NANCY B. WHITE General Counsel-Florida

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BellSouth Telecommunications, Inc. 150 South Monroe Street Room 400 Tallahassee, Florida 32301 (305) 347-5558

RECORDS AND REPORTING

April 27, 1999

Mrs. Blanca S. Bayó Director, Division of Records and Reporting Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, FL 32399-0850

Re: Docket No. 980119-TP (Supra Complaint)

Dear Ms. Bayó:

Yesterday, BellSouth Telecommunications, Inc. filed its Notice of Compliance and Request for Approval of its Compliance with Order No. PSC-98-1001-FOF-TP, along with 5 exhibits. Some of the exhibits were illegible. In that regard, I have enclosed better copies of those exhibits, which we ask that you file in the captioned docket.

A copy of this letter is enclosed. Please mark it to indicate that the original was filed and return the copy to me. Copies have been served to the parties shown on the attached Certificate of Service.

Sincerely,

Nancy B. White

cc: All parties of record Marshall M. Criser III William J. Ellenberg II

MAS OPC RRR RECEIVED & FILED

J OF RECORDS

DOCUMENT NUMBER-DATE

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FPSC-RECORDS/REPORTING

CERTIFICATE OF SERVICE Docket No. 980119-TP

I HEREBY CERTIFY that a true and correct copy of the foregoing was served

by Federal Express this 27th day of April, 1999 to the following:

Beth Keating Legal Counsel Florida Public Service Commission 2540 Shumard Oak Blvd. Tallahassee, FL 32399-0850 Tel No. (850) 413-6199 Fax No. (850) 413-6250

David V. Dimlich, Esq. Legal Counsel Supra Telecommunications & Information Systems, Inc. 2620 S.W. 27th Avenue Miami, FL 33133 Tel. No. (305) 476-4235 Fax. No. (305) 443-1078

Maney B. White V.F.

BollSouth Interspenantion Survices
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600 Nonti 19th Street Birmingham, Alabama 35703 205-311-400 Fax 205-321-4224 Fager 1 800 948-4446 Pile 2293801 Internet Marcus B. Cether-Obridge backla com Merous B. Costey Seles Assistant Vice Fresident CLEC Interconnection Sales

August 19, 1998

Mr. Olukayode A. Ramos Chief Executive Officer
Supra Telecommunications & Information Systems, Inc.
2620 SW 27th Avenue
Miami, FL 33133-3001

Dear Mr. Ramos.

The purpose of this letter is to provide you with information on BellSouth USOCs and Central Office addresses. BellSouth is hereby providing Supra with a list of USOCs and indicating which ones are discounted on a resale basis and which ones are not discounted. BellSouth is also providing Supra with the BellSouth central office addresses for Florids. You will find enclosed with this letter each of these lists.

I trust this information fulfills Supra's need in regards to these two requests. If you have any further questions, please call Kevin Davis, Account Manager, at 205-321-4947.

Regards.

