@ BELLSOUTH

BellSouth Telecommunications, Inc. Suite 400 150 South Monroe Street

Tellahassee, Florida 32301-1556

904 225 7791 Tax 904 274 5073 A.M. Lombardo Requiatory Vice President

March 11, 1997

Mrs. Blanca S. Bayo Director, Division of Records and Reporting Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, Florida 32399 790 30 4 -TP

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FOR FREEDRICK CAN BE

Re: Approval of the Resale Agreement Negotiated by BellSouth Telecommunications, Inc. ("BellSouth") and Sterling International Funding, Inc. d/b/a Reconex pursuant to Sections 251 and 252 of the Telecommunications Act of 1996

Dear Mrs. Bayo:

Pursuant to section 252(e) of the Telecommunications Act of 1996, BellSouth and Reconex are submitting to the Florida Public Service Commission their negotiated agreement for the purchase of BellSouth's telecommunications services for the purpose of resale to end users by Reconex.

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

Regulatory Vice President

CHURAU OF RECORDS

Agreement Between BellSouth Telecommunications, Inc. and Sterling International Funding Inc.

6/b/s Recents Regarding The Sale of BST's Telecommunications Services to Reseller For The
Purposes of Reselle

THES AGREEMENT is by and between BellSouth Telecommunications, Inc., ("HellSouth or Company"), a Georgia corporation, and Storling International Funding Inc. d/b/a Recones ("Reseller"), a Nevada corporation, and shall be deemed effective as of February 1, 1997.

WITNESSETH

WHEREAS, BellSouth is a local exchange telecommunications company authorized to provide telecommunications services in the state of Alabama, Florida, Georgia, Kentucky, Louisiana, Mississippi, North Carolina, South Carolina, and Tennessee; and

WHEREAS, Reseller is an alternative local exchange telecommunications company authorized to provide telecommunications services in the state of Alabama, Florida, Georgia, Kentucky, Louisiana, Mississippi, North Carolina, South Carolina, and Tennessor; and

WHEREAS, Reseller desires to resell BellSouth's telecommunications services; and

WHEREAS, BellSouth has agreed to provide such services to Reseller for resale purposes and pursuant to the terms and conditions set forth herein;

NOW, THEREFORE, for and in consideration of the mutual premises and promises contained herein, BellSouth and Reseller do hereby agree as follows:

L. Term of the Agreement

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- A. The term of this Agreement shall be two years beginning February 1, 1997 and shall apply to all of BellSouth's serving territory as of January 1, 1996, in the state(s) of Alabama, Florida, Georgia, Kentucky, Lousiana, Mississippi, North Carolina, South Carolina and Tennessee.
- B. This Agreement shall be automatically renewed for two additional one year periods unless either party indicates its intent not to renew the Agreement. Notice of such intent must be provided, in writing, to the other party no later than 60 days prior to the end of the then-existing contract period. The terms of this Agreement shall remain in effect after the term of the existing agreement has expired and while a new agreement is being negotiated.
- C. The rates pursuant by which Reseller is to purchase services from HeltSouth for resale shall be at a discount rate off of the retail rate for the telecommunications service. The discount rates shall be as set forth in Exhibit A, attached hereto and incorporated herein by this reference. Such discount shall reflect the costs avoided by BellSouth when selling a service for wholesale purposes.

11. Definition of Terms

- A. CUSTOMER OF RECORD means the entity responsible for placing application for service; requesting additions, rearrangements, maintenance or discontinuance of service; payment in full of charges incurred such as toll, directory assistance, etc.
- B. DEPOSIT means assurance provided by a customer in the form of cash, surety bond or bank letter of credit to be held by the Company.

- 5 END USER means the ultimate user of the telecommunications services
- les use of the telecor END USER CUSTOMER LOCATION means the physical location of the premises where an end INCHIORS SETVICES
- with an existing service. ellSouth. This includes packaging of existing services or combining a new function, feature or capability NEW SERVICES means functions, features or capabilities that are not currently offered by
- blic service commissions seguny's franchised area. OTHER LOCAL EXCHANGE COMPANY (OLEC) means a telephone company certificated by the sions of the Company's franchised area to provide local exchange service within the
- public (with or without "adding value"). RESALE means an activity wherein a certificated OLEC, such as Reseller subscribes to the nications services of the Company and then reoffers those telecommunications services to the
- certificate of operation, within which an OLEC, such as Reseller, may offer resold local exchange RESALE SERVICE AREA means the area, as defined in a public service comunission approved

881. General Provisions

- subject to the terms, and conditions specifically set forth herein. Notwithstanding the foregoing, the following are not available for purchase: Grandfathered services, promotional and trial retail service competitive situation E911 services; interconnection services for mobile service providers, legislatively or administratively mandated specialized discounts (e.g., education institution discount) and discounted services to meet offerings; lifeline and linkup services; contract service arrangements; installment billing options; 911 and Reseller may resell the tariffed local exchange and toll telecommunications services of BellSouth
- nishing of any service. The provision of services by the Company to Reseller does not constitute a joint undertaking for the
- specified herein, the Company will take orders from, bill and expect payment from Reseller for all services Reseller will be the customer of record for all services purchased from BellSouth. Except as
- D. Reseller will be the Company's single point of contact for all services purchased pursuant to this Agreement. The Company shall have no contact with the end user except to the extent provided for herein
- E. The Company will continue to bill the end user for any services that the end user specifies it wishes to receive directly from the Company.
- F. The Company maintains the right to serve directly any end user within the service area of Reseller. The Company will continue to directly market its own telecommunications products and services and in doing so may establish independent relationships with end users of Reseller.

