

ReliSouth Telecommunications, Inc. Suite 400 850 224-7799 Fax 850 224-5073 A. M. Lombardo Regulatory Vice President

150 South Monroe Street Tallahassee, Florida 32301-1556

May 6, 1998

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

980618-17

Re: Approval of an amendment to the Interconnection Agreement Negotiated by BellSouth Telecommunications, Inc. ("BellSouth") and Primeco Personal Communications, L. P. pursuant to Sections 251, 252 and 271 of the Telecommunications Act of 1996

Dear Ms. Bayo:

Pursuant to section 252(e) of the Telecommunications Act of 1996, BellSouth and Primeco Personal Communications, L. P. a Commercial Mobile Radio Service provider, are submitting to the Florida Public Service Commission their second amendment to the negotiated agreement for the interconnection of their networks and the unbundling of specific network elements offered by BellSouth. The amendment was negotiated pursuant to sections 251, 252 and 271 of the Act.

Pursuant to section 252(e) of the Act, the Commission is charged with approving or rejecting the negotiated amendment between BellSouth and Primeco Personal Communications, L. P. within 90 days of its submission. The Commission may only reject such an amendment if it finds that the amendment or any portion of the amendment discriminates against a telecommunications carrier not a party to the amendment or the implementation of the amendment or any portion of the amendment is not consistent with the public interest, convenience and necessity. Both parties represent that neither of these reasons exist as to the amendment they have negotiated and that the Commission should approve their amendment.

Yours very truly,

Regulatory Vice President

DOCUMENT NUMBER-DATE

05111 MAY-68

FPSC-RECORDS/REPORTING

FIRST AMENDMENT

TO

INTERCONNECTION AGREEMENT BETWEEN PRIMECO PERSONAL COMMUNICATIONS, L.P. ("PrimeCo") AND BELLSOUTH TELECOMMUNICATIONS, INC. ("BellSouth")

WHEREAS, pursuant to sections 251 and 252 of the Telecommunications Act of 1996, PrimeCo and BellSouth entered into an interconnection agreement (the "Agreement") for the rates, terms, and conditions of the exchange of traffic between the parties to be effective April 1, 1997;

WHEREAS, the Agreement was approved by the Alabama Public Service Commission on June 9, 1997, by the Florida Public Service Commission on July 15, 1997, by the Georgia Public Service Commission on July 1, 1997, and by the Louisiana Public Service Commission on August 27, 1997;

WHEREAS, the Agreement provided for an initial LATA-wide Additive that was included in Type 1 and Type 2A rates, subject to further negotiation by the parties; and

WHEREAS, PrimeCo and BellSouth have negotiated a final LATA-wide Additive as set forth herein.

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, PrimeCo and BellSouth hereby covenant and agree as follows:

Section V of the Agreement is hereby revised to read as follows:

V. Modification of Rates

The LATA-wide Additive reflected in Attachment B-1 for Type 1 and Type 2A rates is intended to compensate BellSouth for additional transport and other costs associated with transporting and terminating Local Traffic throughout a LATA instead of only within local calling areas as defined by the Commission as of the Effective Date. From the Effective Date until the expiration or termination of the Agreement, the LATA-wide Additive shall be the rate per minute in each state as set forth in Attachment B-1 (Amended). The parties shall make the adjustment, or "true-up" described in the original Section V of the Agreement for the purpose of applying the final LATA-wide Additive back to the Effective Date of the Agreement.

DOCUMENT NUMBER-DATE

05111 MAY-68

FPSC-RECORDS/REPORTING

- Attachment B-1 of the Agreement is hereby revised and replaced with Attachment B-1 (Amended) appended hereto and made a part hereof.
- The parties agree that except as specifically modified by this Amendment all other provisions of the Agreement shall remain in full force and effect.
- 4. The parties further agree that either or both of the parties is authorized to submit this Amendment to the Commission or other regulatory body having jurisdiction over the subject matter of this Amendment for approval subject to Section 252(e) of the Telecommunications Act of 1996.

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

PrimeCo	Personal	Communications.	L.P.

Limond Grindstaff
VP/CTO Engineering & Operations

DATE: Y/8/98

- 98n

OF PRIMECO'S LEGAL DEPT

BellSouth Telecommunications, Ipc.

By:

DATE: 3

ATTACHMENT B-1(Amended)

CMRS Local Interconnection Rates (All rates are Per Minute of Use)

Alabama		
Type 1 (End Office Switched):	.004709	(Includes LATAwide Additive of .000499)
Type 2A (Tandem Switched):	.004709	(Includes LATAwide Additive of .000499)
Type 2B (Dedicated End Office):	.0017	
Florida		
Type I (End Office Switched):	.003776	(Includes LATAwide Additive of .000516)
Type 2A (Tandem Switched):	.003776	(Includes LATAwide Additive of .000516)
Type 2B (Dedicated End Office):	.002	
Georgia		
Type I (End Office Switched):	.004513	(Includes LATAwide Additive of .000533)
Type 2A (Tandem Switched):	.004513	(Includes LATAwide Additive of .000533)
Type 2B (Dedicated End Office):	.00160	
Louisiana		
Type I (End Office Switched):	.003730	(Includes LATAwide Additive of .000566)
'Type 2A (Tandem Switched):	.003730	(Includes LATAwide Additive of .000566)
Type 2B (Dedicated End Office):	.001599	03 Test (4-40-40) - 1 Carpus (1-5) - 1 C