BELLSOUTH

BellSouth Telecommunications, Inc Suite 400 150 South Monroe Street Tallahassee, Florida 32301-1556 850 224-7798 Fax 850 224-5073 ORDS AND

RECEIVED-FPSC

Marshall M. Criser III Regulatory Vice President

October 27, 2000

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

001638-71

Re: Approval of an Amendment to the Interconnection Agreement Negotiated by BellSouth Telecommunications, Inc. ("BellSouth") and Network Access Solutions Corporation pursuant to Sections 251, 252 and 271 of the Telecommunications Act of 1996

Dear Mrs. Bayo:

(dish included)

Pursuant to section 252(e) of the Telecommunications Act of 1996, BellSouth and Network Access Solutions Corp. 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 Network Access Solutions Corp. The Commission approved the initial agreement between the companies administratively. This amendment contains provisions for the High Frequency Spectrum Unbundled Network Element w/rates.

Pursuant to section 252(e) of the Act, the Commission is charged with approving or rejecting the negotiated agreement between BellSouth and Network Access Solutions Corp. 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 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,

Jarohall M. Criser III

Regulatory Vice President

DOCUMENT NUMBER-DATE

Sales and the second

## ATTACHMENT TO TRANSMITTAL LETTER

The Agreement entered into by and between Network Access Solutions Corp and BellSouth Telecommunications, Inc., dated 03/29/1999, for the state(s) of Alabama, Florida, Georgia, Kentucky, Louisiana, Mississippi, North Carolina, South Carolina and Tennessee consists of the following:

ITEM	NO. PAGES
Amendment	8
Attachment 1	12
TOTAL	20

### AMENDMENT TO THE AGREEMENT BETWEEN NETWORK ACCESS SOLUTIONS CORP. AND BELLSOUTH TELECOMMUNICATIONS, INC. DATED MARCH 29, 1999

Pursuant to this Agreement, (the "Amendment"), Network Access Solutions Corp. ("NAS") and BellSouth Telecommunications, Inc. ("BellSouth"), hereinafter referred to collectively as the "Parties," hereby agree to amend that certain Agreement between the Parties dated March 29, 1999 ("Agreement").

WHEREAS, the Parties entered into an Agreement to adopt in its entirety the DIECA Communications, Inc. d/b/a Covad Communications Company ("Covad") and BellSouth Telecommunications, Inc. ("BellSouth") Interconnection Agreement dated December 1, 1998, and all amendments to said agreement executed and approved by the appropriate state regulatory commission as of the date of the execution of this Agreement.

WHEREAS, the Parties desire to amend the Agreement to set forth the terms and conditions relating to BellSouth providing to NAS unbundled access to the high frequency spectrum of BellSouth's local loops as a network element.

NOW, THEREFORE, for and in consideration of the promises contained herein, the parties to this Amendment, intending to be legally bound, hereby agree to amend Attachment 2 of the Agreement by adding the following:

#### GENERAL

- 1.0 BellSouth shall provide NAS access to the high frequency portion of the local loop as an unbundled network element ("High Frequency Spectrum" at the rates set forth in Section 4 herein. BellSouth shall provide NAS with the High Frequency Spectrum irrespective of whether BellSouth chooses to offer xDSL services on the loop.
  - 1.1 The High Frequency Spectrum is defined as the frequency range above the voiceband on a copper loop facility carrying analog circuit-switched voiceband transmissions. Access to the High Frequency Spectrum is intended to allow NAS the ability to provide Digital Subscriber Line ("xDSL") data services. The High Frequency Spectrum shall be available for any version of xDSL presumed acceptable for deployment pursuant to 47 C.F.R. Section 51.230, including, but not limited to, ADSL, RADSL, and any other xDSL technology that is presumed to be acceptable for deployment pursuant to FCC rules. BellSouth will continue to have

access to the low frequency portion of the loop spectrum (from 300 Hertz to at least 3000 Hertz, and potentially up to 3400 Hertz, depending on equipment and facilities) for the purposes of providing voice service. NAS shall only use xDSL technology that is within the PSD mask parameters set forth in T1.413 or other applicable industry standards. NAS shall provision xDSL service on the High Frequency Spectrum in accordance with the applicable Technical Specifications and Standards.

The following loop requirements are necessary for NAS to be able 1.2 to access the High Frequency Spectrum: an unconditioned, 2-wire copper loop. An unconditioned loop is a copper loop with no load coils, low-pass filters, range extenders, DAMLs, or similar devices and minimal bridged taps consistent with ANSI T1.413 and T1.601. The process of removing such devices is called "conditioning." BellSouth shall charge and NAS shall pay as interim rates, the same rates that BellSouth charges for conditioning stand-alone loops (e.g., unbundled copper loops, ADSL loops, and HDSL loops) until permanent pricing for loop conditioning is established either by mutual agreement or by a state public utility commission. The interim costs for conditioning are subject to true up as provided in paragraph 4.0. BellSouth will condition loops to enable NAS to provide xDSL-based services on the same loops the incumbent is providing analog voice service, regardless of loop length. BellSouth is not required to condition a loop for shared-line xDSL if conditioning of that loop significantly degrades BellSouth's voice service. BellSouth shall charge, and NAS shall pay, for such conditioning the same rates BellSouth charges for conditioning stand-alone loops (e.g., unbundled copper loops, ADSL loops, and HDSL loops.) If NAS requests that BellSouth condition a loop longer than 18,000 ft. and such conditioning significantly degrades the voice services on the loop, NAS shall pay for the loop to be restored to its original state.