Marcus Cathey

Enclosures

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ENNLFLWARSO	211 CAPITAL ST	BOYNTON BEACH		
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EVEHFLMACOU_	221 SE 4TH ST	CAPE CANAVERAL	3280	
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TLDFLPLDS0	4036 BRYAN BLVD	SUNRISE	3333
TLDFLSGDS0	14000 NW STH ST	SUNAISE	32361
TLDFLSUK21	8750 W OAKLAND PARK BLVD	CHANGING	33351
TLDFLSU74E	BYEN W OAKLAND PARK BLVD	FORT LAUDERDALE	33326
TLOFLWND90	1431 BONAVENTURE BLVD	FTPERCE	34060
	712 CITRUS AV	FORT PIERCE	34960
TPRFLMACGO	712 CITRUS AVENUE	GREEN COVE SPRINGS	32543
YPRFLMARSO	S12 CENTER ST	GREEN COVE STATION	32440
CSPFLCNDSO	6370 CLIFF ST	GRACEVILLE	2722
CVLFLMARSO_	5370 CLIPP 31	GENEVA	3256
SENVELMARSO	173 1ST ST	GULF BREEZE	32801
LBRFLMCD60	RE MCCLURE DR	GAINESVILLE	32001
OSVLFLMADSO	400 SW 2ND AV	GAINESVILLE	32007
GEVLFLMADS1	400 SW 2ND AV	GAINESVILLE	
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HAVNFLMADSO	THE SE IST ST	HOBE SOUND	33464
MANULTANDO	11500 BE DIXIE HWY	NAVARRE	338.64
HOSDFLMADSO_	1810 HIGHWAY 87 \$	HALLANDALE	3300
HUNVFLMADS1	120 NE 12TH AV	HALLANDALE	3372
HLWDFLHA45E	716 N FEDERAL HWY	HOLLYWOOD	3302
HLWDFLMADSO	61 NW 96TH AV	PEMBROKE PINES	3302
HLWDFLPEDSO	THE TARKS AV	HOLLYWOOD	3303
HLWDFLWHOSO	384 HOMESTEAD AIR FORCE BASE	HOMESTEAD	3303
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HM8YFLEARSO	2850 N CANAL DR	HOMESTEAD	3303
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HWTHFLMARSO	21 NW 1ST ST	ISLAMORADA	3505
BLMFLMARSO	PORT OVERSEAS HWY	JAY	3254
JAY-FLMARSO_	107 NORTH CHERRY ST	JACKSONVILLE	3222
	13825 ATLANTIC BLVD	JACKSONVILLE BEACH	3/22
JCSHFLABRSO	1824 N 3RO ST	JACKSONVILLS	3.724
JOBHFLMA24E	3370 THALIA RO	JACKSONVILLE	33
JCSHFLSPRSO	7553 ATLANTIC BLVD	JACKSONVILLE	322
JCVLFLARDS0	11317 BEACH BLVD	JACKSONVILLE	329
JCVLFLBW090	424 N PEARL ST	JACKSONVILLE	322
JCVLFLCLD80	6654 FT CAROLINE RO	TYCKBONVILLE	322
JCVLFLFCD&O	1550 AIRPORT RD	JACKSONVILLE	372
JCVLFUARSO_	4500 SALISBURY RD	JACKSONVILLE	322
JCVLFLJTRS0	1441 W EDGEWOOD AV	JACKSONVILLE	325
JCVLFLLF76E	1441 W ELGETTOGG AT	JACKSONVILLE	32
JCVLFLN0090	6602 NORWANDY BLVD	JACKSONVILLE	323
JCVLFLOWDS0	11741 N MAIN ST	JACKSONVILLE	
CVLFLRV38E	1710 TALBOT AV	JACKSONVILLE	332
COLFLSU73E	6234 ST AUGUSTINE AD	TACKSONVILLE	32
JCVLFLSMD90	2048 HENDRICKS AV 5528 JAMMES RD	JACKSONVILLE	344

