NOTE: THIS CONTRACT CONTAINS OPT-IN PROVISIONS

TERMS ADOPTED FROM ANOTHER CARRIER

THE TERMS IN APPENDIX 46A-46B SHALL TAKE EFFECT 30 DAYS FOLLOWING RECEIPT OF WRITTEN NOTICE.

RESALE AGREEMENT

BETWEEN

GTE SOUTH INCORPORATED

AND

STERLING INTERNATIONAL FUNDING, INC.

d/b/a

RECONEX

RECONXKY.WP 0607990920

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WHEREAS, Section 251 of the Telecommunications Act of 1996 (the "Act") imposes specific obligations on LECs with respect to the interconnection of their networks, resale of their telecommunications services, access to their poles, ducts, conduits and rights-of-way and, in certain cases, the offering of certain unbundled network elements and physical collocation of equipment in LEC premises;

NOW, THEREFORE, in consideration of the mutual provisions contained herein and other good a valuable consideration, the receipt and sufficiency of which are hereby acknowledged, GTE and RECONEX hereby covenant and agree as follows:

RECONXKY.WP 0607990920

ARTICLE I SCOPE AND INTENT OF AGREEMENT

This Agreement governs the purchase by RECONEX of certain telecommunications services provided by GTE in its franchise areas for resale by RECONEX. This Agreement is an integrated package that reflects a balancing of interests critical to the Parties. This Agreement will be submitted to the Kentucky Public Service Commission (the "Commission") for approval. The Parties agree that their entrance into this Agreement is without prejudice to and does not waive any positions they may have taken previously, or may take in the future, in any legislative, regulatory, judicial or other public forum addressing any matters, including matters related to the same types of arrangements and/or matters related to GTE's cost recovery covered in this Agreement.

The services and facilities to be provided to RECONEX by GTE in satisfaction of this Agreement may be provided pursuant to GTE tariffs and then current practices. Should such services and facilities be modified by tariff or by Order,including any modifications resulting from other Commission proceedings, federal court review or other judicial action, such modifications will be deemed to automatically supersede any rates and terms and conditions of this Agreement. GTE will provide notification to RECONEX before such a tariff becomes effective, and RECONEX may provide input on such proposed tariff. The Parties shall cooperate with one another for the purpose of incorporating required modifications into this agreement.

ARTICLE II DEFINITIONS

- 1. <u>General Definitions</u>. Except as otherwise specified herein, the following definitions shall apply to all Articles and Appendices contained in this Agreement. Additional definitions that are specific to the matters covered in a particular Article may appear in that Article. To the extent that there may be any conflict between a definition set forth in this Article II and any definition in a specific Article or Appendix, the definition set forth in the specific Article or Appendix shall control with respect to that Article or Appendix.
- 1.1 "Act" means the Telecommunications Act of 1996, Public Law 104-104 of the 104th United States Congress effective February 8, 1996.
- "Applicable Law" shall mean all laws, statutes, common law, regulations, ordinances, codes, rules, guidelines, orders, permits, and approvals of any Governmental Authority, which apply or relate to the subject matter of this Agreement.
- "Bona Fide Request (BFR)" process is intended to be used when requesting customized Service Orders for certain services, features, capabilities or functionality defined and agreed upon by the Parties as services to be ordered as Bona Fide Requests.
- 1.4 **"Business Day"** shall mean Monday through Friday, except for holidays on which the U.S. mail is not delivered.
- "Centralized Message Distribution System" (CMDS) means the billing record and clearing house transport system that the Regional Bell Operating Companies ("RBOCs") and other incumbent LECs use to efficiently exchange out collects and in collects as well as Carrier Access Billing System ("CABS") records.
- 1.6 "Commission" means the Kentucky Public Service Commission.
- 1.7 "Competitive Local Exchange Carrier" (CLEC) means any company or person authorize to provide local exchange services in competition with an Incumbent Local Exchange Carrier ("ILEC").
- 1.8 **"Compliance"** means environmental and safety laws and regulations are based upon a federal regulatory framework, with certain responsibilities delegated to the States. An environmental/safety compliance program may include review of

- applicable laws/regulations, development of written procedures, training of employees and auditing.
- 1.9 **"Customer"** may mean GTE or RECONEX depending on the context and which Party is receiving the service from the other Party.
- 1.10 "Customer Usage Data" means that the local telecommunications services usage data c a RECONEX customer, measured in minutes, sub-minute increments, message units, or otherwise, that is recorded and exchanged by the Parties.
- 1.11 "EMR" means the Exchange Message Record which is an industry standard record used exchange telecommunications message information among CLECs for billable, non-billable, sample, settlement and study data. EMR format is defined in BR-010-200-010 CRIS Exchange Message Record, published by Bellcore and which defines the industry standard for exchange message records.
- 1.12 "E-911 Service" is a method of routing 911 calls to a Public Service Answering Point that uses a customer location database to determine the location to which a call should be routed. E-9-1-1 service includes the forwarding of the caller's Automatic Number Identification (ANI) to the PSAP where the ANI is used to retrieve and display the Automatic Location Identification (ALI) on a terminal screen at the answering Attendant's position. It usually includes selective routing.
- "Exchange Service" refers to all basic access line services, or any other services offered to end users which provide end users with a telephonic connection to, and a unique telephone number address on, the public switched telecommunications network ("PSTN"), and which enable such end users to place or receive calls to all other stations on the PSTN.
- 1.14 **"FCC"** means the Federal Communications Commission.
- "Guide" means the GTE Open Market Transition Order/Processing Guide/ALEC Custome Guide, which contains GTE's operating procedures for ordering, provisioning, trouble reporting and repair for resold services and unbundled elements. Except as specifically provided otherwise in this Agreement, service ordering, provisioning, billing and maintenance shall be governed by the "Guide" which may be amended from time to time by GTE as needed.
- 1.16 "Incumbent Local Exchange Carrier" (ILEC) means any local exchange carrier that was as of February 8, 1996, deemed to be a member of the Exchange Carrier Association as set forth in 47 C.F.R. §69.601(b) of the FCC's regulations.

- 1.17 "IXC" or "Interexchange Carrier" means a telecommunications service provider authorized by the FCC to provide interstate long distance communications services between LATAs and are authorized by the State to provide inter- and/or intraLATA long distance communications services within the State.
- "Line Information Data Base (LIDB)" means one or all, as the context may require, of the Line Information databases owned individually by GTE and other entities which provide, among other things, calling card validation functionality for telephone line number cards issued by GTE and other entities. A LIDB also contains validation data for collect and third number-billed calls; i.e., Billed Number Screening.
- 1.19 **"Local Exchange Carrier" or "LEC"** means any company certified by the Commission to provide local exchange telecommunications service. This includes the Parties to this Agreement.
- 1.20 **"Local Number Portability (LNP)"** means the ability of users of telecommunications services to retain, at the same location, existing telecommunications numbers without impairment of quality, reliability, or convenience when switching from one telecommunications carrier to another.
- "Local Traffic" means traffic that is originated by an end user of one Party and terminates to the end user of the other Party within GTE's then current local serving area, including mandatory local calling scope arrangements. A mandatory local calling scope arrangement is an arrangement that provides end users a local calling scope, Extended Area Service ("EAS"), beyond their basic exchange serving area. Local Traffic does <u>not</u> include optional local calling scopes (i.e., optional rate packages that permit the end user to choose a local calling scope beyond their basic exchange serving area for an additional fee), referred to hereafter as "optional EAS." Local Traffic excludes Information Service Providers ("ISP") traffic (e.g., Internet, paging, 900-976, etc.).
- 1.22 **"NANP"** means the "North American Numbering Plan", the system of telephone numberin employed in the United States, Canada, and the Caribbean countries that employ NPA 809.
- "Numbering Plan Area" or "NPA" is also sometimes referred to as an area code. This is the three digit indicator which is defined by the "A", "B", and "C" digits of each 10-digit telephone number within the NANP. Each NPA contains 800 possible NXX Codes. There are two general categories of NPA, "Geographic NPAs" and "Non-Geographic NPAs". A Geographic NPA is associated with a defined geographic area, and all telephone numbers bearing such NPA are associated with services provided within that geographic area. A Non-Geographic NPA, also known as a "Service Access Code" or "SAC Code" is typically associated with a specialized telecommunications

