AFFIDAVIT

STATE OF GEORGIA

COUNTY OF FULTON

BEFORE ME, the undersigned authority, duly commissioned and qualified in and for the State and County aforesaid, personally came and appeared Cynthia K. Cox, BellSouth

Telecommunications, Inc., being by me first duly sworn deposed and said that:

She is appearing as a witness before the Kentucky Public Service Commission in "Investigation Concerning the Propriety of InterLATA Services by BellSouth Telecommunications, Inc. Pursuant to the Telecommunications Act of 1996," KY PSC Case No. 2001-105, and if present before the Commission and duly sworn, her testimony would be set forth in the annexed transcript consisting of 2 pages and 2 exhibit(s).

Cynthia K. Cox

SWORN TO AND SUBSCRIBED BEFORE ME this

ay of August, 2001.

NOTARY PUBLIC

Notary Public, Cobb County, Georgia
My Commission Expires June 19, 2005

1		
2		BELLSOUTH TELECOMMUNICATIONS, INC.
3		ADDITIONAL SUPPLEMENTAL DIRECT TESTIMONY OF CYNTHIA K. COX
		BEFORE THE KENTUCKY PUBLIC SERVICE COMMISSION
4		DOCKET NO. 2001-105
5		AUGUST 29, 2001
6		
7		
8	Q.	STATE YOUR NAME, YOUR BUSINESS ADDRESS, AND YOUR POSITION WITH
9		BELLSOUTH TELECOMMUNICATIONS, INC. ("BELLSOUTH").
10		
11	A.	My name is Cynthia K. Cox. I am employed by BellSouth as Senior Director for State
12		Regulatory for the nine-state BellSouth region. My business address is 675 West
13		Peachtree Street, Atlanta, Georgia 30375.
14		
15	Q.	HAVE YOU PREVIOUSLY FILED TESTIMONY IN THIS PROCEEDING?
16		
17	A.	Yes. I previously filed direct testimony in this proceeding on May 18, 2001,
18		supplemental direct testimony on June 22, 2001, and rebuttal testimony on July 30, 2001.
19		
20	Q.	WHAT IS THE PURPOSE OF YOUR TESTIMONY TODAY?
21	A.	I am filing this additional supplemental direct testimony to correct the range of estimated
22	71.	
23		CLEC lines for Kentucky. As discussed in the Supplemental Affidavit of Mr. Victor K.
24		Wakeling, the correct range of estimated CLEC lines for Kentucky is 5.2% to 7.0%.
25		

1	Q.	ON WHAT PAGE OF YOUR DIRECT TESTIMONY OF MAY 18, 2001 WAS THE
2		ORIGINAL RANGE OF ESTIMATED CLEC LINES LOCATED?
3		
4	A.	The original range of estimated CLEC lines (5.4% - 7.3%) was reflected in the fourth
5		column of the table on page 17, line 6.
6		
7	Q.	SHOULD THIS RANGE OF ESTIMATED CLEC LINES BE REPLACED WITH THE
8		RANGE OF ESTIMATED CLEC LINES REFLECTED IN MR. WAKELING'S
9		SUPPLEMENTAL AFFIDAVIT?
10		
11	A.	Yes. The range of estimated CLEC lines (5.4% - 7.3%) in my direct testimony should be
12		replaced with the range of estimated CLEC lines (5.2% - 7.0%) reflected in Mr.
13		Wakeling's Supplemental Affidavit. As Mr. Wakeling explains, the reason for this
14		correction is due to the inclusion of ISDN lines on a voice grade equivalent (VGE) basis
15		in BellSouth's line totals to maintain consistency with an ISDN adjustment to the
16		standard FCC ARMIS reporting of BellSouth access lines. It may be of interest to the
17		Commission that an analysis of preliminary July 2001 data reveals that the range of
18		estimated CLEC lines in Kentucky, including the VGE adjustment for ISDN lines, has in
19		fact increased to approximately 5.7% - 7.5%.
20		
21	Q.	DOES THIS CONCLUDE YOUR TESTIMONY?
22		
23	A.	Yes.
24		
25	(#407	805)