- 1.3 NAS's termination point is the point of termination for NAS on the toll main distributing frame in the central office ("Termination Point"). BellSouth will use jumpers to connect the NAS's connecting block to the splitter. The splitter will route the High Frequency Spectrum on the circuit to the NAS's xDSL equipment in the NAS's collocation space.
- 1.4 NAS shall have access to the Splitter for test purposes, irrespective of where the Splitter is placed in the BellSouth premises.

#### **PROVISIONING OF High Frequency Spectrum AND SPLITTER SPACE**

2.0 BellSouth will provide NAS with access to the High Frequency Spectrum as follows:

- BellSouth is unable to obtain a sufficient number of splitters for 2.1 placement in all central offices requested by competitive local exchange carriers ("CLECs") by June 6, 2000. Therefore, BellSouth, NAS and other CLECs have developed a process for allocating the initial orders of splitters. BellSouth will install all splitters ordered on or before April 28, 2000, in accordance with the schedule set forth in Attachment 1 of this Agreement. Once all splitters ordered by all CLECs on or before April 28, 2000, have been installed, BellSouth will install splitters within forty-two (42) calendar days of NAS's submission of such order to the BellSouth Complex Resale Support Group; provided, however, that in the event BellSouth did not have reasonable notice that a particular central office was to have a splitter installed therein, the forty-two (42) day interval shall not apply. Collocation itself or an application for collocation will serve as reasonable notice. BellSouth and NAS will reevaluate this forty-two (42) day interval on or before August 1, 2000.
- 2.2 After June 6, 2000, once a splitter is installed on behalf of NAS in a central office, NAS shall be entitled to order the High Frequency Spectrum on lines served out of that central office.
- 2.3 BellSouth will select, purchase, install, and maintain a central office POTS splitter and provide NAS access to data ports on the splitter. In the event that BellSouth elects to use a brand of splitter other than Siecor, the Parties shall renegotiate the recurring and non-recurring rates associated with the splitter. In the event the Parties cannot agree upon such rates, the then current rates (final or interim) for the Siecor splitter shall be the interim rates for the new splitter. BellSouth will provide NAS with a carrier notification letter at least 30 days before of such change and shall work collaboratively with NAS to select a mutually agreeable brand of splitter for use by BellSouth. NAS shall thereafter purchase ports on the splitter as set forth more fully below.
- 2.4 BellSouth will install the splitter in (i) a common area close to the NAS collocation area, if possible; or (ii) in a BellSouth relay rack as close to the NAS DS0 termination point as possible. For purposes of this section, a common area is defined as an area in the central office in which both Parties have access to a common test access point. BellSouth will cross-connect the splitter data ports to a specified NAS DS0 at such time that a NAS end user's service is established.

- 2.5 The High Frequency Spectrum shall only be available on loops on which BellSouth is also providing, and continues to provide, analog voice service. In the event the end-user terminates its BellSouth provided voice service for any reason, and NAS desires to continue providing xDSL service on such loop, NAS shall be required to purchase the full stand-alone loop unbundled network element. In the event BellSouth disconnects the end-user's voice service pursuant to its tariffs or applicable law, and NAS desires to continue providing xDSL service on such loop, NAS shall be required to purchase the full stand-alone loop unbundled network element.
- 2.6 NAS and BellSouth shall continue to work together collaboratively to develop systems and processes for provisioning the High Frequency Spectrum in various real life scenarios. BellSouth and NAS agree that NAS is entitled to purchase the High Frequency Spectrum on a loop that is provisioned over fiber fed digital loop carrier. BellSouth will provide NAS with access to feeder subloops at UNE prices. BellSouth and NAS will work together to establish methods and procedures for providing NAS access to the High Frequency Spectrum over fiber fed digital loop carriers by August 1, 2000.
- 2.7 Only one competitive local exchange carrier shall be permitted access to the High Frequency Spectrum of any particular loop.
- 2.8 To order High Frequency Spectrum on a particular loop, NAS must have a DSLAM collocated in the central office that serves the end-user of such loop. BellSouth will work collaboratively with NAS to create a concurrent process that allows NAS to order splitters in central offices where NAS is in the process of obtaining collocation space and enables BellSouth to install such splitters before the end of NAS's collocation provisioning interval. While that process is being developed, NAS may order splitters in a central office once it has installed its Digital Subscriber Line Access Multiplexer ("DSLAM") in that central office. BellSouth will install these splitters within the interval provided in paragraph 2.1.
- 2.9 BellSouth will devise a splitter order form that allows NAS to order splitter ports in increments of 24 or 96 ports.
- 2.10 BellSouth will provide NAS the Local Service Request ("LSR") format to be used when ordering the High Frequency Spectrum.