- service which may be provided across multiple geographic NPA areas. 800, 900, 700, and 888 are examples of Non-Geographic NPAs.
- 1.24 "NXX", "NXX Code", "Central Office Code" or "CO Code" is the three digit switch entity indicator which is defined by the "D", "E", and "F" digits of a 10-digit telephone number within the NANP. Each NXX Code contains 10,000 station numbers.
- 1.25 **"911 Service"** means a universal telephone number which gives the public direct access to the PSAP. Basic 911 service collects 911 calls from one or more local exchange switches that serve a geographic area. The calls are then sent to the correct authority designated to receive such calls.
- 1.26 "OLN" means Originating Line Number ("OLN") Screening which indicates to an operator the acceptable billing methods for calls originating from the calling number (e.g., penal institutions, COCOTS).
- 1.27 **"Subsidiary"** of a Party means a corporation or other legal entity that is majority owned by such Party.
- 1.28 **"Telecommunications Services"** means the offering of telecommunications for a fee directly to the public, or to such classes of users as to be effectively available directly to the public, regardless of the facilities used.
- 1.29 "Undefined Terms" means the Parties acknowledge that terms may appear in this Agreement which are not defined and agree that any such terms shall be construed in accordance with their customary usage in the telecommunications industry as of the effective date of this Agreement.
- "Vertical Features" (including "CLASS Features") means vertical services and switch functionalities provided by GTE, including: Automatic Call Back; Automatic Recall; Call Forwarding Busy Line/Don't Answer; Call Forwarding Don't Answer; Call Forwarding Variable; Call Forwarding Busy Line; Call Trace; Call Waiting; Call Number Delivery Blocking Per Call; Calling Number Blocking Per Line; Cancel Call Waiting; Distinctive Ringing/Call Waiting; Incoming Call Line Identification Delivery; Selective Call Forward; Selective Call Rejection; Speed Calling; and Three Way Calling/Call Transfer.

ARTICLE III GENERAL PROVISIONS

- 1. <u>Scope of General Provisions</u>. Except as may otherwise be set forth in a particular Article or Appendix of this Agreement, in which case the provisions of such Article or Appendix shall control, these General Provisions apply to all Articles and Appendices of this Agreement.
- 2. <u>Term and Termination</u>.
- 2.1 Term. Subject to the termination provisions contained in this Agreement, the term of this Agreement shall be two (2) years from the effective date referenced in the first paragraph of this Agreement and shall continue in effect for consecutive one (1) year terms until either Party gives the other Party at least ninety (90) calendar days written notice of termination, which termination shall be effective at the end of the then-current term. In the event notice is given less than 90 calendar days prior to the end of the current term, this Agreement shall remain in effect for 90 calendar days after such notice is received, provided, that in no case shall the term be extended beyond 90 calendar days after the end of the current term.
- 2.2 Post-Termination Arrangements. Except in the case of termination as a result of either Party's default or a termination upon sale, for service arrangements made available under this Agreement and existing at the time of termination, those arrangements may continue without interruption (a) under a new agreement voluntarily executed by the Parties; (b) standard terms and conditions approved and made generally effective by the Commission, if any; (c) tariff terms and conditions made generally available to all CLECs; or (d) any rights under Section 252(i) of the Act.
- 2.3 <u>Termination Upon Default</u>. Either Party may terminate this Agreement in whole or in part in the event of a default by the other Party; *provided however*, that the non-defaulting Party notifies the defaulting party in writing of the alleged default and that the defaulting Party does not cure the alleged default within sixty (60) calendar days of receipt of written notice thereof. Default is defined to include:
 - (a) A Party's insolvency or the initiation of bankruptcy or receivership proceedings by or against the Party; or
 - (b) A Party's refusal or failure in any material respect properly to perform its obligations under this Agreement, or the violation any of the material terms or conditions of this Agreement.

- 2.4 <u>Termination Upon Sale</u>. Notwithstanding anything to the contrary contained herein, a Party may terminate this Agreement as to a specific operating area or portion thereof of such Party if such Party sells or otherwise transfers the area or portion thereof. The Party shall provide the other Party with at least ninety (90) calendar days' prior written notice of such termination, which shall be effective on the date specified in the notice. Notwithstanding termination of this Agreement as to a specific operating area, this Agreement shall remain in full force and effect in the remaining operating areas.
- 2.5 <u>Liability upon Termination</u>. Termination of this Agreement, or any part hereof, for any cause shall not release either Party from any liability which at the time of termination had already accrued to the other Party or which thereafter accrues in any respect to any act or omission occurring prior to the termination or from an obligation which is expressly stated in this Agreement to survive termination.
- 3. <u>Amendments</u>. Any amendment, modification, or supplement to this Agreement must be in writing and signed by an authorized representative of each Party. The term "this Agreement" shall include future amendments, modifications, and supplements.
- 4. <u>Assignment</u>. Any assignment by either Party of any right, obligation, or duty, in whole or in part, or of any interest, without the written consent of the other Party shall be void, except that either Party may assign all of its rights, and delegate its obligations, liabilities and duties under this Agreement, either in whole or in part, to any entity that is, or that was immediately preceding such assignment, a Subsidiary or Affiliate of that Party without consent, but with written notification. The effectiveness of an assignment shall be conditioned upon the assignee's written assumption of the rights, obligations, and duties of the assigning Party.
- 5. <u>Authority</u>. Each person whose signature appears on this Agreement represents and warrants that he or she has authority to bind the Party on whose behalf he or she has executed this Agreement.
- 6. Responsibility for Payment. All charges for Services provided under this Agreement will be billed to RECONEX, including all applicable taxes and surcharges. In addition, the End User Common Line (EUCL) Charge from GTOC Tariff FCC No. 1 is applicable to Resold Services. RECONEX is responsible for payment of charges billed regardless of any billing arrangements or situation between RECONEX and its end user customer.
- 7. <u>Billing and Payment</u>. Except as provided elsewhere in this Agreement, RECONEX and GTE agree to exchange all information to accurately, reliably, and properly bill for features, functions and services rendered under this Agreement.