Reseller shall not interfere with the right of any person or entity to obtain service directly from the G. Company. The current telephone number of an end user may be retained by the end user unless the end user has past due charges associated with the BellSouth account for which payment arrangements have not been made. The Company will not, however, make the end user's previous telephone number available to Reseller until the end user's outstanding balance has been paid. If Reseller requests service for an end user that has been denied service or disconnected for non-payment by BellSouth, and the end user still has an outstanding belance with the Company, the Company will establish service for that end user through Reseller. Denied service means that the service of an end user provided by a local exchange telecommunications company, including BellSouth, has been temporarily suspended for nonpayment and subject to complete disconnection. Telephone numbers are the property of the Company and are assigned to the service furnished. Reseller has no property right to the telephone number or any other call number designation associated with services furnished by the Company, and no right to the continuance of service through any particular central office. The Company reserves the right to change such numbers, or the central office designation associated with such numbers, or both, whenever the Company deems it necessary to do so in the conduct of its business. The Company may provide any service or facility for which a charge is not established herein, as long as it is offered on the same terms to Reseller. Service is furnished subject to the condition that it will not be used for any unlawful purpose. Service will be discentimed if any law enforcement agency advises that the service being used is in violation of the law. The Company can refuse service when it has grounds to believe that service will be used in violation of the law. The Company accepts no responsibility to any person for any unlawful act committed by Reseller or its end users as part of providing service to Reseller for purposes of resale or otherwise. The Company will cooperate fully with law enforcement agencies with subpoenas and court orders for assistance with the Company's customers. Law enforcement agency subpoenas and court orders regarding end users of Reseller will be directed to Reseller. The Company will bill Reseller for implementing any requests by law enforcement agencies regarding Reseller end users. The characteristics and methods of operation of any circuits, facilities or equipment provided by other than the Company shall not: 1. Interfere with or impair service over any facilities of the Company, its affiliates, or its connecting and concurring carriers involved in its service; 2. Cause damage to their plant; 3. Impair the privacy of any communications; or Page 3 Version: December 31, 1986

4. Create hazards to any employees or the public.

- a respect to services provided by it. Reseller ass S SER quasibility of notifying the Company regarding less than standard operations
- Facilities and/or equipment utilized by BellSouth to provide service to Reseller remain the property
- S. White page directory listings will be provided in accordance with regulations set forth in Section A6 of the General Subscriber Service Turiff and will be available for resale.

IV. Belificath's Provides of Services to Reseller

- Reseller agrees that its resale of BellSouth services shall be as follows
- the class of service restrictions 1. The resale of telecon nications services shall be limited to users and uses conforming to
- referrals, secale arrangements, sales agencies or billing agreements. This subsection shall be void and of no effect for a particular state covered under this Agreement as of February B, 1999 or on the date BellSouth is authorized to offer interLATA services in that state. and interLATA services offered by Reseller are packaged, tied, bundled, discounted or offered together in any way to the end user. Such efforts include, but are not limited to, sales BETVICES WITH 2. To the extent Reseller is a telecommunications carrier that serves greater than 5 percent of whichever is earlier. we Nation's presidentified access lines, Reseller shall not jointly market its intert.ATA invices with the telecommunications services purchased from BellSouth pursuant to this groement in any of the states covered under this Agreement. For the purposes of this abaction, to jointly market means any advertisement, marketing effort or billing in which the fecommunications services purchased from BellSouth for purposes of resale to customers.
- 3. Hotel and Hospital PBX service are the only telecommunications services available for resale to Hotel/Motel and Hospital end users, respectively. Similarly, Access Line Service for Customer Provided Coin Telephones is the only local service available for resale to COCOTS customers. Shared Tennal Service customers can only be sold those telecommunications services available in 3 Texant Service customers can only be sold those telecommunications services available in pany's A23 Shared Tenant Service Tariff.
- 4. Resetter is prohibited from furnishing both flat and measured rate service on the same business premiters to the same subscribers (end users) as stated in A2 of the Company's Tariff except for backup service as indicated in the applicable state tariff Section A3.
- 5. If exlephone service is established and it is subsequently determined that the class of service restriction has been violated, Reselber will be notified and billing for that service will be immediately changed to the appropriate class of service. Service charges for changes between class of service, back billing, and interest as described in this subsection shall apply at the Company's sole discretion. back billing, and interest as described in this subsection shall apply at the Company's sole discretion interest at the rate of 0.000590 per day, compounded daily for the number of days from the tyck billing date to and including the date that Reseller actually makes the payment to the Company may be assessed.

authenticity of use. Such audit shall not occur more than once in a calendar year. Reseller shall make any and all records and data available to the Company or the Company's auditor's on a reasonable basis. The Company shall bear the cost of said audit. 6. The Company reserves the right to periodically audit services purchased by Reseller to establish

