Nancy B. White General Counsel-Florida

BellSouth Telecommunications, Inc. 150 South Monroe Street Room 400 Tallahassee, Florida 32301 305 347-5558

June 18, 2004

Mrs. Blanca S. Bayó
Division of the Commission Clerk and
Administrative Services
Florida Public Service Commission
2540 Shumard Oak Boulevard
Tallahassee, FL 32399-0850

Re: Docket Nos. 030851-TP and 030852-TP

Dear Ms. Bayó:

On June 8, 2004 a status conference took place in the above-listed dockets. During the conference call staff had a series of questions for BellSouth. At the time of the status call, BellSouth committed to provide responses to certain questions within ten days. This letter contains BellSouth's responses.

Question: Does BellSouth intend to give a notice period of its planned means of implementing the mandate? If so, what is the notice period and when will the period begin? (from June 16?) If no, why not?

Answer: During the June 8, 2004 call, BellSouth outlined its four options for implementing the mandate as follows: (1) pursue change of law provisions in the ICAs; (2) participate in a generic proceeding before a state commission; (3) participate in a generic proceeding before the FCC; (4) pursue an action in a court with jurisdiction.

BellSouth has now determined that it intends to implement changes resulting from the USTA II decision through change of law provisions in its interconnection agreements. Thus, BellSouth will follow the applicable notice provisions set forth in the change of law provisions of its interconnection agreements.

Question: In the Declaration of Keith O. Cowan and Jerry D. Hendrix filed with the D.C. Circuit to provide information about BellSouth's actions when the mandate is issued, it states that BellSouth will continue to provide an "equivalent service" to wholesale customers that currently obtain mass market switching, high-capacity loops and transport, and dark fiber as UNEs.

- a) What will be the equivalent service to mass market switching?
- b) Will BellSouth require that the CLEC move to the equivalent service on June 16? If not, when?
- c) Will BellSouth offer this equivalent service as a UNE?
- d) What are the replacement services BellSouth will offer for high-capacity dedicated transport, loops and dark fiber?
- e) Will BellSouth require that the CLEC move to these replacement services on June 16? If no, when?
- f) Will the replacement services be offered as UNEs?

Answer: The "equivalent service" language contained in the Declaration of Messrs. Cowan and Hendrix reflects the fact that now that the D.C. Circuit's mandate has been issued, certain services (e.g., UNE-P, high capacity loops, transport, and dark fiber) no longer constitute UNEs. BellSouth will make available wholesale switch port services and wholesale voice platform services pursuant to separate commercial agreements. BellSouth will provide high capacity loops, dedicated transport and dark fiber pursuant to existing tariffs. Until the change of law is implemented or a CLEC enters into a commercial agreement, BellSouth will continue to provide service to its CLEC customers with existing, valid interconnection agreements pursuant to those agreements.

Question: Assume a CLEC migrates from a UNE high-capacity loop to a comparable special access line. Will this only amount to a billing change? Will BellSouth assess any nonrecurring charges associated with this conversion? If so, for what functions?

Answer: When a CLEC migrates from a UNE high-capacity loop to a comparable special access line, it is BellSouth's intent not to bill nonrecurring charges. That intent is contingent upon BellSouth's ability to waive nonrecurring charges contained in its federal tariffs. Although this migration process is often incorrectly characterized as only being a billing change, it requires the issuance of a service order to effect all the changes required by a replacement of circuits in the systems through which the circuit is billed, inventoried, and maintained.

Question: Assume a CLEC migrates from a UNE-P to resale or commercially negotiated rates. Will this only amount to a billing change? Will BellSouth assess any nonrecurring charges associated with this conversion? If so, for what functions?

Answer: When a CLEC migrates its UNE-P embedded base to the wholesale platform service, BellSouth will not assess a nonrecurring charge.

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Question: How do we resolve the issue of whether the vacatur relieved incumbents of the obligation to provide high-cap loops at TELRIC rates? Who makes this determination (FCC, D.C. circuit, or state commissions)?