- 7.1 <u>Dispute</u>. If one Party disputes a billing statement issued by the other Party, the billed Party shall notify GTE in writing regarding the nature and the basis of the dispute within six (6) months of the statement date or the dispute shall be waived. The Parties shall diligently work toward resolution of all billing issues.
- Late Payment Charge. If any undisputed amount due on the billing statement is not received by GTE on the payment due date, GTE may charge, and RECONEX agrees to p at GTE's option, interest on the past due balance at a rate equal to the lesser of the interest rates set forth in the applicable GTE state or interstate access tariffs, one and one-half percent (1½%) per month or the maximum nonusurious rate of interest under applicable law. Late payment charges shall be included on the next statement.
- 7.3 <u>Due Date</u>. Payment is due 30 calendar days from the bill date.
- Audits. Either Party may conduct an audit of the other Party's books and records pertaining to the Services provided under this Agreement, no more frequently than once per twelve (12) month period, to evaluate the other Party's accuracy of billing, data and invoicing in accordance with this Agreement. Any audit shall be performed as follows: (i) following at least thirty (30) Business Days' prior written notice to the audited Party; (ii) subject to the reasonable scheduling requirements and limitations of the audited Party: (iii) at the auditing Party's sole cost and expense; (iv) of a reasonable scope and duration; (v) in a manner so as not to interfere with the audited Party's business operations; and (vi) in compliance with the audited Party's security rules.
- 8. <u>Binding Effect</u>. This Agreement shall be binding on and inure to the benefit of the respective successors and permitted assigns of the Parties.
- 9. <u>Capacity Planning and Forecasting</u>. Within thirty (30) days from the Effective Date of this Agreement, the Parties agree to have met and developed joint planning and forecasting responsibilities which are applicable to Local Services, including Features. Such responsibilities shall include but are not limited to the following:
 - (a) The Parties will establish periodic reviews of network and technology plans and will notify one another no later than six (6) months in advance of changes that would impact the provision of services.
 - (b) RECONEX will furnish to GTE information that provides for state-wide annual forecasts of order activity, in-service quantity forecasts, and facility/demand forecasts.

- (c) RECONEX shall notify GTE promptly of changes to current forecasts (increase or decrease) that generate a shift in the demand curve for the following forecasting period.
- 10. <u>Compliance with Laws and Regulations</u>. Each Party shall comply with all federal, state, and local statutes, regulations, rules, ordinances, judicial decisions, and administrative rulings applicable to its performance under this Agreement.
- 11. Confidential Information.
- 11.1 Identification. Either Party may disclose to the other proprietary or confidential customer, technical, or business information in written, graphic, oral or other tangible or intangible forms ("Confidential Information"). In order for information to be considered Confidential Information under this Agreement, it must be marked "Confidential" or "Proprietary," or bear a marking of similar import. Orally or visually disclosed information shall be deemed Confidential Information only if contemporaneously identified as such and reduced to writing and delivered to the other Party with a statement or marking of confidentiality within thirty (30) calendar days after oral or visual disclosure.

Notwithstanding the foregoing, preorders and all orders for Services placed by RECONEX pursuant to this Agreement, and information that would constitute customer proprietary network information of RECONEX end user customers pursuant to the Act and the rules and regulations of the FCC, as well as recorded usage information with respect to RECONEX end users, whether disclosed by RECONEX to GTE or otherwise acquired by GTE in the course of its performance under this Agreement, and where GTE is the NANP Number Plan Administrator, RECONEX information submitted to GTE in connection with such responsibilities shall be deemed Confidential Information of RECONEX for all purposes under this Agreement whether or not specifically marked or designated as confidential or proprietary.

- 11.2 <u>Handling</u>. In order to protect such Confidential Information from improper disclosure, each Party agrees:
 - (a) That all Confidential Information shall be and shall remain the exclusive property of the source;
 - (b) To limit access to such Confidential Information to authorized employees who have a need to know the Confidential Information for performance of this Agreement;
 - (c) To keep such Confidential Information confidential and to use the same level of care to prevent disclosure or unauthorized use of the received Confidential

- Information as it exercises in protecting its own Confidential Information of a similar nature;
- (d) Not to copy, publish, or disclose such Confidential Information to others or authorize anyone else to copy, publish, or disclose such Confidential Information to others without the prior written approval of the source;
- (e) To return promptly any copies of such Confidential Information to the source at its request; and
- (f) To use such Confidential Information only for purposes of fulfilling work or services performed hereunder and for other purposes only upon such terms as may be agreed upon between the Parties in writing.
- 11.3 Exceptions. These obligations shall not apply to any Confidential Information that was legally in the recipient's possession prior to receipt from the source, was received in good faith from a Third Party not subject to a confidential obligation to the source, now is or later becomes publicly known through no breach of confidential obligation by the recipient, was developed by the recipient without the developing persons having access to any of the Confidential Information received in confidence from the source, or that is required to be disclosed pursuant to subpoena or other process issued by a court or administrative agency having appropriate jurisdiction, provided, however, that the recipient shall give prior notice to the source and shall reasonably cooperate if the source deems it necessary to seek protective arrangements.
- 11.4 <u>Survival</u>. The obligation of confidentiality and use with respect to Confidential Information disclosed by one Party to the other shall survive any termination of this Agreement for a period of three (3) years from the date of the initial disclosure of the Confidential Information.
- 12. <u>Consent</u>. Where consent, approval, or mutual agreement is required of a Party, it shall not be unreasonably withheld or delayed.
- 13. Cooperation on Fraud Minimization. RECONEX assumes responsibility for all fraud associated with its end user customers and accounts. GTE shall have no responsibility for, nor is it required to investigate or make adjustments to RECONEX's account in cases of fraud. The Parties agree that they shall cooperate with one another to resolve cases of fraud. The Parties' fraud minimization procedures are to be cost effective and implemented so as not to unduly burden or harm one Party as compared to the other.
- 14. Dispute Resolution.

- 14.1 Alternative to Litigation. Except as provided under Section 252 of the Act with respect to the approval of this Agreement by the Commission, the Parties desire to resolve disputes arising out of or relating to this Agreement without litigation. Accordingly, except for action seeking a temporary restraining order or an injunction related to the purposes of this Agreement, or suit to compel compliance with this dispute resolution process, the Parties agree to use the following alternative dispute resolution procedures as their sole remedy with respect to any controversy or claim arising out of or relating to this Agreement or its breach.
- 14.2 Negotiations. At the written request of a Party, each Party will appoint a knowledgeable, responsible representative to meet and negotiate in good faith to resolve any dispute arising out of or relating to this Agreement. The Parties intend that these negotiations be conducted by non-lawyer, business representatives. The location, format, frequency, duration, and conclusion of these discussions shall be left to the discretion of the representatives. Upon agreement, the representatives may utilize other alternative dispute resolution procedures such as mediation to assist in the negotiations. Discussions and correspondence among the representatives for purposes of these negotiations shall be treated as confidential information developed for purposes of settlement, exempt from discovery, and shall not be admissible in the arbitration described below or in any lawsuit without the concurrence of all Parties. Documents identified in or provided with such communications, which are not prepared for purposes of the negotiations, are not so exempted and may, if otherwise discoverable, be discovered or otherwise admissible, be admitted in evidence, in the arbitration or lawsuit.
- 14.3 Arbitration. If the negotiations do not resolve the dispute within sixty (60) Business Days of the initial written request, the dispute shall be submitted to binding arbitration by a single arbitrator pursuant to the Commercial Arbitration Rules of the American Arbitration Association except that the Parties may select an arbitrator outside American Arbitration Association rules upon mutual agreement. A Party may demand such arbitration in accordance with the procedures set out in those rules. Discovery shall be controlled by the arbitrator and shall be permitted to the extent set out in this section. Each Party may submit in writing to a Party, and that Party shall so respond to, a maximum of any combination of thirty-five (35) (none of which may have subparts) of the following: interrogatories, demands to produce documents, or requests for admission. Each Party is also entitled to take the oral deposition of one individual of another Party. Additional discovery may be permitted upon mutual agreement of the Parties. The arbitration hearing shall be commenced within sixty (60) Business Days of the demand for arbitration. The arbitration shall be held in a mutually agreeable city. The arbitrator shall control the scheduling so as to process the matter expeditiously. The Parties may submit written briefs. The arbitrator shall rule on the dispute by issuing a written opinion within thirty (30) Business Days after the close of hearings. The times

