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BellSouth Telecommunications, Inc. Suite 400 850 224-7798 Fax 850 224-5073

RECY : 110 RELUBING A. M. Lombardo Regulatory Vice President

October 21, 1998

150 South Monroe Street Tallahassee, Florida, 32301-1556

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

981380-TP

Re: Approval of an Amendment to the Interconnection Agreement Negotiated by BellSouth Telecommunications, Inc. ("BellSouth") and Teleport Communications Group, Inc. pursuant to Sections 251, 252 and 271 of the Telecommunications Act of 1996

Dear Mrs. Bayo:

Pursuant to section 252(e) of the Telecommunications Act of 1996, BellSouth and Teleport Communications Group, Inc. are submitting to the Florida Public Service Commission an amendment to their negotiated agreement for the interconnection of their networks, the unbundling of specific network elements offered by BellSouth and the resale of BellSouth's telecommunications services to Teleport Communications Group, Inc. The Commission approved the initial agreement between the companies in Order No. PSC-96-1313-FOF-TP issued October 29, 1996 in Docket 960862-TL.

Pursuant to section 252(e) of the Act, the Commission is charged with approving or rejecting the negotiated agreement between BellSouth and Teleport Communications Group, Inc. within 90 days of its submission. The Act provides that the Commission may only reject such an agreement if it finds that the agreement or any portion of the agreement discriminates against a telecommunications carrier not a party to the agreement or the implementation of the agreement or any portion of the agreement is not consistent with the public interest, convenience and necessity. Both parties aver that neither of these reasons exist as to the agreement they have negotiated and therefore, are very hopeful that the Commission shall approve their agreement.

Very truly yours,

A. M. Lombardo (28) Regulatory Vice President RECEIVED & FILED

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## EIGHTH AMENDMENT

## TO INTERCONNECTION AGREEMENT BETWEEN TELEPORT COMMUNICATIONS GROUP, INC. AND BELLSOUTH TELECOMMUNICATIONS, INC. DATED JULY 15, 1996

Pursuant to this Agreement ("the Amendment"), Teleport Communications Group, Inc. ("TCG") and BellSouth Telecommunications, Inc. ("BellSouth"), hereinafter referred to collectively as the "Parties", hereby amend that certain Interconnection Agreement between the Parties dated July 15, 1996 ("Agreement").

NOW THEREFORE, in consideration of the mutual provisions contained herein and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, TCG and BellSouth hereby covenant and agree as follows:

- Article IV of the Agreement is hereby modified to include the following:
  - P. Attachment B-5 of this Agreement contains the Rates, Terms and Conditions for local interconnection of Frame Relay services.
- 2. Attachment B-5, shown here as Exhibit A, is hereby incorporated herein by reference to the Agreement.
- 3. The Parties agree that all of the other provisions of the Agreement, dated July 15, 1996, shall remain in full force and effect including any amendments thereto. Nothing in this Amendment shall in any way limit TCG's ability to select a substitute Local Interconnection of Frame Relay service arrangement pursuant to the terms of Section XXIII of the Agreement relating to "more favorable" treatment.
- 4. The Parties further agree that either or both of the Parties are authorized to submit this Amendment to the appropriate state public service commission or other regulatory body having jurisdiction over the matter of this Amendment, for approval subject to Section 252(e) of the federal Telecommunications Act of 1996. However, this Amendment is effective without further approval needed.

IN WITNESS WHEREOF, the inties hereto have caused this Amendment to be executed by their respective duly authorized representatives on the data indicated below.

Toleport Communications Group, inc.

Name Jin K

NP. Const Pelan-

Date:

6/18/92

APPROVED AS TO FORM LEGAL DEPARTMENT

DATE 6/18/98 BY MUM

Religiouth Telecommunications, Inc.

Name: Jerry D. Hendrix

Title: Director-Interconnection

Services/Pyloing

Data: 06/17/98

## Attachment B-5

## A. Frame Relay Service Traffic

The following provisions will apply only to Frame Relay Service and Exchange Access Frame Relay Service in those states in which TCG is certified and providing Frame Relay Service as a Local Exchange Carrier and where traffic is being exchanged between TCG and BellSouth Frame Relay Switches in the same LATA.

- A.1 The Parties agree to establish two-way Frame Relay facilities between their respective Frame Relay Switches to the mutually-agreed upon Frame Relay Service point(s) of interconnection ("POIs") within the LATA. All POIs shall be within the same Frame Relay Network Serving Area as defined in Section A40 of BellSouth's General Subscriber Services Tariff.
  - A.1.1 Upon the request of either Party, such interconnection will be established where BellSouth and TCG have Frame Relay Switches in the same LATA. Where there are multiple Frame Relay switches in the central office of a Party, an interconnection with any one of the switches will be considered an interconnection with all of the switches at that central office for purposes of routing packet traffic.
  - A.1.2 The Parties agree to provision local and IntraLATA Frame Relay Service and Exchange Access Frame Relay Service (both intrastate and interstate) over Frame Relay Trunks between the respective Frame Relay switches and the POIs.
  - A.1.3 The Parties agree to assess each other reciprocal charges for the facilities that each provides to the other according to the Percent Local Circuit Use ("PLCU") factor PLCU, determined as follows:
    - (i) Frame Relay framed packet data is transported within Virtual Circuits ("VC"). For the purposes of calculating the PLCU, if the two end points of the VC remain within the LATA, then the VC is local ("Local VC").
    - (ii) If the originating and terminating locations of the VC are not in the same LATA, the VC is considered interLATA.