Answer: It is expected that the FCC will address high capacity loops in its permanent rules.

A copy of this letter is enclosed. Please mark it to indicate that the original was filed and return the copy to me. Copies have been served to the parties shown on the attached Certificate of Service.

Sincerely,

Nancy B. White

Enclosure

cc: All Parties of Record Marshall M. Criser III R. Douglas Lackey Meredith Mays

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CERTIFICATE OF SERVICE Docket Nos. 030851-TP and 030852-TP

I HEREBY CERTIFY that a true and correct copy of the foregoing was served via

Electronic Mail, Hand Delivery* and U.S. Mail this 18th day of June 2004 to the following:

Adam Teitzman, Staff Counsel*
Jeremy Susac, Staff Counsel*
Pat Lee, Staff Counsel
Florida Public Service Commission
Division of Legal Services
2540 Shumard Oak Boulevard
Tallahassee, FL 32399-0850
Phone: (850) 413-6212
Fax: (850) 413-6250
jsusac@psc.state.fl.us
plee@psc.state.fl.us
ateitzma@psc.state.fl.us

Michael A. Gross
VP Reg. Affairs & Reg. Counsel
Florida Cable Telecomm. Assoc.
246 East 6th Avenue, Suite 100
Tallahassee, FL 32303
Tel. No. (850) 681-1990
Fax. No. (850) 681-9676
mgross@fcta.com

Joseph A. McGlothlin (+)
Vicki Gordon Kaufman (+)
McWhirter, Reeves, McGlothlin,
Davidson, Kaufman & Arnold PA
117 South Gadsden Street
Tallahassee, FL 32301
Tel. No. (850) 222-2525
Fax. No. (850) 222-5606
Represents FCCA
Attys. for Covad~
imcglothlin@mac-law.com
vkaufman@mac-law.com

Charles E. Watkins (+)
Covad Communications Company
1230 Peachtree Street, N.E.
19th Floor
Atlanta, Georgia 30309-3574
Tel. No. (404) 942-3492
Fax. No.(404) 942-3495
gwatkins@covad.com
ibell@covad.com

Nanette Edwards, Esq. (+)
Director – Regulatory
ITC^DeltaCom
4092 S. Memorial Parkway
Huntsville, AL 35802
Tel. No. (256) 382-3856
Represents ITC^DeltaCom
nedwards@itcdeltacom.com

Floyd Self, Esq. (+)
Norman H. Horton, Esq. ~
Messer Caparello & Self
215 South Monroe Street, Suite 701
Tallahassee, FL 32301
Tel. No. (850) 222-0720
Fax. No. (850) 224-4359
Represents ITC^DeltaCom,
Represents KMC
Represents MCI
Represents Xspedius~
fself@lawfla.com
nhorton@lawfla.com

De O'Roark, Esq. (+)
MCI WorldCom Communications, Inc.
6 Concourse Parkway, Suite 3200
Atlanta, GA 30328
de.oroark@mci.com

Andrew O. Isar
Miller Isar, Inc.
7901 Skansie Avenue
Suite 240
Gig Harbor, WA 98335
Tel. No. (253) 851-6700
Fax No. (253) 851-6474
aisar@millerisar.com

Jason Spinard, Esq.
Rand Currier
Geoff Cookman
Granite Telecommunications, LLC
234 Copeland Street
Quincy, MA 02169
Tel. No. 617 847-1500
Fax No. 617 847-0931
jspinard@granitenet.com
rcurrier@granitenet.com
gcookman@granitenet.com

Donna McNulty, Esq. (+)
MCI WorldCom Communications, Inc.
1203 Governors Square Blvd., Suite 201
Tallahassee, FL 32301-2960
donna.mcnulty@mci.com

Tracy Hatch, Esq.
AT&T
101 North Monroe Street
Suite 700
Tallahassee, FL 32301
Tel. No. (850) 425-6360
thatch@att.com

