



S T O L L · K E E N O N · O G D E N  
P L L C

2000 PNC PLAZA  
500 WEST JEFFERSON STREET  
LOUISVILLE, KY 40202-2828  
MAIN: (502) 333-6000  
FAX: (502) 333-6099  
www.skofirm.com

**DOUGLAS F. BRENT**  
DIRECT DIAL: 502-568-5734  
DIRECT FAX: 502-333-6099  
douglas.brent@skofirm.com

February 9, 2010

Jeffrey DeRouen  
Executive Director  
Kentucky Public Service Commission  
211 Sower Boulevard  
P.O. Box 615  
Frankfort, KY 40601

**RECEIVED**

FEB 09 2010

**PUBLIC SERVICE  
COMMISSION**

*RE: AT&T Communications Of The South Central States, LLC v. Lifeconnex  
Telecom, LLC f/k/a Swiftel LLC - Complaints – Rates  
Case No.: 2010-00026*

*Bellsouth Telecommunications, Inc. d/b/a AT&T Kentucky and AT&T Southeast  
v. dPi Teleconnect, LLC - Complaints – Rates  
Case No.: 2010-00029*

*Bellsouth Telecommunications, Inc. d/b/a AT&T Kentucky and AT&T Southeast  
v. BLC Management LLC d/b/a Angles Communications Solutions - Complaints  
- Rates  
Case No.: 2010-00023*

*AT&T Communications Of The South Central States, LLC v. Budget Prepay, Inc.  
d/b/a Budget Phone - Complaints – Rates  
Case No.: 2010-00025*

Dear Mr. DeRouen:

In regard to the above-captioned complaints, counsel for Respondents have requested, and counsel for AT&T has no objection to, an extension of time such that responsive pleadings to these Complaints and responses to any pending Motion to Consolidate these proceedings both would be due on or before February 22, 2010. Therefore, Respondents, without objection by AT&T, request an extension of time, if needed, to that date for the filing of responsive pleadings and of a response to any pending Motion to Consolidate.

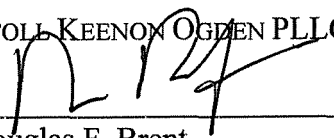
The reason for this request is that companion cases are pending among many, if not all, of these parties in one or more of the other eight states of the former BellSouth region. Counsel for AT&T and attorneys for the Respondents have discussed -- and are continuing to discuss in good

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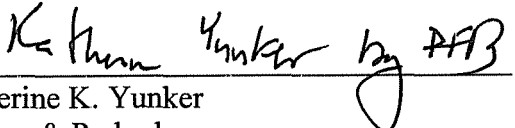
faith -- the possibility of jointly submitting a proposed procedural schedule that will advance the proceedings while avoiding conflicting obligations among the states. As the first step in those discussions, the parties have agreed to a region-wide date for filing responsive pleadings and responses to the Motion to Consolidate on February 22, 2010.

Respectfully submitted,


STOLL KEENON OGDEN PLLC

  
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Douglas F. Brent

*Counsel for BLC Management (Angles), dPi  
Teleconnect and Lifeconnex Telecom*

  
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Katherine K. Yunker  
Yunker & Park plc  
P.O. Box 21784  
Lexington, Kentucky 40522-1784

*Counsel for Budget Prepay (Budget Phone)*

  
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Mary K. Keyer  
General Counsel/Kentucky  
BellSouth Telecommunications, Inc.  
d/b/a AT&T Kentucky and  
AT&T Kentucky Southeast  
601 West Chestnut Street, Room 408  
Louisville, KY 40203

*Counsel for AT&T-Kentucky*

DFB: jms  
Enclosures

cc: Henry Walker  
Chris Malish  
Deborah Eversole