- individual end user of the Company in the appropriate section of the Company's Tariffs. Specific tariff features, e.g. a usage allowance per mouth, shall not be aggregated across multiple resold services. Resold services cannot be used to aggregate traffic from more than one end user customer except as specified in Section A23, of the Company's Tariff referring to Shared Tenant Service. services are subject to the same terms and conditions as are specified for such services when furnished to an Resold services can only be used in the same master as specified in the Company's Tariff. Resold
- ņ Reseller may resell services only within the specific resale service area as defined in its certificate
- D. Telephone numbers transmitted via any resold service feature are intended solely for the use of the end user of the feature. Resalt of this information is prohibited.
- E. No patent, copyright, trademark or other proprietary right is beened, granted or otherwise transferred by this Agreement. Reseller is strictly prohibited from any use, including but not limited to sales, marketing or advertising, of any BellSouth name or trademark.

V. Maintenance of Services

- Services resold under the Company's Tariffs and facilities and equipment provided by the Company ed by the Company.
- facilities owned by the Company, other than by cor except with the written consent of the Company. Reseller or its end users may not rearrange, move, disconnect, remove or attempt to repair any naection or disconnection to any interface means used,
- service problem. Reseller accepts responsibility to notify the Company of situations that arise that may result in a
- 3 Reseller will be the Company's single point of contact for all repair calls on behalf of Reseller's end
- Reseller will contact the appropriate repair centers in accordance with procedures established by the
- For all repair requests, Reseller accepts responsibility for adhering to the Company's prescreening ses prior to referring the trouble to the Company.
- G. The Company will bill Reseller for handling troubles that are found not to be in the Company's activists pursuant to its standard time and material charges. The standard time and material charges will be no more than what BeltSouth charges to its retail customers for the same services.

The Company reserves the right to contact Reseller's customers, if deemed necessary, for maintenance purposes. VI. Establishment of Service After receiving certification as a local exchange company from the appropriate regulatory agency, Resetter will provide the appropriate Company service center the necessary documentation to enable the Company to establish a master account for Reseller. Such documentation shall include the Application for Master Account, proof of authority to provide telecommunications services, an Operating Company Number ("OCH") assigned by the National Exchange Carriers Association ("NECA") and a tax exemption certificate, if applicable. When necessary deposit requirements are met, the Company will begin taking orders for the resale of service. Service orders will be in a standard format designated by the Company. When notification is received from Reseller that a current customer of the Company will subscribe to Reseller's service, standard service order intervals for the appropriate class of service will apply. The Company will not require end user confirmation prior to establishing service for Reseller's end user customer. Reseller must, however, be able to demonstrate end user authorization upon request. Reseller will be the single point of contact with the Company for all subsequent ordering activity resulting in additions or changes to resold services except that the Company will accept a request directly from the end user for conversion of the end user's service from Reseller to the Company or will accept a request from another OLEC for conversion of the end user's service from the Reseller to the other LEC. The Company will notify Reseller that such a request has been processed. If the Company determines that an unauthorized change in local service to Reseller has occurred, the Company will reestablish service with the appropriate local service provider and will assess Reseller as the OLEC initiating the unauthorized change, an unauthorized change charge similar to that described in F.C.C. Tariff No. 1, Section 13.3.3. Appropriate nonrecurring charges, as set forth in Section A4. of the General Subscriber Service Tariff, will also be assessed to Reseller. These charges can be adjusted if Reseller provides satisfactory proof of authorization. **Nearecurring Charge** \$19.41 (a) each Residence or Business line The Company will, in order to safeguard its interest, require Reseller to make a deposit to be held by the Company as a guarantee of the payment of rates and charges, unless satisfactory credit has already been established. Any such deposit may be held during the continuance of the service as security for the payment of any and all amounts accreing for the service. Such deposit may not exceed two months' estimated billing. Page 6 Version: December 31, 1996

- constitute a waiver or modification of the segular practices of the Company providing for the discontinuance Company's regulations as to advance payments and the prompt payment of bills on presentation our does it of service for non-payment of any sams due the Company. The fact that a deposit has been made in no way relieves Reseller from complying with the
- The Company reserves the right to increase the deposit requirements when, in its sake judgment, the
- oaks held will be applied to its accou in the event that Reseller defaults on its account, service to Reseller will be terminated and any
- ring the continuance of the deposit. Interest on a deposit shall accrue annually and, if requested, shall be nually credited to Reselber by the accrual date. In the case of a cash deposit, interest at the rate of six percent per answer shall be paid to Reseller

VII. Payment And Billing Arrangements

- master account for Reseller. When the initial service is ordered by Reseller, the Company will establish an accounts receivable
- The Company shall bill Reseller on a current basis all applicable charges and credits
- C. Payment of all charges will be the responsibility of Reseller. Reseller shall make payment to the Company for all services billed. The Company is not responsible for payments not received by Reseller from Reseller's customer. The Company will not become involved in billing disputes that may arise between accounts receivable master account and not to an end user's acco Reseller and its cust amer. Payments made to the Company as payment on account will be credited to an
- 9 The Company will render bills each month on established bill days for each of Reseller's accounts
- E. The Company will bill Reseller, in advance, charges 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 end user account level, including, if applicable, any charges for usage or usage allowances. BellSouth will also bill all charges, including but not limited to 911 and E911 charges, telecommunications relay charges, and franchise fees, on an individual end user account level.
- the Company. F. The payment will be due by the next bill date (i.e., same date in the following month as the bill date) and is payable in immediately available funds. Payment is considered to have been made when received by

If the payment due date falls on a Sunday or on 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 is observed on Tuesday, Wednesday, Thursday, or Friday, the payment due date shall be the last non-Holiday day preceding such Saturday or Holiday. If payment is not received by the payment due date, a late payment penalty, as set forth in I. following, shall apply.

