FLORIDA PUBLTC SERVICE COMDISSION
Capital Circle OEfice Center 2540 Shumard Oak Boulevard Tallahassee, Florida 32399-0850

MEMORANDUM
October 31, 1996


AGENDA: NOVEMBER 12, 1996 - REGULAR AGENDA - PARTIES MAY PARTICIPATE

CRITICAL DATES: COMMISSION MUST APPROVE OR DENY BY 11/19/96 PER TELECOMMUNICATIONS ACT OF 1996

SPECIAL INSTRUCTIONS: S:\PSC\CMU\WP 19609682 FP .RCM

## CASE BACKGROUND

On August 21, 1996, BellSouth Telecommunications, Inc. (BellSouth) and National Tel (National) filed a request for approval of an interconnection and resale agreement. The agreement was executed on July 19, 1996, and the parties are seeking approval of the agreement under the Telecommunications Act of 1996. This recommendation addresses the proposed interconnection and resale agreement.

DOCKET NO. 960968-TP
DATE: OCTOBER 31, 1996

## DISCUSSION OF ISSUES

ISSUE 1: Should the Commission approve the proposed interconnection and resale agreement between Bellsouth and National?

RECOMMENDATION: Yes. The Commission should approve the proposed interconnection and resale agreement between BellSouth and National. The Commission should require BellSouth and National to file any subsequent supplements or modifications to their agreement for Commission review under the provisions of 47 U.S.C. 5252 (e).

STAPF ANALYSIS: As stated in the Case Background, BellSouth and National are seeking approval of their interconnection and resaie agreement under the federal Telecommunications Act of 1996 (the Act). Both the Act and revised Chapter 364, Florida Statutes. encourage parties to enter into negotiated agreements to bring about local exchange competition as quickly as possible. If the parties reach a negotiated agreement, under 47 U.S.C. $\$ 252$ (e), the agreement is to be filed with the state commission for approval. 47 U.S.C. $\$ 252$ (a) (1) requires that "the agreement shall include a detailed schedule of itemized charges for interconnection and each service or network element included in the agreement." Under 47 U.S.C. $\$ 252$ (e) (4), the state commission must approve or reject the agreement within 90 days after submission, or the agreemeni shall be deemed approved.

The agreement is a two-year agreement governing the relationship between the companies regarding interconnection, local and toll call termination, number portability, unbundling, the resale of tariffed local exchange service, toll telecommunications service, Hotel and Hospital PBX services, Customer Provided Coin Telephone service, Shared Tenant Service, access to 911/E911 services, Telecommunications Relay Services, and white page directory listings and directory distribution in states in which BellSouth operates. The agreement also includes the rates at which National will purchase services from BellSouth for resale, which are discounted from BellSouth's retail rate for the telecommunications service. The discounts are 18\% for residential and 12\% for business telecommunications services (see Attachment I).

Staff has reviewed the BellSouth and National proposed agreement for compliance with both Florida law and with the Act and recommends that the Commission approve it. Although the agreement states that it was negotiated pursuant to 47 U.S.C. $\$ 271$ requirements, the approval of this agreement by the Commission does not mean that the FPSC is confirming that BellSouth has met the 47
U.S.C. § 271 requirements. That decision will be made in a separate proceeding before the Commission. Attachment II compares the major elements of the BellSouth and National agreement with Commission ordered interconnection arrangements and other Commission approved negotiated interconnection agreements.

ISSUE 2: Should Docket No. 960968-TP be closed?
RECOMMENDATION: Yes, with the adoption of staff's recommendation in Issue 1, and issuance of the Commission's order approving the agreement, Docket No. 960968-TP should be closed.

Bellsecth Telecommunications, Inc. $904224-798$<br>Suite 400<br>Fax 504224 -5073<br>150 South Monroe Street Tallahassee, Florida 32301-1556<br>August 21, 1996<br>Ms. Blanca S. Bayou<br>Director, Records and Reporting<br>Florida Public Service Commission<br>2540 Shumard Oak Boulevard<br>Betty Easley Conference Center, Rm. 110<br>Tallahassee, Florida 32399-0850

A. M. Lembardo

Re: Approval of the Resale Agreement Negotiated by BellSouth
Telecommunications, Inc. ("BellSouth") and National Tel pursuant to Section 251 and 252 of the Telecommunications Act of 1996

Dear Ms. Mayo:
Pursuant to section 252(e) of the Telecommunications Act of 1996, BellSouth and National Tel are submitting to the Florida Public Service Commission their negotiated agreement for the interconnection of their networks, the unbundling of specific network elements offered by BellSouth and the resale of BellSouth telecommunication services to National Tel. The agreement was negotiated pursuant to sections 251, 252 and 271 of the Act.

Pursuant to section 252(e) of the Act, the Commission is charged with approving or rejecting the negotiated agreement between BellSouth and National Tel within 90 days of its submission. 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

## Ms. Blanca S. Bayo

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the agreement or any portion of the agreement is not consistent with the public interest, convenience and necessity. Both parties represent that nuither of these reasons exist as to the agreement they have negotiated and that the Commission should approve their agreement.

Very truly yours,


Bell\$outh Telgcommunicatigns, Inc.
A. M. Lombardo

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


Suzanne Brownless
1311-B Paul Russell
Suite 202
Tallahassee, Florida 32301
(904)877-5200

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THIS AGREmanry is made by and between Bellsouth Telecommunications, Inc. ("BellSouth"), a Georgia corporation, and National Tel, a Florida corporation, and shall be deemed effective as of the $19^{\text {th }}$ day of July, 2996 . This agreement may refer to either Bellsouth or National Tel or both as a "party" or "parties".

## 

A. Bellsouth is an incumbent local exchange telecommunications company authorised to provide telecommunications services in Alabese, Florida, Georgia, Kentucky, Louisiana, Mississippi, North Caroline, South Carolina and Tennessee the "Territory"),
3. National Tel has made application for and has bean granted authority to provide competitive and alternative local exchange telecommunications services in portions of the territory and will continue to expand its authority to provide such services throughout the territory for the purpose of providing alternative or competitive services;
c. The parties desire to interconnect their telecommunication facilition and networks, purchase unbundled services and features, and exchange traffic so that their respective customers may communicate with one another over and through such notwork and facilitisas
D. The portion desire to enter into this agreement -1-
consistent with all applicable federal, state and local statutes, rules and rogulations in effect as of the date of its execution including, without limitation, the Talecomualeations Act of 1996 ("Act*) at Sections 251, 252, and 271;
E. To the extent that items are not included in this agreement, either by themselves or as an element of items not included in this agreement, such items are subject to further negotiations between the parties, and
F. The parties enter into this agresasent for the purpose of facilitating the introduction of local exchange telephone competition on an expedited basis and avoiding the uncertainty and expense of mediation, arbitration and/or litigation and to establish the rates, terms, conditions and mechanisms necessary to facilitate such competition.

NOW THEREPORE, in consideration of the mutual agreement contained herein and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Ee11south and National Tel agree an follows:

AETCHATI

1.01 The parties shall 5110 this agreement with the appropriate commissions as coon as practicable following lite execution in accordance with the hat and unless rejected by any commission, it shall become effective pursuant to its terms with respect to any state in the territory when approved by the -2 -
appropriate comalaion or when deamed approved under the Act.
1.02 The parties agree to interconnect their networke pursuant to the terns of this agraement in each itate in the territory for a period of two (2) years from the effective date of this agreement, and thereafter the agreament whali continue in full force and effect unlesa and until terminated ae provided herein. In the sole diacretion of Bellsouth and National Tel, the effentive date of the agreement may be trented as the date of its execution or the date of the completion of the firate call in any state within the territory. In no evant, however, ahall the eifective term of this agreement exceed two (2) years from the date of the complation of the first call in any atate within the torritory, undeas this agrement is modified purauent to the provieione of Artiale xxIII, Paragraph 23.02.
1.03 Upon delivery of written notice ae laast one hundred sixty ( 160 ) daya prior to the expiration of thia egreement, any party may requize negotiatione of the rates, teras and conditiona of the interconnection arrangements to be effective upon such expiration. Unless deemed to be in consistent with the dat, if the partiea are unable to satisfactorily aegotiate such new terme within 135 days of commencing the negotiations, any party may petition the appropriate state commasion within the territory to arbitrate any unreaolved isaues. In the event that any comanseion does not isaue its order prior to the acheduled expization dace of the agraement in auch state, the partiee agree that the rates,
term and conditions ultimately ordered by such commission or negotiated by the parties will be effective retroactive to the expiration date. Until the revised interconnection agreement becomes effective, the parties shall continue to exchange traffic pursuant to the terms of this agreement.

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2.01 The parties agree to interconnect their respective networks for the purpose of terminating calls (local and toll) intended for a customer of one of the parties and for transit calls. Transit calls are intrallati galle (local and toll) ant between the parties originating or terminating to an and user of a third party incumbent local exchange ocmpany, alternative local exchange company (ALEC), wireless provider, or other carrier or calls $\operatorname{sent}$ between the parties destined for or originating from an interexchange carrier (IXC).
2.02 Local interconnection means the equipment and facilities that provide for the termination of local traffic and intraLata toll telephone trafile. Local traffic mana any telephone call that originates and terminates in the same Lath and ia billed by the originating party an a local call, including any call terminating in an exchange outside of Bellsouth'a service area with reapect to which sellsouth has a local interconnection arrangement with an independent LAC, with which National Tel is not directly interconnected. The parties further agree that the -4.
exchange of traffic on Bellsouth's Extended Area Service, Extended Calling Service, and other toll substitute calling routes shall be considered local traffic.
2.03 Act - means the Telecomuniaations Act of 1996, Public Law 104-104 of the 104th United states Congress effective February 8, 1996.
2.04 Access service Request ("Ass") - moans an industry standard form used by the parties to add, establish, change or disconnect trunks for the purposes of interconnection.
2.05 Alternative local exchange carrier ("ALIC") - moans any local exchange telecommunications company authorized to provide telecommunications services or exchange services in one or more states within the territory after January $1,1995$.
2.06 Calling party number ("CPN*) - means a common channel signaling parameter which refers to the number transmitted through the network identifying the calling party.
2.07 Central office switch ("Central office") ("co") means a switching entity within the public switched network, including, but not limited to i
a. End office switches which are class 5 aw itches from which end user telephone exchange services are directly connected and offered.
b. Tandem office switches which are class 4 switches which are used to connect and switch trunk circuits between and among central office switches.
2.08

Billing number - mean the number to which charges for a call are billable.
2.09 Carrier identification code ("CIC") - means a three or four digit number assigned to an IXC that identifies that carrier's traffic.
2.10 Common channel interoffice signaling ("cis") means a signaling system, developed for use between switching systems with atored-program control, in which all of the signaling information for one or more groups of trunks is transmitted over a dedicated h1gh-apeed data link using 887 protocol.
2.11 Control office in an exchange carrier center or office designated as its company's single point of contact for the provisioning and maintenance of its portion of interconnection arrangements.
2.12 Digital service - Level 0 ("DS-0") - means a digital signal rate of 64 kilobits per second ("kbpse").
2.13 Digital service - Level 1 ("Ds-1") - means a digital signal rate of 1.544 Megabits per second ("Mba").
2.14 Digital Service - Level 3 ("DS-3*) - mean a digital signal rate of 44.736 raps.
2.15 Exchange access - means the offering of access to telephone exchange services or facilities for the purpose of the origination or termination of telephone toll services from or to exchange service customers in a given area pursuant to a switched access tariff. Exchange access does not include traffic exchanged
between LeGs and ALECA for purpose of local traffic interconnection.
2.16 Exchange service - means the definition of telephone exchange service found at 83 (1) (a) and (b) of the net which shall be interpreted to include any services offered to end users which provides the end user with a telephonic connection to, and a unique local telephone number address on, the public switched telecommunications network, and which enables such and user to generally place calls to, or receive calls from, other stations the public switched telecommunications network. Exchange service includes basic residence and business line service, PBx trunk line service, pay phone access line service, Centres lIne service and ISDN line services. Exchange service does not include private line, exchange and special access services.
2.17 Interconnection - means the connection of equipment and facilities within, between or among networks for the tranmaisaion and routing of exchange service and exchange access. Interconnection she li include nondiscriminatory access to signaling system, routing databases, facilities and information and provision of Service Provider Number Portability as required to ensure interoperability of networks and efficient, timely provision of services to end-user customers without permitting access to network proprietary network information, unless otherwise permitted.
2.18 Interexchange carrier ("IXC") - moans a -7-
telecomanications service provider authorized by the FCC to provide interstate long distance communication a services between LaThs and authorized by a state commission to provide long distance communications services but not exchange services within the state borders (except under separate authority as a LEC or ALEC).
2.19 Integrated services digital network ("IsbN") - mans a switched network service providing end-to-end digital connectivity for the simultaneous transmission of voice and data.
2.20 Local exchange carrier ("Lac") - means any person or entity engaged in the provision of exchange service or exchange access.
2.21 Mest-point billing , mane an arrangement whereby two exchange access providers (including a LEC and an ALEC) provide exchange access to an IXC and each such provider receives its share of the tariffed element revenues by agreement.
2.22 Mutual traffic exchange - means that the sole compensation to a party for termination of specified categories of traffic shall be the reciprocal services provided by the other party. Each party shall bill its own customers for such categories of traffic and retain all revenues resulting therefrom.
2.23 Percent local usage - means a calculation representing a ratio of the local minutes to the sum of the local and intraliata toll minutes and interimata minutes, 12 my, between LESs, sent over local interconnection trunks. PLU does not include directory assistance, busy line verification, bray line
verification interrupt, 900 and 976 calla.
2.24 Wire costar - means a building or space within a building which asses as an aggregation point on a network, where transmission facilities and circuits are connected to or switazad. Wire center can also denote a building in which one or more central offices, used for the provision of exchange services and access service, are located. However, for purposes of expanded interconnection service ("gIgs), wire center shall mean those points eligible for such connections as specified in the FCC Docket No. 91-141, and rules adopted purauant thereto.
2.25 The parties acknowledge that tests any appear in this agreement which are not defined and agree that any much terms shall be construed in accordance with their customary use in the telecommunications industry as of the effective date of this Agreement.

