

Michael D. Karno General Attorney Louislana AT&T Services, Inc. 365 Canal Street, Suite 3060 New Orleans, LA 70130

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December 4, 2013

RECEIVED

Mr. Jeff Derouen Executive Director Public Service Commission 211 Sower Boulevard P. O. Box 615 Frankfort, KY 40602

DEC 1 0 2013

PUBLIC SERVICE COMM.SSION

Re:

Filing of Amendment

Dear Mr. Derouen:

Ref 00914

Enclosed for filing is a CD-ROM containing the following Amendment. The document has been electronically filed with the Commission.

MegaPath Corporation f/k/a DIECA Communications d/b/a Covad Communications Company Amendment

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

Very truly yours,

Michael D. Karno

MDK/tbd Enclosure

Signature Page/<u>AT&T-22STATE</u> Page 1 of 2 MEGAPATH

Version: 1Q13 - 03/15/13

AMENDMENT

BETWEEN

BELLSOUTH TELECOMMUNICATIONS, LLC D/B/A AT&T ALABAMA, AT&T FLORIDA, AT&T GEORGIA, AT&T KENTUCKY, AT&T LOUISIANA, AT&T MISSISSIPPI, AT&T NORTH CAROLINA, AT&T SOUTH CAROLINA AND AT&T TENNESSEE

AND

MEGAPATH CORPORATION



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Signature: eSigned - Katherine K. Mudge

Name: eSigned - Katherine K. Mudge
(Print or Type)

Name: eSigned - William A. Bockelman
(Print or Type)

Title: Vice President-Regulatory Affairs & Litigation
(Print or Type)

Title: Director
(Print or Type)

Date: 20 Nov 2013 Date: 21 Nov 2013

MegaPath Corporation

BellSouth Telecommunications, LLC d/b/a AT&T ALABAMA, AT&T FLORIDA, AT&T GEORGIA, AT&T KENTUCKY, AT&T LOUISIANA, AT&T MISSISSIPPI, AT&T NORTH CAROLINA, AT&T SOUTH CAROLINA and AT&T TENNESSEE by AT&T Services, Inc., its authorized agent

| State | Resale OCN | CLEC OCN |
|----------------|------------|----------|
| ALABAMA | N/I | 7871 |
| FLORIDA | 8424 | 7871 |
| GEORGIA | 8424 | 7871 |
| KENTUCKY | 8424 | 7871 |
| LOUISIANA | N/I | 7871 |
| MISSISSIPPI | N/I | 7871 |
| NORTH CAROLINA | 8424 | 7871 |
| TENNESSEE | N/I | 7871 |

| Description | ACNA Code(s) |
|-------------|--------------|
| ACNA(s) | OVC |

Amendment - GT&C, Name Change/<u>AT&T-22STATE</u>
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MEGAPATH

Version: 09/04/13

AMENDMENT TO INTERCONNECTION AGREEMENT BY AND BETWEEN

BELLSOUTH TELECOMMUNICATIONS, LLC D/B/A AT&T ALABAMA, AT&T FLORIDA, AT&T GEORGIA, AT&T KENTUCKY, AT&T LOUISIANA, AT&T MISSISSIPPI, AT&T NORTH CAROLINA, AT&T SOUTH CAROLINA AND AT&T TENNESSEE AND

MEGAPATH CORPORATION

The Interconnection Agreement by and between BellSouth Telecommunications, LLC d/b/a AT&T ALABAMA, AT&T FLORIDA, AT&T GEORGIA, AT&T KENTUCKY, AT&T LOUISIANA, AT&T MISSISSIPPI, AT&T NORTH CAROLINA, AT&T SOUTH CAROLINA and AT&T TENNESSEE ("AT&T ALABAMA, FLORIDA, GEORGIA, KENTUCKY, LOUISIANA, MISSISSIPPI, NORTH CAROLINA, SOUTH CAROLINA AND TENNESSEE") (previously referred to as BellSouth Communications, LLC) and MegaPath Corporation (f/k/a DIECA Communications, Inc. d/b/a Covad Communications Company), is hereby amended as follows.

