Matilda Sanders

076576 -TP

From:

HOLLAND, ROBYN [robyn.holland@bellsouth.com]

Sent:

Friday, August 31, 2007 1:26 PM

To:

HOLLAND, ROBYN; Filings@psc.state.fl.us

Subject:

amendment to cingular pcs

Attachments:

amendmen.pdf



Please open the attached document.

This document was sent to you using an HP Digital Sender.

Sent by:

HOLLAND, ROBYN <robyn.holland@bellsouth.com>

Number of pages:

Document type:

B/W Document Adobe PDF

Attachment File Format:

To view this document you need to use the Adobe Acrobat Reader.

For free copy of the Acrobat reader please visit:

http://www.adobe.com

For more information on the HP Digital Sender please visit:

http://www.digitalsender.hp.com



August 31, 2007

Mrs. Ann Cole Director, Division of Commission Clerk and Administrative Services Florida Public Service Commission 070576-19 2540 Shumard Oak Boulevard Tallahassee, Florida 32399

Re: Approval of Amendment to the CMRS Agreement between BellSouth Telecommunications, Inc d/b/a AT&T Florida d/b/a AT&T Southeast and New Cingular Wireless PCS, LLC

Dear Mrs. Cole:

Please find enclosed for filing and approval, the original and two copies of BellSouth Telecommunications, Inc d/b/a AT&T Florida d/b/a AT&T Southeast Amendment to CMRS Agreement with New Cingular Wireless PCS, LLC

If you have any questions, please do not hesitate to call Robyn Holland at (850) 577-5551.

Very truly yours,

Regulatory Vice President

Amendment to the Agreement Between New Cingular Wireless PCS, LLC

BellSouth Telecommunications, Inc.
d/b/a AT&T Alabama, AT&T Florida, AT&T Georgia,
AT&T Kentucky, AT&T Louisiana, AT&T Mississippi,
AT&T North Carolina, AT&T South Carolina
and AT&T Tennessee
Dated June 10, 2005

Pursuant to this Amendment, (the "Amendment"), New Cingular Wireless PCS, LLC (Cingular) and BellSouth Telecommunications, Inc. now d/b/a AT&T Alabama, AT&T Florida, AT&T Georgia, AT&T Kentucky, AT&T Louisiana, AT&T Mississippi, AT&T North Carolina, AT&T South Carolina and AT&T Tennessee (hereinafter referred to as "AT&T"), hereinafter referred to collectively as the "Parties", hereby agree to amend that certain Interconnection Agreement between the Parties dated June 10, 2005 ("Agreement") to be effective thirty (30) calendar days after the date of the last signature executing the Amendment ("Effective Date").

WHEREAS, AT&T and Cingular entered into the Agreement on June 10, 2005, and:

WHEREAS, the Parties desire to amend the Agreement in order to change the transit traffic usage rate contained in the 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, the Parties hereby covenant and agree as follows:

 Section VIII. C of the Agreement is hereby deleted in its entirety and replaced with the following:

C. If Non-Local Traffic originated by Carrier is delivered by BellSouth for termination to the network of a Third Party Carrier, then BellSouth will bill Carrier and Carrier shall pay a \$0.0024 per minute transit charge beginning on the Effective Date of this Agreement until August 31, 2005, increasing to \$0.003 for the period September 1, 2005 through July 31, 2007 and shall decrease to \$0.00225 beginning on August 1, 2007 for the remainder of the Agreement for such Transit Traffic ("Transit Charge") in addition to any charges that BellSouth may be obligated to pay to the Third Party Carrier ("Third Party Termination Charges"). Third Party Termination Charges may change during the term of this Agreement, and the appropriate rate shall be the rate in effect when the traffic is terminated. BellSouth shall not deliver Transit Traffic to Carrier for termination to a Third Party Carrier and, therefore, Carrier shall not bill BellSouth any transit charges. Traffic not originated by BellSouth transiting BellSouth's network to Carrier is not Local Traffic and Carrier

The minutes of use ("MOUs") of transit traffic under this agreement, aggregated with the transit traffic MOUs of other regions, may be used to affect the transit rates for Carrier in other regions. Such aggregation of MOUs does not affect any rates in this 9-state regional agreement.

shall not bill BellSouth for such Transit Traffic transiting BellSouth's network. In addition, Traffic received by BellSouth from an interexchange carrier for delivery to Carrier is not Local Traffic and Carrier shall not bill BellSouth for such traffic. Except for Type 1 originated Transit Traffic. Carrier shall deliver its originated Transit Traffic to a BellSouth tandem and not to a BellSouth end office.

- 2. All of the other provisions of the Agreement, dated June 10, 2005, shall remain in full force and effect.
- 3. Either or both of the Parties is authorized to submit this Amendment to the respective state regulatory authorities for approval subject to Section 252(e) of the Federal Telecommunications. Act of 1996.

Signature Page

IN WITNESS WHEREOF, the Parties have executed this Agreement the day and year written below.

BellSouth Telecommunications, Inc. d/b/a AT&T Alahama, AT&T Florida, AT&T Georgia, AT&T Kentucky, AT&T Leuisiana, AT&T Mississippi, AT&T North Carolina, AT&T South Carolina and AT&T Tennessee	New Cingular Wireless PCS, LLC
By: Kathy Wybon-Chu	By: Mi Luf / Clantifulder
Name: Kathy Wilson-Chu	Name: MICHAEL F VANDETLOCK
Title: Director	Title: DIRECTOR SCM NETWORK WITH
Date: 7/30/07	Date: 7/27/67