- 2.11 BellSouth will initially provide access to the High Frequency Spectrum within the following intervals: Beginning on June 6, 2000, BellSouth will return a Firm Order Confirmation ("FOC") in no more than two (2) business days. BellSouth will provide NAS with access to the High Frequency Spectrum as follows:
  - 2.11.1 For 1-5 lines at the same address within three (3) business days from the receipt of NAS's FOC; 6-10 lines at same address within 5 business days from the receipt of NAS's FOC; and more than 10 lines at the same address is to be negotiated. BellSouth and NAS will re-evaluate these intervals on or before August 1, 2000.
- 2.12 NAS will initially use BellSouth's existing pre-qualification functionality and order processes to pre-qualify line and order the High Frequency Spectrum. NAS and BellSouth will continue to work together to modify these functionalities and processes to better support provisioning the High Frequency Spectrum. BellSouth will use its best efforts to make available to NAS, by the fourth quarter of 2000, an electronic pre-ordering, ordering, provisioning, repair and maintenance and billing functionalities for the High Frequency Spectrum.

#### MAINTENANCE AND REPAIR

- 3.0 NAS shall have access, for test, repair, and maintenance purposes, to any loop as to which it has access to the High Frequency Spectrum. NAS may access the loop at the point where the combined voice and data signal exits the central office splitter.
  - 3.1 BellSouth will be responsible for repairing voice services and the physical line between the network interface device at the customer premise and the Termination Point in the central office. NAS will be responsible for repairing data services. Each Party will be responsible for maintaining its own equipment.
  - 3.2 If the problem encountered appears to impact primarily the xDSL service, the end user should call NAS. If the problem impacts primarily the voice service, the end user should call BellSouth. If both services are impaired, the recipient of the call should coordinate with the other service provider(s).

3.3 BellSouth and NAS will work together to diagnose and resolve any troubles reported by the end-user and to develop a process for repair of lines as to which NAS has access to the High Frequency Spectrum. The Parties will continue to work together to address customer initiated repair requests and other customer impacting maintenance issues to better support unbundling of High Frequency Spectrum.

3.3.1 The Parties will be responsible for testing and isolating troubles on its respective portion of the loop. Once a Party ("Reporting Party") has isolated a trouble to the other Party's ("Repairing Party") portion of the loop, the Reporting Party will notify the Repairing Party that the trouble is on the Repairing Party's portion of the loop. The Repairing Party will take the actions necessary to repair the loop if it determines a trouble exists in its portion of the loop.

3.3.2 If a trouble is reported on either Party's portion of the loop and no trouble actually exists, the Repairing Party may charge the Reporting Party for any dispatching and testing (both inside and outside the central office) required by the Repairing Party in order to confirm the loop's working status.

3.4 In the event NAS's deployment of xDSL on the High Frequency Spectrum significantly degrades the performance of other advanced services or of BellSouth's voice service on the same loop, BellSouth shall notify NAS and allow twenty-four (24) hours to cure the trouble. If NAS fails to resolve the trouble, BellSouth may discontinue NAS's access to the High Frequency Spectrum on such loop.

2

#### PRICING

4.0 BellSouth and NAS agree to the following negotiated, interim rates for the High Frequency Spectrum. All interim prices will be subject to true up based on either mutually agreed to permanent pricing or permanent pricing established in a line sharing cost proceeding conducted by state public utility commissions. In the event interim prices are established by state public utility commissions before permanent prices are established, either through arbitration or some other mechanism, the interim prices established in this Agreement will be changed to reflect the interim prices mandated by the state public utility commissions; however, no true up will be performed until mutually agreed to permanent prices are established or permanent prices are established by state in BellSouth's region has been opened to determine permanent prices for the High Frequency Spectrum, BellSouth

will provide cost studies for that state for the High Frequency Spectrum upon NAS's written request, within 30 days or such other date as may be ordered by a state commission. All cost related information shall be provided pursuant to a proprietary, non-disclosure agreement.

4.1 BellSouth and NAS enter into this Agreement without waiving current or future relevant legal rights and without prejudicing any position BellSouth or NAS may take on relevant issues before state or federal regulatory or legislative bodies or courts of competent jurisdiction. This clause specifically contemplates but is not limited to: (a) the positions BellSouth or NAS may take in any cost docket related to the terms and conditions associated with access to the High Frequency Spectrum; and (b) the positions that BellSouth or NAS might take before the FCC or any state public utility commission related to the terms and conditions under which BellSouth must provide NAS with access to the High Frequency Spectrum. The interim rates set forth herein were adopted as a result of a compromise between the parties and do not reflect either party's position as to final rates for access to the High Frequency Spectrum.

