AMENDMENT TO THE

INTERCONNECTION AGREEMENT BETWEEN ERNEST COMMUNICATIONS, INC.

AND

BELLSOUTH TELECOMMUNICATIONS, INC. DATED APRIL 27, 2000

ALABAMA, FLORIDA, GEORGIA, KENTUCKY, LOUISIANA (TSP), MISSISSIPPI, NORTH CAOLINA, SOUTH CAROLINA AND TENNESSEE

Pursuant to this Amendment, (the "Amendment"), Ernest Communications, Inc. ("ECI"), and BellSouth Telecommunications, Inc. ("BellSouth"), hereinafter referred to collectively as the "Parties," hereby agree to amend that certain Interconnection Agreement between the Parties dated April 27, 2000 ("Agreement").

WHEREAS, BellSouth and ECI entered into the Agreement on April 27, 2000, 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. Attachment 2 of the Agreement is hereby amended to include a new section 3.1.3.1 and all its subsections as follows:
 - 3.1.3.1 Unbundled Local Switching, together with Common Transport and, if necessary, Tandem Switching, provides to ECI local subscribers local calling and the ability to presubscribe to a primary carrier for intraLATA toll service and a primary carrier for interLATA toll service.
 - 3.1.3.1.1 Provided that ECI purchases unbundled local switching from BellSouth and uses the BellSouth CIC for its end users' LPIC or if a BellSouth local end user selects BellSouth as its LPIC, then the Parties will consider as local any calls originated by an ECI local end user, or originated by a BellSouth local end user and terminated to an ECI local end user, where such calls originate and terminate in the same LATA, except for those calls originated and terminated through switched access arrangements (i.e., calls that are transported by a party other than BellSouth). For such calls, BellSouth will charge ECI the UNE elements for the BellSouth facilities utilized. Neither Party shall bill the other originating or terminating switched access charges for such calls.

Intercarrier compensation for local calls between BellSouth and ECI shall be as described in BellSouth's UNE Local Call Flows set forth on BellSouth's web site.

- 3.1.3.1.2 Where ECI purchases unbundled local switching from BellSouth but does not use the BellSouth CIC for its end users' LPIC, BellSouth will consider as local those direct dialed telephone calls that originate from an ECI end user and terminate within the basic local calling area or within the extended local calling areas and that are dialed using 7 or 10 digits as defined and specified in Section A3 of BellSouth's General Subscriber Services Tariffs. For such local calls, BellSouth will charge ECI the UNE elements for the BellSouth facilities utilized. Intercarrier compensation for local calls between BellSouth and ECI shall be as described in BellSouth's UNE Local Call Flows set forth on BellSouth's web site.
- 3.1.3.1.3 For any calls that originate and terminate through switched access arrangements (i.e., calls that are transported by a party other than BellSouth), BellSouth shall bill ECI the UNE elements for the BellSouth facilities utilized. Each Party may bill the toll provider originating or terminating switched access charges, as appropriate.
- 3.1.3.1.4 Reverse billed toll calls, such as intraLATA 800 calls, calling card calls and third party billed calls, where BellSouth is the carrier shall also be considered as local calls and ECI shall not bill BellSouth originating or terminating switched access for such calls.
- 3.1.3.1.5 BellSouth shall assess retroactive charges for UNE transport and switching associated with using the BellSouth LPIC if a CLEC has been able to previously select BellSouth as the end user LPIC prior to the option allowing the selection of a BellSouth provided LATA-wide local calling area being offered.
- 2. All of the other provisions of the Agreement, dated April 27, 2000, shall remain in full force and effect.
- 3. Either or both of the Parties is 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.

IN WITNESS WHEREOF, the Parties hereto have caused this Amendment to be executed by their respective duly authorized representatives on the date indicated below.

Ernest Communications, Inc.		BellSouth Telecommunications, Inc
By:	Original Signature on File	By: <u>Original Signature on File</u>
Name:	Paul Masters	Name: C.W. Boltz
Title:	President	Title: _Managing Director
Date:	6/11/01	Date: 6/20/01