		JUPITER	3377
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HGFLMARSO	TATAL ALIERSEAD NATIONAL	KEYLARGO	33037
RFLLSRS0	95000 OVERSEAS HWY	KEYWEST	33040
RELMARSO	630 SOUTHARD ST	LAKE CITY	40四
WEFLMADSO	130 W NASBAU 81	LAKE NURY	32744
CYFUMAD50	CALLED ANT RD	HEATHROW	3274
MRFLABRSO	368 INTERNATIONAL PKWY	HEATHAUEN	32444
MRFLMADSO	368 INTERIOR	LYNN HAVEN	32007
HNFLOHOSO	812 OMIO AVE	MICANOPY	33000
ENPFLMARSO	101 NE SRO AV	MIDDLEBURG	35154
DBGFLPMD60	3908 MAIN ST	CORAL GABLES	33134
MAFLAEDSO	116 ALHAMBRA CIR	CORAL GABLES	35131
IAMFLAERSO	115 ALHAMBRA CIR	MIAMI	35142
IAMFLAGRS0	1221 BRICKELL AV	MAMI	33160
MANFLAL83E	2470 NW 38TH 6T	MIAMI SPRINGS	3914
MANFLAPOSO	18275 NW 36TH ST	MIAMI	3317
NAMFLBA85E	2010 SW 17TH AV	MIAMI	3313
WANTE BOTTED	7251 NW 29TH ST	MIAMI BEACH	
NAMFLECOSO	TIGAN I ENOX AV	MAMI	3316
MAMFLBROSO	12901 8W 100TH AV	MIAMI	38/13
MAMFLCAOSO	TALL NW 79TH AV	MIAMI	33/18
MAMFLCCK21	TAKE OLD DIXIE HWY		33/13
MAMFLOBRS1	2105 W FLAGLER ST	MIAMI	3312
WIAMFLELDSO	45 NW STH ST	MIAMI	3312
HAMFLGROSO	45 NW STH ST	MIAMI	3301
MAMFLGROS!	1245 W 89TH ST	HALEAH	3314
MAMFLHLD90	6800 HARDING AV	MIAMI BEACH	3514
MANIFLICESE	89 WESTWOOD DA	KEY BISCAYNE	351
MIAMFLKEDSO	1380 NW 218T ST	MIAMI	3314
MIAMFLMERSO	1380 NYV 2141	MIAMI	331
MANFLMESSE	1380 NW 21ST ST	NORTH MIAMI	334
MIAMFLAMDSO	1360 NE 127TH ST	MAMI	330
MAMFLNSDS0	2615 NW 70TH ST	OPA LOCKA	335
MIANFLOLESE	2660 NW 1377H ST	MIAMI SPRINGS	334
MIAMFLPB88E	25 NAHKODA DR	MIAMI	331
WAMFLPLDSO	9058 NW 41ST ST	MAM	38
MAMFLPLRSO	PASE NW 418T ST	MAMI	35
MAMFLEROSO	8100 SW 57TH AV	MIAMI	337
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MIAMPLSH76E	10701 SW 88TH ST	MIAMI	38
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MIAMFLWOOSO	1165 SW 67TH AV	SAREFOOT SAY	39
MIAMFLWM26E	1950 W EGRET CIR	MELBOURNE	39
MICCFLBBRSO	726 PALMETTO AV	MLTON	52
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DITWFLLNRSO	7320 LAKE UNDERHILL NO	ORDANOO	33803
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ORLDFLCLDS0	2318 E CENTRAL RIVD	ORLANDO	32001
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ORLDFLMADS1	45 N MAGNOLIA AV	ORLANDO	32000
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ORLDFLPCDS0	6821 8 ORANGE AV	ORLANDO	32819
ORLDFLPHD80	5120 SILVER STAR RD	ORLANDO	32073
ORLDFLSADS0	AGRO W SAND LAKE RU	ORANGE PARK	3200
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ORPKFLMA265	721 BLANDING BLVU	OVIEDO	32571
ORPKFLRWDS0	SA R CENTRAL AV	PACE	
OVIDEL CADSO	4361 HIGHWAY 90	DAMOKEE	33478
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PAHKFLMARSO	804 NAUTHUS ST	PALM COASY	33037
PCBHFLNTD90	5 CLUS HOUSE DR	PALATKA	32177
PLC8FLMADS0	THE STAIN ST	CORAL SPRINGS	33065
PLTKFLMADSO	9420 ROYAL PALM BLVD	POMPANO BEACH	33000
PHOHFLCSD80	1230 N FEDERAL HWY	COCONUT CREEK	30063
PMBHFLFECG0	1180 BANKS RD	POMPANO BEACH	33099
EMBHFLMADSO_	1651 N POWERLINE RD	POMPANO BEACH	33512
BUBHFLNPRS0	7600 N UNIVERSITY OR	TANARAC	32061
PHIBHELTAD90	7600 N UNIVERSE RO	POMONA PARK	32404
PMPKFLMAR30	212 WORCHESTER RD	PANAMA CITY	32401
PNCYFLCARSO	6809 HIGHWAY 22	PANAMA CITY	32501
PNCYFLMADSO	111 E 5TH ST	PENSACOLA	39514
PNSCFLBL43E	30 W BELMONT ST	PENSACOLA	32504
PNSCFLFP080	1725 E OLIVE RD	PENSACOLA	32307
PNSCFLHCRS0	6915 PINE FOREST RD	PENSACOLA	35207
PNSCFLPBDSO		- RESIGNACIOLA	3208
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PRENFLMADSO	114 N FOUNTAIN DR		3476
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TAGFLSHRSO	4976 STATE ROAD 18		36984
TAGFLWGR80	1000 M 201 ST	STUART	33444
TRTFLMAD80	617 COUNTRY CLUS DR	LYNN HAVEN	22003
YHSFLCCR30	213 NW FIRST ST	TRENTON	376
RENFLMARSO	620 S HOPKINS AV	THUSVILLE	3413
TVLFLMADSO	620 S HOPKING IN	VERNON	12043
ERNFLMARSO	106 COURT ST	VERO BEACH	1000
RBHFLBERSO	750 BEACHLAND BLVD	VERO BEACH	चाल
RBHFLMAD80	1976 16TH AV	WELAKA	ने जिंकी
WELKFLMARSO	721 3RD AV	WEST PALM BEACH	33401
WPBHFLANRSO	326 GARDENIA ST	WEST PALM BEACH	33463
WPBHFLANOJE	325 GARDENIA ST	LAKE WORTH	33410
WPBHFLGAD60	3600 S MILITARY TR	PALM BEACH GARDENS	
WPBHFLGROSO	TATAN MICIA BLVD	THERT PALM BEACH	33417
WPBHFLHHDSO	THERM MI MAVERMILL NO	WEST PALM BEACH	33417
WPBHFLHHRSO	1800 N HAVERHILL RD	LAKE WORTH	33460
WHENTELL CORN	120 N K ST	LAKE WORTH	33407
WPBHFLLERSO	120 N K ST	RIVIERA BEACH	35404
WPBHFLLESSE	SEAN AVENUE E	ROYAL PALM BEACH	3340
WPBHFLRB84E	11455 SOUTHERN BLVD	BROOKSVILLE	3481
WPOHFLRPOSO	9401 CORTEZ BLVO	SPRING HILL	3480
WAPFLHIDEO	1395 DELTONA BLVD	FOUNTAIN	3343
WWSPFLSHD60	12102 AZALEA ST	YANKETOWN	344
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BELLSOUTH ENCORE SYSTEMS CLEC ENCORE Gror Manages