- G. Upon proof of tax exempt certification from Reseller, the total amount billed to Reseller will not include any taxes due from the end user. Reseller will be solely responsible for the computation, tracking, reporting and payment of all federal, state and/or local jurisdiction taxes associated with the services resold to
- Service (TRS) as well as any other charges of a similar nature ble to its resold services for emergency services (E911 and 911) and Telecommunications Relay As the customer of record, Reseller will be responsible for, and remit to the Company, all charges
- actor shall be the lessor of: If any parties of the payment is received by the Company after the payment due date as set forth coding, or if any parties of the payment is received by the Company in funds that are not immediately itable to the Company, then a late payment penalty shall be due to the Company. The late payment asky shall be the parties of the payment not received by the payment due date times a late factor. The late
- the date that Reseller actually makes the payment to the Company, or asaction, compound The highest interest rate (in decimal value) which may be levied by law for commercial on, compounded duity for the number of days from the payment due date to and including
- 0.000590 per day, compounded daily for the number of days from the payment due date to and including the date that Reseller actually makes the payment to the Company.
- Any switched access charges associated with interexchange carrier access to the resold local ge lines will be billed by, and due to, the Company No additional charges are to be assessed to
- K. The Company will not perform billing and collection services for Reseller as a result of the execution of this Agreement. All requests for billing services should be referred to the appropriate entity or operational group within the Company.
- Line (EUCL) charge to Reseller, the Company will, on an interim basis, bill the charges shown below which are identical to the EUCL rates billed by BST to its end users. Until such time as the Company receives permission from the FCC to bill the End User Common

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Multi-line Business (c) Each Individual Line or Trunk	Single Line Business (b) Each Individual Line or Trunk	Residential (a) Each Individual Line or Trunk
•	81.8	

the Company, Reseller shall contact the designated Service Center for resolution. The Company will make every effort to assist in the resolution of the dispute and will work with Reseller to resolve the matter in as ner customers over resold services. If a dispute does arise that car In general, the Company will not become involved in disputes between Reseller and Reseller's end lible. Reselver may be required to submit documentation to substantiate the claim not be settled without the involvement of

VIII. Discustinuance of Service

- The procedures for discontinuing service to an end user are as follows
- be the responsibility of Reseller request of, Reseller. Upon restoration of the end user's service, restoral charges will apply and will 1. Where possible, the Company will deny service to Reseller's end user on behalf of, and at the
- At the request of Reseller, the Company will disconnect a Reseller end user customer
- 3. All requests by Reseller for denial or disconnection of an end user for nonpayment must be in
- 4. Reseller will be made solely responsible for antifying the end user of the proposed disconnection
- end user against any claim, loss or damage arising from providing this information to Reseller It is the responsibility of Reseller to take the corrective action necessary with its customers who make annoying calls. Failure to do so will result in the Company's disconnecting the end user's service. 5. The Company will continue to process calls made to the Annoyance Call Center and will advise Reselber when it is determined that annoyance calls are originated from one of their end user's locations. The Company shall be indemnified, defended and held harmless by Reselber and/or the
- F The procedures for discontinuing service to Reseller are as follows:
- The Company reserves the right to suspend or terminate service for nonpayment or in the event of prohibited, unlawful or improper use of the facilities or service, abuse of the facilities, or any other violation or noncompliance by Reseller of the rules and regulations of the Company's Tariffs
- 2. If payment of account is not received by the bill day in the month after the original bill day, the Company may provide written notice to Reseller, that additional applications for service will be refused and that any pending orders for service will not be completed if payment is not received by the fifteenth day following the date of the notice. If the Company does not refuse additional applications for service on the date specified in the notice, and Reseller's noncompliance continues, nothing contained herein shall preclude the Company's right to refuse additional applications for service without further notice
- If payment of account is not received, or arrangements made, by the bill day in the second
 consecutive month, the account will be considered in default and will be subject to denial or
 disconnection, or both.
- 4. If Reseller fails to comply with the provisions of this Agreement, including any payments to be made by it on the dates and times herein specified, the Company may, on thirty days written notice to the person designated by Reseller to receive notices of noncompliance, discontinue the provision of existing services to Reseller at any time thereafter. In the case of such discontinuance, all billed. of existing services to Reseller at any time thereafter. In the case of such discontinuance, at the charges, as well as applicable termination charges, shall become due. If the Company does not

discontinue the provision of the services involved on the date specified in the thirty days notice, and s noncomphance continues, nothing contained becaus shall preclude the Company's right to use the provision of the services to Reseller without further notice.