						RATES BY	STATE			10.00
DESCRIPTION	USOC	AL	FL	GA	KY	LA	MS	NC	SC	TN
SYSTEM, SPLITTER - 96 LINE CAPACITY	ULSDA	1	+			1	1	1	+	+
Monthly recurring		\$100	\$100	\$100	\$100	\$100	\$100	\$100	\$100	\$100
Non Recurring - 1st		\$300	\$150	\$300	\$300	\$300	\$300	\$300	\$300	\$300
Non Recurring - Add'l.		\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0
Non Recurring – Disconnect Only		NA	\$150	NA	NA	NA	NA	NA	NA	NA
SYSTEM, SPLITTER - 24 LINE CAPACITY	ULSDB	1					1			
Monthly recurring		\$25	\$25	\$25	\$25	\$25	\$25	\$25	\$25	\$25
Non Recurring		\$300	\$150	\$300	\$300	\$300	\$300	\$300	\$300	\$300
Non Recurring - Add'l.		\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0
Non Recurring - Disconnect Only		NA	\$150	NA	NA	NA	NA	NA	NA	NA
LOOP CAPACITY, LINE ACTIVATION - PER OCCURRENCE	ULSDC		1							
Monthly recurring		\$6.00	\$6.00	\$6.00	\$6.00	\$6.00	\$6.00	\$6.00	\$6.00	\$6.00
Non Recurring - 1st		\$40	\$40	\$40	\$40	\$40	\$40	\$40	\$40	\$40
Non Recurring - Add'l.		\$22	\$22	\$22	\$22	\$22	\$22	\$22	\$22	\$22
SUBSEQUENT ACTIVITY PER OCCURRENCE -	ULSDS		1							
Non Recurring - 1st		\$30	\$30	\$30	\$30	\$30	\$30	\$30	\$30	\$30
Non Recurring - Add'i.		\$15	\$15	\$15	\$15	\$15	\$15	\$15	\$15	\$15

4.2 Any element necessary for interconnection that is not identified above is priced as currently set forth in the Agreement.

- 5.0 BellSouth shall make available to NAS any agreement for the High Frequency Spectrum entered into between BellSouth and any other CLEC. If NAS elects to adopt such agreement, NAS shall adopt all rates, terms and conditions relating to the High Frequency Spectrum in such agreement.
- 6.0 In the event of a conflict between the terms of this Amendment and the terms of the Interconnection Agreement, the terms of this Amendment shall prevail.
- All of the other provisions of the Agreement shall remain in full force and 7.0 effect.
- Either or both of the Parties is authorized to submit this Amendment to the 8.0 respective state regulatory authorities 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.

Network Access Solution Corp.

Name:

Title: VP Carrier Relations Date: 8-1-00

BellSouth Telecommunications, Inc.

By:

Name: Jerry Hendrix

Title: Senior Director Date: 10/11/00

#### **ATTACHMENT 1**

#### CLEC/BellSouth Line Sharing Jointly Developed

#### **Rules for Splitter Allocation**

BellSouth is unable to obtain a sufficient number of splitters for placement in all central offices requested by competitive local exchange carriers ("CLECs") by June 6, 2000. As a result of the current shortage of splitters, CLECs and BellSouth developed the following rules for splitter allocation. These rules shall apply until such time as those CLECs participating in the creation of the rules agree that the regular splitter installation rules should apply.

- 1. There shall be a single CLEC priority list of central offices that shall consist of the Georgia CLEC priority list combined with the priority list from the other states in BellSouth's nine-state region (the "Priority List"). This priority list shall be used for filling orders; it shall determine the order in which splitters will be deployed in those central offices for which splitters have been ordered. Georgia central offices (CO) will have priority over other state's COs.
- 2. During the allocation period, a CLEC may order 24 ports or 96 ports. In either event, BellSouth shall install a 96 port splitter in accordance with the Priority List. However, during the allocation period, in the event a CLEC orders 96 ports, BellSouth will only allocate 24 ports of the 96 port splitter to the first CLEC that orders a splitter for that central office, thus creating a backlog of 72 ports that have already been ordered by that CLEC ("Backlog"). In the event of a Backlog, BellSouth will charge CLEC a monthly recurring charge appropriate for the number of ports allocated to CLEC. In addition, if CLEC requested a 96 port splitter, it shall pay a non-recurring charge for a 96 port splitter, but shall pay 10 non-recurring charges when additional ports are added to alleviate the Backlog.
- 3. BellSouth will allocate, on a first-come/first-served basis, the remaining 72 ports of the splitter (in blocks of 24 ports) to the other CLECs that place an order for a splitter at that same central office.

Orders Submitted by April 28, 2000 with Due Date of June 6, 2000 or Sooner

4. A firm order for a splitter issued to the BellSouth Complex Resale Support Group (CRSG) on or by April 28, 2000, with due date of June 6, 2000, or sooner, will be given priority over orders received after April 28, 2000. Orders for the first 200 splitters received prior to April 28, 2000, will be installed on or before June 5, 2000, and shall be installed in accordance with the priority list. The first 25 splitter orders shall be installed no later than May 22, 2000.

- 5. In the event CLECs submit to BellSouth more than 200 splitter orders on or before April 28, 2000, BellSouth shall install fifty (50) splitters a week each week after June 5, 2000.
- 6. In the event there are more than four (4) orders submitted on or before April 28, 2000, for a splitter at a particular central office, a second splitter will be installed at that central office in accordance with the Priority List.
- 7. Backlogs associated with orders submitted on or before April 28, 2000 will be fulfilled in their entirety before any orders received after April 28, 2000 are worked. In fulfilling a Backlog, the CLEC's additional ports may not be on the same shelf as the initial 24 ports.