ARTICLE TIT

3.01

The delivery of local traffic shall be reciprocal and compensation shall be mutual.
a. The parties shall make available to each other one-way trunks for the reciproosd exchange of local traffic and intraLata toll trafila.
b. The parties will provide cCIS to one another in conjunction with all trunk groups where applicable. National Tel may eatabilah coTs interconnections either direatly or through a
third party. The parties will exchange TCAP manages to facilitate full Interoperability of ccrg-beased features between their respective networks, including all class features and functions, to the extent each party offers such features and functions to its own end users. All CCIS signaling parameters will be provided including CPA. All privacy indicators will be honored.
c. Bell South will make available to National Tel, as needed, 64 Tbpa clear channel capability ( 64 K ccc) trunks. Upon receipt of National Tel's initial forecast of 64 F Gcc quantities, the parties will begin joint planning for the engineering, procurement, and installation of the segregated 64F CCC local interconnection trunk groups, and the associated Bipolar zero substitution (ass) ESF facilities, for the sole purpose of transmitting 64 F sc iata calla between National Tel and Eellsouth. In no cage will these trunks be used for voice calls. Where such trunks and/or additional equipment is required, such equipment and trunks will be obtained, engineered, and installed on the same basis and with the same intervals aa any other similar growth job for IXC, NLEC, or BellSouth internal customer demand for 64 K CCC trunks. Where technically feasible, these trunks will be established as two-way.
d. National Tel may opt at any time to terminate to BellSouth some or all local traffic and intraLATA toll traffic originating on its network via a combined two-wey trunk group. In such case. National Tel will provide a PLU to Bellsouth or actual minutes of use.
a. No party shall represent exchange access traffic am local interconnection traffic.
f. BellSouth shall deliver all traffic destined to terminate at National Tel'a central office in accordance with the serving arrangements defined in the LERG.
g. When National Tel delivers over the local interconnection trunk group miscellaneous non-local calla (1.e., time, weather, 900, mass calling codes) destined for BellSouth, it shall deliver such traffic in accordance with the serving arrangements defined in the LiRa.
h. Calla completed using N11 codes (1.e.. 411, 511, 911) shall not be sent between National Tel and Belisouth's networks over the local interconnection trunk groups.
3.02 Subject to the method of calculation set forth in this Paragraph 3.02, the parties shall pay each other $\$ .010$ per minute of use for terminating logs traffic (other than trait calla constituting local traffic) on each other'a notworks. The parties acknowledge that this per minute compensation rapresenta an average of the tariffed exchange access rates in all of the states within Bellsouth's territory. If for any reason, there is a decrease of any such tariffed exchange access rate, at any time during the term of this agreement, in one or more states by an amount of $\$ .001$ or more, the per minute rate of compensation required by this paragraph 3.02 shall be automatically reduced by a corresponding amount. For example, for the purposes of this
agreement, the parties have agreed that the tariffed exchange access rate in Tennessee is \$.018. If the Tennasges rate is reduced by $\$ .01$, the regional average per minute of use compensation to be paid pursuant to this agreement shall be reduced to \$.009.
3.03 For purposes of this Paragraph 3.03 there shall bo four (4) calculation periods of $i \leq x$ (6) months each. In calculating the compensation required by paragraph 3.02 no party shall owe compensation to the other unless the net minutes of use (1.e.. the difference between the parties's minutes of use calculated by subtracting the lower number of minutes used by the party with the lower number from the number of ainuten used by the party with the higher number) for terminating local traffic rarity in a dollar amount in excess of the amount designated for each month during the calculation period as follows:
a. During the frit $i x$ month period of operation, there shall be no charges accrued, or compensation paid for the termination of local traffic; however, the parties shall exchange billing information and usage data during this initial period for the purpose of reviewing same for accuracy only,
b. During the second six month period, $\$ 40,000$ per month/bil11ng period;
c. During the third $s i x$ month period, $\$ 30,000$ per month/bililing period;
d. During the fourth six month period, $\$ 20,000$ per -22.
month/bili1ng period, and
a. During any extension this agreement, purauant to Article I, Paragraph 1.03, $\$ 0$ per month/bililng period.

Parties acknowledge and agree that any compensation which might accrue in an amount leas than that required by this paragraph shall be considered de minimis. The initial six month period* for purposes of applying this de minimise rule in each state shall begin with the date the first call is completed under the interconnection arrangement provided for herein in each state, and each subsequent period shall begin when the prior period ends. As a result, the periods described in this paragraph may not rum concurantiy in the various states. In the vent that the first call is completed on a date other than the frat day of a month, the balance of that month shall be treated as included in the initial air month period, but such period will end on the last day of the sixth full calendar month after the date of such first call completion so that thereafter the six month periods referred to in this Paragraph 3.03 shall always be determined on a calendar month basie. In the event that the parties ac agree, monthly billing and calculation periods for any state under thin paragraph may begin on a day other than the lat day of the month.
3.04 If after applying the de minims rule calculations in accordance with paragraph 3.03 to a particular billing month a party would be required to compensate another party, ks compensation due shall not exceed 1054 of the total b112ed 200 al
traffic minutes of use of the party with the lower total billed local traffic minutes of use in the ama billing period. For this purpose the number of minutes of the party with the lower total billed minutes of use shall be deemed to be such party' actual billed local minutes of use (excluding local traffic minutes of use constituting transit calls). Total billed local traffic minutes of uses of a party for the purposes of this paragraph shall be as recorded by the party receiving the terminating traffic (subject to reconciliation with the party originating the traffic if its recordings of such minutes of use materially differ) and shall be aggregated for each party and any of its afililates providing local exchange telecommunications aervices under the party' a certificate of authorization. The parties shall submit bills for terminating local traffic minutes of use on a monthly basis by the 30 th day of the following month, but payment shall be due within 45 days after the end of the $s i x$ month periods referred to in clauses (b) - (o) of Paragraph 3.03.

## ARTICLE TY

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4.01 Interconnection obliantion. The parties agree to interconnect their natworles through facilitise to be established pursuant to this agreement between National Tel'a central offices and Bellsouth' a contrail offices as designated by the companies from time to time.
*. 02 ROT For each BellSouth central office where -14.

National Tel and Belisouth interconnect for the exchange of local and intraLATA toll and meet point access traffic, National Tel and Bellsouth agree that there will be Point (a) of Interconnection ("POI") located at the demarcation point between National Tel'a network and BellSouth's central office. Subject to the Act, National Tel may elect to establish the poI for each central office through physical collocation, virtual collocation, or may purchase transport facilities. Bellsouth shall not charge rearrangement, reconfiguration, disconnection or other non-recurring fees associated with the reconfiguration of National Tel's interconnection arrangement at any sellsouth central office.
4.03 sizing and structure of interconnection facilities. The parties shall determine the appropriate sizing for its interconnection facilities based hereunder on the standards set forth in Article VI, below. The interconnection facilities provided by each party shall be at either the DS-0, DS-1 or DS-3 level, according to mutual forecasts and sound engineering practice, as mutually agreed to by the parties during planningforecasting meetings,
4.04 Trunk e. Interconnection for 10031 and intraLata toll trafila will be provided via one-way trunks, or such interconnection may be provided via two way trunk e by issuance of an ASR from National Tel. Two-way trunks will be astablinhed to exchange interkazk toll and meet point access trafilic. No party will construct facilities which require another party to build -15-
unnecessary facilities.
4.05 signaling protocol. The parties will interconnect their networks using 957 signaling as defined in GR-317 and GR-394, including ISDN uar part ("ISUP") for trunk signaling and transaction capabilities application part ("TCNP") for cCIS-based features. National Tel will satabliah outgoing multifrequency ("MF") trunks of Bellsouth for 912 trafila. The parties will interconnect their network using two-wey wo signaling for traffic originating from carriers that do not have 887 networks.
4.06 In the event that Bellaouth must decomanasion a central office or switch, Bellsouth shall not charge National Tel for moving Erg/cGllocation arrangements.
4.07 Pursuant to 5251 (c) (5) of the Act, Bellaouth shall provide forty-ifve (45) days written notice to National Tel before making any changes to Bellsouth's network configuration that may have an impact on National Tel's interconnection, facilities, network or operations.
4.08 Nothing herein shall prevent National Tel from utilizing existing collocation facilities, purchased from the intaraschange tariffs, for local interconnections provided, however, that if National Tel orders now facilities for interconnection or rearranges any facilities presently used for its interexchange carrier business in order to use such facilities for local interconnection hereunder and a Belisouth charge is applicable thereto, Bellsouth shall only charge afetionsl Tel the lower of the
interstate or intrastate tariffed rate or promotional rate.
 Tel and all other carriers collocated at the same mellsouth central office to directly connect their facilities at such central office for the purpose of exchanging local traffic without the use of the Bellsouth tandem office avitch. Tariffed erose connect charges shall apply.