Charges since last release in Boldfess

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1001	R	CAM then an a remain
1005	R	COMA REQUIRED MINE RECTYP - A OR B EXCEPT ON ACT TYPE SS, RS, W
1007	R	DUPLICATE CC, FOW, VER
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1435	R	SERVICE CENTRE REQUIRED
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1045	R	D/SIDIT - D/SIDIT CINTURY - FINIDS REQUIRED
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1065	R.	DOD/DDD-CC REQUIRED
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1100	2	DIFF REQUIRED NAME THE CRC FIELD IS POPULATED
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1110	R	THVALID REGITY - ACCOUNT ACTIVITY TYPE COMMINATION
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SUP VALID ENTRIES: 01, 02, 03
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              SUP PROKIBITED ON INITIAL REQUEST
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              SPEC INVALID - MUST BS 5 A/N OR 7 A/N
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              MC NEET BE 4 ALPEANDMERIC CHARACTERS
              MCI PROVINCE WHEN MC FIRED IS POPULATED
3260
              MCI MUST BE A MINIDOM OF 5 ALPEANIBURIC CHARACTERS
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              SECUCI MUST BE A MINIMEN OF 5 ALPHANDMENIC CHARACTERS
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Bull South Intercummetion Services
Sth Floor

98 205 221-4900 Fax 205 321-4334

500 North 19th Street Birmingham, Alabama 35203 Fax 395-321-4334

Pager 1 808 946-4646 PIN 2255861

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Marcus 6 Cather@brides.bac.bts.com

Moreus B. Center Sales Assertant Mcc Aresident CLEC Interconnection Astes

August 19, 1998

Mr. Olukayode A. Ramos _
Chief Executive Officer Supra Telecommunications & Information Systems, Inc.
2620 SW 27th Avenue
Miami, FL 33133-3001

Dear Mr. Ramos.

The purpose of this letter is to provide you with information on PLATS, the LERG, APVTAG and reject requirements. As you know, these are the specific areas of documentation that were mentioned in the Florida PSC's Order in Docket 980119-TP.

It is my understanding that John Chaucer, Specialist-BellSouth Network, provided your company with a copy of BellSouth's standard License Agreement for Pole Attachments and/or Condult and Right of Way Occupancy in a letter dated July 7, 1998, addressed to Angel M. Leiro and a letter dated August 5, 1998, addressed to you. Upon the final execution of this agreement, Supra can then make application to obtain copies of records and subsequently either strached to or occupy BellSouth structures.

The LERG is a document that Bellcore maintains and updates frequently. It will be necessary for Supra to contact Bellcore directly to subscribe to the LERG. The contact number on Bellcore's website is 732-699-6700.

API or TAG (Telecommunications Access Gateway) allows Supra to build its own presentation layer to access BellSouth's operational support systems for pre-ordering and ordering functions. Included with this letter is a presentation that will give you an overview of TAG. I have included the TAG specifications in this package of material. These specifications are quite technical in nature and are BellSouth's confidential business information. Thus, these specifications are being provided to you pursuant to Section 9. Treatment of Proprietary and Confidential Information of Supra's Interconnection Agreement. Because of the technical nature of the TAG document and the possibility of misunderstanding, BellSouth believes it appropriate to answer all questions concerning the platform or specifications through a formal training class. The dates for the training class are as follows: October 6-7, 1998, Atlanta, GA; November 3-4, 1998, Atlanta, GA; and December 8-9, 1998, Birmingham, AL. Please contact Kevin Davis et 205-321-4947 to enroll your representative in this class.

On the issue of reject requirements. I believe this information was provided to you on June 8, 1998, when you visited BellSouth's office. Nonetheless, to be certain you have the information, I am enclosing the list of edits used by LEO and LESOG. Also, the edits used by SOCS are available on the Internet at www.interconnection.bellsouth.com/socredit/socr_doc.htm (the username and password are both "socredits.") If this is not the information you seek, please let us know and we will be happy to work with you to get whatever available information you need.

Mr. Ramos, your Account Manager, Kevin Davis, is more than willing to work with you in providing such information to you. Kevin may be reached on 205-321-4947.

Regards.

Marcus Cathey

Enclosures

Phone: (305) 443-3710 Fax: (305) 443-1078 2620 SW 27* Avenue Miami, FL 33133 Email: sales@etic.com www.ntis.com

STIS

Supra Telecom & Information Systems, Inc.

August 31, 1996

Via Federal Express
Mr. Marcus 6. Cethey
Sales Assistant Vice President
CLEC Interconnection Sales
BallSouth Interconnection Services
9° Floor, 600 North 19° Street
Birmingham, Alabama 35203

SUPRA'S CRY FOR COMPLIANCE TO THE RULE OF LAW BY BELLSOUTH

Dear Mr. Cathey.