WHEREAS, AT&T ALABAMA, FLORIDA, GEORGIA, KENTUCKY, LOUISIANA, MISSISSIPPI, NORTH CAROLINA, SOUTH CAROLINA AND TENNESSEE and DIECA Communications, Inc. d/b/a Covad Communications Company ("Covad Communications") are the parties to that certain "Interconnection Agreement" effective as of August 24, 2007 (the "Agreement"); and

WHEREAS, Covad Communications has changed its name to "MegaPath Corporation", and wishes to reflect that name change as set forth herein.

NOW, **THEREFORE**, in consideration of the mutual promises contained herein, AT&T ALABAMA, FLORIDA, GEORGIA, KENTUCKY, LOUISIANA, MISSISSIPPI, NORTH CAROLINA, SOUTH CAROLINA AND TENNESSEE and MegaPath hereby agree as follows:

- 1. The Agreement is hereby amended to reflect the name change from "DIECA Communications, Inc. d/b/a Covad Communications Company" to "MegaPath Corporation."
- 2. AT&T ALABAMA, FLORIDA, GEORGIA, KENTUCKY, LOUISIANA, MISSISSIPPI, NORTH CAROLINA, SOUTH CAROLINA AND TENNESSEE shall reflect that name change from "DIECA Communications, Inc. d/b/a Covad Communications Company" to "MegaPath Corporation" only for the main billing account (header card) for each of the accounts previously billed to Covad Communications. AT&T ALABAMA, FLORIDA, GEORGIA, KENTUCKY, LOUISIANA, MISSISSIPPI, NORTH CAROLINA, SOUTH CAROLINA AND TENNESSEE shall not be obligated, whether under this Amendment or otherwise, to make any other changes to AT&T ALABAMA, FLORIDA, GEORGIA, KENTUCKY, LOUISIANA, MISSISSIPPI, NORTH CAROLINA, SOUTH CAROLINA AND TENNESSEE's records with respect to those accounts, including to the services and items provided and/or billed thereunder or under the Agreement. Without limiting the foregoing, MegaPath affirms, represents, and warrants that the ACNA and OCN for those accounts shall not change from that previously used by Covad Communications with AT&T ALABAMA, FLORIDA, GEORGIA, KENTUCKY, LOUISIANA, MISSISSIPPI, NORTH CAROLINA, SOUTH CAROLINA AND TENNESSEE for those accounts and the services and items provided and/or billed thereunder or under the Agreement.
- 3. Once this Amendment is effective, MegaPath shall operate with AT&T ALABAMA, FLORIDA, GEORGIA, KENTUCKY, LOUISIANA, MISSISSIPPI, NORTH CAROLINA, SOUTH CAROLINA AND TENNESSEE under the "MegaPath Corporation" name for those accounts. Such operation shall include, by way of example only, submitting orders under MegaPath, and labeling (including re-labeling) equipment and facilities with MegaPath. Any change in Carrier's name including a change in the "d/b/a", or due to assignment or transfer of this Agreement wherein only Carrier's name is changing, and no Carrier Company Code(s) (ACNA/CIC/OCN) are changing, constitutes a Carrier Name Change under this Section. For any Carrier Name Change, Carrier is responsible for providing proof of compliance with industry standards related to any Company Code(s), including notification of the name change to the appropriate issuing authority of those Company Code(s) as required. Carrier must submit the appropriate service request to AT&T-22STATE to update Carrier's name on all applicable billing accounts (BANs), and Carrier is responsible for all applicable

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processing/administration and nonrecurring charges for each service request. Should Carrier desire to change its name on individual circuits and/or End User records, Carrier must submit the appropriate service request(s) to <a href="https://example.com/attention/attention-nonrecurring-no-recurring-no-recurring-no-recurring-no-recurring-no-recurring-no-recurring-no-recurring-no-recurring-no-recurring-no-recurring-no-recurring-no-recurring-no-recurring-no-re