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5.01 Two-way meet point trunk e which are separate from the local interconnection trunk groups will be established to enable the National Tel and Bellsouth to provide exchange access services to IXCe via a Bellsouth central office. No party shall charge the other any amount for any meet point facilities unless one party is ordering trunk e Eras the other.
5.02 The parties w112 provide chIs to each other, where and as available, in conjunction with meet point two -way trunk groups. National Tel may establish CCIS interconnections either directly or through a third-party. The parties will exchange TCAP messages to facilitate full inter-operability of CCIS-based features between their reapactive networks, including all cLass fasturea and functions to its own end users. The parties will provide all CCIS signaling, billing number, originating line information (*OLI*) and any such other similar service. For terminating Feature Group D ("FGD") Calla, Bellsouth will pase CPF if it receives CPH from FGD
carriers. All privacy indicators will ba honored. Where available, network signaling information, ouch as transit network selection ("TMS") parameter (CCIS platform) and OZZ/CIC information (non-CCYs environment) will be provided by National Tel whenever such information is needed for call routing or billing. The parties will follow all OBF adopted standards pertaining to mas and IZZ/CIC codes.
5.03 CCIs will be utilized in conjunction with two way meet point trunk, except MF signaling must be used on a separate meet point trunk group for originating $F O D$ access to exchange access customers that use MF FGD signaling protocol.
5.04 All originating toll free service calls for which Bellsouth perform the service switching point ("sap") function (e.g., perform the data base query) shall bo delivered by National Tel using GR-394 format over a trunk group designated toll free service. Carrier code " 0110 " and airauit code of "08" shall be used for all such calla. In the event National Tel booomea a toll free service provider, sellsouth shall deliver traffic using the GR-394 format over a trunk group designated for toll free service.
5.05 All originating toll free service calla for which National Tel performs cha sip function, if delivered to Bellsouth, shall be delivered by National Tel using GR-394 format over the meet-point trunk group for galle destined to INCs, or shall be delivered by National Tel using ar-317 format over the local interconnection trunk group for calls destined to end offices that -18 -
directly subtend Bellsouth access tandems．
5.06 Originating Feature Group B calls（＂FGB＂）calla shad be delivered to Bellsouth＇s tandem using the interLATA trunk group． Aำ．

6．01 The parties shall work toward the development of joint forecasting responsibilities for the traffic utilization over trunk groups．Intercompany forecast information aust be provided by the parties to each other semi－mnnually．The semi－snnual forecasts shall include：
a．Yearly forecasted trunk quantities including，without limitation，masmuremants that reelect actual tandem local interconnection and meet point trunk and tandem－aubtending local interconnection and office equivalent trunk requirements for a minimum of three（current and pius－1 and plus－2 years）；
b．The use of common language location identifier（CLLI－ MSG），which is described in Bellcore documents 良 795－100－100 and BR 795－400－100；and
o．A description of major trunks capacity additions anticipated for the following $\sqrt{ } 1 x$ months．

6．02 Each party shall provide a specified point of contact for planning，forecasting and trunk servicing purposes．

6．03 Orders between the parties to establish，add，change or disconnect trunks sha 21 be processed by use of an access service request（＂ASR＂）．
6.04 A11 parties shall work cooperatively to manage the capacity of local interconnection trunk grouper. Any party may end another an ASR to initiate changes to the local interconnection trunk groups that the ordering party desires based on the ordering party' a capacity assessment. The receiving party will issue a firm order confirmation ("FOC") and a design layout record ("DLR") to the ordering party within 5 business days after receipt of the AgR, upon review of and in raaponse to, the ordering party's Ass, to begin the provisioning process.
6.05 Orders that comprise a major project (1.e., new switch deployment) shall be submitted in a timely fashion, and their implementation shall be jointly planned and coordinated.
6.06 service provided for in an AgR shall be installec.yithin 14 business day of receipt of the Ass.
6.07 In the event that a party requires trunk aerviaing within shorter time intervals than those provided for in this article due to a bona Eide end user demand, such party may denigrate its ASR as "expedite" and the other party ahmil issue its FOC and DHR and install service within the requested interval, subject to resource and facilities availability.
6.0e National Tel shall be responsible for engineering its network on its eide of the POI. Bellsouth, after consultation with National Tel, shall be reaponaible for engineering the POI. BellSouth shall be responsible for engineering itu network on its side of the POI.

## ARTICLE y Ix <br> WETHeR MARACRORTE

7.01

The parties agree to work cooperatively to instal and maintain reliable interconnected telecommunications networks, including but not limited to, the exchange of appropriate Information concerning network changes that affect services to the other party, maintenance contact numbers and asalation procedures.
7.02 The interconnection of all networks will be based upon accepted industry/nationsl guidelines for tranemianion atandarda and traffic blocking criteria.
7.02 The parties will work cooperatively to apply sound network management principles by invoking appropriate network management controls, org., call gaping, to alleviate or prevent network congestion.
7.04 The parties agree to provide asch other with the proper call information, 1.4.. originated call party number and destination call party number, CIC, and oz, including all proper translations for routing between network a and any information necessary for billing where Bellsouth provides recording capabilities. The exchange of information is required to enable each party to route trafilic and bill properly.
7.05 The parties will cooperate to determine the performance of their reapective networks and will implement joint management controls to further overall service integrity.
7.06 Protective Control Any party may use or request
protective network traffic management controls such as 7 -digit and 10-digit code gape on traffic toward or from asch others network, when required to protect the public witched network from congestion due to facilities failures, switch congestion or failure or focused overload. The parties will immediately notify ash other of an protective control action planned or executed.
7.07 Expansion Control Where the capability exists. originating or terminating traffic reroutes may be implemented by any party to temporarily relieve network congestion due to facility failures or abnormal selling patterns. Reroutes will not be used to circumvent normal trunk servicing, Expansive control will only be used when the parties mutually agree.
7.08 Kans calling The parties shall cooperate and share pre-planning information regarding croae-natwork call-ins expected to generate large or focused temporary increases in call volumes, to prevent or mitigate the impact of these events on the public switched network.
 Within a reasonable time Bolifouth will provide National Tel information concerning existing loop configurations upon the written request for such information by National Tail.

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LEech party who provides intermediary tandem ewitching and transport services for the other party's connection of its and user to a local and user of: (1) an NLEC other than National Tai; (2) an incumbent independent local exchange telecommunications company, or (3) wireless telecommunications service provider, shall be compensated on the basis of mutual traffic exchange.

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9.01 If any party provides intermediary functions for network access service connection between an IXC and another party for the purpose of completing intrabata and interifara toll calla, each party will provide their own network access service to the IXC on a meet-point basis. The meet-point billing errengeaent will be multiple Bili/single Tariff option as defined by Necks. Each party will bill its own network access services rates to the IXC with the exception of the residual interconnection charge. Each party shall bill 50\% of its residential interconnection charges in such case.
9.02 Each party will provide the other access records sufficient to enable billing to the IXCs. Records shall be provided in the Exchange Message Record format, BellCore Standard BR 010-200-010, aa amended.
9.03 Bellsouth shall provide to National Toil, on a daily basis, Switched Access Detail Wage data (EMo Category 2.101天x records) for calls from IxCe that have transited Bellsouth'a -23.
tandems and terminated to National Tel'e awitahing centers.
9.n4 National Teal shall provide to Beilsouth, on a monthly beads, Switched Aegean Detail Usage Jute (mop Category 1150XX records) for calla to IXCs which originate at National Teleg switching contera.
9.05 The parties will mail necessary billing information on magnetic tape or tape cartridge using gao formant to:

Attention: Billing Department Attention t Nations l Tel 6363 AFN. 6 th Nay Suite 1000
Ft. Lauderdale, FL 33309
or at such other address as the intended recipient previously shall have designated by written notice to the other party.
9.06 The parties will exchange teat 211 es to support the initial implementation of the processes defined in Article IX of this agreement. Exchange of teat data shall be actual recorded usage records.
9.07 The parties shall coordinate and exchange the billing account reference (BAR as defined by miens) and bill account cross reference (BACR as defined by MECNS) numbers for meet point billing service. Each party shall notify the other if the laval of billing or ocher BAR/BAck elements change, resulting in a new BRR/BACR number.
9.08 The parties shall negotiate the appropriate allocation of transport associated with each tandem.

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10.01 The delivery of intratetete toll traffic between National Tel and Bellsouth shall also be reciprocal and compensation will be mutual. Each party sha li pay each other identical rates for terminating the same type of traffic on each other' a network.
10.02 The parties will pay each other Sellsouth's intrastate exchange access rate elements on a par minute of uss basis for originating and terminating intrastate toll traffic as appropriate. The following service elements shall apply to intraidTA calls (including Toll Free Service Calls whether tho provider Ia National Tel or Bellsouth), except that certain elements may be inapplicable with collocation:

- Tandem switched transport:
-Fixed - per minute of use
-Variable - per minute per mile of uses provided, however, that an average of 5 miles shall apply to all intraLATA toll traffic regardless of the actual mileage between access tandem and the Ballsouth and office.
- Tandem switching - per minute of use
- Interconnection charge (IC) - par minute of uss
- Local switching - per minute of use
- Carrier common line - per minute of use
- 800 query charge - per query
records - per record

The applicable rates for the above elements can be found by reference to BellSouth access tariffs.
10.03 For intrabata toll free services, access shell be charged by the party originating the call rather than the party terminating the call.
10.04 Each party will calculate terminating interconnection minutes of use based on standard Automatic Message Accounting ("Man") recordings made within each party'a network.
10.05 Measurement of minutes of use over local interconnection trunk groups shall be in actual conversation seconds. The total conversation second over each individual local interconnection trunk group will be totaled for the entire monthly billing cycle and then rounded to the next whole minute.
10.06 National Tel will assign telephone numbers to its customers using at least one NXX per Bellsouth tariffed exchange, provided, that sufficient quantities of numbering resources are made available to National Tel. For so long as Bellsouth serves as numbering administrator within the territory, Bellsouth shall ensure that National $T * l$ hag on a nondiscriminatory basis sufficient numbering resources so that the parties can distinguish local traffic (manured and flat rate) from intraLata toll traffic. To the extent that Bellsouth controls numbering resources and does not comply with the foregoing, all affected calla will be treated -26 =
as local traffic to the extent that Bellsouth cannot distinguish between local traffic and intraLATA toll traffic. National Tel and Bellsouth agree, subject to the second sentence of this paragraph, to use NXX codes in a manner that will allow the terminating party to distinguish local traffic (measured and flat rate) from intralata toll traffic. In the event a thirdparty becomes the numbering administrator, Bellsouth agrees, if it is National Tel's CMDS host, to support National Tel's requests and assist National Tel in obtaining revenue accounting office codes, and any other billing and accounting codes necessary for the provision of local telephone numbers within Bellsouth's jurisdiction. After final telecommunications numbering administration guidelines, plans or rules have been adopted pursuant to section 251 (e) of the Act, the parties shall comply with such guidelines, plans and rules.

## ARTICLE XI

OPERATZCMAL MATER AND UNBUNDLED NETWORK FEATURES

### 11.01 Interim Service Provider Number Portability

a. The parties agree to provide interim Service Provider Number Portability ("SPNP") on a reciprocal basis between their networks to enable their end user customers to utilize telephone numbers associated with an exchange service provided by one party, in conjunction with an exchange service provided by the other party, upon the coordinated or simultaneous termination of the first exchange service and activation of the second exchange service. The parties shall provide reciprocal SPNR immediately
upon execution of this agreement via remote call forwarding ("RAF*) .
b. Parties will migrate from RCF to permanent number portability as soon as practically possible, withers interruption of service (to the degree possible) to their respective customers.
c. The parties shall provide RCP arrangements to sch other at identical monthly rates. Recurring charges hall not exceed the actual cost of providing service. There shall be no non-recurring charges. Until otherwise verified by reliable coat studies, actual cost for recurring charges ara as follows

1. Residential services - \$1.15 per inline, including 6 cal paths!
2. Business aervices - \$2.25 per inn, including 10 cell pathos
and
3. Each additional path - \$,50.
d. Upon the final adoption of FCC regulations issued purg'rant to section 251 (b) (2) of the dat, the parties agree to comply with such regulations.
-. In those instances where toll traffic is terminated to a number ported to National Tel using RCF, then Bellsouth will bill access to the IZC under the meet point arrangeanta agreed to in Article IV. Notwithatanding the foregoing, if National Tel is directly interconnected to NCI Telecommunications Corporation and to ATET Corporation for trafife other than that which involves
ramote call forwarding, then Bellsouth will resalt to Jational Tel a.1 accesi revenues that it is antitied to charge any IIC. Although this provision will provide acceses revenues to National Tol for trafifo involving rxca with which it ia not dirastiy interconmected, the parties have reached this agreament bacause it ia adminiatratively efficient and conveniont for Bellsouth.
11.02 Accese to 911/8911 Eisergency Hetwork
a. For basic 911 service, Bellsouth vill provide National Tel a list consiating of each municipality within the territory that aubscribes to lasia 911 service. The list will also provide, if known, the g911 converision date for each muniaipality and, for network routing purposee, a ten-digit direatory number representing the appropriate emergency anavering position for aach munioipality aubacribing to 911. National Tel will arrange to accopt 911 calls Erom the end users in municipailtiea that aubecribe to Baaic 911 service and translate the 921 call to the eppropriate 10-digit directory number as stated on the list provided by Belisouth. National Tel will route that call to Bellfouth at the appropriate tandem or and office. When a munieipality converta to g911 service, National Tel shall discontinue the Bagic 911 procedures and begin the 1912 procedures aet forth in subsaction (b) below.
b. For 8912 service, Netional Tal mhail ingtali a minimum of two dedicated trunke originating from Jational Tel's serving wize center and torminating to the appropriata $\quad$ E911 tanden. The dodicated trunks mhall be, a minimus, DSO level trunka configured
either as a 2 wire analog interface or as part of a digital (2.544 $\mathrm{mb} / \mathrm{a})$ interface. Either configuration shall use caNa type signaling with multifrequency (or) pulsing that will deliver automatic number identification (ANT) with the voice portion of the call. If the user interface ia digital, $N F$ pulses, as well as other AC signala, shall be encoded per the $\mathbb{J}-255$ law convention. National Tel will provide Bellsouth updates to the 8911 database in a timely manner.
c. If a municipality has converted to E911 service, National Teal will forward 911 calls to the appropriate 8912 primary tandem, along with arr, based upon the current 1911 and office to tandem homing arrangement as provided by Belisouth. If the primary tandem trunks are not available. National Tel will alternatively route the call to a designated 7 -digit local number raiding in the appropriate sap. This call will be tranaported over Bellsouth'e interoffice network and will not carry the NNI of the calling party.
d. Bellsouth and National Tel agree that the practices and procedures contained in the $\mathbf{3 9 1 1}$ Local Exchange Carrier Guide for Facility-Based Providers ("LEC Carrier Guide") as it is amended from time to time during the term of this agreement by Belisouth adin-bhe-agpeeneef-of-avettomirive shall determine the appropriate procedures and practices of the parties as to the provision of 911/E912 Access. The EIEC Guide shall at a minimum include, or BellSouth mall separately provide, ALI database update proceduraa,

