Ernie Fletcher Governor

LaJuana S. Wilcher, Secretary Environmental and Public Protection Cabinet

Christopher L. Lilly Commissioner Department of Public Protection

Ms. Joan A. Coleman Vice President/Regulatory/External BellSouth Telecommunications, Inc. 601 West Chestnut Street Room 410 Louisville, KY 40203



Commonwealth of Kentucky **Public Service Commission** 211 Sower Blvd. P.O. Box 615 Frankfort, Kentucky 40602-0615 Telephone: (502) 564-3940 Fax: (502) 564-3460 psc.ky gov

December 22, 2005

Mark David Goss Chairman

> Teresa J. Hill Vice Chairman

Gregory Coker Commissioner

RE: Case No. 2005-00490

We enclose one attested copy of the Commission's Order in the above case.

Sincerely,

Beth O'Donnell Executive Director

BOD/jc Enclosure



Ms. Joan A. Coleman Vice President/Regulatory/External BellSouth Telecommunications, Inc. 601 West Chestnut Street Room 410 Louisville, KY 40203 Tom Gregson Metro Teleconnect Companies, Inc. 2150 Herr Street Harrisburg, PA 17103-1625

COMMONWEALTH OF KENTUCKY

BEFORE THE PUBLIC SERVICE COMMISSION

In the Matter of:

BELLSOUTH TELECOMMUNICATIONS, INC.'S)NOTICE OF INTENT TO DISCONNECT METRO)CASE NO.TELECONNECT FOR NON-PAYMENT)2005-00490

ORDER

On November 30, 2005, BellSouth Telecommunications, Inc. ("BellSouth") provided written notice to the Commission of its intent to disconnect Metro Teleconnect ("Metro") for non-payment of bills.

BellSouth requests authorization to invoke the Emergency Service Continuity Tariff approved by this Commission on May 20, 2003 in Case No. 2002-00310.¹ Invoking this tariff is necessary only if Metro has not notified its end-users of the service disconnection. If the Emergency Service Continuity Tariff is invoked, BellSouth will continue to provide telephone service to Metro's customers for a minimum of 14 days after Metro ceases to operate.²

¹ Case No. 2003-00310, Customer Billing and Notice Requirements for Wireline Telecommunications Carriers Providing Service in Kentucky.

² BellSouth has notified the Commission of the number of affected customers. BellSouth asserts this information is confidential.

The Commission, having reviewed BellSouth's notice and having been otherwise sufficiently advised, HEREBY ORDERS that:

1. Metro shall notify the Commission within 7 calendar days of the date of this Order of its intent to pay the delinquent bill to BellSouth within 10 days of the date of this Order or, in the alternative, of its intent to notify its end-users of the proposed service disconnection. Such written comments shall include a copy of Metro's customer notice and an affidavit indicating when the notice was mailed and the number of Kentucky customers to whom it was mailed.

2. A copy of BellSouth's notice of intent to disconnect Metro is attached hereto and incorporated herein.

3. If Metro has not responded as prescribed in Ordering Paragraph 1 within 7 calendar days of the date of this Order, BellSouth shall implement the procedures established in its Emergency Service Continuity Tariff.

A copy of this Order shall be sent by certified mail to Metro.
Done at Frankfort, Kentucky, this 22nd day of December, 2005.
By the Commission

ATTEST:

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Case No. 2005-00490



BellSouth Telecommunications, Inc. 601 W. Chestnut Street Room 410 Louisville, KY 40203

Joan.Coleman@bellsouth.com

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PUBLIC SERVICE

Joan A. Coleman Vice President Regulatory & External Affairs

502-582-2167 Fax 502-582-2140

November 28, 2005

Ms. Elizabeth O'Donnell Executive Director Kentucky Public Service Commission 211 Sower Boulevard P. O. Box 615 Frankfort KY 40602-0615

CASE 205-00490

Dear Ms. O'Donnell:

Pursuant to the Kentucky PSC's May 20, 2003 order in KY PSC Case No. 2002-0310, BellSouth is providing advance notice to the Kentucky Public Service Commission (PSC) of BellSouth's intent to disconnect Metro Teleconnect ("Metro") for non-payment.

BellSouth's records indicate that Metro is delinquent in payment of its bills to BellSouth. Attempts to collect past due amounts from Metro have been unsuccessful. BellSouth made numerous written notifications to Metro informing them of BellSouth's intent to suspend or terminate services consistent with the terms and conditions of the Resale Agreement between Metro and BellSouth. As of today, BellSouth has received no payment from Metro and we seek to begin discontinuance of services immediately. Disconnection of Metro services will affect Kentucky customers.

