomant shall not be proffered by either party in another jurisdiction as ovidence of any oanceasion or as a waiver of any position taken by the other party in that juriadiction or for any other purpose.

## IIII. Waivers

Any failure by either party to inaist upon the strict performance by the other party of any of the proviaions of thia figreoment shall not be deomed a vaiver of any of the provisions of chis Agreoment, and amoh party, notwithatanding such fallure, ahall have the right theroafter to insiet upon the apeciflc performance of any and all of the provisione of this Agramant.

[^0]This Agremmant whall be govarned by, and construed and anforcad in accordante with, the lawa of the state of Georgia, without regard to ite conflict of law principles.
XV. Arn's Langth Negotiations

This Agreament waa oxecuted after arm's langth nagotiations between the undersignad parties and reflecta the conclusion of the underaignad that this Agreement is in the beat interests of all partian.
XVI. Matican
A. Every notice, consant, approval, or other communications raquired or contamplated by this Agreement ahall be in writing and shall be delivered in person or given by pootage prepaid mail, address tot

Bellsouth Telecommunications, Inc.
or at such other addrass an the intendad reciplent previously shall have designated by written notice to the other party.
B. Where epacifically requirad, notioas shall be by certified or regiateren mail. Unieas otherwise provided in this Agregenent, notice by mall shall be effectiva on the date it in officialiy racorded as dellverod by roturn rocaipt or equivalent, and in the absence of such record of delivery, it shall be presumed to have beon delivarad the fifth day, or noxt businese day after the fifth day, after it was deposited in the mails.

## XVIII. Amondments

Thia Agreement may be amended at any time upon writtan agraement of both partiea.

## XVII. Entire Agreament

This Agreoment sete torth the entire understanding and superaedee prior agreementa betwoen the parties relating to the aubject matter containad herain and marges all prior discussions between them, and neither party shall be bound by any definition, condition, provision, repreaentation, warranty, covenant or promise other than aa expreasly atated in this Agrament or as is contemporanoously or subseguently eet forth in writing and exacuted by a duly authorised officor or representative of the party to be bound thereby.


## 时HIBIT *

## APPLICABLE DISCOUNTS

The telecommunications service a available for purchase by Reseller for the purpose of cease to Reseller and users shall be available at the following discount off of the retail rate.


If a state comsiasion ordara $t$ discount different from those apenified above, and if Company has provided those difecounts to another reseller, those same discounts will be offered to Reseller.

## LINE INFORMATION DATA BASE (LIB) STORAGE AGREEMENT FOR RESOLD LOCAL EXCHANGE LINES OR SERVICE PROVIDER NUMBER PORTABILITY ARRANGEMENTS

This agreements, effective as of MAy 29, 1996, is entered into by and between BellSouth Telecommunications, Inc. ("BST"), a Georgia corporation, and


WHEREAS, in consideration of the mutual covenants, agreements and obligations set forth below, the parties hereby agree as follows:

## I. SCOPE

This Agreement sets forth the terms and conditions for inclusion in BST's Line
Information Data Base (LIDB) of billing number information associated with BST exchange lines used for Local Ex-hange Company's resale of local exchange service or Service Provider Number Portability (SPNP) arrangements requested by Local Exchange Company on behalf of Local 'Exchange Company's end user. BST will store in its data base the relevant billing number information, and BST will provide responses to on-line, call-by-call queries to this information for purposes specified below.

LIDB is accessed for:

- Billed Number Screening
- Calling Card Validation for Calling Cards issued by BellSouth
- Fraud Control


## II. DEFINITIONS

2.01. Billing number - a number used by BST for the purpose of identifying an account liable for charges. This number may be a line or a special billing number.
2.02. Line number - a ten digit number assigned by BST that identifies a telephone line associated with a resold local exchange service, or with a SPNP arrangement.
2.03 Special billing number - a ten digit number that identifies a billing account established by

BST in connection with a resold local exchange service or with a SPNP arrangement.
2.04. Calling Card number - a billing number plus PIN number assigned by BST.
2.05 PIN number - a four digit security code assigned by BST which is added to a billing number to compose a fourteen digit calling card number.
2.06. Toll billing exception indicator - associated with a billing number to indicate that it is considered invalid for billing of collect calls or third number calls or both, by the Local

Exchange Company.
2.07. Billed Number Screening - refers to the activity of determining whether a toll billing exception indicator is present for a particular billing number.
2.08. Calling Card Validation - refers to the activity of determining whether a particular calling card number exists as stated or otherwise provided by a caller.
2.09. Billing number information - information about billing number or Calling Card number as assigned by BST and toll billing exception indicator provided to BST by the Local Exchange Company.