Orders Received after April 28, 2000

- 8. Irrespective of the Priority List, no orders received after April 28, 2000, will be worked until after all orders received on or before April 28, 2000 have been completed.
- 9. Once all orders received on or before April 28, 2000, have been worked in their entirety, orders received after April 28, 2000, will have a minimum interval of forty-two (42) calendar days from date of receipt.

Orders Submitted with Due Dates After June 6, 2000

10. Any order submitted on or before April 28, 2000, with a due date of after June 6, 2000, will be completed according to the due date provided there is available inventory and all orders with a due date of June 6, 2000 or earlier have been completed.

# Georgia Rating/Ranking of Central Offices for Linesharing March 9, 2000

Covad, Rhythms, Northpoint, New Edge

#### <u>CLLI</u> **Combined Ranking**

MRTTGAMA	1
RSWLGAMA	2
ATLNGABU	3
ATLNGAPP	4
DLTHGAHS	5
ATLNGASS	6
CHMBGAMA	7
AGSTGAAU	8
LRVLGAOS	9
MRTTGAEA	10
SMYRGAMA	11
LLBNGAMA	12
WDSTGACR	13
ATHNGAMA	14
AGSTGAFL	15
AGSTGATH	16
JNBOGAMA	17
NRCRGAMA	18
ATLNGATH	19
ALPRGAMA	20
DNWDGAMA	21
CMNGGAMA	22
AGSTGAMT	23
ALBYGAMA	24
GSVLGAMA	25
SNLVGAMA	26
ATLNGAIC	27
ATLNGAEP	28
TUKRGAMA	29
ROMEGATL	30
VLDSGAMA	31
MACNGAMT	32
ASTLGAMA	33
SMYRGAPF	34
DGVLGAMA	35
ATLNGAEL	36
SNMTGALR	37
CNYRGAMA	38
MACNGAVN	39
WRRBGAMA	40
NWNNGAMA	41

ATINONUO	T
ATLNGAWD	42
GRFNGAMA	43
PANLGAMA	44
BUFRGABH	45
ATLNGACD	46
MACNGAGP	47
SVNHGABS	48
ATLNGACS	49
PTCYGAMA	50
RVDLGAMA	51
STBRGANH	52
MCDNGAGS	53
ATLNGAWE	54
SVNHGADE	55
SVNHGAWB	56
ATLNGAGR	57
ATLNGAAD	58
CRVLGAMA	59
ACWOGAMA	60
ATLNGABH	61
FYVLGASG	62
SVNHGAGC	63
SVNHGAWI	64
ATLNGAFP	65
ATLNGAHR	66
PWSPGAAS	67
CRTNGAMA	68
ATLNGALA	69
MRRWGAMA	70
CLMBGAMT	71
CLMBGAMW	72
LTHNGAJS	73
CVTNGAMT	74
DLLSGAES	75
FRBNGAEB	76
CLMBGABV	77
BRWKGAMA	78
ATLNGAQS	79
CNTNGAXB	80
LGVLGACS	81
SSISGAES	

## BellSouth Central Offices (All states excluding GA)

Ref. #	CLLI	State	Combined CLEC Rank
312	PRRNFLMA	FL	1
	MMPHTNBA	TN	2
	NSVLTNMT	TN	3
202	GSVLFLNW	FL	4
	ALBSALMA	AL	5
	BRHMALCH	AL	6
	MLBRFLMA	FL	7
the second se	MMPHTNMA	TN	8
	ORLDFLAP	FL	9
	MMPHTNGT	TN	10
	HLWDFLPE	FL	11
	ORLDFLPH	FL	12
	MMPHTNEL	TN	13
	STRTFLMA	FL	14
	BRHMALCP	AL	15
	BRHMALEL	AL	16
	CLMASCSN	SC	17
	CHTGTNNS	TN	18
	MMPHTNOA	TN	19
	RLGHNCSI	NC	20
	PMBHFLCS	FL	21
	NWORLASW	LA	22
	INSVLTNBW	TN	23
	KNVLTNMA	TN	24
	BRHMALEN	AL	25
	BRHMALEW	AL	26
	5 MRBOTNMA	TN	27 -
A COMPANY OF A COM	4 NSVLTNUN	TN	· 28
	3 KNNRLABR	LA	29
	4 CARYNCCE	NC	30
	3 WPBHFLGA	FL	31
	6 NSVLTNCH	TN	32
	3 NSVLTNST	TN	33
	9 LSVLKYAP	KY	34
	OBRHMALHW	AL	35
	1 BRHMALMT	AL	36
	8 LFYTLAMA	LA	37
	<b>6KNTNTNMA</b>	TN	38
	3 NWORLAMT	LA	39
	9 BCRTFLMA	FL.	40
	OBCRTFLSA	FL	41
	0 MMPHTNSL	TN	42
133	8 MMPHTNMT	TN	43
	7 PNSCFLFP	FL	44
2	2 BRHMALOM	AL	45
	3 BRHMALOX	AL	46
17	6 DYBHFLMA	FL	. 47