- specified in this section may be extended upon mutual agreement of the Parties or by the arbitrator upon a showing of good cause. Judgment upon the award rendered by the arbitrator may be entered in any court having jurisdiction.
- 14.4 Expedited Arbitration Procedures. If the issue to be resolved through the negotiations referenced in Section 14.2 directly and materially affects service to either Party's end user customers, then the period of resolution of the dispute through negotiations before the dispute is to be submitted to binding arbitration shall be five (5) Business Days. Once such a service affecting dispute is submitted to arbitration, the arbitration shall be conducted pursuant to the expedited procedures rules of the Commercial Arbitration Rules of the American Arbitration Association (i.e., rules 53 through 57).
- 14.5 <u>Costs</u>. Each Party shall bear its own costs of these procedures. A Party seeking discovery shall reimburse the responding Party the costs of production of documents (including search time and reproduction costs). The Parties shall equally split the fees of the arbitration and the arbitrator.
- 14.6 <u>Continuous Service</u>. The Parties shall continue providing services to each other during the pendency of any dispute resolution procedure, and the Parties shall continue to perform their obligations (including making payments in accordance with Article IV, Section 4) in accordance with this Agreement.
- 15. Entire Agreement. This Agreement constitutes the entire agreement of the Parties pertaining to the subject matter of this Agreement and supersedes all prior agreements, negotiations, proposals, and representations, whether written or oral, and all contemporaneous oral agreements, negotiations, proposals, and representations concerning such subject matter. No representations, understandings, agreements, or warranties, expressed or implied, have been made or relied upon in the making of this Agreement other than those specifically set forth herein.
- 16. <u>Expenses</u>. Except as specifically set out in this Agreement, each Party shall be solely responsible for its own expenses involved in all activities related to the subject of this Agreement.
- 17. Force Majeure. In the event performance of this Agreement, or any obligation hereunder, is either directly or indirectly prevented, restricted, or interfered with by reason of fire, flood, earthquake or likes acts of God, wars, revolution, civil commotion, explosion, acts of public enemy, embargo, acts of the government in its sovereign capacity, labor difficulties, including without limitation, strikes, slowdowns, picketing, or boycotts, unavailability of equipment from vendor, changes requested by RECONEX, or any other circumstances beyond the reasonable control and

without the fault or negligence of the Party affected, the Party affected, upon giving prompt notice to the other party, shall be excused from such performance on a day-to-day basis to the extent of such prevention, restriction, or interference (and the other Party shall likewise be excused from performance of its obligations on a day-to-day basis until the delay, restriction or interference has ceased); *provided however*, that the Party so affected shall use diligent efforts to avoid or remove such causes of nonperformance and both Parties shall proceed whenever such causes are removed or cease.

- 18. Good Faith Performance. In the performance of their obligations under this Agreement, the Parties shall act in good faith. In situations in which notice, consent, approval or similar action by a Party is permitted or required by any provision of this Agreement, such action shall not be unreasonably delayed, withheld or conditioned.
- 19. <u>Governing Law</u>. This Agreement shall be governed by and construed in accordance with the domestic laws of the state where the Services are provided or the facilities reside and shall be subject to the exclusive jurisdiction of the courts therein.
- 20. <u>Standard Practices</u>. The Parties acknowledge that GTE shall be adopting some industry standard approaches and/or establishing its own standard approaches to various requirements hereunder applicable to CLEC industry which may be added in the Guide. RECONEX agrees that GTE may implement such approaches to satisfy any GTE obligatic under this Agreement. A copy has been provided to RECONEX and is incorporated by reference into this Agreement.
- 21. <u>Headings</u>. The headings in this Agreement are inserted for convenience and identification only and shall not be considered in the interpretation of this Agreement.
- 22. Independent Contractor Relationship. The persons provided by each Party shall be solely that Party's employees and shall be under the sole and exclusive direction and control of that Party. They shall not be considered employees of the other Party for any purpose. Each Party shall remain an independent contractor with respect to the other and shall be responsible for compliance with all laws, rules and regulations involving, but not limited to, employment of labor, hours of labor, health and safety, working conditions and payment of wages. Each Party shall also be responsible for payment of taxes, including federal, state and municipal taxes, chargeable or assessed with respect to its employees, such as Social Security, unemployment, workers' compensation, disability insurance, and federal and state withholding. Each Party shall indemnify the other for any loss, damage, liability, claim, demand, or penalty that may be sustained by reason of its failure to comply with this provision.

- 23. Law Enforcement Interface.
- 23.1 Except to the extent not available in connection with GTE's operation of its own business, GTE shall provide seven day a week/twenty-four hour a day assistance to law enforcement persons for emergency traps, assistance involving emergency traces and emergency information retrieval on customer invoked CLASS services, including, without limitation, call traces requested by RECONEX.
- 23.2 GTE agrees to work jointly with RECONEX in security matters to support law enforcement agency requirements for taps, traces, court orders, etc. Charges for providing such services for RECONEX Customers will be billed to RECONEX.
- 23.3 GTE will, in non emergency situations, inform the requesting law enforcement agencies that the end-user to be wire tapped, traced, etc. is a RECONEX Customer and shall refer them to RECONEX.
- 24. <u>Liability and Indemnity</u>.
- 24.1 <u>Indemnification</u>. Subject to the limitations set forth in Section 24.4 of this Article III, RECONEX agrees to release, indemnify, defend, and hold harmless GTE from all losses, claims, demands, damages, expenses, suits, or other actions, or any liability whatsoever, including, but not limited to, costs and attorney's fees, whether suffered, made, instituted, or asserted by any other party or person, for invasion of privacy, personal injury to or death of any person or persons, or for losses, damages, or destruction of property, whether or not owned by others, regardless of form of action.
- 24.2 End User and Content-Related Claims. RECONEX agrees to release, indemnify, defend, and hold harmless GTE, its affiliates, and any third-party provider or operator of facilities involved in the provision of Services (collectively, the "Indemnified Party") from all losses, claims, demands, damages, expenses, suits, or other actions, or any liability whatsoever, including, but not limited to, costs and attorney's fees, suffered, made, instituted, or asserted by RECONEX's end users against an Indemnified Party arising from Services. RECONEX further agrees to release, indemnify, defend, and hold harmless the Indemnified Party from all losses, claims, demands, damages, expenses, suits, or other actions, or any liability whatsoever, including, but not limited to, costs and attorney's fees, suffered, made, instituted, or asserted by any Third Party against an Indemnified Party arising from or in any way related to actual or alleged defamation, libel, slander, interference with or misappropriation of proprietary or creative right, or any other injury to any person or property arising out of content transmitted by the Indemnified Party or such Party's end users, or any other act or omission of the Indemnified Party or such Party's end users.

