
BellSouth Business Markets

675 West Peachtree Street
Atlanta, Georgia 30375

**Carrier Notification
SN91086154**

Date: July 18, 2006

To: Competitive Local Exchange Carriers (CLEC)

Subject: CLECs – (Billing and Interconnection/Contractual) – Revised Rate Reconciliation Associated with the Georgia Public Service Commission’s Letter Order dated March 2, 2006 in Docket No. 14361-U

In Carrier Notification letter SN91086104 dated May 18, 2006, BellSouth advised Georgia CLECs that it was revising its rate reconciliation calculations associated with the Georgia Public Service Commission’s (Commission) Letter Order (“Letter Order”) dated March 2, 2006, in Docket No. 14361-U, to implement the “make whole” provisions of the Letter Order, and that it would notify CLECs once those revised calculations were complete. BellSouth’s revised calculations are now complete, and BellSouth is in the process of notifying the CLECs to advise of the revised amount that is due from either BellSouth or the CLEC.¹

Any CLEC who receives a revised calculation amount from BellSouth will have the revised amount placed on its July 19, 2006 bill. As BellSouth stated in Carrier Notification letter SN91086104, if the CLEC owes money to BellSouth, BellSouth has not applied any additional interest to its revised calculations.

If, based on the revised calculation, BellSouth owes the CLEC, BellSouth will place a credit for the applicable amount on the CLEC’s July 19, 2006 bill. This revised calculation will include additional interest from March 1 to July 19, 2006.

If the CLEC owes BellSouth and payment of the full amount is received by BellSouth within fourteen (14) calendar days of the date of BellSouth’s letter to the CLEC advising the CLEC of the revised calculation amount, BellSouth will apply a 2% discount to the amount owed. The 2% discount will appear as a credit on the CLEC’s bill in the next one (1) or two (2) billing cycles.

Finally, as BellSouth communicated in Carrier Notification letter SN91086104, CLECs will have thirty (30) days from July 19, 2006, to dispute BellSouth’s calculations. Disputes should be handled in accordance with the billing dispute provisions of the Interconnection Agreement, as directed by the Commission in its Letter Order.

¹ BellSouth reserves its right to recover amounts that may be due as a result of the geographically deaveraged Unbundled Network Elements (UNE) rate zone changes that resulted from the Letter Order.

If you have any questions regarding this Carrier Notification letter, please contact your BellSouth contract negotiator.

Sincerely,

ORIGINAL SIGNED BY KRISTEN E. SHORE

Kristen E. Shore – Director
BellSouth Business Markets