		48
130211000	N	48
1332 MMPHTNCT	TN	50
334 WPBHFLGR	<u>"L</u>	51
249 MIAMFLCA		52
732 SLIDLAMA	A	53
1307 KNVLTNBE	TN	
64 MTGMALDA	AL	54
24 BRHMALRC	AL	55
26 BRHMALVA	AL	56
196 FTPRFLMA	FL	57
1272 FKLNTNMA	TN	58
695 NWORLARV	LA	59
1019 GNBONCAS	NC	60
1068 RLGHNCGL	NC	61
692 NWORLAMR	LA	62
1310 KNVLTNWH	TN	63
179 DYBHFLPO	FL	64
34 BSMRALMA	AL	65
148 BCRTFLBT	FL	66
233 JPTRFLMA	FL	67
1357 NSVLTNDO	TN	68
697 NWORLASK	LA	69
189 FTLDFLJA	FL	70
262 MIAMFLRR	FL	71
288 ORLDFLPC	FL	72
1361 NSVLTNMC	TN	73
667 MONRLAMA	LA	74
664 MNFDLAMA	LA	75
157 BYBHFLMA	FL	76
170 DLBHFLKP	FL	77
554 BTRGLAGW	LA	78
1237 CHTGTNDT	TN	79
232 JCVLFLWC	FL_	80
253 MIAMFLHL	FL	81
988 CHRLNCCE	NC	82
431 LSVLKYBR	KY	83
1353 NSVLTNBV	TN	84
1158 FLRNSCMA	SC	85
171 DLBHFLMA	FL	86
174 DRBHFLMA	FL	87
1323 MAVLTNMA	ITN	88
1358 NSVLTNGH		89
230 JCVLFLSJ	FL	90
301 PMBHFLM	A FL	91
265 MIAMFLWE	) FL	92
287 ORLDFLM	A FL	93
1366 NSVLTNW	M TN	94
164 COCOFLM	A IFL	
187 FTLDFLCF	₹ <u>FL</u>	96
188 FTLDFLCY	/ FL	97
330 VRBHFLM	A FL	
1280 GDVLTNM	IA TN	99

....

.

e

3**5** 

		100
00011111	LA FL	101
264 MIAMFLSO	NC	102
989 CHRLNCCR	No. of Concession, name of Street, or other Designation, or other	103
683 NWORLAAR	LA	104
1311 KNVLTNYH	TN	105
557 BTRGLAMA	LA	106
190 FTLDFLMR	FL	107
191 FTLDFLOA	FL	A DESCRIPTION OF THE OWNER OWNER OF THE OWNER OWNER OWNER OF THE OWNER OWNE
1250 CLVLTNMA	TN	108
987 CHRLNCCA	NC	109
430 LSVLKYBE	KY	110
338 WPBHFLRP	FL	111
271 MNDRFLLO	FL	112
229 JCVLFLRV	FL	113
1020 GNBONCEU	NC	114
306 PNSCFLBL	FL	115
192 FTLDFLPL	FL	116
194 FTLDFLSU	FL	117
1236 CHTGTNBR	TN	118
986 CHRLNCBO	NC	119
687 NWORLACM	LA	120
1004 CPHLNCRO	NC	121
209 HLWDFLWH	FL	122
1341 MMPHTNST	TN	123
996 CHRLNCSH	NC	124
848 JCSNMSCP	MS	125
195 FTLDFLWN	FL	126
206 HLWDFLHA	FL	127
969 AHVLNCOH	NC	128
995 CHRLNCRE	NC	129
227 JCVLFLNO	FL	130
442 LSVLKYWE	KY	131
1069 RLGHNCHO	NC	132
436 LSVLKYOA	KY	133
992 CHRLNCLP	NC	134
356 BWLGKYMA	KY	135
207 HLWDFLMA	FL	136
218 JCBHFLMA	FL	137
305 PNCYFLMA	FL	138
1022 GNBONCLA	NC	139
220 JCVLFLAR	FL	140
335 WPBHFLHH	FL	141
319 SNFRFLMA	FL	142
439 LSVLKYSM	KY	143
222 JCVLFLCL	FL	144
90 TSCLALMT	AL	145
221 JCVLFLBW	FL	146
223 JCVLFLFC	FL	147
1247 CLEVTNMA	TN	148
201 GSVLFLMA	FL	149
691 NWORLAMC	and the second se	150
300 PMBHFLFE	FL	151

5

.