- 24.3 <u>DISCLAIMER</u>. EXCEPT AS SPECIFICALLY PROVIDED TO THE CONTRARY IN THIS A MAKES NO REPRESENTATIONS OR WARRANTIES TO RECONEX CONCERNING TH ANY SERVICES PROVIDED UNDER THIS AGREEMENT. GTE DISCLAIMS, WITHOUT WARRANTY OR GUARANTEE OF MERCHANTABILITY OR FITNESS FOR A PARTICUL ARISING FROM COURSE OF PERFORMANCE, COURSE OF DEALING, OR FROM US.
- 24.4 <u>Limitation of Liability</u>. Each Party's liability, whether in contract, tort or otherwise, shall be limited to direct damages, which shall not exceed the monthly charges for the Services for the month during which the claim of liability arose. Under no circumstance shall either Party be responsible or liable for indirect, incidental, or consequential damages, including, but not limited to, economic loss or lost business or profits, damages arising from the use or performance of equipment or software, or the loss of use of software or equipment, or any accessories attached thereto, delay, error, or loss of data. Should either Party provide advice, make recommendations, or supply other analysis related to the Services described in this Agreement, this limitation of liability shall apply to provision of such advice, recommendations, and analysis.
- 24.5 <u>Intellectual Property</u>. GTE shall have no obligation to defend, indemnify or hold harmless, or acquire any license or right for the benefit of, or owe any other obligation or have any liability to, RECONEX based on or arising from any claim, demand, or proceeding by any Third Party alleging or asserting that the use of any circuit, apparatus, or system, or the use of any software, or the performance of any service or method, or the provision or use of any facilities by either Party under this Agreement constitutes direct or contributory infringement, or misuse or misappropriation of any patent, copyright, trademark, trade secret, or any other proprietary or intellectual property right of any Third Party.
- 25. <u>Multiple Counterparts</u>. This Agreement may be executed in multiple counterparts, each of which shall be deemed an original, but all of which shall together constitute but one and the same document.
- 26. <u>No Offer</u>. This Agreement will be effective only upon execution and delivery by both Parties and approval by the Commission in accordance with Section 252 of the Act.
- 27. <u>No Third Party Beneficiaries</u>. Except as may be specifically set forth in this Agreement, this Agreement does not provide and shall not be construed to provide third parties with any remedy, claim, liability, reimbursement, cause of action, or other right or privilege.
- 28. <u>Notices</u>. Any notice to a Party required or permitted under this Agreement shall be in writing and shall be deemed to have been received on the date of service if served personally, on the date receipt is acknowledged in writing by the recipient if

delivered by regular U.S. mail, or on the date stated on the receipt if delivered by certified or registered mail or by a courier service that obtains a written receipt. Upon prior immediate oral agreement of the parties' designated recipients identified below, notice may also be provided by facsimile, internet or electronic messaging system, which shall be effective if sent before 5:00 p.m. on that day, or if sent after 5:00 p.m. it will be effective on the next Business Day following the date sent. Any notice shall be delivered using one of the alternatives mentioned in this section and shall be directed to the applicable address indicated below or such address as the Party to be notified has designated by giving notice in compliance with this section:

If to GTE: GTE South Incorporated

Attention: State Director-External Affairs

318 E. Main Street Lexington, KY 40507

Facsimile number: 606/253-4184

Copy to: GTE Carrier Markets

201 N. Franklin Street Tampa, FL 33602

If to RECONEX: Sterling International Funding, Inc.

d/b/a RECONEX

Attention: Vice President of Operations

9620 SW Barbur Boulevard

Suite 330

Portland, OR 97219

29. Protection.

- 29.1 Impairment of Service. The characteristics and methods of operation of any circuits, facilities or equipment of either Party connected with the services, facilities or equipment of the other Party pursuant to this Agreement shall not interfere with or impair service over any facilities of the other Party, its affiliated companies, or its connecting and concurring carriers involved in its services, cause damage to their plant, violate any applicable law or regulation regarding the invasion of privacy of any communications carried over the Party's facilities or create hazards to the employees of either Party or to the public (each hereinafter referred to as an "Impairment of Service").
- 29.2 <u>Resolution</u>. If either Party causes an Impairment in Service, the Party whose network or service is being impaired (the "Impaired Party") shall promptly notify the Party causing the Impairment of Service (the "Impairing Party") of the nature

and location of the problem and that, unless promptly rectified, a temporary discontinuance of the use of any circuit, facility or equipment may be required. The Impairing Party and the Impaired Party agree to work together to attempt to promptly resolve the Impairment of Service. If the Impairing Party is unable to promptly remedy the Impairment of Service, then the Impaired Party may at its option temporarily discontinue the use of the affected circuit, facility or equipment.

- 30. <u>Publicity</u>. Any news release, public announcement, advertising, or any form of publicity pertaining to this Agreement, provision of Services pursuant to it, or association of the Parties with respect to provision of the services described in this Agreement shall be subject to prior written approval of both GTE and RECONEX.
- 31. Regulatory Agency Control. This Agreement shall at all times be subject to changes, modifications, orders, and rulings by the Federal Communications Commission and/or the applicable state utility regulatory commission to the extent the substance of this Agreement is or becomes subject to the jurisdiction of such agency.
- 32. <u>Changes in Legal Requirements</u>. GTE and RECONEX further agree that the terms and conditions of this Agreement were composed in order to effectuate the legal requirements in effect at the time the Agreement was produced. Any modifications to those requirements will be deemed to automatically supersede any terms and conditions of this Agreement.
- 33. <u>Effective Date</u>. If this Agreement or changes or modifications thereto are subject to approval of a regulatory agency, the "effective date" of this Agreement for such purposes will be ten (10) Business Days after such approval. Such date shall become the "effective date" of this Agreement for all purposes.
- 34. <u>Regulatory Matters</u>. Each Party shall be responsible for obtaining and keeping in effect all their own FCC, state regulatory commission, franchise authority and other regulatory approvals that may be required in connection with the performance of its obligations under this Agreement.
- 35. <u>Rule of Construction</u>. No rule of construction requiring interpretation against the drafting party hereof shall apply in the interpretation of this Agreement.
- 36. <u>Section References</u>. Except as otherwise specified, references within an Article of this Agreement to a Section refer to Sections within that same Article.
- 37. Service Standards.

- 37.1 The Parties shall meet applicable quality of local service standards imposed by the Commission and will provide a level of services to each other under this Agreement in compliance with the nondiscrimination requirements of the Act.
- 37.2 The Parties will alert each other to any network events that can result or have resulted in service interruption, blocked calls, and/or changes in network performance in the same manner as it uses for itself.
- 38. Severability. If any provision of this Agreement is held by a court or regulatory agency of competent jurisdiction to be unenforceable, the rest of the Agreement shall remain in full force and effect and shall not be affected unless removal of that provision results, in the opinion of either Party, in a material change to this Agreement. If a material change as described in this paragraph occurs as a result of action by a court or regulatory agency, the Parties shall negotiate in good faith for replacement language. If replacement language cannot be agreed upon within a reasonable period, either Party may terminate this Agreement without penalty or liability for such termination upon written notice to the other Party.
- 39. <u>Subcontractors</u>. GTE may enter into subcontracts with third parties or affiliates for the performance of any of GTE's duties or obligations under this Agreement.
- 40. <u>Subsequent Law.</u> The terms and conditions of this Agreement shall be subject to any and all applicable laws, rules, or regulations that subsequently may be prescribed by any federal, state or local governmental authority. To the extent required by any such subsequently prescribed law, rule, or regulation, the Parties agree to modify, in writing, the affected term(s) and condition(s) of this Agreement to bring them into compliance with such law, rule, or regulation.
- 41. Taxes. Any state or local excise, sales, or use taxes (excluding any taxes levied on income) resulting from the performance of this Agreement shall be borne by the Party upon which the obligation for payment is imposed under applicable law, even if the obligation to collect and remit such taxes is placed upon the other Party. The collecting Party shall charge and collect from the obligated Party, and the obligated Party agrees to pay to the collecting Party, all applicable taxes, except to the extent that the obligated Party notifies the collecting Party and provides to the collecting Party appropriate documentation as GTE requires that qualifies the obligated Party for a full or partial exemption. Any such taxes shall be shown as separate items on applicable billing documents between the Parties. The obligated Party may contest the same in good faith, at its own expense, and shall be entitled to the benefit of any refund or recovery, provided that such Party shall not permit any lien to exist on any asset of the other Party by reason of the contest. The collecting Party shall cooperate in any such contest by the other Party. The other

Party will indemnify the collecting Party from any sales and use taxes that may be subsequently levied on payments by the other Party by the collecting Party.