911 trunk restoration procedures, and special handling procedures for operator assisted emergency calls.
e. If National Tel requires transport to the Sellsouth 911 tandem, National Tel may, at National Tel'e option, purchase ouch transport from Beilgouth at rates set forth in either Be11south'g intrastate switched access esvicse tariff or intrastate special access services tariff.
f. Bellsouth shall provide to National Tel at no charge an initial Master street Address Guide and quarterly updates by 2MA, NXX or county.
g. Where Bellsouth is rasponalble for maintenance of the E911 database and can be compensated for maintaining National Tel' information by the municipality, sellsouth shall seek such compensation. Bellsouth may seek compensation for its costa from National Tel only if and to the extent Belisouth is unable to obtain such compensation from the municipality, Within 30 days of the date of china agreement, Bellsouth shall identify for Mational Tel those municipalities for which Bellsouth will amok compensation from National Tel and the amount of such compensation.
11.03 Directory tifitinge and Directory Distribution
a. Subject to execution of an agreement between BeiISouth' a affiliate, Belisouth Advertising and Publishing Co. ("sacco"), attached as Exhibit $A$, the execution thereof to be a condition precedent to the effectiveness of this agreement, (1) National Tel's customers primary listings shall be included in the -31 -
appropriate white page (residence and business listings) or alphabetical directories, as well an the directory assistance database, (2) National Tel's business subscribers' listings will be included in all appropriate Yellow pages or classified directories, and (3) copies of directories shall be delivered to National Tel's customers; all without charge.
b. Bellsouth shall provide National Tel with a magnetic tape or computer disk containing the proper format to employ in submitting directory listings and timely updates to those listings (including new, changed and deleted listings) in a mutually acceptable format. Bellsouth hall include National Tel's customers in directory assistance databases associated with the areas in which each company provides exchange services to such customers within the ama time frame as it includes its own customers in such databases.
c. Bellsouth and its affiliates will afford Nations Tala directory listings information the ane level of confidentiality which Bellsouth afford e its own directory listing information, and BellSouth shall ensure that access to National Tel'e customer proprietary confidential directory information will be limited solely to those employees who immediately supervise or are directly involved in the processing and publishing of listing and directory delivery. Bellsouth will not use National Tel's directory listings for the marketing of Bellsouth' telecommunication a services.

### 11.04 809 Trafieda

a. BellSouth agrees to compensate National Tel pursuant to National Tel's published originating switched access charges, including database query charge, for the origination of so 0 traffic terminated to Bellsouth.
b. National Tel will provide to Bellsouth the appropriate records necessary for Bellsouth to b111 Bellsouth' in intratata 800 customers. The records provided by National Tel will be in a standard ENR formate for fee, paid by Bellsouth to National Tel of $\$ 0.013$ per record.
C. If National Tel provides 800 services to its end users during the term of this agreement, it agrees to compensate Bellsouth, pursuant to Bellgouth's originating switched access charges, including the database query charge, for the origination of 800 traffic terminating to National Tail. Bellsouth agrees to provide National Tel the appropriate records for National Tel to bill its 800 customers. The records provided will to in a standard EMR format for a fee, paid by National Tel to Bellsouth, of $\$ 0.013$ per record.
d. If during the term of this agreement, Balisouth is permitted to provide intertata 800 services, Bellsouth will compensate National Tel for the origination of such traffic pursuant to subsection a. above. National Tel shall provide the appropriate records for billing pursuant to subsection b. above.

- If National Tel usa Bollsouth's 800 database for query purposes only, the rates and charges shall be as est forth in -33-

Bellsouth' intrastate access services tariff, as mad tariff is amended from time to time during the term of this agreement.
f. Should National Tel require 800 aaa ten-digit screening service from lellsouth, it shall have signaling transfer points connecting directly to Bellsouth'a loos or regional -ignaling transfer point for service control point database query information. National Tel shall utilise 397 signaling links, ports and wage from Bellsouth's intrastate access services tariff. National Tel will not utilise switched access FaD service. sod access ton digit screening service is an originating service that is provided via 800 switched access service trunk group from Bellsouth's sep equipped end offices or access tandem providing an IXC identification function and delivery of call to the IXC based on the dialed ten digit number. The rates and charges for aid service shall be as aet forth in Bellsouth's intractate access services tariff as said tariff is mended from time to time during the term of this agreement.

### 11.05 Operator Ranviceg and Signaling

a. The parties agree to mutually provide busy ing verification and emergency interrupt services pursuant to each party'a published rates as those rates are amended from time to time during the term of the agreement. The parties agree to cooperate with each other in formulating appropriate engineering solutions For chis service.
b. BellSouth will shmo offer to National Tel, pursuant to -34.
published tariff as the tariffs are amended from time to time during the term of the agreement, directory assistance access service, directory assistance call completion access service and number service intercept access services. The offering of directory assistance call completion access service and number service intercept access services is subject to state commission approval.
c. Bellsouth will enter National Tel in e information into its line information database ("LIDB") pursuant to the terms and condition contained in Exhibit $B$, which agreement shall be incorporated herein and made a part hereof by reference. National Tel' $\mathrm{F}^{\prime}$ presence in BellSouth' a LIDB will enable National Tel'g and ware to participate or not participate in alternative billing arrangements such as collect or third number billed calls.
11.06 Agcung to golan. Ducts, Conduit em and fight of May Bellsouth agrees to provide to Rational Tel, pursuant to 17 U.S.C. s224, as mended by Section 703 of the Act, nondiscriminatory access to any pole, duct, conduit or right of way owned or controlled by Eellsouth.
11.07 Service Order! Bellsouth agrees that upon receiving a service order Prom National Tel (which may be transmitted by any mean accepted as reliable in the industry) for any customer of Bellsouth who wishes to disconnect its service and receive National Tel's service, it shall complete the disconnect and provision RCF, if applicable, within 24 hours of Bellsouth's receipt of the
service order. Whenever possible, disconnects shall be coordinated between parties to avoid breaks in service to the end user.
11.08 Dialing parity The parties will ensure that the customers of the other shall not have to dial additional digits or incur dialing delays in order to complete calls as a result of interconnection.
11.09 Non-publighed numbers The parties will reciprocally provide their respective numbers and contract names for their nonpublished bureaus so that each party' operator will have the capability to contract the other in order to regueat that a party's operator notify that party's and user with a non-publishad number of an urgent call or emergency at the request of an use of the other party.
11.10 Disconnection of customers Bellsouth shall accept any request from fictional $T 01$ to disconnect the service of an existing Bellsouth and user, except for Bellsouth Public and Semipublic telephone service, subject to effective contracts with location providers. Bellsouth will not require and user confirmation prior to disconnecting the end user's service. BellSouth will accept a request directly from an and user for conversion of the and user's service from National Tel to Bellsouth or will accept a request from another ALEC for conversion of the SPNP service associated with an end user's service change from National Tel to the NLEC. Bellbouth will notify National Tel that such a request has been processed. This paragraph shall be subject

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t. Saction 258 (a) and (b) of the Aot whiah prohibita illegal ciakyas of carifer selegtions and eswewawy liability for auch changea. and any changa of service verification pirocedrren mimh $\mathrm{m} \cdot \mathrm{H}_{\mathrm{z}}$ be promulgated by the FCC. National Tel and Bellfouth shall ont. execute a blanket lettar of authorixacion aubstantialiy in the 2.1. steachad as sxhibit $C$ hereto with reapect co cuatomer d. $\cdots$ onnectiona. Each party shall be entitled to adopt thoix own 1. I cnal processes for verification of customer authorization of dic. smeotion of servides provided, however, that such proaseses a wil couply with applieable etate and federal law and until $5-p v c e e d e d$ slis 22 be deened edecrute for purposee of this agreement it uuch proceseen comply with TCC guidelinw uppiicable to pitmbacribed interexchange carriere (DIC) changew.

### 11.11 genela

Bellsouth agrees co offer to Nationel. Tel for rasale ald $t^{*}$ somblicationa services that if offers to retail cugtomera 1. Ar than Irpited promotionsl offers and grandfarhaped aervicee ti.. are no longor devailabla to new cuatomara, 11Filine or link up bu. icoe, contrect seroice arrangeaentg inetallinent biliing c $\rightarrow$ one. 911 and E911 aervicate interconnection for soblle eervice If : Lders, eorvicos with legitintively or cmanimeion-mandated up: $\because i$ al diacounts) gh its retail prices lese the nvoided coete ieforred to in section 252 (d) (3) of the NCE, whioh to the extent nut covpiod in thia agrearent, shall be deteradnoik by subseguent agreement. Nothing herein shall preciude the parties grdmegreaing -37 =


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tana: there are no such avoided coats. If at any time during the te: Ot this agreement a commission or court... aphompetent gu* : adiction make a final determination of avoiding warta, then that determination shall prevail for the purposes of this paragraph un...ve the parties have previously agreed upon the avoided voile. 1. he partica gathot agree upon avoided codtmmenen aithar party m. Anvoin the process set forth in mArtial XV for reabolition of t ur issue.
h. Bellsouth agrees to offer an unbundled 2-wire 1001 loop $t$ National Tel in the state of florida at a rete of \&i $00 /$ month/loup. The charges for unbundled 2 -wire local loops in C. $T$ states in the territory shall be subsequently negotiated by $t c$ parties. Non-recurring charges associated with an unbundled a sirs local loop which reflect the difference in price between a s.... limp and an existing loop will be subeegrently negotiated I. Wen the parties. Cost studies prepared by Bellsouth regarding rY..ve issues will bu provided to National Tel as quietly as f-i-lble pursuant to a mutually acceptable confidentiality af moment in order to facilitate the continued good inith r~fatiation by both parties on these issues. special conatruation charges, if applicable, will be as get forth in Belleouth's
 vive to time. The unbundled local loop provides the connection $f r i n$ the serving central office to a subscriber's premisem and is enilnenred to meet the swat parmatere as a residence or business
exchange access line.
c. Bellsouth agrees to offer loop concentration to Atational Tel. This rate element provides the multiplexing function for unbundled exchange access loops. This function can donvert up to 96 voice grade loops to DSL Level for connection with the National Tel's point of interface. The multiplexing can be done on a concentrated basis (delivers 2 DI level to customer premises) or on a non-concentrated basis (delivers at 4 DSL level to customer premise) at the option of National Tail. Ntetiomal Tel agrees that 1.544 Mbpa local channel and/or interoffice channel facilities may be required in certain circumstances and those facilities shall be provided pursuant to ET of Bellsouth's intrastate aces es service tariff at tandem a and end offices where National Tel ia not collocated. The charges for loop concentration shall bo as follows :
a. $\$ 555.00 /$ month/unbundied loop channelization system and
b. $\$ 490.00$ non-recurring charge for the first such system.