			152	
293 OVIDFLCA	FL		153	
594 FKTNLAMA	LA		154	
231 JCVLFLSM	FL		155	
66 MTGMALMT	AL		156	
243 MIAMFLAE	FL		157	
245 MIAMFLAP	FL		158	
99 DCTRALMT	AL	1	159	
217 JCBHFLAB	FL	1	160	- -
286 ORLDFLCL	FL	1	161	
1102 WNSLNCVI	NC	1	162	1
428 LSVLKYAN	KY		163	1
981 BURLNCDA	NC		164	1
59 MOBLALSH	AL		the second division of	1
314 PTSLFLMA	FL	_	165	1
246 MIAMFLBA	FL		166	1
248 MIAMFLBR	FL	_	167	1
123 HNVIALMT	AL		168	-
19 BRHMALFS	AL		169	-
690 NWORLAMA	LA		170	-
1287 HDVLTNMA	IN		Conception of the local division of the loca	-1
290 ORLDFLSA	FL		172	-
1028 GSTANCSO	NC		173	-1
52 MOBLALAZ	AL		174	-1
1211 SUVLSCMA	SC		175	-
251 MIAMFLFL	FL		176	
252 MIAMFLGR	FL		177	
1131 CHTNSCW	A SC		178	-1
54 MOBLALO	S AL		179	
75 PNSNALM	A AL		180	-1
1058 MTOLNCC	E NO	2	181	
1070 RLGHNCJ	O NO	>	182	
1099 WNSLNCF	I NO	2	183	
124 HNVIALPV	V A		184	
472 OWBOKY	MA K	Y	185	
254 MIAMFLIC			186	
1125 CHTNSCI	DP 15		187	
255 MIAMFLK	EIF		188	
1140 CLMASC	SH 13	C	189	
441 LSVLKY	s in	(Y	190	
311 PNVDFL	MA I	۶ <u>ـ</u>	191	
277 NDADFL	BR I	L	192	
1312 LBNNTN	MA I	٢N	195	
1166 GNVLSC	DT	SC	194	
281 NSBHFL	MA I	FL	195	
256 MIAMFL	ME	FL	190	
257 MIAMFL	NM	FL	197	
558 BTRGL	AOH	LA	198	
1126 CHTNS	CDT	SC	200	
33 BSMRA	LHT	AL	200	
337 WPBHF	LRB	FL	201	
291 ORPKF	LMA	FL	202	
997 CHRLN	ICTH	NC	203	

1169 GNVLSCWR	SC	204
327 TTVLFLMA	FL	205
260 MIAMFLPB	FL	206
261 MIAMFLPL	FL	207
849 JCSNMSMB	MS	208
1188 MNPLSCES	SC	209
577 CVTNLAMA	LA	210
279 NDADFLOL	FL	211
998 CHRLNCUN	NC	212
1071 RLGHNCMO	NC	213
1130 CHTNSCNO	SC	214
310 PNSCFLWA	FL	215
276 NDADFLAC	FL	216
266 MIAMFLWM	FL	217
177 DYBHFLOB	FL	218
1138 CLMASCSA	SC	219
A DESCRIPTION OF THE OWNER	LA	219
686 NWORLACA		220
1067 RLGHNCGA	NC	and the survey of the survey o
336 WPBHFLLE	FL	222
624 KNNRLAHN	LA	223
1207 SPBGSCMA	SC	224
1080 SLBRNCMA	NC	225
278 NDADFLGG	FL	226
302 PMBHFLTA	FL	227
1143 CLMASCSW	SC	228
440 LSVLKYTS	KY	229
1257 CRTHTNMA	TN	230
28 BRHMALWL	AL	231
435 LSVLKYJT	KY	232
639 LFYTLAVM	LA	233
332 WPBHFLAN	FL	234
1369 OKRGTNMT	TN	235
126 HNVIALUN	AL	236
438 LSVLKYSL	KY	237
483 PMBRKYMA	KY	238
292 ORPKFLRW	FL	239
559 BTRGLASB	LA	240
729 SHPTLAMA	LA	241
433 LSVLKYFC	KY	242
432 LSVLKYCW	KY	243
1300 JCSNTNMA	TN	244
561 BTRGLAWN	LA	245
1101 WNSLNCLE	NC	246
1277 GALLTNMA	TN	247
556 BTRGLAIS	LA	248
726 SHPTLABS	LA	249
689 NWORLALK	LA	250
1254 CNVLTNMA	TN	251
642 LKCHLADT	LA	252
727 SHPTLACL	LA	253
1388 SMYRTNMA	TN	254
1262 DKSNTNMT	TN	255

-

728 SHPTLAHD	LA	256
The supervised statement and statement and statements	INC	257
1031 HNVLNCCH 971 APEXNCCE	NC	258
And and a supervised of the su	NC	259
990 CHRLNCDE	and the second division of the second divisio	the second se
1346 MRTWTNMA	TN	260
852 JCSNMSRW	MS	261
1394 SPFDTNMA	TN	262
665 MNVLLAMA	LA	263
1023 GNBONCMC	NC	264
1106 AIKNSCMA	SC	265
991 CHRLNCER	NC	266
1072 RLGHNCSB	NC	267
645 LKCHLAUN	LA	268
1045 LNTNNCMA	NC	269
263 MIAMFLSH	FL	270
1017 GLBONCMA	NC	271
1308 KNVLTNFC	TN	272
1135 CLMASCCH	SC	273
1100 WNSLNCGL	NC	274
824 GLPTMSTS	MS	275
258 MIAMFLNS	FL	276
67 MTGMALNO	AL	277
259 MIAMFLOL	FL	278
1398 SVVLTNMT	TN	279
993 CHRLNCMI	NC	280
1085 SSVLNCMA	NC	281
982 BURLNCEL	NC	282
731 SHPTLASG	LA	283
1024 GNBONCPG	NC	284
74 PHCYALMA	AL	285
244 MIAMFLAL	FL	286
296 PCBHFLNT	FL	287
1037 KNDLNCCE	NC	-288
165 COCOFLME	FL '	289
434 LSVLKYHA	KY	290
838 HTBGMSMA	MS	291
1078 SELMNCMA	NC	292
60 MOBLALSK	AL	293
1009 DVSNNCPO	NC	294
582 DNSPLAMA	LA	295
1098 WNSLNCCL	NC	296
10 AUBNALMA	AL	297
1083 SRFDNCCE	NC	298
399 FRFTKYMA	KY	299
247 MIAMFLBC	FL	300
1248 CLMATNMA	TN	301
1018 GNBONCAP	NC	302
1136 CLMASCDF	SC	303
1105 ZBLNNCCE	NC	304
321 STAGFLMA	FL	305
1096 WNDLNCPI	NC	306
846 JCSNMSBL	MS	307