Under terms of their Resale Agreement, Metro is solely responsible for notifying its end users of the proposed service disconnection. BellSouth is copying Metro to remind them of their obligation to notify their end users of this situation regarding pending disconnection of services.

Should the Commission determine the need to invoke BellSouth's Emergency Service Continuity Tariff, BellSouth will take steps to notify the affected end users and inform them that they may continue to receive telecommunications services through The Emergency Services Continuity Plan for a minimum of fourteen (14) days and that the end user must transition to a new service provider.

Should you or the staff have any questions concerning this filing or need additional information, Mike Hayden, of my staff, is familiar with this matter and can be reached on (502) 582-8180.

Muchal AM ay Good Very truly yours,

cc: Mr. Tom Gregson

COMMONWEALTH OF KENTUCKY

BEFORE THE PUBLIC SERVICE COMMISSION

In the Matter of:

NOTICE OF BELLSOUTH TELECOMMUNICATIONS, INC., OF INTENT TO DISCONNECT METRO TELECONNECT COMMUNICATIONS PURSUANT TO GSST A5.8, EMERGENCY CONTINUITY PLAN

CONFIDENTIALITY PETITION PURSUANT TO 807 KAR 5:001 SECTION 7

Petitioner, BellSouth Telecommunications, Inc., ("BellSouth"), hereby moves the Public Service Commission of the Commonwealth of Kentucky (the "Commission"), pursuant to KRS 61.878 and 807 KAR 5:001, § 7, to classify as confidential the highlighted information contained in the letter to Elizabeth O'Donnell from Joan Coleman dated November 28, 2005. The highlighted portion of the letter contains information specific to Metro Teleconnect ("Metro").

The Kentucky Open Records Act exempts certain information from the public disclosure requirements of the Act, including certain commercial and also information the disclosure of which is prohibited by federal law or regulation. KRS 61.878(1)(c)1 and 61.878(1)(k). To qualify for the commercial information exemption and, therefore, keep the information confidential, a party must establish that disclosure of the commercial information would permit an unfair advantage to competitors and the parties seeking confidentiality if openly discussed. KRS 61.878(1)(c)1; 807 KAR 5:001 § 7. The Commission has taken the position that the statute and rules require the party

to demonstrate actual competition and the likelihood of competitive injury if the information is disclosed.

The material for which BellSouth seeks confidential treatment in the portion of the letter identified above contains commercially valuable information. The information identified therein has potential value to other participants in the local exchange market, such as incumbent local exchange carriers (ILECs), competitive access providers (CAPs), facilities-based competitive local exchange carriers (CLECs), cable companies who have developed or are contemplating the development of wholesale or retail network products, and wireless providers.

The highlighted information also contains customer-specific information. Information provided to the Commission concerning specific customers is CPNI¹ and should not be publicly disclosed without the approval of the individual customers. Disclosure of customer-specific information is subject to obligations under Section 222 of the Federal Law. Federal law imposes the obligation to maintain the confidentiality of such information ("the 222(a) obligation"). KRS 61.878(1)(k), specifically exempts records or information from public disclosure when the disclosure of such information or records is prohibited by federal law or regulation. Therefore, because CPNI is protected from disclosure by federal law, this information should be afforded proprietary treatment.

Public disclosure of the identified information would provide competitors with an unfair competitive advantage. The Commission should also grant confidential treatment to the information for the following reasons:

¹ Customer Proprietary Network Information

(1) The information for which BellSouth is requesting confidential treatment is not known outside of BellSouth.

(2) Although CLECs are required by the Commission to disclose end-user customer line counts that are a matter of public record, the information for which BellSouth is requesting confidential treatment provides more detailed information which provides an unfair competitive advantage to others;

(3) The information is not disseminated within BellSouth and is known only by those of BellSouth's employees who have a legitimate business need to know and act upon the information;

(4) BellSouth seeks to preserve the confidentiality of this information through all appropriate means, including the maintenance of appropriate security at its offices; and

(5) By granting BellSouth's petition, there would be no damage to any public interest.

For the reasons stated herein, the Commission should grant BellSouth's request for confidential treatment of the identified information.

espectfully submitted.

Dorothy J.) Chambers 601 W. Chestnut Street, Room 407 P. O. Box 32410 Louisville, KY 40232 Tel. No. (502) 582-8219

Robert A. Culpepper Suite 4300, BellSouth Center 675 W. Peachtree St., N.E. Atlanta, GA 30375 Tel. No. (404) 335-0841

COUNSEL FOR BELLSOUTH TELECOMMUNICATIONS, INC.