Upon review of cost studies to be promptly provided by Bellsouth pursuant to a mutually mocoptable confidentiality agreement, the parties will continue to negotiate in good faith on the issue of the appropriateness of recurring and non-recurring central office channel interface charges per circuit.
d. Notwithstanding the provisions of paragraphs (b) and (c) above, National Tel may purchase services from Bellsouth for resh at a discount rate off the retail rate for each telecommunications
service offered by Bellsouth. The discount rates shall be as set forth in Exhibit D, attached hereto and incorporated by this reference.
-. National Tel may resell the tariffed tolecomanicationa of BeilSouth including any broadband exchange line or SynchroNet* service, subject to the terms and conditions opecifically set forth herein. Bellgouth agrees that National Tel may resell the broadband exchange line or syachroNet service as provided by Belisouth in any tachniaally fusible manner alone or in conjunction with its own service offering.
f. The provision of services by Bellsouth to National Tel does not constitute a joint undertaking for the furnishing of any service.
g. National Tel will be the customer of record for all services purchased from Bellsouth. Except as specified borsin, Bellsouth will take orders from, bill and expect payment from National Tel for all services.
h. National Tel will be BellSouth'e ingle point of contact for all services purchased pursuant to this agreement including all ordering activities and repair calls. For all repair request e, National Tel socepte reaponsibility for adhering to Bell south's prescreening guidelines prior to referring the trouble to belisouth. Belisouth may bill National Tel for handling troublea that are found not to be in the Bellsouth network. The parties agree that BellBouth may contact National Tel'e oustorsera if

BellSouth deem it necessary for maintenance purposes, Bellsouth shall have no other contact with the and user except to the extent provided for herein.

1. In most circumstances, the current telephone number of an and user may be retained by the end user unless the and user has past due charges associated with the BellSouth account for which payment arrangements have not been made. Bellsouth will not, however, make the end user' previous telephone number available to National Tel until the and usar'a outstanding balance has been paid. Denied service mean g that the service of an end user provided by a local exchange telecommunication e company, including Bellsouth has been temporally suspended for nonpayment and abject to complete disconnection.
f. Bellsouth may provide any service or facility for which a charge in not established herein, ae long es it is offered on the same terms to National Tel, for a charge not leas than EellSouth's cost.
k. The characteristics and methods of operation of any circuits, facilities or equipment provided by an person or entity other than BellSouth shall not:
2. Interfere with or impair service over any facilities of Belisouth, its affiliates, or lite connecting and concurring carriers involved in its service l
3. Cause damage to their plane
4. Impair the privacy of any communications, or
5. Crest hazards to any employee or the public. National Tel assumes the responsibility of notifying Bellsouth regarding lesa than standard operations with respect to services provided by National Tel.
6. National Tel agree that its resale of Bellgouth services shall be as follows
7. The resale of telecommunications services shall be limited to users and uses conforming to the class of service restrictions.
a. To the extent that National Tel is a telecommunications carrier that serves grater than 5 parent of the nation's presubscribed access Line, National Tel shell not jointly market its intertata services with the telecomannigationg services purchased from BellSouth pursuant to this agreement in any of the states covered under this agreement. For purposes of this section, to jointly market means any advertisement, marketing effort or billing in which the telecommunications service purchased from Bellsouth for resale to customary and intartara aervicea are packaged, tied, bundled, discounted or offered together in any way to the end user. Such efforts include, but are not limited to, ales referrals, resale arrangements, sales agencies or billing agreements. This subsection shall be void and of no effect for a particular state covered under this agreement an of February 8 , 1999 or on the date Bellgouth is authorized to offer interlath services in that state, whichever is eagles. Both parties agree
that National Tel doa not currently serve greater than 54 of the nation's preaubseribed access lines.
8. Hotel and hospital PBX service are the only telecommunications services available for resale to hotel/motel and hospital end users, respectively. Similarly, access ling service for customer provided coin telephone is the only local service available for resale to COCOTs customers. Shared tenant service customers can only be sold those telecommunications services available in sellsouth's 223 or 227 shared tenant service tariff, aa appropriate.
9. National Tel ia prohibited from furnishing both that and measured service on the same business premises to the same subscribers (end users) an stated in A2.3.2.A of Belisouth's tariff.
10. Resold services can only be used in the same manner as specified in sellsouth'e tariff. Resold services are subject to the same terms and conditions as are spaifled for such services when furnished to an individual and user of Bollsouth in the appropriate section of Bellsouth's tariffs. Specific tariff features, e.g., a usage allowance per month, shall not be aggregated necrose multiple resold services. Resold services cannot be used to aggregate trafilio from more than one and user customer except as specified in section A33. of BellSouth's tariff referring to shared tenant service.
11. Telephone numbers transmitted via any resold service -43.
feature are intended solely for the use of the and user of the feature. Resale of this information is prohibited.
12. No patent, copyright, trademark or other proprietary right is licensed, granted or otherwise transferred by this agreement. National Tel is strictly prohibited from any use, including but not 11 baited to, ale, marketing or advertising, of any BellSouth nama or trademark.
13. Services resold under Bellgouth' tariffs and facilities and equipment provided by Beilsouth shall be maintained by BellSouth. National Tel or its end users may not rearrange, move, disconnect, remove or attempt to repair any facilities owned by Belisouth, other then by connection or disconnection to any interface means used, except with the written coneant of Belisouth.
14. Bellsouth will not perform billing and collection services for National Tel as result of the execution of thin agreement. All request for billing services should be referred to the appropriate entity or operational group within Bellsouth.
15. Until such time as BeilSouth receives permission from the FCC to bill the and user common line (EUCL) charge to National Tai, Beilsouth will, on an Interim basis, bill National Tel the charges shown below which are Identical to the much rates billed by Bellsouth to its end users.
16. Residential
(a) Bach Individual line or trunk $53.50 /$ month
17. Single Lime buainese

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m. The procedures for discontinuing end user service purchased by National Tel for resale to an and user are an follows:

1. Where possible, sellsouth will deny service to National Tel's and user on behalf of, or at the request of, National Tel. Upon restoration of the and user's service, reatoral charges will apply and will be the responsibility of National Tel.
2. At the request of Rational Tel, Bellsouth will disconnect a National Tel end user customer.
3. All requests by National Tel for denial or disconnection of an end users for nonpayment must be in writing.
4. National Tel will be made solely responsible for notifying the end user of the proposed disconnection of the service.
5. Bellsouth will continue to process calla made to the annoyance call center and will advise National Tel when it is determined that annoyance calls are originated from one of their end user customers. Bellsouth shall be indemnified, defended and held harmless by National $T$ el and/or the and user against any claim, loss or damage arising from providing this information to National Tel. It is the responsibility of rational Tel to take the corrective action necessary with its customers who make annoying calla. Failure to do so will result in Bellgouth'a disconnecting
tha and uaar's earvico.
n. The procedures for diacontinuing service to National Tel are as follows:
6. BellSouth reservea the right to suspend or terminate service for nonpayment or in the avent of prohibited, unlawful or improper use of the facilities or aervice, abuse of the facilitios, or any other violation or noncompliance by National Tal of the rulea and regulations of sellsouth's tariffs.
7. If payment of account is not received by the bill day in the month after the original bill day, Belleouth may provide written notica to Netional Tel, that additional applications for service will be rafused and that any pending ordera for service will not be completed if payment is not received by the eifteenth day following the date of the notice. If Bellsouth does not refuse additional applications for esvice on the date specified in the notice, and National Tel's noncompliance continues, nothing contained herein shall preciude Bollsouth's right to refuse additional applicationa for service without further notice.
8. If payment for the account is not recelved, or arrangementamade, by the bill day of the second consacutive month, the account will be considered in default and will be subject to denial or diaconnection, or both.
9. If Nationel Tel faile to comply with the provisions of this agreament, including any paymants to be made by it on the dates and times herein specified, Bellgouth may, on thlrty days
written notice to the person designated by National Tel to receive notices of noncompliance, discontinue the provision of existing services to National Tel at any time thereafter. In the case of such discontinuance, all billed charges, as well as applicable termination charges, shall become due. If Bellsouth does not discontinue the provision of the services involved on the date specified in the thirty days notice, and National Tala noncompliance continues, nothing contained herein shall preclude Bellsouth's right to discontinue the provision of the services to National Tel without further notice.
10. If payment is not received or arrangements made for payment by the date given in the written notification, National Tesla services will be discontinued. Upon discontinuance of service on a National Tel account, service to National Tel's end users will be denied. Bellgouth will also reestablish service at the request of the and user or National Tel upon payment of the appropriate connection fse and subject to Belleouth normal application procedures.
11. If within fifteen days after an end user's service has been denied no contact has been made in reference to -restoring service, the end user's service will be disconnected.
o. Bellsouth may require National Tel to provide evidence of good credit when purchasing services for resale purposes. Deposit requirements shall be commensurate with previously established credit.
p. The ordering and provision of services purchased from Bellaouth for resale purposes by National Tel shall be aa sat forth In the OLEC-to-Belisouth Ordering Guidelines (reseller) as those guidelines are mended by Bellsouth from time to time during the term of this agreement.
g. When the initial service is ordered by National Tel, BellSouth will establish an accounts receivable auster account for National Tel.
r. BellSouth shall bill National Tel on a current basis all applicable charges and credits.
a. Payment of all charges will be the responsibility of National Tel. National Tel shall make payment to Bellsouth for all services billed. BellSouth is not responsible for payments not received by tuitional Tel from National Tel'a customer. BellBouth will not become involved in billing disputes that may arise between National Tel and its customer. Payments made to Bellsouth as payment on account will be credited to an account e receivable master account and not to an and user' account.
t. BellSouth will render bills each month on established days for each of National Tel's socounte.
u. Bellsouth will bill National Tel in advance for all services to be provided during the ensuing billing period except charges associated with service usage, which charges will be billed in arrears. Charges will be calculated on an individual and user account level, including, if applicable, any charges for usage or
usage allowances. Bell south will also bill all charges, including, but not 11 mited to 911 and 9911 charges, telecommunications relay charges, and franchise fees, on an individual and user account level.
v. The payment will be due by the next bill date (1.0., the same data in the following month ae the bill date) and in payable in immediately available U.s. funds. Payment is considered made when received by Beilsouth. If the payment due date falla on a Sunday or a holiday which is observed on a Monday, the payment due date shall be the first non-holiday day following such sunday or holiday. If the payment due date falls on a saturday or on a holiday which ia observed on Tuesday, Wednesday, Thursday, or Friday, the payment due date shall be the last non-holiday day preceding such Saturday or holiday.
w. Upon proof of tax exempt certification from National Tel, the total amount billed so National Tel will not include any taxes due from the end user. National Tel will be solely responsible for the computation, tracking, reporting and payment of all federal, state and/or local jurisdiction taxes associated with the services provided to the end user.
$x$. As the euatemer of record, National Tel will be responsible for, and remit to Bellsouth, all charges applicable to its resold services for emergency services (E911 and 911) and telecommunications relay services (TRS) as well as any other charges of a similar nature.
z. Nay carrier common line charge (CCL) associated with interexchange carrier access to the resold local exchange lines will be billed by, and due to, Bellsouth.
aa. If a dispute arises between National Tel and its end user customer which cannot be resolved without the involvement of BellSouth, National Tel shall contact the designated service center for resolution. sellsouth will make every effort to assist in the resolution of the dispute and will work with National Tel to resolve the matter in as timely a fashion as possible. National TS1 may be required to submit documentation to substantiate the claim.
bb. National TaI is responsible for payment of all appropriate charges for completed calls, services, and equipment. If objection in writing is not received by sellsouth within twentynine days after the bill in rendered, the account shall be deemed correct and binding upon National Tel.

