

Marshall M. Criser III

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Regulatory Vice President

ORIGINAL Fax 850 224-5073

BellSouth Telecommunications, Inc. Suite 400 150 South Monroe Street Tallahassee, Florida 32301-1556

July 17, 2000

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

850 224-7798

Re: Approval of an Amendment to the Interconnection Agreement Negotiated by BellSouth Telecommunications, Inc. ("BellSouth") and Actel Integrated Communications, 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 Actel Integrated Communications, 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 Actel Integrated Communications, Inc. The Commission approved the initial agreement between the companies in Order No. 99-2222-FOF-TP issued November 10, 1999 in Docket 991623-TP.

Pursuant to section 252(e) of the Act, the Commission is charged with approving or rejecting the negotiated agreement between BellSouth and Actel Integrated Communications, 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,

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Regulatory Vice President

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ATTACHMENT TO TRANSMITTAL LETTER

The Agreement entered into by and between Actel Integrated Comm., Inc. (FL) and BellSouth Telecommunications, Inc., dated 06/14/2000, for the state Florida consists of the following:

ITEM	NO. PAGES
Amendment	4
Exhibit A	1
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TOTAL	5
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AMENDMENT TO THE INTERCONNECTION AGREEMENT BETWEEN ACTEL INTEGRATED COMMUNICATIONS, INC. AND BELLSOUTH TELECOMMUNICATIONS, INC. DATED AUGUST 30, 1999.

Pursuant to this Agreement (the "Amendment"), Actel Integrated Communications, Inc. ("Actel") and BellSouth Telecommunications, Inc. ("BellSouth") hereinafter referred to collectively as the "Parties" hereby agree to amend that certain Interconnection Agreement between the Parties effective August 30, 1999 for the States of Florida and Mississippi ("Interconnection Agreement").

WITNESSETH

NOW, THEREFORE, in consideration of the mutual agreements and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Parties hereto agree as follows:

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Sections 2.3 and 2.3A of Attachment 5 of the Interconnection 1. Agreement are deleted in their entirety and substituted in their place is a new Section 2.3 including the rates in Exhibit 1 attached hereto, as follows: Access. Pursuant to Security and Safety requirements below, Actel shall have access to the Collocation Space twenty-four (24) hours a day, seven (7) days a week. Actel agrees to provide the name and social security number, or date of birth, or driver's license number of each employee, contractor, or agent provided with Access Keys or cards ("Access Keys") prior to the issuance of said Access Keys. Access Keys shall not be duplicated under any circumstances. Actel agrees to be responsible for all Access Keys and for the return of all said Access Keys in the possession of Actel employees, contractors, Guests, or agents after termination of the employment relationship, contractual obligation with Actel or upon the termination of this Attachment or the termination of occupancy of an individual collocation arrangement

Lost or Stolen Access Keys. Actel shall notify BellSouth in writing immediately in the case of lost or stolen Access Keys. Should it become necessary for BellSouth to re-key buildings as a result of a lost Access Key(s) or for failure to return an Access Key(s), Actel shall pay for all reasonable costs associated with the re-keying

<u>Security and Safety Requirements</u>. The security and safety requirements set forth in this section are as stringent as the security requirements BellSouth maintains at its own premises either for their own employees or for authorized contractors. Only BellSouth employees, BellSouth certified vendors and authorized employees, or authorized agents of Actel will be DOCUMENT NUMBER-DATE

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permitted in the BellSouth Premises. Actel shall provide its employees and agents with picture identification, which must be worn and visible at all times while in the Collocation Space or other areas in or around the Premises. The photo Identification card shall bear, at a minimum, the employee's name and photo, and the Actel name. BellSouth reserves the right to remove from its premises any employee of Actel not possessing identification issued by Actel. Actel shall hold BellSouth harmless for any damages resulting from such removal of its personnel from BellSouth premises.

Actel will be required, at its own expense, to conduct a statewide investigation of criminal history records for each Actel employee being considered for work on the BellSouth Premises, for the states/counties where the Actel employee has worked and lived for the past five years. Where state law does not permit statewide collection or reporting, an investigation of the applicable counties is acceptable.

Actel will be required to administer to their personnel assigned to the BellSouth Premises security training either provided by BellSouth, or meeting criteria defined by BellSouth.

Actel shall not assign to the BellSouth Premises any personnel with records of felony criminal convictions. Actel shall not assign to the BellSouth Premises any personnel with records of misdemeanor convictions, except for misdemeanor pedestrian and traffic violations, without advising BellSouth of the nature and gravity of the offense(s). BellSouth reserves the right to refuse building access to any Actel personnel who have been identified to have misdemeanor criminal convictions, except for misdemeanor pedestrian and traffic violations. Notwithstanding the foregoing, in the event that Actel chooses not to advise BellSouth of the nature and gravity of any misdemeanor conviction, Actel may, in the alternative, certify to BellSouth that it shall not assign to the BellSouth Premises any personnel with records of misdemeanor convictions (other than misdemeanor traffic violations).