- If payment is not secrived or arrangements made for payment by the date given in the written notification, Reseller's services will be discontinued. Upon discontinuance of service on a Reseller's he Company's normal application procedures account, service to Reselter's end users will be denied. The Company will also reestablish service at e request of the end user or Reseller upon payment of the appropriate connection fee and subject to
- 6. If within fifteen days after an end user's service has been denied no contact has been made in erunce to restoring service, the end user's service will be disconnected

IX. Carbilly

- precuptions, delays errors or defects in transmission, or failures or defects in facilities furnished by the Company, occurring in the course of furnishing service or other facilities and not caused by the negligence of Reseller, or of the Company in failing to maintain proper standards of maintenance and operation and to exercise reasonable supervision shall in no event exceed an amount equivalent to the proportionate charge to Reseller for the period of service during which such mistake, omission interrust to the proportionate charge to arising out of mission, emission, interruptions, preemptions, delays, errors or defects in transmission or other injury, including but not limited to injuries to persons or property from voltages or currents transmisted over the service of the Company, (1) caused by customer-provided equipment (except where a contributing cause is the malfunctioning of a Company-provided connecting arrangement, in which event the liability of the Company shall not exceed an amount equal to a proportional amount of the Company billing for the period of service during which such mistake, omission, interruption, preemption, delay, error, defect in transmission or injury occurs), or (2) not prevented by customer-provided equipment but which would have been prevented had Company-provided equipment been used. ission or defect or failure in facilities occur. The Company shall not be liable for damage
- B. The Company shall be indemnified and saved harmless by Reseller against any and all claims, actions, causes of action, damages, liabilities, or demands (including the costs, expenses and reasonable attorneys' fees, on account thereof) of whatever kind or nature that may be made by any third party as a result of the Company's furnishing of service to Reseller.
- C. The Company shall be indemnified, defended and held harmless by Reseller and/or th against any claim, loss or damage arising from the use of services offered for resale involving: mified, defended and held harmless by Reseller and/or the end user
- or end user's own con 1. Claims for libel, stander, invasion of privacy or infringement of copyright arising from Reseller's
- Claims for painut infringement arising from acts combining or using Company services in connection with facilities or equipment furnished by the end user or Reseller.
- 3. All other claims arising out of an act or omission of Reseller or its end user in the course of using STANKS.

B. Reseller accepts responsibility for providing access for maintenance purposes of any service resold under the provisions of this Tariff. The Company shall not be responsible for any failure on the part of teseller with respect to any end user of Reseller.

X. Treatment of Proprietary and Confidential Information

- with certain confidential information, including trade secret information, including but not limited to, acchained and business plans, technical information, proposals, specifications, drawings, procedures, customer account data and like information (harcinader collectively referred to as "Information"). Both parties agree that all information shall either be in writing or other tangible format and clearly marked with a confidential, private or proprietary transmission of the information is confidential, private or proprietary. The information will be returned to the communicated that information is confidential, private or proprietary. The information will be returned to the owner within a reasonable time. Both parties agree that the information shall not be copied or reproduced in any form. Both parties agree to be information and not disclose such information. Both parties agree to protect the Information received as the terms of the parties with a most to know such information and which employees agree to be bound by the terms of this Section. Both parties will use the same standard of care to protect information received as they would this Section. Both parties will use the same standard of care to protect information received as they would use to protect their own confiden Both parties agree that it may be necessary to provide each other during the term of this Agreement ain confidential information, including trade secret information, including but not limited to. iel and proprietary Informs
- Motividadanding the foregoing, both parties agree that there will be no obligation to protect any portion of the information that is either: 1) made publicly available by the owner of the information or lawfully disclosed by a nonparty to this Agreement; 2) lawfully obtained from any source other than the water of the Inform ea; or 3) previously known to the receiving party without an obligation to keep it

XI. Resolution of Disputes

Except as otherwise stated in this Agreement, the parties agree that if any dispute arises as to the interpretation of any provision of this Agreement or as to the proper implementation of this Agreement, the parties will petition the applicable state Public Service Commission for a resolution of the dispute. However, each party reserves any rights it may have to seek judicial review of any ruling made by that Public Service Commission concerning this

XII. Limitation of Use

of any concession or as a waiver of any position taken by the other party in that jurisdiction or for any other purpose. The parties agree that this Agreement shall not be proffered by either party in another jurisdiction as evidence

XIII. Waivers

provisions of this Agree Any failure by either party to insid 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, not interested and the specific performance of any and all of the provisions of the specific performance of any and all of the

XIV. Governing Law

This Agreement shall be governed by, and construed and enforced in accordance with, the laws of the State of Georgia, without regard to its conflict of laws principles.

XV. Arm's Longth Negetletiess

This Agreement was executed after arm's length aegotiations between the undersigned parties and reflects basics of the undersigned that this Agreement is in the best interests of all parties.