## III. • RESPONSIBILITIES OF PARTIES

3.01. BST will include billing number information associated with resold exchange lines or SPNP arrangements in its LIDB. The Local Exchange Company will request any toll billing exceptions via the Local Service Request (LSR) form used to order resold exchange lines, or the SPNP service request form used to order SPNP arrangements.
3.02. Under normal operating conditions, BST shall include the billing number information in its LIDB upon completion of the service order establishing either the resold local exchange service or the SPNP arrangement, provided that BST shall not be held responsible for any delay or failure in performance to the extent such delay or failure is caused by circumstances or conditions beyond BST's reasonable control. BST will store in its LIDB an unlimited volume of the working telephone numbers associated with either the resold local exchange lines or the SPNP arrangements. For resold local exchange lines or for SI NP arrangements, BST will issue line-based calling cards only in the name of Local Exchange Company. BST will not issue linebased calling cards in the name of Local Exchange Company's individual end users. In the event that Local Exchange Company wants to include calling card numbers assigned by the Local Exchange Company in the BST LIDB, a separate agreement is required.
3.03. BST will provide responses to on-line, call-by-call queries to the stored information for the specific purposes listed in the next paragr oh.
3.04. BST is authorized to use the billing number information to perform the following functions for authorized users on an on-line basis:

- (a) Validate a 14 digit Calling Card number where the first 10 digits are a line number or special billing number assigned by BST, and where the last four digits (PIN) are a security code assigned by BST.
(b) Determine whether the Local Exchange Company has identified the billing number as one which should not be billed for collect or third number calls, or both.
3.05. BST will provide seven days per week, 24 -hours per day, fraud control and detection services. These services include, but are not limited to, such features as sorting Calling Card Fraud detection according to domestic or international calls in order to assist the pinpointing of possible theft or fraudulent use of Calling Card numbers; monitoring bill-to-third number and collect calls made to numbers in BST's LIDB, provided such information is included in the LIDB query, and establishing Account Specific Thresholds, at BST's sole discretion, when necessary. Local Exchange Company understands and agrees BST will administer all data stored in the LIDB, including he data provided by Local Exchange Company pursuant to this Agreement, in the same manner as BST's data for BST's end user customers. BST shall not be responsible to Local Exchange Company for any lost revenue which may result from BST's administration of the LIDB pursuant to its established practices and procedures as they exist and as they may be changed by BST in its sole discretion from time to time.
3.06. Local Exchange Company understands ti. it BST currently has in effect numerous billing and collection agreements with various interexchange carriers and billing clearing houses. Local Exchange Company further understands that these billing and collection customers of BST query BST's LIDB to determine whether to accept various billing options from end users.

Additionally, Local Exchange Company understands that presently BST' has no method to
differentiate between BST's own billing and line data in the LIDB and such data which it includes in the LIDB on Local Exchange Company's behalf pursuant to this Agreement. Therefore, until such time as BST can and does implement in its LIDB and its supporting systerns the means to differentiate Local Exchange Company's data from BST's data and the parties to this Agreement execute appropriate amendments hereto, the following terms and conditions shall apply:
(a) The Local Exchange Company agrees that it will accept responsibility for telecommunications services billed by BST for its billing and collection customers for Local Exchange Customer's end user accounts which are resident in LIDB pursuant to this Agreement. Local Exchange Company authorizes BST to place such charges on Local Exchange Company's bill from BST and agrees that it shall pay all such charges. Charges for which Local Exchange Company hereby takes responsibility jinclude, but are not limited to, collect and third number calls.
(b) Charges for such services shall appear on a separate BST bill page identified with the name of the entity for which BST is billing the charge.
(c) Local Exchange Company shall have the responsibility to render a billing statement to its end users for these charges, but Local Exchange Company's obligation to pay BST for the charges billed shall be independent of whether Local Exchange Company is able or not to collect from Local Exchange Company's end users.
(d) BST shall not become involved in any disputes between Local Exchange Company and the entitics for which BST performs billing and collection. BellSouth will not issue adjustments for charges billed on behalf of an entity to Local Exchange Company. It shall
be the responsibility of the Local Exchange Company and the other entity to negotiate and arrange for any appropriate adjustments.

## IV. COMPLIANCE

Unless expressly authorized in writing by the Local Exchange Company, all billing number information provided pursuant to this Agreement shall be used for no purposes other than those set forth in this Agreement.