41.1 Tax - A charge which is statutorily imposed by the state or local jurisdiction and is either (a) imposed on the seller with the seller having the right or responsibility to pass the charge(s) on to the purchaser and the seller is responsible for remitting the charge(s) to the state or local jurisdiction or (b) imposed on the purchaser with the seller having an obligation to collect the charge(s) from the purchaser and remit the charge(s) to the state or local jurisdiction.

Taxes shall include but not be limited to: federal excise tax, state/local sales and use tax, state/local utility user tax, state/local telecommunication excise tax, state/local gross receipts tax, and local school taxes. Taxes shall not include income, income-like, gross receipts on the revenue of a provider, or property taxes. Taxes shall not include payroll withholding taxes unless specifically required by statute or ordinance.

41.2 Fees/Regulatory Surcharges - A charge imposed by a regulatory authority, other agency, or resulting from a contractual obligation, in which the seller is responsible or required to collect the fee/surcharge from the purchaser and the seller is responsible for remitting the charge to the regulatory authority, other agency, or contracting party.

Fees/Regulatory Surcharges shall include but not be limited to E911/911, E311/311, franchise fees, Lifeline, hearing impaired, and Commission surcharges.

- 42. <u>Trademarks and Trade Names</u>. Except as specifically set out in this Agreement, nothing in this Agreement shall grant, suggest, or imply any authority for one Party to use the name, trademarks, service marks, or trade names of the other for any purpose whatsoever.
- 43. <u>Waiver</u>. The failure of either Party to insist upon the performance of any provision of this Agreement, or to exercise any right or privilege granted to it under this Agreement, shall not be construed as a waiver of such provision or any provisions of this Agreement, and the same shall continue in full force and effect.
- 44. <u>Environmental Responsibility</u>. RECONEX visitors must comply with GTE Security, fire safety, safety, environmental and building practices/codes.
- 45. <u>TBD Prices</u>. If a provision in this Agreement references in an Attachment and there are no corresponding prices in such Attachment, such price shall be considered "To Be Determined" (TBD). With respect to all TBD prices, prior to RECONEX ordering any such TBD item, the Parties shall meet and confer to establish a price. If the

Parties are unable to reach agreement on a price for such item, an interim price shall be set for such item that is equal to the price for the nearest analogous item for which a price has been established (for example, if there is not an established price for a non recurring charge (NRC) for a specific retail service, the Parties would use the NRC for the most analogous retail service for which there is an established price). Any interim prices so set shall be subject to modification by any subsequent decision of the Commission. If an interim price is different from the rate subsequently established by the Commission, any underpayment shall be paid by RECONEX to GTE, and any overpayment shall be refunded by GTE to RECONEX, within Business Days after the establishment of the price by the Commission.

46. <u>Amendment of Certain Rates, Terms and Conditions</u>. The Parties agree as follows with respect to modification of the rates, terms and conditions initially provided for herein:

The rates, terms and conditions that are specified in Appendix 46A (the "GTE Terms") may be replaced by the rates, terms and conditions from the GTE/AT&T Interconnection, Resale and Unbundling Agreement (the AT&T Agreement), respectively, that are specified in Appendix 46B (the "AT&T Terms") if and when the AT&T Agreement becomes effective after approval by order of the Commission. The rates, terms and conditions that are specified in Appendix 46B (the "AT&T Terms") shall not take effect for purposes of this Agreement until thirty (30) days following GTE's receipt of written notice of RECONEX's election to replace the specified "GTE Terms" with the specified "AT&T Terms", which notice may be given no earlier than the date the AT&T Agreement is approved by the Commission and effective. GTE and RECONEX agree that if the "AT&T Terms" are deemed to be unlawful or are stayed, enjoined or otherwise modified, in whole or in part, by a court or commission of competent jurisdiction, then this Agreement shall be deemed to have been amended accordingly, by modification of the "AT&T Terms" or, as appropriate, the substitution of "GTE Terms" for all stayed or enjoined "AT&T Terms", and such amendment shall be effective retroactive to the Effective Date of the "AT&T Terms."

GTE and RECONEX further agree that the terms and conditions of this Agreement reflect certain requirements of the FCC's First Report and Order in CC Docket No. 96-98. The terms and conditions of this Agreement shall be subject to any and all actions by any court or other governmental authority that invalidate, stay, vacate or otherwise modify the FCC's First Report and Order, in whole or in part ("action"). To the extent warranted by any such action, the parties agree that this Agreement shall be deemed to have been modified accordingly as in the first paragraph of this Section 46. The parties agree to immediately apply any affected terms and conditions, including any in other sections and articles of this Agreement consistent with such action, and within a reasonable time incorporate such modified terms and conditions in writing into the Agreement. If the AT&T Terms are affected

by such action and GTE determines they cannot be consistently applied therewith, the GTE Terms shall apply. RECONEX acknowledges that GTE may seek to enforce such ac before a commission or court of competent jurisdiction. GTE does not waive any position regarding the illegality or inappropriateness of the FCC's First Report and Order.

The rates, terms and conditions (including rates which may be applicable under trueup) specified in both the "GTE Terms" and the "AT&T Terms" are further subject to amendment, retroactive to the Effective Date of the Agreement, to provide for charges or rate adjustments resulting from future Commission or other proceedings, including but not limited to any generic proceeding to determine GTE's unrecovered costs (e.g., historic costs, contribution, undepreciated reserve deficiency, or similar unrecovered GTE costs (including GTE's end user surcharge)), the establishment of a competitively neutral universal service system, or any appeal or other litigation.

If the Commission (or any other commission or federal or state court) in reviewing this Agreement pursuant to applicable state or federal laws, including Section 252(e) of the Telecommunications Act of 1996, deletes or modifies in any way this Section 46, RECONEX agrees that this entire Agreement is void and will not become effective, and RECONEX agrees to withdraw this Agreement from consideration by the Commission (or any other commission or federal or state court).