(V). More Favorable Provisions

A. The parties agree that if --

- Agreement are inconsistent in one or more material respects with any of its or their respective 1. the Federal Communications Cammission ("FCC") or the Cammission finds that the terms of this decisions, rules or regulations, or
- occurrence becoming final and no longer subject to administrative or judicial review, the parties shall immediately commence good faith negotiations to conform this Agreement to the requirements of any such decision, rule, regulation or promption. The revised agreement shall have an effective date that coincides with the effective date of the original FCC or Commission action giving rise to such negotiations. The parties agree that the rates, terms and conditions of any new agreement sha not be applied retroactively to any period prior to such effective date except to the extent that such retroactive effect is expressly required by such FCC or Commission decision, rule, regulation or 2. the HOC or the Com mission preempts the effect of this Agreement, then, in either case, upon such
- Result Agreement to Reseller in its centirety. In the event that Reseller accepts such offer within sixty (60) days after the Commission approves such Other Result Agreement pursuant to 47 U.S.C. § 252, or within thirty (30) days after Reseller acquires actual knowledge of an Other Result Agreement not requiring the approved of the Commission pursuant to 47 U.S.C. § 252, as the case may be, such Other Terms shall be effective between BellSouth and Reseller as of the effective date of such Other Result Agreement. In the event that Reseller accepts such offer many than sixty (60) days after the Commission approves such Other Result Agreement to 47 U.S.C. § 252, or more than thirty (30) days after acquiring actual knowledge of an Other Result Agreement and requiring the approval of the Commission pursuant to 47 U.S.C. § 252, as the case may be, such Other Terms shall be effective between BellSouth and Reseller as of the date on which Reseller accepts such offer. B. In the event that BellSouth, either before or after the effective date of this Agreement, enters into an agreement with any other relecommunications carrier (an "Other Resale Agreement") which provides for the provision within the state(s) of Alabama, Florida, Georgia, Kentucky, Lousiana, Mississippi, North Carolina, South Carolina and Tennessee of any of the arrangements covered by this Agreement upon rates, terms or conditions that differ in any material respect from the rates, terms and conditions for such arrangements set forth in this Agreement ("Other Terms"), BellSouth shall be deemed thereby to have offered such other
- In the event that after the effective date of this Agreement the FCC or the Commission enters an lar (a "Resale Order") requiring BellSouth to provide within the state(s) of Alabama, Florida, Georgia, mucky, Lousiana, Missinsippi, North Carolina, South Carolina and Teanessee any of the arrangements rered by this agreement upon Other Terms, then upon such Resale Order becoming final and not subject to their administrative or judicial review, BellSouth shall be deemed to have offered such arrangements to setter upon such Other Terms, in their entirety, which Reselber may only accept in their

Resale Order. In the event that Reseller accepts such offer more than sixty (60) days after the date on which such Resale Order becomes final and not subject to further administrative or judicial review, such Other Terms shall be effective between BellSouth and Reseller as of the date on which Reseller accepts such offer entirety, as provided in Section XVI.E. In the event that Reseller accepts such offer within sixty (60) days after the date on which such Resale Order becomes final and not subject to further administrative or judicial review, such Other Terms shall be effective between BellSouth and Reseller as of the effective date of such

- p, In the event that after the effective date of this Agreement BellSouth files and subsequently receives approval for one or more introduce tariffs (each, a "Resale Tariff") offering to provide within the state(s) of Aktiona, Florida, Goorgia, Kontacky, Louniana, Mississippi, North Carolina, South Carolina and Termessee any of the arrangements covered by this Agreement upon Other Terms, then upon such Resale Tariff and Coher Terms, ButSouth shall be deemed thereby to have offered such arrangements to Reseller upon such Other Terms, which Reseller may accept as provided in Section XVI.E. In the event that Reseller accepts such offer within staty (60) days after the date on which such Resale Tariff becomes effective, such Other Terms shall be effective between the Esseth and Reseller as of the effective date of such Resale Tariff. Tariff becomes effective, such Other Terms shall be effective between HellSouth and Reseller as of the date in the event that Reselber accepts such offer more than sixty (60) days after the date on which such Resale a which Reseller accepts such offer.
- E. The terms of this Agreement, other than those affected by the Other Terms accepted by Reseller, shall remain in full force and effect.
- F. Corrective Payment. In the event that -
- 1. BellSouth and Reselber revise this Agreement pursuant to Section XVI.A. or
- Other Terms until the date that the parties execute such revised agreement or Reseller accepts such Reseller accepts a deemed offer of an Other Resale Agreement or Other Terms, then BellSouth or Reseller, as applicable, shall make a corrective payment to the other party to correct for the difference between the rates set forth herein and the rates in such revised agreement or Other Terms for substantially similar services for the period from the effective date of such revised agreement or Other Terms, plus simple interest at a rate equal to the thirty (30) day commercial paper rate for high-grade, unsecured notes sold through dealers by major corporations in multiples of \$1,000.00 as regularly published in The Wall Street Journal.

KVIII. Nations

A. Every notice, consent, approval, or other communications required or contemplated by this Agreement shall be in writing and shall be delivered in person or given by postage prepaid mail, address to:

3535 Colomade Parkway, Room E4E1 OLEC Account Team Hirmingham, Alabama 35243 Military Total nications, less. Sterling Int'l Funding Inc d'b'a Reconex Portland, OR 97223 P.O. Box 5395

or at such other address as the in aded recipient previously shall have designated by written notice to the Where specifically required, notices shall be by certified or registered mail. Unless otherwise provided in this Agreement, notice by mail shall be effective on the date it is officially recorded as delivered by return receipt or equivalent, and in the absence of such record of delivery, it shall be presumed to have been delivered the fifth day, or next business day after the fifth day, after it was deposited in the mails.