I am in receipt of your letter dated August 19, 1998 that was supposedly written to address the lasues raised in the Florida Public Service Commission (FPSC) Order Number PSC - 98 - 1001 - FOF - TP dated July 22, 1998. We have also had two telephone conversations on these issues.

Mr. Cathey, I believe it is in BellSouth's interest to show some appreciation and respect to this great country by complying with the applicable laws. If BellSouth chooses to do otherwise, it is only appropriate that you inform the regulatory bodies that are properly constituted by law to manage the affairs of this industry. Your letter of August 19th fails to address the FPSC Orders and is consequently designed to stall the development of competition to the detriment of the American consumers.

PLATE

BetSouth's standard License Agreement for Pole Attachments and/or Conduit and Rights of Way Occupancy sent to us by Mr. John Chaucer did not address the issue of PLATS as expressed by you during one of our conversations. As a matter of fact, BeilSouth's Assistant General Counsel, Ms. Nancy 8. White, in her Motion for Reconsideration and Clertification of that particular order pleaded for a reconsideration of the ruling stating that PLATS "are voluminous and considered proprietary by BeilSouth" As far as we know, PLATS (also known as FAAR) are available on CD-ROM and our request is within the requirements of the TA, the accompanying FPSC Order, and the Code of Foderal Regulations (CFR).

EXHIBIT 4

Bell'South's Motion for Reconsideration and Clarification, dated August 6, 1998, page 8.

Code of Federal Regulations, Part 47, Section 51.5, Terms and Definitions, reads:

<u>Pre-ordering and ordering</u>. "Pre-ordering and ordering" includes the exchange of information between telecommunications carriers about current or proposed customer products and services or unbundled network elements or some combination thereof.

Provisioning. "Provisioning" involves the exchange of information between telecommunications carriers where one executes a request for a set of products and services or unbundled network elements or combination thereof from the other with attendant acknowledgements and status reports.²

While Section 51.301.(c) reeds:

- (8) refusing to provide information necessary to reach agreement. Such refusal includes, but is not limited to:
- (i) refusal by an incumbent LEC to furnish information about its network that a requesting telecommunications carrier reasonably requires to identify the network elements that it needs in order to serve a particular customer; and
- (ii) refusal by a requesting telecommunications carrier to furnish cost data that would be relevant to setting rates if the parties were in arbitration.³

Consequently, the request for PLATS by Supre from BellSouth is reasonable and within the law as contained in the FPSC Order.

Application Programmer Interface

With regard to Application Programmer Interface (API), the information about Total Access Gateway (TAG) that you have sent to Supra does not meet our requirements. Supra's request for API is intended to enable our developers to produce applications that will work with BellSouth's Regional Negotiations Systems (RNS) in order to expedite certain tasks. Thus Supra needs the API documentation for the RNS. Moreover, our developers have been informed that the TAG is not even available today for Supra's use!

In Ms. White's response to the FPSC Order, BellSouth stated that they are "preparing a protective agreement for signature by Supra since this documentation

² Code of Federal regulations, Telecommunication, 47, Parts 40 to 69, Revised as of October 1, 1997, page

^{*}Code of Federal regulations, Telecommunication, 47, Parts 40 to 69, Revised as of October 1, 1997, page 24.

contains intellectual property". We still await the protective agreement for our review and execution.

Database Documentation

The database documentation that Supra referred to in its complaint before the FPSC is the database documentation for RNS. This is a reference manual of the architecture of the RNS and contains a description of every table used by RNS with descriptions of fields, rules, triggers, indexes, and related information. We will also need the RNS System Administration Guide, and Technical Reference manuals.

HEDCS

The FPSC's Order also required BellSouth to provide Supre with a list of the discounted and non-discounted USOCs. That Order reads:

BellSouth shall identify to Supra which USOC codes are discounted and which are not. Also, to the extent that BellSouth's electronic interfaces provide information or automatically populate fields with USOC codes, BellSouth shall provide this same capability to Supra through the ordering interfaces available to Supra.

In Ms. White's response to the FPSC Order, BellSouth stated that "it should be noted that only BellSouth's retail residential system (RNS) performs this function."

Supra knows that it is only RNS that performs this capability and that is why we have requested for RNS.

Contral Office Addresses

We await SellSouth's compliance with the FPSC Order as agreed to by Ms. White in her Motion for Reconsideration.

Training of BellSouth's Employees

We are still experiencing serious problems with both BellSouth's Service Representatives and Repair Technicians. The problems we identified in our complaint before the FPSC still exist.