For each Actel employee requiring access to a BellSouth Premises pursuant to this agreement, Actel shall furnish BellSouth, prior to an employee gaining such access, a certification that the aforementioned background check and security training were completed. The certification will contain a statement that no felony convictions were found and certifying that the security training was completed by the employee. If the employee's criminal history includes misdemeanor convictions, Actel will disclose the nature of the convictions to BellSouth at that time. In the alternative, Actel may certify to BellSouth that it shall not assign to the BellSouth Premises any personnel with records of misdemeanor convictions other than misdemeanor traffic violations.

At BellSouth's request, Actel shall promptly remove from the BellSouth premises any employee of Actel BellSouth does not wish to grant access to its premises pursuant to any investigation conducted by BellSouth. Notification to BellSouth. BST reserves the right to interview AcTel's employees, agents, or contractors in the event of wrongdoing in or around BellSouth's property or involving BellSouth's or another CLEC's property or personnel, provided that BellSouth shall provide 24 hours notice (or shorter notice as may be agreed by the parties as reasonable under the circumstances) to AcTel's Security contact of such interview. Actel and its contractors shall reasonably cooperate with BellSouth's investigation into allegations of wrongdoing or criminal conduct committed by, witnessed by, or involving AcTel's employees, agents, or contractors. Additionally, BellSouth reserves the right to bill Actel for all reasonable costs associated with investigations involving its employees, agents, or contractors if it is established and mutually agreed in good faith that Actel's employees, agents, or contractors are responsible for the alleged act. BellSouth shall bill Actel for BellSouth property which is stolen or damaged where an investigation determines the culpability of AcTel's employees, agents, or contractors and where Actel agrees, in good faith, with the results of such investigation. Actel shall notify BellSouth in writing immediately in the event that the CLEC discovers one of its employees already working on the BellSouth premises is a possible security risk. Upon request of the other Party, the Party who is the employer shall discipline consistent with its employment practices, up to and including removal from the BellSouth Premises, any employee found to have violated the security and safety requirements of this section. Actel shall hold BellSouth harmless for any damages resulting from such removal of its personnel from BellSouth premises.

<u>Use of Supplies</u>. Unauthorized use of telecommunications equipment or supplies by either Party, whether or not used routinely to provide telephone service (e.g. plug-in cards,) will be strictly prohibited and handled appropriately. Costs associated with such unauthorized use may be charged to the offending Party, as may be all associated investigative costs.

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<u>Use of Official Lines</u>. Except for non-toll calls necessary in the performance of their work, neither party shall use the telephones of the other Party on the BellSouth Premises. Charges for unauthorized telephone calls may be charged to the offending Party, as may be all associated investigative costs.

<u>Accountability.</u> Full compliance with the Security requirements of this section shall in no way limit the accountability of either Party to the other for the improper actions of its employees.

- 2. The Parties agree that all of the other provisions of the Agreement, dated August 30, 1999, for the States of Florida and Mississippi, together with all amendments in effect as of the date of execution of this Amendment shall remain in full force and effect.
- 3. The Parties agree that either or both of the Parties are authorized to submit this Amendment to the Public Service Commission or other regulatory body having jurisdiction over the subject matter of this

Amendment, for approval subject to Section 252(e) of the federal Telecommunications Act of 1996.

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

Actel Integrated Communications, Inc	
By: faul & Man	
Name: PAUL 7. GUARISCO	
Title: Deputy General Coursel	
Date: Jmc 12, 2000	

:

BellSouth Telecommunications, Inc.

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Name: Jerry Hendrix

Title: Senior Director

6 Date:_ 100

EXHIBIT 1 Attachment A

USOC	Rate Element Description	Unit	Recurring Rate (RC)	Non-Recurring Rate (NRC)
PE1A1	Security Access System			
	Security system*	Per Central Office	\$52.00	
	New Access Card Activation*	Per Card		\$55.00
	Administrative change, existing card*	Per Card		\$35.0
	Replace lost or stolen card*	Per Card		\$250.0

Rate "True-Up," The Parties agree that the prices reflected as interim herein shall be "trued-up" (up or down) based on final prices either determined by further agreement or by final order, including any appeals, in a proceeding involving BellSouth before the regulatory authority for the state in which the services are being performed or any other body having jurisdiction over this agreement (hereinafter "Commission"). Under the "trueup" process, the interim price for each service shall be multiplied by the volume of that service purchased to arrive at the total interim amount paid for that service ("Total Interim Price"). The final price for that service shall be multiplied by the volume purchased to arrive at the total final amount due ("Total Final Price"). The Total Interim Price shall be compared with the Total Final Price. If the Total Final Price is more than the Total Interim Price, Actel shall pay the difference to BellSouth. If the Total Final Price is less than the Total Interim Price, BellSouth shall pay the difference to Actel. Each party shall keep its own records upon which a "true-up" can be based and any final payment from one party to the other shall be in an amount agreed upon by the Parties based on such records. In the event of any disagreement as between the records or the Parties regarding the amount of such "true-up," the Parties agree that the Commission shall be called upon to resolve such differences.