Lisa A. Sapper (+) AT&T
1200 Peachtree Street, N.E. Suite 8100
Atlanta, GA 30309
Tel. No. (404) 810-7812
lisariley@att.com

AT&T by E-Mail only: soniadaniels@att.com

Jake E. Jennings (+)
NewSouth Communications Corp
Two North Main Center
Greenville, SC 29601-2719
Tel. No. 864 672-5877
Fax No. 864 672-5313
jejennings@newsouth.com

Marva Brown Johnson, Esq. KMC Telecom III, LLC 1755 North Brown Road Lawrenceville, GA 30034-8119 Tel. No. (678) 985-6261 Fax No. (678) 985-6213 marva.johnson@kmctelecom.com

Susan S. Masterton, Esq. (+)
Sprint-Florida, Inc.
Sprint Communications Co. L.P.
1313 Blair Stone Road
P.O. Box 2214
Tallahassee, FL 32316-2214
Tel. No. (850) 599-1560
Fax. No. (850) 878-0777
susan.masterton@mail.sprint.com

Allegiance E-mail Only charles.gerkin@algx.com

Terry Larkin
Allegiance Telecom, Inc.
700 East Butterfield Road
Lombard, IL 60148
Phone: (630) 522-6453
terry.larkin@algx.com

Jean Houck
Business Telecom, Inc.
4300 Six Forks Road
Raleigh, NC 27609
Tel. No. (919) 863-7325
jean.houck@btitelecom.net

Margaret Ring, Director
Regulatory Affairs
Network Telephone Corporation
815 S. Palafox St.
Pensacola, FL 32501
850-465-1748
Margaret.Ring@networktelephone.net

Matthew Feil (+)
Scott Kassman
FDN Communications
2301 Lucien Way
Suite 200
Maitland, FL 32751
Tel. No. 407 835-0460
Fax No. 407 835-0309
mfeil@mail.fdn.com
skassman@mail.fdn.com

Jon Moyle, Jr.
Moyle Law Firm (Tall)
The Perkins House
118 North Gadsden Street
Tallahassee, FL 32301
Phone: (850) 681-3828

Fax: 681-8788

Email: imoyleir@moylelaw.com

Richard A. Chapkis (+)
Kimberly Caswell
Verizon Florida, Inc.
One Tampa City Center
201 North Franklin Street (33602)
Post Office Box 110, FLTC0007
Tampa, Florida 33601-0110
Tel. No. (813) 483-1256
Fax. No. (813) 273-9825
Represents Verizon
Richard.chapkis@verizon.com

Jorge Cruz-Bustillo (+)
Assistant General Counsel
Supra Telecommunications & Information
Systems, Inc.
2620 S.W. 27th Avenue
Miami, FL 33133
Phone: (305) 476-4252
Fax: (305) 443-1078
jorge.cruz-bustillo@stis.com

Jonathan Audu Manager, Regulatory Affairs Supra Telecom 1311 Executive Center Drive Suite 220 Tallahassee, FL 32301-5027 Phone: (850) 402-0510 Fax: (850) 402-0522 jonathan.audu@stis.com

Thomas M. Koutsky
Vice President, Law and Public Policy
Z-Tel Communications, Inc.
1200 19th Street, N.W., Ste. 500
Washington, D.C. 20036
Tel. No. (202) 955-9653
tkoutsky@z-tel.com

Bo Russell
Nuvox Communications Inc.
301 North Main Street
Greenville, SC 29601-2171
Phone: (864) 331-7323
Email: brussell@nuvox.com

Charlie Beck (+)
Deputy Public Counsel
Office of Public Counsel
111 West Madison Street, Room 812
Tallahassee, FL 32399-1400
Phone: (850) 488-9330

Phone: (850) 488-9330 Fax No. (850) 488-4491 Back Charles@leg state fl

Beck.Charles@leg.state.fl.us

Vancy White

(+) signed Protective Agreement (*) via Hand Delivery

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