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12.01 No party shall be 11able for any act or omission of another telecommunications company providing a portion of the services provided under this agreement.
12.02 With respect to any claim or suit, whether seed in contract, tort or any other theory of legal liability, by National Tel, any National Tel customer or by any other parson or entity. for damages associated with any of the services provided by -50-

Bellsouth purauant to or in connection with this agreement, including but not limited to the installation, provision, preemption, termination, maintenance, repair or restoration of service, and subject to the provisions of the remainder of this Article XIII, Bellsouth'a liability shall be limited to an amount equal to the proportionate charge for the service provided pursuant to this agreement for the period during which the service was affected. Notwithstanding the foregoing, claims for damages by National Tel, any National Tel customer, or any other person or entity resulting from the gross negligence or willful misconduct of Bell south and claims for damages by National Tel resulting from the failure of BellSouth to honor in one or more material respects any one or more of the material provision of this agreement shall not be subject to any such limitation of liability.
12.03 With respect to any claim or ait, whether based in contract, tort or any other theory of legal liability, by BellSouth, any BellSouth customer or by any other person or entity, for damages associated with any of the services provided by BellSouth pursuant to or in connection with this agreement, including but not limited to the installation, provision, preemption, termination, maintenance, repair or restoration of service, and subject to the provisions of the remainder of this Article XIII, National Tel's liability shall be limited to an amount equal to the proportionate charge for the service provided pursuant to this agreement for the period during which the service
was affected. Notwithstanding the foregoing, claim for damages by Bellsouth, any Bellsouth customer, or any other paraon or entity resulting from the gross negligence or willful misconduct of National Tel and claim e tor damages by Bellsouth resulting from the failure of National Tel to honor in one or more arterial respects any one or more of the material provisions of this agreement shall not be subject to any such limitation of liability.
22.04 No party to this agreement shall be liable for damages to the other'e terminal location, pOI or other party's customers' promises resulting from the furnishing of a service, including, but not limited to, the installation and removal of equipment or associated wiring, except to the extent caused by such party'a negligence or willful misconduct.
12.05 Notwithstanding subsections 13.02 and 13.03 , the party providing services under this agreement, its affiliates, and its parent company abel be indemnified, defended and held harmless by the party receiving arch service against any claim, $20 s s$ or damage arising from the receiving party's wee of the services provided under this agreement involving i i) claims for libel, slander, invasion of privacy or copyright infringement arising from the content of the receiving party's own comanicationa, a) any claim, loss, or damage claimed by the receiving party's customer (s) arising from such customer's use of any service, including 911/z911, that the customer has obtained from the receiving party and that the receiving party has obtained from the supplying party
under this agreement, or 3) all other claims arising out of an att or omission of the receiving party in the course of using services provided pursuant to this agreement. Notwithstanding the foregoing, to the extent that a claim, loss or damage is caused by the negligence of willful misconduct of a supplying party, the receiving party shall have no obligation to indemnify, defend and hold harmless the supplying party hereunder.
12.06 No license under patents (other than the limited incense to use) is granted or deemed implied with reagent to any service offered by any party pursuant to this agreement. A party providing a service pursuant to this agreement will defend the party receiving such service against claims of patent infringement arising solely from the use by the receiving party of service offered pursuant to this agreement and will indemnify the receiving party for any damages awarded based solely on such claims.
12.07 Promptly after receipt of notice of any claim or the commencement of any action for which a party may seek indemnification pursuant to this Article xIII, such party (the "indemnified party") shall promptly give written notice to the other party (the "indemnifying party") of such olein or action, but the failure to so notify the indemnifying party shall not relieve the indemnifying party of any liability it may have to the indemnified party except to the extent the indemnifying has actually been prejudiced thereby. The indemnifying party shall be obligated to assume the defense of such claim, at its own expense.

The indemnified party shall cooperate with the indemnifying party'a reasonable request a for assistance or information relating to such claim, at the indemnifying party's expense. The indemnified party shall have the right to participate in the investigation and defense of such claim or action, with separate counsel chosen and paid for by the indemilifed party.
12.08 No party shall be responsible for delays or failures in performance resulting from acts or occurrences beyond the reasonable control of such party, regardless of whether such delays or failures in performance were foreseen or foreseeable as of the date of this agreement, including, without limitation fire, explosion, acts of God, war, revolution, civil commotion, or acts of public enemies, any law, order, regulation, or ordinance of any government or legal body; atrikess or delays caused by another party or any other circumstances beyond the party's reasonable control. In such event, the party affected shall, upon giving prompt notice to the other parties, be excused from such performance on a day-to-day basis to the extent of such interference (and the other party shall likewise be excused from performance of its obligations on a day-for-day basis to the extent such party's obligation g relate to the performance so interfered with). The affected party shall use its best efforts to avoid or remove the cause of non-performance and the parties shall proceed to perform with dispatch once the causes are removed or cease.

## ARTICLe

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13.01 The parties agree that it may be necessary to exchange certain confidential information during the term of the agreament including, without iimitation, teahnicel and buainess plans, technical information, proposala, specifications, drawings, procedures, customer count data and inilar information (hereafter referred to as "information". The information shall either be in writing or other tangible forms and olearly marked with a confidential, private or proprietary legend or when the information ia communicated orally, it chall also be communicated that the information ia confidential, proprietary or privete. The partiea agree that the information shall not be copied or reproduced in any form. The parties further agree not to disclose suoh inforantion and to protect the information from distribution, disclosure, or diasamination to anyone excopt amployees of the parties with a need to know such information and which employes agree to be bound by the terma of this articie. Helther party shall use the other party's information for any purpose other than the performance of this agreement. The parties will use the standard of care to protect the information recaived as they would use to protect their own confidential and proprietary information.
13.02 Notwithstanding the provisions of paragraph 13.01, the parties agree that there will be no obligation to protect any portion of the information that is either
(1) made publically available by the owmer of the information
or lawfully disclosed by a non-party to this agreement;
(2) lawfully obtained from any source other than the owner of the information;
(3) previously known to the receiving party, without an obligation to keep it confidentiels or
(4) Independently developed by the receiving party without use of the information received.
13.03 Disclosure of information received shall not be prohibited to the extent much disclosure in compelled by a court or administrative agency having jurisdiction over the receiving party or ia otherwise required by lav. In such event, however, the recieiving party shall use reasonable efforts to notify the other party prior to making such diacloaure and shall cooperate in the other party' efforts to object to such disclosure or to obtain confidential treatment of the information to be disclosed.
13.04 This Article XIV shall survive the termination or expiration of this agreement with respect to any information disclosed by one party to the other while this agreement was in effect. A11 information shall be returned to the disclosing party within a reasonable time following the diealoaing party's request or the termination or expiration of this agreement, whichever is earliest.
13.05 Notwithstanding any other provision of this agreement to the contrary, the proprietary information provisions of this agreement shall apply to all information furnished by any
party to the other in furtherance of the purpose of this agreement, even if furnished before the date of this agreement.

ATHYCHE TAT

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The parties agree that in the event of a default or violation hereunder, or for any dispute arising under this agrament or related agreements the parties may have in connection with this agreement, the parties shall ilrat confer to discusa the dispute and seek resolution prior to taking any action before any court or regulator, or before authorizing any public statement about or authorising disclosure of the nature of the dispute to any third party. Such conference shall occur at least at the vice President level for each party. In the ease of sellsouth, its or equivalent officer, shall participate in the meeting, and National Tel's general manager, or equivalent officer, shall participate. Thereafter, the parties shall submit any dispute that remains unresolved to arbitration conducted in the state where the default or violation allegedly occurred in accordance with the Commercial Arbitration Rules of the American Arbitration Association in effect on the date that such notice is given. The decision of the arbitrators shall be final and binding upon the parties and judgment may be obtained thereon by either party in a court of competent Jurisdiction. Each party shall bear the cost of preparing and presenting its case. The costa of arbitration, including the fees and expenses of the arbitrators, will be shared -57 -
equally by the parties unless the award otherwise provides. The resolution of disputes under this article shall be consistent with the Act.

## Agychitay

## maxyena

any failure by either party to insist upon the strict performance by the other party of any of the provisions of this agreement shall not be deemed a waiver of any of the provisions of this agreement, and each party, notwithstanding such failure, shall have the right thereafter to insist upon the specific performance of any and all of the proviaiona of this agreement.

## ARTXCH EyI

## goyrempray that

Thia agreement shall be governad by, and conetrued and enforced in secordancs with, the law of the stata of Florida, without regard to its conilict of lawa principles, and the federal Communicationa det of 1934, as amended by the Act.

## APTYCKE TyIT

## ABSTGMOAME

This agraement may be asaignad by any party upon edxty (60) days written notice to all parties.

## aRychi cytit

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18.01 Excopt as otherwiee provided under this agreement, all notices, demands or reguasta which may ba given by any party shall be in writing and ahall be daemed to have bees duly given on the date delivered in paraon, receipt acknowledged, or deposited, postage prepaid, in the United states mail, cartified mail, return receipt requested, and addresaed to such party at the address aet forth below or at such other address as oither party may opecify in writing .

```
Be11south Telsoomunications, Inc,
Rich Dender - Account Mansger
South Esill Colonnade Parkway
Birninghas, Alabama 35243
National Tel
6363 N.W. 6 th Way
Suite 1000
Ft. Lauderdale, Florida 33309
```

Attentions Mark Mansour
18.02 Each party shall inform the other of any changes in the above addresses.

## ARTXCFR XXX

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This agreement ana forth the entire understanding and supersedes prior agreements between the parties relating to the subject matter contained herein including and merges all prior discussions between thea, and neither party shall be bound by any definition, condition, provision, representation, warranty, covenant or promise other than as expressly stated in this agreement or as is contemporaneously or subsequently set forth in writing and executed by a duly authorised officer or representative of the party to be bound thereby.

AngTCh: 8
comentrgarta
This agreement may be executed in two or more counterparts. each of which shall be deemed an original and all of which together shall constitute one and the same instrument. Signatures transmitted by the parties by facsimile shall have the same effect as original signatures as of the date tranmitted by the executing party.

## ARTENETEX

## gyctrpocisx

If a provision of this agreement by its terns applies only to
ona party bacauae it is ourrently inappilaable to the other, auch provision shall be deamed to apply reciprocally if and when auch other party' a circumatances change such that the provision becosea applicable.

## ARTICKE XEXX

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22.01 If as a reault of any proceeding before any court, commission, or the Pederal Communications Comasaion ("PCC"), voluntary agreement or arbitration proceeding pureuent to the Act or pursuant to any applicable stete 1 mw, Bellsouth becomes obligated to provide intarconnection, number portability, unbundied accese to network elements or any other eervices related to interconnection, whether or not presently covered by this agreement, to another telecommunicationa carrier operating within a state within the territory at rates or on terme and conditiona more favorable to the carrier than the applicable proviaiona of this agreement, the parties, subject to Paragraph 24.02, ahall be entitled to substitute such more isvorable rates, terma or conditions for the relevant proviaions of thia agreement which shall apply to the sasae statas as such other carrier and such aubatituted rates, tezms or conditions shall be deemed to have been effective undar thia agreanent an of the effactive data thereof to such other oarrier.
22.02 If the more favorable provision is a result of the action of an appropriate regulatory agency or judicial body whether
commenced before or after the effective date of this agreement, after the waiver or arhaustion of all administrative and Judicial remedies, the parties agree to incorporate such order in this agreement as of lite effective date. In the event mellsouth files and receives approval for a tariff offering to provide any substantive service of this agreement in a way different than that provided for herein, the parties agree that the parties shell be eligible for subscription to said service at the rates, terms and conditions contained in tariffs as of the effective date of the tariff.
22.03 The parties acknowledge that BellSouth will guarantee the provision of universe service as the carrier of last resort throughout Florida until at last January 1,1998 without contribution from National Tel.

## ARgent

## 

23.01 Seyerability If any provision of this agreement, or the application of such provision to any party or circumstance, shall be hold invalid, the ramalader of this agreement, or the application of such provision to the parties or Circumstances other than those to which it is held invalid, sha li not be affected thereby, provided that the parties shall attempt to reformulate such invalid provision to give effect to arch provision thereof as may be valid without defeating the intent of such provision. 23.02 Modification No modification of this agreement and
no waiver of any of its corms and condition shall be valid unless in writing and aignad by the duly authorized officers of the party or parties sought to be charged. The parties acknowledge that this agreement may be subject to change or modification by each state commission within the territory as an exercise of their Jurisdictions. However, unless otherwise agreed to by the parties, any such modification or revision required to comply with federal or state laws, rules or regulations shall be reduced to writing and appended to this agreement as an addendum and executed by all parties affected thereby.
23.03 Finding The headings of the sections, articles and paragraphs of this agreement have been inserted for convenience of reference only and shall not restrict or otherwise modify any of the terms and provisions hereof.
23.04 Grammitiand changes Whenever from the context it appears appropriate, each term stated in either the singular or the plural shall include the singular and plural, and pronouns stated in either the masculine, the feminine or the neuter gender shall include the masculine, feminine and neuter gender as the circumstancea require.

