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July 22, 2008

Ms. Stephanie Stumbo
Executive Director
Kentucky Public Service Commission
211 Sower Blvd.
Frankfort, KY 40602

Re: Investigation Concerning the Proprietary of InterLATA Services by
BellSouth Telecommunications, Inc. Pursuant to the Telecommunications
Act of 1996
PSC 2001-00105

Petition of BellSouth Telecommunications, Inc. for the Establishment of a
New Performance Plan
PSC 2004-00391

Dear Ms. Stumbo:

In April 2008, AT&T implemented certain system changes in the Southeast region. Specifically, AT&T introduced a new Verigate interface for pre-ordering functions. Interested parties, including competitive local exchange carriers ("CLECs"), have been advised of this change through standard CLEC communications, including monthly CMP meetings and the following Accessible Letters ("AL"): AL number CLECSSES07-018 (dated October 5, 2007), AL number CLECSSES07-024 (dated November 16, 2007), and AL number CLECSSES08-021 (dated March 31, 2008). The ALs are available for review at the following web site:

<https://clec.att.com/clec/acclatters/home.cfm?curMonth=yes>

Although these OSS changes do not substantively change the Service Quality Measurement Plan and SEEM Administrative Plan (collectively, "SQM/SEEM Plan"), the SQM/SEEM Plan documentation must be updated to accurately reflect the addition of new interfaces. Accordingly, AT&T has made minor, administrative updates to the SQM/SEEM Plan. For the Commission's convenience, a red-line version of the pages of the SQM/SEEM Plan which have been updated are included with this filing. The updated SQM/SEEM Plan is available for review at the following website:

<http://pmap.wholesale.att.com/content/documentation.aspx>

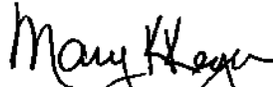
It is important to note that from a performance measurement perspective, the addition of the Verigate interface will have **no impact** on the calculation of the OSS measures currently contained in the SQM/SEEM Plan. That is, AT&T will continue to report system response times provided to CLECs via the SQM measure known as OSS-1 [ARI]: OSS Response Interval, and will continue to report the availability of access to the systems as part of the SQM measure known as OSS-2 [IA]: OSS Interface

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Availability. The method of calculation for the OSS-1 and OSS-2 metrics will not change and the results will continue to be reported on a monthly basis.

The attached certificate of service certifies that this filing was filed electronically today and a copy of the Read1st document has been served by email on parties of record. Parties of record can access the information at the Commission's Electronic Filing Center located at <http://psc.ky.gov/efs/efsmain.aspx>.

Sincerely,



Mary K. Keyer
General Counsel/Kentucky

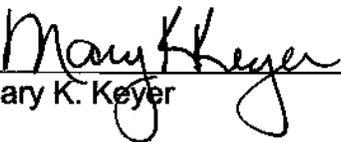
Enclosures

cc: Parties of Record

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CERTIFICATION

I hereby certify that the electronic version of this filing made with the Commission this 22nd day of July 2008 is a true and accurate copy of the documents filed herewith in paper form on July 22, 2008, and the electronic version of the filing has been transmitted to the Commission. A copy of the Read1st document has been served electronically on all parties of record.


Mary K. Keyer

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