Online Edit Check

The FPSC Order reads:

⁴ BellSouth's Motion for Reconsideration and Clarification, dated August 6, 1998, page 8. ⁵ FPSC Order No. PSC - 98 - 1001 - FPF - TP, Docket No. 980119 - TP dated July 22, 1998, Page 47, VII

^{(2).}A BellSouth's Motion for Reconsideration and Clarification, dated August 6, 1998, page 6.

BellSouth shall modify the ALEC ordering systems so that the systems provide the same online edit checking capability to Supra that BellSouth's retail ordering systems provide."

BellSouth's Ms. White in her motion for reconsideration stated that 'In order to provide the exact same edit checking capability that BellSouth's retail ordering systems provide, BellSouth would be required to place computer hardware and software on the premises of the ALEC. This would entail an enormous amount of investment in both time and money".

As a measure of good gesture on Supra's part, we are willing to fund the necessary investments to be made for the installation of the systems.

Reservation and Assignment of Telephone Numbers
The Florida Order reads:

BellSouth shall provide Supra with the ability to reserve the same number of telephone numbers through LENS as BellSouth can through RNS. BellSouth shall also modify LENS to automatically assign a telephone number to an end user when the customer's address is validated.

In BellSouth's motion for reconsideration, Ms. White noted that "the LENS update to add this feature will be in place by February, 1999". However, we both know that RNS can perform those functions now!

Outstanding Documentation

The Florida PSC reads:

BellSouth shall provide any outstanding documentation requested by Supra¹¹.

* FPSC Order No. PSC - 98 - 1001 - FOF - TP, Docket No. 980119 - TP dated July 22, 1998, Page 47, VII

^{*} FPSC Order No. PSC - 98 - 1001 - FPF - TP, Docket No. 980119 - TP duted July 22, 1998, Page 47, VII

<sup>(5).

*</sup> Bell South's Motion for Reconsideration and Clarification, dated August 6, 1996, Page 5.

<sup>(3).

&</sup>quot; Dollbouth's Motion for Reconsideration and Clarification, dated August 6, 1996, Page 7.

" FPSC Order No. PSC - 98 - [00] - FOF - TP, Docket No. 980119 - TP dated July 22, 1998, Page 48, VII

(8).

The following is a list of outstanding documentation which Supra requires from BellSouth:

- Technical Reference manuals on all the Unbundled Network Elements that have been identified by BellSouth;
- Training manuals used by BellSouth to train its LCSC Service Representatives;
- Attendance by Supra's Service Rops. Of the same training that BellSouth provides to its LCSC Service Reps.

UNE Combo

At a meeting between Supra's General Counsel (Ms. Summerlin) and BellSouth's Assist. General Counsel (Ms. White), BellSouth agreed to provide Supra UNE combos on a test basis. Once again, we beg you to honor this commitment.

UNE Rates for interoffice Transport

On April 29, 1995, Supra's Mr. D. Nilson made a formal request to BellSouth's Mr. Pet Finley for some specific UNES. To date, BellSouth has failed to furnish those rates to Supra. To add insult to injury, a letter was received from BellSouth signed by Ms. Patricla C. Warner informing us that BellSouth has abandoned all treatment of that request. A copy of the letter is attached.

Mr. Cathey, you are aware of how crucial this information is to Supra at this stage as we invest in our network deployment. You are aware that without the supply of those rates by BellSouth, we cannot move forward with our "Joint Network Planning Meeting" which has been stalled for two months because of the fact that Supra is awaiting UNE rates from BellSouth.

Conclusion

I will like to conclude this letter by addressing some of the peripheral issues raised in BellSouth's motion for reconsideration. In that motion, BellSouth made an affirmative statement that both BellSouth and Supra, at various times, filed a request for approval at the FPSC for its Resale, Collocation and Interconnection Agreements. The truth is that BellSouth did all these filings without Supra being unaware that these documents were been filed and that is why there are some disputes as to the genuiness of the documents filed by BellSouth as they conflict with the documents the undersigned appended his signature. As you know, CLECS sign only one page out of a 500-page document and the documents are returned to BellSouth to counter sign.

Bell South has stated in its Motion for Reconsideration that:

The Commission erred in deciding an issue that was not part of this docket and which neither BellSouth nor Supra addressed. 12

According to the Telecommunications Act of 1995, Section 257 quoted below:

SEC. 257. MARKET ENTRY BARRIERS PROCEEDING.

(a) ELIMINATION OF BARRIERS - Within 15 months after the date of enactment of the Telecommunications Act of 1996, the Commission shall complete a proceeding for the purpose of identifying and eliminating, by regulations pursuant to its authority under this Act (other than this section), market entry barriers for entrepreneurs and other small businesses in the provision and ownership of telecommunications services and information services, or in the provision of parts or services to providers of telecommunications services and information services.