ABETCLIS XXXV
IN WITNESS WERREOF, the parties have executed this agreement to be effective as of the day and year firat above written.

name: $\frac{\text { Bobent } C \text { SCHEmE }}{\text { Print }}$ rite: SB DIR

Date:


NatIONAL TiE

$$
\text { By: } \frac{\text { N. nh is in. morn }}{\text { signature }}
$$

Name: Mark Kansour

Title Vice preptient of Operations, National Tel
$\qquad$

EXHIBIT A

## ALPHABETICAL DIRECTORY SIDE AGREEMENT

1. CARRIER agrees to provide to BellSouth Advertising \& Publishing Corporation ("BAPCO"), through BELLSOUTH, at CARRIER's expense and at no change, listing information concerning its subscribers (designating any who do not desire published listings), consisting of: customer, same, address, telephone number and all other information reasonably requested by BAPCO for 8APCO's use in publishing directories of whatever type and format and for other derivative purposes. Such information shall be provided on a sebedule and in a format mutually acceptable to BAPCO and CARRIER. CARRIER shall advise BAPCO promptly regarding any directory-related inquiries. requests or complaints which it shall receive from CARRIER's subscribers and shall provide reasonable cooperation to BAPCO in response to or resolution of the same. CARRIER shall respond promptly regarding corrections or queries raised by BAPCO and to process listing changes requested by subscribers. BAPCO will continue yellow page advertisements purchased by customers without regard to whethar they switch their local service to Company.
II. BAPCO shall include one standard listing for each CARRIER subscriber per bunting group in BAPCO's appropriate local alphabetical directly as published periodically by BAPCO unless noalisted or nonpublished status is designated by subscribers. BAPCO shall also include one standard listing for each CARRIER business subscriber per hunting group in an appropriate heading as selected by the subscriber in BAPCO's appropriate local classified directory as published periodically by BAPCO unless nonlisted or nonpublish status is designated by subscriber. Such listings shall be interfiled with the listings of other local exchange telephone company subscribers and otherwise published in the manner of such other listings according to BAPCO's generally applicable publishing policies and standards. Multi-line customers of CARRIER shall recaive additional listings in applicable directories to the extent of and in accordance with BAPCO's usual policy with respect to muld-line customers of any LEC or ALEC. BAPCO shall deliver such local alphabetical and classiffied directory to CARRIER's subscribers according to BAPCO's generally applicable policies and standards.
III. BAPCO shall maintain full authority over its publishing schedules, policies, standards, and practices and over the scope and publishing schedules of its directories.
IV. Each party agrees to defend, indemnify and hold harmless the other from all damages, claims, suits, losses or expenses, Including without limitation costs and attorneys fees, to the extent of such party's relative fault, arising out of or resulting from any error, omission or act of such party hereunder. CARRIER agrees to limit its liability and that of BAPCO by contract with CARRIER's subscribers or by tariff to no more than the cost of service for any errors or omission in any listings published hereunder for CARRIER
subseribers. Each party shall notify in writing the ether promply of any claimed trror or omiasion affeeting this paragraph and of any claim or sulf arising hereunder or relating to this Agreement and shall provide reasonable and timely cooporation in is rasolution of the game. Without walver of any rightu herevader, the indomaified paty maty at is axpense usdortake its own defense in any such olaim of suit.
V. BAPCO's and CARNER'S lisbiltty, whether in coatraet, tort or otherwise, thall be limitad to direet camages. Usdet no eireumsunces shall BAPCO be liablo for indirect, ipeidental. speeial or consequentiel damages.
V1. BAPCO shall provide a process whereby Carrier is afforded a reasonable time to correet Its cuatiomers' alphabetieal dirtuctory listiags in advance of directory publication and ahall have a roasonable opporandiy to verify cursomars' listinges on an as hee buis.
VII. BAPCO will include, wighul charge, is in directory "Customer Ouide" pages or QSA comparable section of is wsin-paso dircemrim in all ases servid by Carler, littiast provided by Carrier for is installation, topeir and billing information in accordanct with BAPCO's zenerally applicable policies.
VIIf. BAPCO will afford CARRIER's atsectory listing information the same level of confidentlality which BAPCO affords its own directory listing information, and BAPCO shall not provide such information to other LBCA or ALEC without CARRER'S tapproval, except as may be requited In relation to publithiag of directaries
rX. This Side Agroement thall be subjeet to the verm and cancellation provisions of the Agreement to which it is appended, exeapt chat BAPCO shall have the right to urminaut this Side Agreement upon ninety days prior writein notice given at any time following the initial two year lerm of the Master interconavetion Agreemeat betwesn CARRIER and BellSouth.
Xt. A separats Agresment may be entarts lato between BAPCO and CARRIER concerning dirceiory related issues not addzessed berein

## BAPCO:

BY:
NAME: DNW10 W. Sepossty is
TITLE: Exsemits NiLe phosionor
DATE: 5/31/96

## CARRERI



ORNT $9 / 20 \mathrm{MS}$

## AGREEMENT

in consideration of the munual promises contuned hervin. Bellseuth Advernsug * Pablishing Gerpertion, a Georgia corponaen "SAPCO and Nutis.u.t T:I 1 $\qquad$ somorauon "'C.AR2欺') agree as follows:

1 BECITALS. BAPCO is the gublisher of alphabeseal and classifod directones ior certan cornmurities in the southeartara regien of the U.S (the 'Dirtetone'). CARRER provides. ot iatends to provide. locel exchange telephoes service is sommuaties in whith BAPCO publiahes Directorien. OAPCO and CARMER nertby establigh the terms by which BAPCO mall inslude listags of CARNER subsenbers in such Ditectones and by whict BAPCO will grevide sueh Difecearies to CARRIER subsenbers.

## 2. GARRIERORLTCATIONS CARNER aques as follow:

(a) CARYER shall provide to BAPCO. op its designoe. at CARMER's expense and at no charge. listing iniomation coeceming is subseribers (deaigranag my who de not desire puslished listisqs), consiniag of curtomer name, sddras, uleptoses number and ell other informatios rasonably requerted by BAPCO as sem fort oe Erkibit A for BAPCO's use in publianing Dtrecteries of whatgver rype sad formas sod for ocher denvative purposea. Such subscribep listing informadoes shall be provided in the formas and on che schedule set forth in said Exalbli, of as ouberwhe mumally agood benwean the pasties from time to time.
(b) CARRISR shall also provide dirtecery delivery informanea to BAPCO is set forth in Exhibis A for ell subserbers.
(c) CARNER shall tdvise BAPCO promply of any dirvetory-celand inquines. requesta or complaists whick it asy reenive from CARNER ruberibers and shall provide reasocable coegernion is AAPCO in reaponse io or rasolution of the sume.
(d) CARMPR shall rompond promply ngarting comtetions of quenes nised by BAPCO to procens lidiag changen roquested by subseniven.

1. BAPCO OMPtoATIONS BAPCO egrve as follown:
(a) BAPCO shell iasluda one rasderd listisg for esela CARPIER subserber per hunting group is 8 A PCO's spproprists local elphaterdeal D(rertary is publisted periodically by BAPCO ualess soalisted of achpubilatad ranas is detigansed by subseribers. Such listags shall bo interfiled with tee listags of ofber loed exchange telephose company subseribers and octernise published in the maneer of rueh obeer listings according to BAPCO's geserdly appliesble publiskias policies and randards.
(b) BAPCO stall publizh addiucnal lisungs. foreiga listags and ocher
 ain BAPCO's seeefally spplicable policies in BNPCO's alphabeticel Directones at $3 A P C O$ 's prevellag rate, tams and conditome.
:1. SAPCO mill distabute its regularly geablished aphabetical and elessitied Orec:enes to ioca CARRIER subsenbers in accordance with gAPCO's preveliag zrestices. including delivery following Oiftetery publication and upen arublishment of sow CARRER savice. If a cuftat Directory for that geegraphic ase has not previouly zeen provided. Sueh deliveries may inslude separte adverting matemals sceonpuyifs the Dirteteriet.
(d) BAPCO will include CARRER information ia the curomer guce gages of its alphabetieal Oifectones for communties where CARRIRR prondes locel exchasge ceieghene service at the time of publicatios in cceordazee with AARCO's privulias standerde for che same. CARRER will provide infomatos requertes by BNRCO for such puppose on a timely bastis.
(c) BAPCO mall make avalable as no charge to CARRIER or its subscribars one listing for CNRRER business custemers por huating soup in one apprepnace mesding in SABCO's appropriate local clasifled diretery su publistad pariodically by 8apCO. Such listings thell be publisted according to BAPCO's ganerally applicebto publishing policiot and standerde.
(1) AAPCO agrets to solleic secept and pubilah dirverory advervisias from business subscriben for CARRER ia communities for which BAPCO publishes siassifed Directerfes in the same manaer and upon subrantelly the same tems as it solicis. accepus and publishes advertising fom adverisen who as not CARYER subscribers.

4 ELBHISHRNC POLICIES. BAPCO shall maistais full zubbority over its gublishung sehedules, policies, stasdards, asd prsctices and over the scopo sad publishung schedules of its Dirmerores

## 9. LUATITOCAND NDEMNTIY.


 errors of onissioes la asy subseriber ligtag ia asy dirotory publighed by OAPCO.
 ill darrages, cleims, suits, losses of oxpenses, includiag wibour limitsios corts usd antomeys fees, to be exteat of moh pery's relative faulh striagous of of rouldiag tom
 and chas of BAPCO by cosutat with CARRER's subseribers of by tartif to momore thas
the coft of service for ary arrom or omasiose in any listungs publisbed bertunder for G.arder nbeenbert. Each pary skall souty in wnting she ofher prompuly of uy
 -ereundef of wotasing to this A grement and shal grovide reasonable and nimely isoperatued it its resolution of the same. Without wavet of cay nghes hereunder the :Comatied ienty may at is exponse underake it own dofense is any fuch claim or suit.

5 -gay. This Agreemenc shall be sffectuve on the date of the las nignanurs herste ior 1 tem of two ( 3 ) years and thall relate to Directones gublished by 8 APCO dunne
 sixiy days priot wntian notice.

- LSstGMMBNI This Agreemeat anall be binding upon say fuccessem or astigna of the parties durlag is Term.
 - enrure. pertnership ar smployment relationship beswees the perties of cheir amployeas,
 shall be no intended chird gany benoficiation to chis Agrvenest


## 9. YONDISCLOSWR

(a) Duriag the term of chis Agrement it may be aecasary for the gerties to provide sach other with certais information ("tafortation") cansiderst to be privale of propnecary. The recipient anel protect ruch laformadien foom distitution disclosure of
 Information in cogjusetion herrwich, except as otherwise suthortasd ia writige. All sueh Intormation saal be in wring of other ungible form and clearly marked with a confldenciel of progiteray legotd. Information convoyed orlly shall be deagnated as proprecary of conflantel as the time of suah ord ceavoyace and shall be reduced to wnting within forry-five (45) dayt.
(b) The gartiss will not have sa obligation to proteer alay portion of Informatioe whick: (1) Is made publicly svaileble lawnilly by a nonpary to this A groteneat (2) is temully obvined tom any sourse oches then the providing penty; ( 3 ) is previously knows whthaut as obligetion to keop it conflomata; (4) is notexsed by the providiag gety is witing; of ( 5 ) commenciag ow (2) years after the turnaigation date of this Agrvemest if rach faformasos is ast a trich seerst under appliesble tsw.
(c) Esel gary will make coples of tho informasios only as secessary for its use under the tarma hereel, and each such copy will be marked wibe the same propretary
 support of this Agroment and for to orher purpose.
10. EORCR Manture, Neidan panty hall be responsible to the other for tay delay



 Imationts the afterti thervol.
11. Ptipiterse. Neither parcy inal disclese the temnt of this Agreement nep ise the cade names or urdemarks of the ocher without the priet express whiten consent of the sther.

## :. BEPRESNTATIYESAND NOTICSS.

(1) Esch party shall name one or meve roprosantaives for conusts berween the parties which shall be authorised to att on its behalf. Sueh represencalives may be ihangod from time to time upon writen ratice to the obber pary.
(b) Notices required by law of usder this Ageomeat that be givea in writing by hand delivery. cerafled or regigenes meil. of by flesuale followed by cernflod of :egistered mal. addressed to the naned represantatives of the partes wiel copven to:

## If to BAPCO:

> Dirvetst-LECBST Iatertes
> BallSoun Advenisiag E Publishing Corporadoa Roon 270 59 Erecutive Parts South Atlents OA 10329

With Copy to:
Associats Cuterlal Counsal BeilSouth Advertisiag \& Publigking Corporndioe Reens 430 59 Erevutive Pars Soush Atians GA 10529

## If to CARASE

13. Miscmintantetis, This A govaens rupresents the entiro Agromeat benote the partes with rvspest ta the subject matar hervof sod suptriedes asy provious oral or


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 oral of writem, enpress of implich. net herein contained. This Agrement shall be sovemed by the laws of ine sute of Ceorgia

N WITNESS WHEREOF, the parties have executed this A groement by their duly suchorized representatives in one of more counterpers, eash of which shall coastivite in srginal, on the dates iet forth below.