(iii) If there are VCs on facilities, the PLCU shall be determined by dividing the total number of Local VCs, by the total number of VCs on each Frame Relay facility at the end of the reporting period. The Parties agree to renegotiate the method for determining PLCU, at either Parties' request, and within 90 days, if either Party notifies the other that it has found that this method does not adequately represent the PLCU. (iv) If there are no VCs on a facility when it is billed, the PLCU will be one hundred for the initial facility. The PLCU of subsequent facilities will be the same as the PLCU existing base at the time of order as indicated in (iii) above. At the option of the ordering Party, either TCG or BellSouth may provide the Transport Facilities for Frame Relay Service between the Parties' respective Frame Relay Switches. The Parties will be compensated as follows: A2.1 If BellSouth is the Providing Party, BellSouth will invoice, and TCG will pay, the total non-recurring and recurring charges for the trunk facility. TCG will then invoice, and BellSouth will pay, an amount calculated by multiplying the BellSouth billed charges for the trunk facility by one-half of TCG's PLCU. A2.2 If TCG is the Providing Party, TCG will invoice, and BellSouth will pay, the total non-recurring and recurring charges for the trunk facility. BellSouth will then invoice, and TCG will pay, an amount calculated by first subtracting onehalf of TCG's PLCU factor from 100 percent, then multiply the TCG billed charges for the trunk facility by that difference. Each Party will provide a Frame Relay network-to-network interface ("NNI") port to the other Party for each trunk facility provided pursuant to A.2, above. Compensation for NNI ports shall be based upon the NNI rates set forth in the BellSouth F.C.C Tariff No. 1. Pursuant to that tariff, TCG may select a month-to-month or term rate structure for the NNI ports BellSouth provides to TCG. Whatever rate structure TCG selects shall be deemed to be the same rate structure that applies to the NNI port TCG provides to BellSouth. There shall be no termination liability to either party for the local portion of the NNI port as determined by the TCG PLCU at the time of termination. A.4 Compensation for each pair of NNI ports shall be calculated as follows:

- A.4.1 For NNI ports provided by BellSouth to TCG, BellSouth will... invoice, and TCG will pay, the total non-recurring and recurring charges for the NNI port...
- A.4.2 For NNI ports provided by TCG to BellSouth, TCG will invoice, and BellSouth will pay an amount equal to the total non-recurring and recurring charges for the NNI port times the PLCU.
- A.5 A Permanent Virtual Circuit ("PVC") is a logical channel from a frame relay network interface (e.g., NNI or User Network Interface) to another frame relay network interface. A PVC is created when a Data Link Channel Identifier ("DLCI") is mapped together with another DLCI. Neither Party will charge the other Party any DLCI or Committed Information Rate ("CIR") charges for the PVC from its Frame Relay switch to its own subscriber's premises.
- A.6 For the PVC between the TCG and BellSouth Frame Relay switches, compensation for the DLCI and CIR charges are based upon the rates in the BellSouth F.C.C. Tariff No. 1. Compensation for PVC and CIR rate elements shall be calculated as follows:

For PVCs between the BellSouth Frame Relay switch and the TCG Frame Relay switch, BellSouth will invoice, and TCG will pay, the total non-recurring and recurring DLCI and CIR charges. If the VC is a Local VC, TCG will invoice and BellSouth will pay, 100% of the DLCI and CIR charges initially billed by BellSouth for that PVC. If the VC is not local, no compensation will be paid to TCG for the PVC.

- A.6.2 Each Party will compensate the other Party for any applicable Feature Change or Transfer of Service Charges as set forth in BellSouth's Tariff F.C.C. No. 1. A.6.3 The Parties agree to limit the sum of the CIR for the VCs on a given NNI port to not more than two times the port speed.
- A.7 Except as expressly provided herein, this Agreement does not address or alter in any way either Party's provision of Exchange Access Frame Relay Service or interLATA Frame Relay Service. All charges by each Party to the other for carriage of Exchange Access Frame Relay Service or interLATA Frame Relay Service are included in the BellSouth access tariffs.

- A.8 Until such time as BellSouth obtains authority to provide in-region, interLATA service, TCG will identify and report its PLCU to BellSouth on a quarterly basis.
- A.9 Either Party may request a review or audit of the various service components, including but not limited to a Party's determination of its PLCU, consistent with the provisions of section E2 of the BellSouth State Access Services tariffs or Section 2 of the BellSouth FCC No.1 Tariff.
- A.10 If during the term of this Agreement, BellSouth obtains authority to provide in-region, interLATA service, the Parties shall renegotiate the provisions of A.2, A.4, A.6 and A.8 to account for BellSouth's PLCU. In the event the parties are unable to reach agreement within one hundred eighty (180) days of the date BellSouth receives interLATA authority, the matter shall be resolved pursuant to the dispute resolution provisions set forth in the Interconnection Agreement.