(b) NATIONAL POLICY - In carrying out subsection (a), the Commission shall seek to promote the policies and purposes of this Act favoring diversity of media voices, vigorous economic competition, technological advancement, and promotion of the public interest, convenience, and necessity.¹³

Our Interconnection Agreement with BettSouth discussed parity at all levels extensively including but not limited to Ordering and Provisioning. As you know, LENS is by no means comparable with RNS. Therefore, BettSouth" insistence that Suprecontinue using the substandard LENS is contrary to the spirit of the Interconnection Agreement.

In conclusion, Please note that Supra cannot compete with BellSouth until BellSouth resolves these issues. The importance of the eccess to RNS cannot be over emphasized. We are very afraid of what is going to happen to our company, as we do not know what to expect from BellSouth from day to day.

The future of the TA, our company and its staff members, competition in the local loop, and the benefits of competition to the American telephone subscribers is at stake. We beseech you to obey the laws of the country and

13 Telecommunications Act of 1996, Section 257.

¹² BellSouth's Motion for Reconsideration and Clarification, deted August 6, 1992, page 5.

respect the fuling of constituted authorities to the benefits of the average American consumers.

Sincerely,

Signed: Olukayode A. Ramos

Ofukayode A. Ramos Chairman and CEO

CC:

Governor Lawton Chiles, Governor of Florida
Senator Connie Mack, United States Senate
Hon. Carrier Meek, United States Contrese
Hon. Joel I. Klein, United States, Asst. Attorney General
Chairman William Kennard, FCC
Mr. Don Russell, Chief, Telecommunications Task Force, DOJ
Ms. Dorothy Attwood, Chief, Enforcement Division, FCC
Hon. Bob Butterworth, State Attorney General
Mr. Walter O'Haeseleer, Director, The Florida Public Service Commission
Ms. Salty Simmons, The Florida Public Service Commission
Mr. Wayne Stavanja, The Florida Public Service Commission

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Marcos B. Cathey Soles Assistant Vice President CLEC Interconnection Soles

November 24, 1998

Mr. Olukayode A. Ramos Chief Executive Officer Supra Telecom and Information Systems, Inc. 2620 S.W. 27th Avenue Miami, FL 33133

Dear Mr. Ramos:

This is in response to your letter dated August 31, 1998, which was written regarding BellSouth's compliance with the Florida Public Service Commission (FPSC) order # PSC-98-1001-FOF-TP dated July 22,1998. We have already spoken about soveral of these issues, but I have waited to respond in writing pending the FPSC decision on BellSouth's Motion for Reconsideration and Clarification. BellSouth's responses do "address the FPSC order" and I assure you it is neither BellSouth's intent "to stall the development of competition" nor has its actions in any way impeded the development of competition. BellSouth has been one of the most vocal proponents of the Telecommunications Act of 1996 ("the Act") and, since the Act became law, BellSouth has moved swiftly to facilitate competition within our region. Specifically, BellSouth has gone to great lengths to accommodate Supra Telecommunications and Information Systems ("Supra") requests.

Set out below are BellSouth's positions regarding the various issues raised by Supra:

PLATS

Attachment 8, "Rights-of-Way, Conduits and Pole Attachments" of the Interconnection Agreement between Supra and BellSouth states:

BellSouth agrees to provide Supra Telecommunications and Information Systems, Inc., pursuant to 47 U.S.C. § 224, as amended by the Act, nondiscriminatory access to any pole, duct, conduit, or right-of-way owned or controlled by BellSouth pursuant to terms and conditions that are subsequently negotiated with BellSouth's Competitive Structure Provisioning Center.

One of the "terms and conditions" of the Fole Attachment Agreement, which was sent to you on August 5, 1998, by Mr. John Chaucer addresses access to PLATS. It should be noted that Supra

has not returned a signed copy of the agreement to BellSouth. It should do so promptly. Section 5.2 of that agreement states:

Provision of Records and Information to Licensee. In order to obtain information regarding facilities, Licensee shall make a written request to BellSouth, identifying with reasonable specificity to geographic area for which facilities are required, the types and quantities of the required facilities and the required inservice date. In response to such request, BellSouth shall provide Licenses with information regarding the types, quantity and location (which may be provided by provision of route maps) and availability of BellSouth poles, conduit and right-of-way located within the geographic area specified by Licenses. Provision of information under the terms of this section shall include the right of Licensee employees or agents to inspect and copy engineering records or drawings which pertain to those facilities within the geographic area identified in Licensee's request. Such inspection and copying shall be done at a time and place mutually agreed upon by the parties. See Appendix II for records location centers.

Only a portion of BellSouth's facility maps has been converted to optical images. Where that conversion has not been made, BellSouth will provide paper copies of maps. But, as Ms. Nancy White stated in BellSouth's Motion for Reconsideration, PLATS "records are voluminous and considered proprietary by BellSouth." This is the reason for Ms. White's request for clarification and her suggestion "that the Commission require BellSouth to provide access of the records on a narrowly tailored request basis when necessary for a particular reason" and that "BellSouth would provide such access within a reasonable time." The FPSC has agreed with BellSouth on this issue in its decision on BellSouth's Motion for Reconsideration and Clarification.