XVIII. Amendments

This Agreement may be amended at any time upon written agreement of both parties.

XIX. Entire Agreement

This Agreement nots forth the entire understanding and supersedes prior agreements between the parties relating to the subject matter contained herein and merges all prior discussions between them, 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 authorized officer or representative of the party to be bound thereby.

attend Telecomorphism for	Section International offices try agric Recognit	
- Agreetore	Signature	
NAME: Jesty D. Handrick Printed Name	NAME: Todd Meistahn Printed Name	
nne: Dieder	ma: Posident	

EXHIBIT "A"

APPLICABLE DISCOUNTS

The telecommunications services available for purchase by Reseller for the purposes of resale to Reseller end users shall be available at the following discount off of the retail rate.

	DISCOUNT	
STATE	RESIDENCE	MUSINESS
ALABAMA	10%	10%
FLORIDA	18%	12%
GEORGIA	20.3%	17.3%
KENTIKKY	10%	8%
LOUISIANA	11%	10%
MISSISSIPPI	9%	2%
NORTH CAROLINA	12%	9%
SOUTH CAROLINA	10%	9%
TENNESSEE	11%	9%

LINE INFORMATION DATA BASE (LIDB) STORAGE AGREEMENT

This agreement, effective as of February 1, 1997, is entered into by and between BellSouth Telecommunications, Inc. ("BST"), a Georgia corporation, and Sterling International Funding Inc. d/b/a Reconex ("Local Exchange Company"), a Nevada corporation.

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

I. SCOPE

- A. This Agreement sets forth the terms and conditions pursuant to which BST agrees to store in its LIDB certain information at the request of the Local Exchange Company and pursuant to which BST, its LIDB customers and Local Exchange Carrier shall have access to such information. Local Exchange Carrier understands that BST provides access to information in its LIDB to various telecommunications service providers pursuant to applicable tariffs and agrees that information stored at the request of Local Exchange Carrier, pursuant to this Agreement, shall be available to those telecommunications service providers. The terms and conditions contained in the attached Addendum No. 1 are hereby made a part of this Agreement as if fully incorporated herein.
 - B. LIDB is accessed for the following purposes:
 - 1. Billed Number Screening
 - 2. Calling Card Validation
 - 3. Fraud Control
- C. HST will provide seven days per week, 24-hours per day, fraud control and detection services. These services include, but are not limited to, such features as sorting Calling

Card Fraud detection according to domestic or international calls in order to assist the pinpointing of possible theft or fraudulent use of Calling Card numbers; monitoring bill-to-third number and collect calls made to numbers in BST's LIDB, provided such information is included in the LIDB query, and establishing Account Specific Thresholds, at BST's sole discretion, when necessary. Local Exchange Company understands and agrees BST will administer all data stored in the LIDB, including the data provided by Local Exchange Company pursuant to this Agreement, in the same manner as BST's data for BST's end user customers. BST shall not be responsible to Local Exchange Company for any lost revenue which may result from BST's administration of the LIDB pursuant to its established practices and procedures as they exist and as they may be changed by BST in its sole discretion from time to time.

Local Exchange Company understands that BST currently has in effect numerous billing and collection agreements with various interexchange carriers and billing clearing houses. Local Exchange Company further understands that these billing and collection customers of BST query BST's LIDB to determine whether to accept various billing options from end users.

Additionally, Local Exchange Company understands that presently BST has no method to differentiate between BST's own billing and line data in the LIDB and 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 in 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. BST will not issue adjustments for charges billed on behalf of an entity 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.

II. TERM

This Agreement will be effective as of February 1, 1997, 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.

III. FEES FOR SERVICE AND TAXES

- A. 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.
- B. Sales, use and all other taxes (excluding taxes on BST's income) determined by BST or any taxing 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 expense, any such taxes that the Local Exchange Company deems are improperly levied.

IV. INDEMNIFICATION

To the extent not prohibited by law, each party will indemnify the other and hold the other

harmless against any loss, cost, claim, injury, or liability relating to or arising out of negligence or willful misconduct by the indemnifying party or its agents or contractors in connection with the indemnifying party's provision of services, provided, however, that any indemnity for any loss, cost, claim, injury or liability arising out of or relating to errors or omissions in the provision of services under this Agreement shall be limited as otherwise specified in this Agreement. The indemnifying party under this Section agrees to defend any suit brought against the other party for any such loss, cost, claim, injury or liability. The indemnified party agrees to notify the other party promptly, in writing, of any written claims, lawsuits, or demands for which

the other party is responsible under this Section and to cooperate in every reasonable way to facilitate defense or settlement of claims. The indemnifying party shall not be liable under this Section for settlement by the indemnified party of any claim, lawsuit, or demand unless the defense of the claim, lawsuit, or demand has been tendered to it in writing and the indemnifying party has unreasonably failed to assume such defense.