BELLSOUTH ADVERTISINC E PLBLISHIMO CORPORAIION

By


Title:


Oate:

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

 Juar 19²This agreement, effective as of $\quad 7 / 12 / \quad 1996$, is entered into by and between BellSouth Telecommunications, Inc. ('BST"), a Georgis corporation, and


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

## 1. 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 Exchange Company's resale of local exchange service or Sevice Provider Number Portability (SPNP) arrangements requested by Local Exchaoge Company on bebalf 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 speciffed below.

LIDB is accessed for:

- Bitled Number Screening
- Calling Card Validation for Calling Cards issued by BellSount
- 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 tan digit number assigned by BST that identifies a telephone line associated with a resold local exchange service, of with a SPNP arrangement.
2.03 Special billing number - a ten digit number that identifies a billing ae:ount established by BST in connection with a resold local exchange service of with a SPNP arrangement.
2.04. Calling Card number a billing number plus PIN number assigned by BST.
2.05 PNN 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 toil 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 of 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. RESPONSIBLITES OF PARTIES

3.01. BST will include billing number inforration associated with resold exchange lines of 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 normel operating conditions, BST shall include the billing number information in its LIDB upon completion of the service order eatablishing either the resold local exchange service of the SPNP arrangement, provided that BST sball not be held responsible for any delay or failure in performance to the extent such delay or failure is caused by cirrumstances or conditions bayond BST's reasoasble control. BST will store in its LDB an unlimited volume of the working telephone aumbers associated wior either the resold local exchange lines or the SPNP arrangements. For resold local exchange lines or for SPNP errangements, BST will issue line-based calling cards ooly in the aame of Local Exchange Company. BST will sot lerue linebased calling cards in the tame of Local Exchange Company's individual end usens. In the ovent that Local Exchange Company wants to include calling card numbers assigned by the Local Exchange Company in the BST LIDB, a separate agreemeat is required.
3.03. BST will provide responses to on-line, call-by-call queries to the stored informadion for the speciffe purposes listed in the sext paragraph.
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) Validete a 14 digit Calling Card number where the ffrre 10 digits are a line number or special billing aumber assigned by BST, and where the las four digits (PDN) are a security code assigned by BST.
(b) Determise whether the Local Exchange Company has identiBed the billing number as ooe which should not be billed for collect or thirrd aumber calls, or both.
3.05. BST will provide seven days per week, 24 -hours par day, frusd control and detection services. These services include, but are not limited to, nech fataruses as soring Calling Card Fraud detection according to domestic or interantional calls is order to ausist the piapointing of possible theft or fruduleant use of Calliag Card sumbers: monitoring bull-to-hird number uod collect calls made to numbers in BST's LIDB, provided such information is included in the LIDB query, asd egtablishing Account Specific Thresholds, at BST's sole discretion, when necessary. Local Exchange Company underriands and agrees BST will edminister all dasa stored in the LIDB, including the data provided by Local Exchange Company purruant to this Agreement, in the same manner as BST's data for BST's end user eustomers. BST shall sot be responsible to Local Exchange Company for any lost revenue which may result from BST's administration of the LIDB pursuans to its established practices and procedures as they exist and as they may be chsaged by BST in its sole discretion from time to theme.
3.06. Local Exchagge Comptay understands that BST currendy has in effect aumerous billing and coltection agreements with various interoxchange carriers and billing elearing bouses. Local Exchange Company further undertands that these billing and colleetion curtomers of BST query BST's LIDB to determine whether to accept various billing options from end usern.

Additionally, Local Exchange Company understands chat presently BST bas no mechod to
differtatiate between BST's own billing and line data in the LIDB ad 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 systems 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 is 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 include, 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 entities for which BST performs billing and collection. BellSouth will not issue adjustments for charges billed on behalf of an entry 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:
rv. 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 T_ TV,1火. $19 \quad$ 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 TAXIS

6.01. The Local Exchange Company will not be charged a fee for storage services 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 using 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 expanse, any such taxes that the Local Exchange Company deems are improperly levied.

## VII. INDEMDNICATION

To the extent not prohibited by law, each party will indemnify the other and bold the other harmless against any loss, cost, claim, injury, or liability relating to or arising out of
negligenes of willful misconduct by the indemnifying party or its agents or contractors in connection with the indemnifying party's provision of sarvices, provided, however, that any indemaity for any loss, cost, elaim, injury or liability arising our of ar relating to errors or omissions in the provision of services under this Agreement shall be limited as ocherwise specified in this Agreemeat. The indemnifyiag party under this Section agrees to defend any suit brought against the other party for any such loss, cost, elaim, Lajury or liability. The indemnified party agrees to notify the other party promptly, in writing, of any written claims, lawruits, or demands for which the other party is reaponsible under this Section and to cooperate in every reasonable way to facilitate defense or sertement of claims. The indemnifying pary shall aot be liable under this Section for settlement by the indemnifted party of any claim, lawsuit, or demand unless the defense of the claim, lawsuit, or demand has beea teadered to it in writing and the indernnifying party has unreasonably failed to assume such dofense.

## VII. LIMITATION OF LIABILITY

Neither party shall be liable to the other party for any lost profis or revenues or for any indirect, incidental or coasequential damages incurred by the other parry arising from this Agreement or the services performed or aot performed hereunder, regardless of the cause of such loss or damage.

## DC. 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 ia 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 cither 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, trademarks 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 ST's $^{\prime}$ 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 forte and affect to the extent permissible or appropriate in furthernace of the intent of this Agreement
9.06. Neither party shall be held table 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, govemment regulations, embargoes, epidemics, war, terrorist acts, riots, insurrections, fires, explosions, earthquakes, nuclear steidents, floods, strikes, power blackouts, volcanic action, other major environmental disturbances, unusually severe weather conditions, inability to secure products or services of other persons of 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.

DN WITNESS WHIEREOF, the paries have caused this Agreement to be execired by their fully authorizad offiems.

BELLSOUTH TELECOMMUNICATIONS, IIC.


THE LOCAL EXCHANGE COMPANY


## EXHIBIT C

## BLANKET AGENCY AGREEMENT LETTER

 company to the conditions rated herein:

1. Company will not submit any requests or inquires for Resale or Facility Based local service provisioning under Blanket Agency Agreement procedures to [BellSouth<super>] for which it does not have proper authorization from the End User upon whose behalf service is offered.
2. Company will instruct its End Users to deal directly with Company on all inquiries concerning their Local Service. This may include, but is not limited to, billing, repair, directory listings, and number portability.
3. Company is authorized to release all information regarding the End User's local service to [Bel louth].
4. In the event that an End User challenges action taken by BellSouth] as a result of the above mentioned service request, Company will indemnify and hold harmless [BellSouth] for any damages or losses, resulting from Company's preparation and submission of service requests for which is did not have proper End User authorization.
5. In the event that an End User challenges billing which resulted from local service requests submitted to [BellSouth] by Company under this Blanket Agency Agreement, than Company will indemnify and hold harmless [BellSouth] for any damages, losses, costs and attorney's fees, if any, arising from [BellSouth] provisioning and maintenance of the End User's local service due to errors in the ordering of said service by Company.
6. In the event that an End User disputes actions taken by Company us a result of a submission by Company of a service request for disconnection or termination of a previously submitted local service requen for which it did not have proper End User authorization, then Company will indemnify and hold harraless [BellSouth] for any damages, losses, cos and attorney's fees, if any, resulting from sid dispute.
7. This Agreement shall continue in effect unless canceled by prior written notice by Company or [BellSouth] thirty (30) days prior to the effective date of cancellation. Cancellation shall not release or limit any matters occurring prior to the cancellation of this Blanket Agency Agreement.

Exarisx D

## APPLICABLE DISCOUNTS

The tesecomanications services available for purchase by National Tel for the purposes of resale to Mittional Tel and uses shall be available at the following discount off of the retail rate.

*The Georgia discount is subject to change as a result of final resolution of the order of the Georgia Public service Comaresion 1 aud on June 12, 1996.

Discounts will not apply to unbundled port services nonrecurring charges, federal or state whseriber inge charges; Inside wire maintenance plans; pass-through charges (0.g., 2111 end user charges) $\boldsymbol{f}$ and taxes.

# (a) BELLSOUTH 



Tallahassee. Florid 32301

October 30, 1996

Mrs. Blanca S. Bayo
Director, Division of Records and Reporting
Florida Public Service Commission
2540 Shumard Oak Boulevard
Tallahassee, Florida 32399
RE: Docket No. $960968-\mathrm{TP}$; Request for Approval of Resale Agreement Negotiated by BellSouth Telecommunications, Inc, and National Tel

Dear Mrs. Bayo:
Enclosed is BellSouth's response to the Florida Public Service Commission Staff's request for additional information regarding the above-stated agreement. In the interest of time, BellSouth has already provided a copy of this information to National Tel.

Thank you for your attention to this matter.
Sincerely,
ency H/ Ames
Nancy H. Sims
Director - Regulatory Relations
Enclosures
cc: All Parties of Record

Interconnection Agreement between BellSouth Telecommunications, Inc. and National Tel effective July 19, 1996.

Response to Florida Commission's Request for Additional Inforrnation - Docket 960968-TP

Dated October 22, 1996


## CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing was served via U.S. Mail this 30th day of October, 1996 to the following:

Bell South Telecommunications. Inc.
Ms. Nancy H. Sims
150 South Monroe Street, Suite 400
Tallahassee, FL 32301-1556
Phone: (904) 224-7798
Fax: 222-8640
NationalTel
6363 N.W. 6th Way, Suite 1000
Ft. Lauderdale, FL 33309-6119
Phone: (305) 491-9300
Fax: (305) 491-9526


## Attachment II

Arrangements Set by the Commission




Agreements Negotiated and Approved by the Commission


| 960228 | GTEFL - Intermedia |
| :--- | :--- |
| Interconnection | $\$ .011136 /$ minute, w/105t cap |
| Unbundling/Resale | $\$ 23.00-2$-wire voice grade analog loop |
| Temporary Number | $\$ 1.25$ res. or bus. - $\$ .50$ per additional path and |
| Portability | $\$ 5.00$ per order nonrecurring charge |



* Approved under state law.



| 960791 | United/Centel - Intermedia |
| :--- | :--- |
| Interconnection | Option A - $\$ 2,137$ DS-1 Port <br> Option B $-\$ .01979 / m i n u t e, ~ w / 205 t ~ c a p ~$ |
| Unbundling/Resale | $\$ 19.05-2-w i r e$ voice grade analog loop |
| Temporary Number <br> Portability | $\$ 2.25$ res. or bus. - $\$ .50$ per additional path and |


| 960795 | Bellsouth - Telephone Company of Central <br> Florida |
| :--- | :--- |
| Interconnection | Not a part of the agreement. |
| Unbundling/Resale | Reselect residential retail rates. <br> 18t off res <br> INt off business retail rates. |
| Temporary Number <br> Portability | Not a part of the agreement. |



| 960845 | BellSouth - Southeast |
| :--- | :--- |
| Interconnection | Not a part of the agreement. |
| Unbundling/Resale | Resale. <br> 18t off residential retail rates. <br> 12t off business retail rates. |
| Temporary Number <br> Portability | Not a part of the agreement. |


| 960852 | BellSouth - Payphone Consultants, Inc. |
| :--- | :--- |
| Interconnection | Not a part of the agreement. |
| Unbundling/Resale | Resale, <br> 18t off residential retail rates. <br> 12t off business retail rates. |
| Temporary Number <br> Portability | Not a part of the agreement. |






These are the proposed agreements for this agenda:

| 960967 | Bel1south - Intetech |
| :--- | :--- |
| Interconnection | Not a part of the agreement. |
| Unbundling/Resale | Regale. <br> Int off residential retail rates. <br> Int off business retail rates. |
| Temporary Number <br> Portability | Not a part of the agreement. |