4. The Parties agree to replace the language in Section 20.0 Notices with the following:

20.0 Notices

- 20.1 Notices given by one Party to the other Party under this Agreement shall be in writing (unless specifically provided otherwise herein), and unless otherwise expressly required by this Agreement to be delivered to another representative or point of contact, shall be pursuant to at least one of the following methods:
 - 20.1.1 delivered personally, delivered by express delivery service or mailed via certified mail or first class U.S. Postal Service, with postage prepaid and a return receipt requested.
 - 20.1.2 delivered by facsimile provided CLEC and/or <u>AT&T-22STATE</u> has provided such information in Section 20.3 below.
 - 20.1.3 delivered by electronic mail (email) provided CLEC and/or <u>AT&T-22STATE</u> has provided such information in section 20.3 below.
- 20.2 Notices will be deemed given as of the earliest of:
 - 20.2.1 the date of actual receipt;
 - 20.2.2 the next Business Day when sent via express delivery service;
 - 20.2.3 five (5) calendar days after mailing in the case of first class or certified U.S. Postal Service; or
 - 20.2.4 on the date set forth on the confirmation produced by the sending facsimile machine when delivered by facsimile prior to 5:00 p.m. in the recipient's time zone, but the next Business Day when delivered by facsimile at 5:00 p.m. or later in the recipient's time zone.
 - 20.2.5 notice by email shall be effective on the date it is officially recorded as delivered by delivery receipt and in the absence of such record of delivery, it shall be presumed to have been delivered on the date sent to CLEC by AT&T-22STATE.
- 20.3 Notices will be addressed to the Parties as follows:

| NOTICE CONTACT | CARRIER CONTACT |
|-----------------------|---------------------------------------------------------------------------|
| NAME/TITLE | Katherine K. Mudge Vice President – Regulatory Affairs & Litigation |
| STREET ADDRESS | 1835-B Kramer Lane, Suite 100 |
| CITY, STATE, ZIP CODE | Austin, TX 78758 |
| PHONE NUMBER* | 512.794.6197 |
| FACSIMILE NUMBER | 512.794.6006 |
| EMAIL ADDRESS | Katherine.mudge@megapath.com |

| | AT&T CONTACT | |
|----------------|------------------------------|--|
| NAME/TITLE | Contract Management | |
| | ATTN: Notices Manager | |
| STREET ADDRESS | 311 S. Akard St., 19th floor | |
| | Four AT&T Plaza | |

| CITY, STATE, ZIP CODE | Dallas, TX 75202-5398 |
|-----------------------|---------------------------------------------------------------------|
| FACSIMILE NUMBER | (214) 464-2006 |
| EMAIL ADDRESS | The current email address as provided on AT&T's CLEC Online website |

*Informational only and not to be considered as an official notice vehicle under this Section.

- 20.4 Either Party may unilaterally change its designated contact name, address, email address, and/or facsimile number for the receipt of Notices by giving written Notice to the other Party in compliance with this Section 20.0. Unless explicitly stated otherwise, any change to the designated contact name, address, email address, and/or facsimile number will replace such information currently on file. Any Notice to change the designated contact name, address, email address, and/or facsimile number for the receipt of Notices shall be deemed effective ten (10) calendar days following receipt by the other Party.
- 20.5 <u>AT&T-22STATE</u> communicates official information to CLECs via its Accessible Letter, or other applicable, notification processes. These processes involve electronic transmission and/or posting to the AT&T CLEC Online website, inclusive of a variety of subjects including declaration of a force majeure, changes on business processes and policies, and other product/service related notices not requiring an amendment to this Agreement.
- 5. This Amendment shall not modify or extend the Effective Date or Term of the underlying Agreement, but rather, shall be coterminous with such Agreement.
- 6. EXCEPT AS MODIFIED HEREIN, ALL OTHER TERMS AND CONDITIONS OF THE UNDERLYING AGREEMENT SHALL REMAIN UNCHANGED AND IN FULL FORCE AND EFFECT.
- 7. 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.
- 8. This Amendment shall be filed with and is subject to approval by the State Commission and shall become effective ten (10) days following approval by such Commission ("Effective Date").