V. LIMITATION OF LIABILITY

Neither party shall be liable to the other party for any lost profits or revenues or for any indirect, incidental or consequential damages incurred by the other party arising from this Agreement or the services performed or not performed hereunder, regardless of the cause of such loss or damage except in any case of intentional misconduct.

VI. MISCELLANEOUS

- A. It is understood and agreed to by the parties that BST may provide similar services to other companies.
- B. All terms, conditions and operations under this Agreement shall be performed in 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 either party to violate any such legal or regulatory requirement and either party's obligation to perform shall be subject to all such requirements.
- C. 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 BST's prior written approval.

- D. 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.
- E. 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 force and effect to the extent permissible or appropriate in furtherance of the intent of this Agreement.
- 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, government regulations, embargoes, epidemics, war, terrorist acts, riots, insurrections, fires, explosions, earthquakes, nuclear accidents, floods, strikes, power blackouts, volcanic action, other major environmental disturbances, unusually severe weather conditions, inability to secure products or services of other persons or transportation facilities, or acts or omissions of transportation common carriers.
- G. 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.

IN WITNESS WHEREOF, the parties have caused this Agreement to be executed by

their fully authorized officers.

BELLSO	UTH TELECOMMUNICATIONS, INC.
By: $<$	7-100
Title:	Della
Date:	1/31/17
Address:	
	675 West Browling Street, N.E.
	Alfreds , Georgia 3088
THE LOC	CAL EXCHANGE COMPANY
By:	LA INILA
Title:	President
Date _	(129)97
Address:	PO 801 5395
	Portland, CR 97228

(Resole)

ADDENDUM NO. 1 TO LINE INFORMATION DATA BASE (LIDB) STORAGE AGREEMENT

This Addendum No. 1 to the Line Information Data Base Storage Agreement dated

February 1, 1997 between BellSouth Telecommunications, Inc. ("BST"), and Sterling

International Funding Inc. d/b/a Reconex ("Local Exchange Company"), effective the 1st day of

February, 1997.

I. GENERAL

This Addendum sets forth the terms and conditions for Local Exchange Company's provision of billing number information to BST for inclusion in BST's LIDB. BST will store in its LIDB the billing number information provided by Local Exchange Company, and BST will provide responses to on-line, call-by-call queries to this information for purposes specified in Section LB. of the Agreement.

II. DEFINITIONS

- A. Billing number a number used by BST for the prupose of identifying an account liable for charges. This number may be a line or a special billing number.
- B. Line number a ten digit number assigned by BST that identifies a telephone line associated with a resold local exchange service, or with a SPNP arrangement.
- C. Special billing number a ten digit number that identifies a billing account established by BST in connection with a resold local exchange service or with a SPNP arrangement.
 - D. Calling Card number a billing number plus PIN number assigned by BST.

PIN number - a four digit security code assigned by BST which is added to a billing number to compose a fourteen digit calling card number.

F. Toll billing exception indicator - associated with a billing number to indicate that

- F. 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.
- G. Billed Number Screening refers to the activity of determining whether a toll billing exception indicator is present for a particular billing number.
- H. Calling Card Validation refers to the activity of determining whether a particular calling card number exists as stated or otherwise provided by a caller.
- 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. RESPONSIBILITIES OF PARTIES

- A. BST will include billing number information associated with resold exchange lines or 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.
- B. Under normal operating conditions, BST shall include the billing number information in its LIDB upon completion of the service order establishing either the resold local exchange service or the SPNP arrangement, provided that BST shall not be held responsible for any delay or failure in performance to the extent such delay or failure is caused by circumstances or conditions beyond BST's reasonable control. BST will store in its LIDB an unlimited volume

of the working telephone numbers associated with either the resold local exchange lines or the SPNP arrangements. For resold local exchange lines or for SPNP arrangements, BST will issue line-based calling cards only in the name of Local Exchange Company. BST will not issue line-based calling cards in the name of Local Exchange Company's individual end users. In the event that Local Exchange Company wants to include calling card numbers assigned by the Local Exchange Company in the BST LIDB, a separate agreement is required.

- C. BST will provide responses to on-line, call-by-call queries to the stored information for the specific purposes listed in the next paragraph.
- D. BST is authorized to use the billing number information to perform the following functions for authorized users on an on-line basis:
- Validate a 14 digit Calling Card number where the first 10 digits are a linenumber or special billing number assigned by BST, and where the last four digits (PIN) are a security code assigned by BST.
- Determine whether the Local Exchange Company has identified the billing number as one which should not be billed for collect or third number calls, or both.

IV. COMPLIANCE

Unless expressly authorized in writing by the Local Exchange Company, all billing number information provided pursuant to this Addendum shall be used for no purposes other than those set forth in this Addendum.

IN WITNESS WHEREOF, the parties have caused this Addendum to be executed by their fully authorized officers.

BELLA	OUTH TELECOMMUNICATIONS, IN
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By: \succeq	
Title:	/ Niescor
Date.	1/28/17
Addres	STEEL PRE
	675 mest bulleton Strant, N.E
	Adams Georgio Sosas

By: M. M. Title: President
Date: 12967
Address: Po Box 5395
PossionA, CR 97225