Application Programming Interface (API)

In reference to BellSouth's Regional Negotiation System (RNS), you state:

Supra's request for API is intended to enable our developers to produce applications that will work with BellSouth's Regional Negotiations Systems (RNS) in order to expedite certain tasks.

Based on this statement, there is obvious confusion on Supra's behalf as to what RNS is. RNS is nothing more than a graphical user interface that BellSouth developed for its service representatives to input residential orders. RNS was designed to fit BellSouth's specific business needs, contains proprietary information, does not follow the industry standards that have been established for CLEC ordering, and does not support access to the most basic types of CLEC resale orders, such as "switch-as-is" and "switch-with-changes." BellSouth does not have any plans to make RNS available to CLECs and the FPSC has stated that RNS does not need to be made available. Instead, BellSouth has developed three electronic interfaces for CLEC ordering, Electronic Data Interchange (EDI), the Telecommunications Access Gateway (TAG), and the Local Exchange Navigation System (LENS). These interfaces support regional ordering for both business services, which I understand is Supra's focus, and residential services. TAG, formerly known as API, was developed by BellSouth to assist CLECs in building their own order entry system. BellSouth has invested significant resources into this product, at the request of CLECs, in

order for CLECs to customize order entry to their specific needs and functions to integrate preordering and ordering functions. TAG will also allow CLECs to integrate the ordering, preordering functions with their own internal Operations Support Systems, such as billing.

TAG became operational for pre-ordering functions on August 30, 1998, and ordering capabilities were added on November 1, 1998. BellSouth offers a training course in TAG and classes were held in October and November 1998. The next class begins on December 8, 1998, in Birmingham, Alabama. This 2-day class provides information and instructions to CLEC programmers, with C++ programming knowledge, to prepare them to design and develop client applications for the BellSouth TAG. I invite you to contact 1-888-404-9899 if you are interested in registration for this class.

Database Documentation

There is no need or requirement for BellSouth to provide documentation on RNS due to the reasons described above. Further, this documentation would be of no benefit to Supra. If Supra's intention is to build its own order entry system to interface with BellSouth's order processing systems. TAG and EDI are the available mechanisms to achieve that goal.

USOCs and Central Office Addresses

BellSouth attempted to supply Supra with a list of the USOCs that are discounted, a list of those that are not, as well as a list of central office addresses. However, the package containing this information was returned to BellSouth. The information was sent again, and it is my understanding that it was received by Supra on September 23, 1998.

Training of BollSouth's Employees

Per the FPSC order. BellSouth has trained its retail service representatives and technicians on the proper end user contact procedures. Should you identify specific allegations of violations. BellSouth will research them and take appropriate action. BellSouth will need specific account information, including name of customer, telephone number and address to investigate the allegation.

On-Line Edit Check

BellSouth is committed to providing CLECs an efficient and easy to use on-line order entry system. BellSouth continues to make enhancements to LENS and EDI as well as to provide alternative online order entry systems such as TAG.

Reservation and Assignment of Telephone Numbers

As previously mentioned, BellSouth's LENS is continually being upgraded to add additional capabilities. The current achedule to increase the quantity of telephone numbers reserved at a time

in LENS in the inquiry mode from 6 to 25 is November 14, 1998. CLECs can reserve an unlimited number of telephone numbers in LENS.

Outstanding Documentation

BellSouth has provided or made available to Supra and all CLECs the Technical Reference manuals that exist for UNEs. BellSouth will not provide to Supra, or any other CLEC, the training manuals used by the LCSC service representatives because they are confidential to BellSouth and would be of no value to Supra. Nor will BellSouth provide Supra service representatives the same training LCSC service representatives attend because, again, it would be of no value to Supra, as the systems used by BellSouth are different and more complicated than LENS. BellSouth has provided to Supra all documents required by the FL PSC.

UNE Combe

Ms. Nancy White did not agree to provide Supra UNE Combos on a test basis. As BellSouth has stated many times before, it will be happy to negotiate an agreement with Supra whereby BellSouth would provide combinations of unbundled network elements to Supra and Supra would pay for the component parts plus a professional services fee for BellSouth combining the elements for Supra.

UNE Rates for Interoffice Transport

This request was answered in earlier correspondence dated October 14, 1998. See attached for reference.

Conclusion

I trust this letter, taken together with our previous conversations and correspondence, has addressed each of your concerns. Should you have any questions, please contact me at 205.321.4900.

Sincorely.

Marcus B. Cathey --Sales Assistant Vice Brosident

Attachment