## V. TERMS

This Agreement will be effective as of __ Mm y 29,1996 , and will continue in effect for one year, and thereafter may be continued until terminated by either party upon thirty (30) days written notice to the other party.

## VI. FEES FOR SERVICE AND TAXES

6.01. The Local Exchange Company will not be charged a fee for storage service provided by BST to the Local Exchange Company, as described in Section I of this Agreement.
6.02. Sales, use and all other taxes (excluding taxes on BST's income) determine by BST or any taxing authority to be due to any federal, state or local taxing jurisdiction with respect to the provision of the service set forth herein will be paid by the Local Exchange Company. The Local Exchange Company shall have the right to have BST contest with the imposing jurisdiction, at the Local Exchange Company's expense, any such taxes that the Local Exchange Company deems are improperly levied.

## VIL. INDEMNIFICATION

To the extent not prohibited by law, each party will indemnify the other and hold the other harmless against any loss, cost, clairn, injury, or liability relating to or arising out of
negligence or willful misconduct by the indemnifying party or its agents or contractors in connection with the indemnifying party's provision of services, provided, however, that any indemnity for any loss, cost, claim, injury or liability arising out of or relating to errors or omissions in the provision of services under this Agreement shall ie limited as otherwise specified in this Agreement. The indemnifying party under this Section agrees to defend any suit brought against the other party for any such loss, cost, claim, injury or liability. The indemnified party agrees to notify the other party promptly, in writing, of any written claims, lawsuits, or demands for which the other party is responsible under this Section and to cooperate in every reasonable way to facilitate defense or settlement of claims. The inderunifying party shall not be liable under this Section for settlement by the indemnified party of any claim, lawsuit, or demand unless the defense of the claim, lawsuit, or demand has been tendered to it in writing and the indemnifying party has unreasonably failed to assume such defense.

## VIII. LIMITATION OF LIABILITY

Neither party shall be liable to the other party for any lost profits or revenues or for any indirect, incidental or consequential damages incurred by the other party arising from this Agreement or the services performed or not performed hereunder, regardless of the cause of such loss or damage.

## IX. MISCELLANEOUS

9.01. It is understood and agreed to by the parties that BST may provide similar services to other companies.
9.02. All terms, conditions and operations under this Agreement shall be performed in accordance with, and subject to, all applicable local, state or federal legal and regulatory tariffs, rulings, and other requirements of the federal courts, the U.S. Department of Justice and state and federal regulatory agencies. Nothing in this Agreement shall be construed to cause either party to violate any such legal or regulatory requirement and either party's obligation to perform shall be subject to all such requirements.
9.03. The Local Exchange Company agrees to submit to BST all advertising, sales promotion, press releases, and other publicity matters relating to this Agreement wherein BST's corporate or trade names, logos, tradernarks or service marks or those of BST's affiliated companies are mentioned or language from which the connection of said names or trademarks therewith may be inferred or implied; and the Local Exchange Company further agrees not to publish or use advertising, sales promotions, press releases, or publicity matters without BST's prior written approval.
9.04. This Agreement constitutes the entire agreement between the Local Exchange Company and BST which supersedes all prior agreements or contracts, oral or written representations, statements, negotiations, understandings, proposals and undertakings with respect to the subject matter hereof.
9.05. Except as expressly provided in this Agreement, if any part of this Agreement is held or construed to be invalid or unenforceable, the validity of any other Section of this Agreement shall remain in full force and effect to the extent permissible or appropriate in furtherance of the intent of this Agreement.
9.06. Neither party shall be held liable for any delay or failure in performance of any part of this Agreement for any cause beyond its control and without its fault or negligence, such as acts of God, acts of civil or military authority, government regulations, embargoes, epidemics, war, terrorist acts, riots, insurrections, fires, explosions, earthquakes, nuclear accidents, floods, strikes, power blackouts, volcanic action, other major environmental disturbances, unusually severe weather conditions, inability to secure products or services of other persons or transportation facilities, or acts or omissions of transportation common carriers.
9.07. This Agreement shall be deemed to be a contract made under the laws of the State of Georgia, and the construction, interpretation and performance of this Agreement and all transactions hereunder shall be governed by the domestic law of such State.

- IN WITNESS WHEREOF, the parties have caused this Agreement to be executed by their fully authorized officers.

BELLSOUTH TELECOMMUNICATIONS, INC.




[^0]:    xIV. Governing Law