ARTICLE IV GENERAL RULES GOVERNING RESOLD SERVICES

- 1. <u>General</u>. General regulations, terms and conditions governing rate applications, technical parameters, service availability, definitions and feature interactions, as described in the appropriate GTE intrastate local, toll and access tariffs, apply to retail services made available by GTE to RECONEX for resale provided by GTE to RECONEX, when appropriate, unless otherwise specified in this Agreement. As applied to services under this Agreement, the term "Customer" contained in the GTE Retail Tariff shall be deemed to mean "RECONEX" as defined in this Agreement.
- 2. <u>Liability of GTE</u>.
- 2.1 <u>Inapplicability of Tariff Liability</u>. GTE's general liability, as described in the GTE Retail Tariff, does not extend to RECONEX's customers or any other Third Party. Liability of GTE to RECONEX resulting from any and all causes arising out of services, or any other items relating to this Agreement shall be governed by the liability provisions contained in this Agreement and no other liability whatsoever

- shall attach to GTE. GTE shall be liable for the individual services, facilities or elements that it separately provides to RECONEX and shall not be liable for the integration of components combined by RECONEX.
- 2.2 RECONEX Tariffs or Contracts. RECONEX shall, in its tariffs or other contracts for services provided to its end users using services obtained from GTE, provide that in no case shall GTE be liable to RECONEX's end users or any third parties for any indirect, special or consequential damages, including, but not limited to, economic loss or lost business or profits, whether foreseeable or not, and regardless of notification by RECONEX of the possibility of such damages and RECONEX shall indemnify and hold GTE harmless from any and all claims, demands, causes of action and liabilities based on any reason whatsoever from its customers as provided in this Agreement. Nothing in this Agreement shall be deemed to create a Third Party beneficiary relationship with RECONEX's end users.
- No Liability for Errors. GTE is not liable for mistakes that appear in GTE's listings, 911 and other information databases, or for incorrect referrals of end users to RECONEX for any ongoing RECONEX service, sales or repair inquiries, and with respect to such mistakes or incorrect referrals, RECONEX shall indemnify and hold GTE harmless from any and all claims, demands, causes of action and liabilities whatsoever, including costs, expenses and reasonable attorney's fees incurred on account thereof, by third parties, including RECONEX's end users or employees. For purposes of this Section 2.3, mistakes and incorrect referrals shall not include matters arising out of the willful misconduct of GTE or its employees or agents.
- 3. <u>Unauthorized Changes</u>.
- 3.1 Procedures. If RECONEX submits an order for resold services under this Agreement in order to provide service to an end user that at the time the order is submitted is obtaining its local services from GTE or another LEC using GTE resold services, and the end user notifies GTE that the end user did not authorize RECONEX to provide local exchange services to the end user, RECONEX must provide GTE with written documentation of authorization from that end user within thirty (30) Business Days of notification by GTE. If RECONEX cannot provide written documentation of authorization within such time frame, RECONEX must within three (3) Business Days thereafter:
 - (a) notify GTE to change the end user back to the LEC providing service to the end user before the change to RECONEX was made; and
 - (b) provide any end user information and billing records RECONEX has obtained relating to the end user to the LEC previously serving the end user; and

- (c) notify the end user and GTE that the change back to the previous LEC has been made.
- Furthermore, GTE will bill RECONEX fifty dollars (\$50.00) per affected line to compensate GTE for switching the end user back to the original LEC.
- 3.2 Option to Restrict Changes Without Evidence of Authorization. RECONEX's or GTE's end users may request GTE to permit changes of their provider of local exchange services only upon end user written notification to GTE that the end user wishes to change the end user's provider of local exchange services. In such a situation, GTE will not change an end user's provider of local exchange services without such written notification.
- 4. Impact of Payment of Charges on Service. RECONEX is solely responsible for the payment of all charges for all services, facilities and elements furnished under this Agreement, including, but not limited to, calls originated or accepted at its or its end users' service locations. If RECONEX fails to pay when due any and all charges billed to RECONEX under this Agreement, including any late payment charges (collectively, "Unpaid Charges"), and any or all such charges remain unpaid more than forty-five (45) Business Days after the due date of such Unpaid Charges excepting previously disputed charges for which RECONEX may withhold payment, GTE shall notify RECONEX in writing that it must pay all Unpaid Charges to GTE within seven (7) Business Days. If RECONEX disputes the billed charges, it shall, within said seven (7) day period, inform GTE in writing of which portion of the Unpaid Charges it disputes, including the specific details and reasons for the dispute, unless such reasons have been previously provided, and shall immediately pay to GTE all undisputed charges. If RECONEX and GTE are unable, within thirty (30) Business Days thereafter, to resolve issues related to the disputed charges, then either RECONEX or GTE may file a request for arbitration under Article III of this Agreement to resolve those issues. Upon resolution of any dispute hereunder, if RECONEX owes payment it shall make such payment to GTE with any late payment charge under Article III, Section 7.2, from the original payment due date. If RECONEX owes no payment, but has previously paid GTE such disputed payment, then GTE shall credit such payment including any late payment charges. If RECONEX fails to pay any undisputed Unpaid Charges, RECONEX shall, at its sole expense, within five (5) Business Days notify its end users that their service may be disconnected for RECONEX's failure to pay Unpaid Charges, and that its end users must select a new provider of local exchange services. If RECONEX fails to provide such notification or any of RECONEX's end users fail to select a new provider of services within the applicable time period, GTE will provide local exchange services to RECONEX's end users under GTE's applicable end user tariff at the then current charges for the services being provided. In this circumstance, otherwise applicable service establishment charges will not apply to RECONEX's end user, but will be assessed to RECONEX. GTE may

discontinue service to RECONEX upon failure to pay undisputed charges as provided in this Section 4, and shall have no liability to RECONEX or RECONEX's end users in the event of such disconnection.

- 5. <u>Unlawful Use of Service</u>. Services provided by GTE pursuant to this Agreement shall not be used by RECONEX or its end users for any purpose in violation of law. RECONEX and not GTE, shall be responsible to ensure that RECONEX and its end users use of services provided hereunder comply at all times with all applicable laws. GTE may refuse to furnish service to RECONEX or disconnect particular services provided under this Agreement to RECONEX or, as appropriate, RECONEX's end user when (i) an order is issued by a court of competent jurisdiction finding that probable cause exists to believe that the use made or to be made of the service is prohibited by law or (ii) GTE is notified in writing by a law enforcement agency acting within its jurisdiction that any facility furnished by GTE is being used or will be used for the purpose of transmitting or receiving gambling information in interstate or foreign commerce in violation of law. Termination of service shall take place after reasonable notice is provided to RECONEX, or as ordered by the court. If facilities have been physically disconnected by law enforcement officials at the premises where located, and if there is not presented to GTE the written finding of a court, then upon request of RECONEX and agreement to pay restoral of service charges and other applicable service charges, GTE shall promptly restore such service.
- 6. <u>Timing of Messages</u>. With respect to GTE resold measured rate local service(s), chargeable time begins when a connection is established between the calling station and the called station. Chargeable time ends when the calling station "hangs up," thereby releasing the network connection. If the called station "hangs up" but the calling station does not, chargeable time ends when the network connection is released by automatic timing equipment in the network.
- 7. Procedures For Preordering, Ordering, Provisioning, etc. Certain procedures for preordering, ordering, provisioning, maintenance and billing and electronic interfaces for many of these functions are described in Appendix B. All costs and expenses for any new or modified electronic interfaces RECONEX requires that GTE determines are technically feasible and GTE agrees to develop will be paid by RECONEX pursuant to Appendix B. The schedule for implementation of any new or modified electronic interfaces will be developed by GTE according to industry standards and will be based upon the amount of work needed to design, test and implement the new or modified interface.
- 8. <u>Customer Contacts</u>. Except as otherwise provided in this Agreement or as agreed to in a separate writing by RECONEX, RECONEX shall provide the exclusive interface with RECONEX's end user customers in connection with the marketing or offering of RECONE services. Except as otherwise provided in this Agreement, in those instances in

which GTE personnel are required pursuant to this Agreement to interface directly with RECONEX's end users, such personnel shall not identify themselves as representing GTE. All forms, business cards or other business materials furnished by GTE to RECONEX end users shall bear no corporate name, logo, trademark or trade name other than RECONEX's. In no event shall GTE personnel acting on behalf of RECONEX pursuant to this Agreement provide information to RECONEX end users about GTE products or services.

