

May 21, 2008

Ms. Stephanie Stumbo
Executive Director
Public Service Commission
211 Sower Boulevard
P. O. Box 615
Frankfort, KY 40602

Re: Filing of Agreement and Amendments

Dear Ms. Stumbo:

Enclosed for filing is a CD-ROM containing the following Agreement and Amendments. These documents have been electronically filed with the Commission.

Aero Communications, LLC Interconnection Agreement Case No. 00134 - AM Ø9

AT&T Communications of the South Central States, LLC Interconnection Amendment 2000-00465 Case No. 00139-AM 15

Lightyear Network Solutions, LLC Interconnection Amendment 1996-00600 Case No. 00142-AM IS

Progress Telecom, LLC Interconnection Amendment Case No. 00790-AM @3

TCG Ohio Interconnection Amendment 1997-CO179 Case No. 00132-AM 16

XO Communications Services, Inc. Interconnection Amendment Case No. 00655 - AM \$\tilde{\tau}7\$

Should you have any questions, please do not hesitate to contact me.

Sincerely.

General Counsel/Kentucky

**Enclosure** 

711760

Amendment to the Agreement
Between
TCG Ohio
and
BellSouth Telecommunications, Inc.
d/b/a
AT&T Kentucky
Dated March 14, 2006

Pursuant to this Amendment, (the "Amendment"), TCG Ohio (TCG), and BellSouth Telecommunications, Inc. d/b/a AT&T Kentucky ("AT&T"), hereinafter referred to collectively as the "Parties," hereby agree to amend that certain Interconnection Agreement between the Parties dated March 14, 2006 (Agreement) to be effective after the date of the last signature executing the Amendment (Effective Date).

**WHEREAS**, the Parties entered into the Agreement on March 14, 2006, and;

**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, the Parties hereby covenant and agree as follows:

- 1. The Parties agree that Section 2.3 of Attachment 6 is deleted in its entirety and replaced with the following:
  - 2.3 BellSouth and AT&T will provide access to customer service record information where the Parties have the appropriate authorization from the customer. AT&T represents and warrants that it has obtained any customer authorization or approval (written, verbal or electronic) required by Applicable Law in order to receive such information. AT&T shall receive and retain such information in conformance with the requirements of 47 USC 222 (and implementing FCC regulations thereunder). Neither Party shall be required to present prior written authorization from each customer to the other Party before being allowed access to customer record information. Each Party will issue the other a blanket letter of authorization that states that AT&T and BellSouth will obtain the customer's permission before accessing customer records. Each Party shall retain authorization from its end users. If BellSouth desires to request a Customer Service Record ("CSR") for an AT&T customer, BellSouth is required to complete a Customer Service Information Query ("CSIQ") form and send via facsimile to AT&T. AT&T will accept CSR requests from BellSouth as acting agent for the customer (BellSouth should retain Letter of Authorization ("LOA") on file), AT&T will provide the CSR and return via facsimile both the CSIQ form and the CSR within forty-eight (48)

hours or two (2) business days, if the first of the two (2) days falls on a Friday or a holiday. The provisioning of local service for the territory served by BellSouth is handled by AT&T's work center located in Atlanta, Georgia. The work center's facsimile telephone number is (404) 329-2169. Voice inquires on the CSIQ should be directed to (404) 982-6611. BellSouth will honor AT&T's ability to allow other CLECs to view AT&T's CSRs utilizing BellSouth's interfaces. Nothing in this Appendix shall be interpreted to prohibit CLEC from accessing its own CSR data or the CSR data of its affiliates (where requisite permission has been obtained) for any purpose permitted under law.

- 2. All of the other provisions of the Agreement, dated March 14, 2006, shall remain in full force and effect.
- 3. Either or both of the Parties are authorized to submit this Amendment to the respective state regulatory authorities for approval subject to Section 252(e) of the Federal Telecommunications Act of 1996.
- 4. In entering into this Amendment, neither Party waives, and each Party expressly reserves, any rights, remedies or arguments it may have at law or under the intervening law or regulatory change provisions in the underlying Agreement (including intervening law rights asserted by either Party via written notice predating this Amendment) with respect to any orders, decisions, legislation or proceedings and any remands thereof, which the Parties have not yet fully incorporated into this Agreement or which may be the subject of further review.

	By: Bill & Reaux	By: Math & Share
Ľ	Name: Bill C. Peacock	Name: Kristen E. Shore
	Title: Director – Interconnection Agreements	Title: Director
	Date: 4-14-08	Date: 5/8/08
	OCN# ACNA	
	KENTUCKY	