.

			000	
11 BLFNALMA	AL		308	
427 LSVLKY26	KY		309	1
193 FTLDFLSG	FL		310	1
1242 CHTGTNRO	TN		312	1
212 HMSTFLNA	FL		313	1
159 CCBHFLMA	FL		314	1
985 CARYNCWS	NC		315	-
560 BTRGLASW	LA		No. of Concession, Name of	-
295 PAHKFLMA	FL		316	-
1133 CLMASCAR	SC		317	-1
250 MIAMFLDB	FL	1	318 319	-
122 HNVIALLW	AL	1	320	-
1066 RLGHNCDU	NC	1	321	-
1142 CLMASCSU	SC	1	322	-1
210 HMSTFLEA	FL	1	323	-
154 BLGLFLMA	FL		323	-1
1258 CRVLTNMA	TN		325	-1
851 JCSNMSPC	MS		326	-1
1241 CHTGTNRB	TN		320	-1
1053 MGTNNCGF	NC		328	-1
89 TSCLALDH	IAL		329	-1
ADD HNVIALRA	AL		330	-1
730 SHPTLAQB	LA		331	-1
978 BOONNCKI	NC		332	
839 HTBGMSW	E IMS		333	
8 ATHNALMA	AL		334	
610HMNDLAM	A LA		335	
874 MDSNMSE	S MO		336	
71 OPLKALM	I AL	-+-	337	
769 BILXMSED	) MS		338	]
269 MLTNFLR	A IFL		339	
1301 JCSNTNN	S IIN		340	
55 MOBLALP	R AL		341	
552 BTRGLAB	K LA		342	
847 JCSNMSC	B M	and the second se	343	
437 LSVLKYS			344	
1129 CHTNSC	the party of the local division of the local		345	
492 RCMDKY			346	
411 HNSNKY		c	347	
1040 LENRNO	11 11	C	348	
1190 NAGSSC		L	349	
77 PRVLAL		ι <u>ι</u> ι	350	
213 HTISFLM		VC	351	
972 ARDNN		FL	352	
200 GLBRFI		MS	353	
823 GLPTM		FL	354	
315 PTSLFL 51 MOBLA		AL	355	
51 MOBLA	lef 11	SC	356	
1127 CHTNS 893 OCSPM	00	MS	357	
893 OCSP1 91 TSCLA	INO	AL	358	
317 SBSTF	IMA	FL	359	
31/130311	E100 (			

\_

		360	
527 WNCHKYMA	KY	361	
58 MOBLALSF	AL	and the second se	
1239 CHTGTNMV	TN	362	с 
1016 GLBONCAD	NC	363	
770 BILXMSMA	MS	364	
1400 TLLHTNMA	TN	365	
109 FRHPALMA	AL	366	
1368 NWPTTNMT	TN	367	
56 MOBLALSA	AL	368	
666 MONRLADS	LA	369	1
668 MONRLAWM	LA	370	{
57 MOBLALSE	AL	371	-
404 GRTWKYMA	KY	372	-
970 AHVLNCOT	NC	373	4
1385 SHVLTNMA	TN	374	1
780 BRNDMSES	MS	375	4
1414 WNCHTNMA	TN	376	4
1347 MSCTTNMT	TN	377	4
1315 LNCYTNMA	TN	378	-
240 LYHNFLOH	FL	379	-
1374 PLSKTNMA	TN	380	4
1317 LRBGTNMA	TN	381	4
555 BTRGLAHR	LA	382	4
294 PACEFLPV	FL	383	4
850 JCSNMSNR	MS	384	_
1243 CHTGTNSE	TN	385	-
204 HBSDFLMA	FL	386	_
1319 LXTNTNMA	TN	387	4
1343 MNCHTNMA	TN	388	_
1249 CLTNTNMA	TN	389	_
322 STAGFLSH	FL	390	_
1041 LENRNCHU	NC	391	
308 PNSCFLHC	FL	392	
1285 GTBGTNMT	TN	393	
968 AHVLNCBI	NC	394	-
1238 CHTGTNHT	TN	395	
304 PNCYFLCA	FL	396	
304 PNCYFLCA	IFL_		-