ARTICLE V RESALE OF SERVICES

- 1. General. The purpose of this Article V is to define the Exchange Services and related Vertical Features and other Services (collectively referred to for purposes of this Article V as the "Services") that may be purchased from GTE and resold by RECONEX and the terms and conditions applicable to such resold Services. Except as specifically provided otherwise in this Agreement, provisioning of Exchange Services for resale will be governed by the GTE Guide. GTE will make available to RECONEX for resale any Telecommunications Service that GTE currently offers, or may offer hereafter, on a retail basis to subscribers that are not telecommunications carriers, except as qualified by Section 2.2 below.
- 2. Terms and Conditions.
- 2.1 <u>Quality and Performance</u>. GTE shall provide Services to RECONEX that are equal in quality and performance standards to the same Services provided by GTE to its own end user customers.
- 2.2 <u>Restrictions on Resale</u>. The following restrictions shall apply to the resale of retail services by RECONEX.
 - 2.2.1 RECONEX shall not resell Basic Exchange Residential Service.
 - 2.2.2 RECONEX shall not resell to one class of customers a service that is offered by GTE only to another class of customers in accordance with State requirements (e.g., Residence to Business, Business to Residence, disabled services or Lifeline services to non-qualifying customers).
 - 2.2.3 RECONEX shall not resell public pay telephone lines.
 - 2.2.4 RECONEX shall not resell semi-public pay telephone lines.
- 2.3 <u>Restrictions on Discount of Retail Services</u>. The discount specified in Section 5.3 herein shall apply to all retail services except for the following:
 - 2.3.1 RECONEX shall resell services that are provided at a volume discount in accordance with terms and conditions of applicable tariff. RECONEX shall not aggregate end user traffic in order to qualify for volume discount.
 - 2.3.2 RECONEX shall resell Contract services without a discount and only to end user customers that already have such services.

- 2.3.3 RECONEX shall resell COCOT coin or coinless line but no discount applies.
- 2.3.4 RECONEX shall resell Lifeline services and services for the disabled but no discount shall apply and they shall only be resold to end user customers who qualify under GTE's tariffs and state/Commission rules, orders and regulations.
- 2.3.5 RECONEX shall resell special access but no discount applies.
- 2.3.6 RECONEX shall resell Operator Services and Directory Assistance as specified in Section 5.6 herein however no discount applies.
- 2.3.7 RECONEX shall resell promotional offerings that are 90 days or less in duration without a discount.
- 2.4 Resale to Other Carriers. Services available for resale may not be used by RECONEX to provide access to the local network as an alternative to tariffed switched and special access by other carriers, including, but not limited to; interexchange carriers, wireless carriers, competitive access providers, or other retail telecommunications providers.
- 3. Ordering and Billing.
- 3.1 <u>Local Service Request</u>. Orders for resale of Services will be placed utilizing a standard Local Service Request ("LSR") form. GTE will continue to participate in industry forums for developing service order/disconnect order formats and will incorporate appropriate industry standards. A complete and accurate LSR (containing the requisite end user information as described in the Guide) must be provided by RECONEX before a request can be processed.
- 3.2 <u>Certificate of Operating Authority</u>. When ordering, RECONEX must represent and warrant to GTE that it is a certified provider of local dial-tone service. RECONEX will provide a copy of its Certificate of Operating Authority or other evidence of its status to GTE upon request.
- 3.3 Letter of Authorization. A Letter of Authorization ("LOA") will be required before resold Services will be provided in cases in which the subscriber currently receives Exchange Service from GTE or from a local service provider other than RECONEX. Such LOA may be a blanket LOA or such other form as agreed upon between GTE and RECONET will not release information to RECONEX on GTE end user customer accounts unles RECONEX first provides to GTE a written LOA, signed by the end user customer, authorizing the release of such information to RECONEX or if state or federal law provides otherwise, in accordance with such law.

- 3.4 <u>Directory Assistance Listings</u>. GTE shall include a RECONEX customer listing in its Directory Assistance database as part of the Local Service Request ("LSR") process. GTE will honor RECONEX Customer's preferences for listing status, including non-published and unlisted, as noted on the LSR and will enter the listing in the GTE database which is used to perform Directory Assistance functions as it appears on the LSR.
- 3.5 <u>Nonrecurring Charges</u>. RECONEX shall be responsible for the payment of all nonrecurring charges ("NRCs") applicable to resold Services (e.g., installation, changes, ordering charges) in accordance with the appropriate tariff. No discount applies to nonrecurring charges.
- 3.6 <u>Transfers Between RECONEX and Another Reseller of GTE Services</u>. When RECONEX obtained an end user customer from another reseller of GTE services, RECONEX will inform GTE of the transfer by submitting a standard LSR to GTE.
- 3.7 <u>Local Calling Detail</u>. Except for those Services and in those areas where measured rate local service is available to end users, monthly billing to RECONEX does not include local calling detail. However, RECONEX may request and GTE shall consider developing the capabilities to provide local calling detail in those areas where measured local service is not available for a mutually agreeable charge.
- 3.8 <u>Procedures</u>. An overview of the procedures for preordering, ordering, provisioning and billing for resold services are outlined in <u>Appendix C</u>, attached hereto and made a part hereof.
- 3.9 <u>LIDB</u>. For resale services, GTE's service order will generate updates to the LIDB for validation of calling card, collect, and third number billed calls.
- 3.10 <u>OLN</u>. Upon request, GTE will update the database to provide Originating Line Number ("OLN") Screening which indicates to an operator the acceptable billing methods for calls originating from the calling number (e.g., penal institutions, COCOTS).
- 4. Maintenance.
- 4.1 <u>Maintenance, Testing and Repair</u>. GTE will provide repair and maintenance services to RECONEX and its end user customers for resold Services in accordance with the same standards and charges used for such services provided to GTE end user customers. GTI will not initiate a maintenance call or take action in response to a trouble report from a RECONEX end user until such time as trouble is reported to GTE by RECONEX. RECONEX must provide to GTE all end user information necessary for the installation, repair and servicing of any facilities used for resold Services according to the procedures described in the Guide.

- 4.2 <u>Specifics and Procedures for Maintenance</u>. An overview of the procedures for maintenance of resold services and additional matters agreed to by the Parties concerning maintenance are set forth in <u>Appendix C</u>.
- 5. Services Available for Resale.
- 5.1 <u>Description of Local Exchange Services Available for Resale</u>. Resold basic Exchange Service includes, but is not limited to, the following elements:
 - (a) Voice Grade Local Exchange Access Line includes a telephone number and dial tone.
 - (b) Local Calling at local usage measured rates if applicable to the end user customer.
 - (c) Access to long distance carriers
 - (d) E-911 Emergency Dialing
 - (e) Access to Service Access Codes e.g., 800, 888, 900
 - (f) Use of AIN Services (those currently available to end users)
 - (g) End User Private Line Services
 - (h) Listing of telephone number in appropriate "white pages" directory; and
 - (i) Copy of "White Pages" and "Yellow Pages" directories for the appropriate GTE service area
- 5.2 <u>List of Services Available for Resale</u>. The type of Services listed on <u>Appendix A</u>, attached hereto and made a part of this Agreement, are available for resale by RECONEX. Subject to the limitations on resale enumerated in this Article, any new services that GTE offers in the future at retail to customers who are not telecommunications carriers shall also be available to RECONEX for resale under the same terms and conditions contained in this Agreement. Additional regulations, terms and conditions relating to the type of Services listed on <u>Appendix A</u> can be found in the appropriate intrastate local, toll and access tariffs. Terms, conditions and other matters concerning rate applications, technical parameters, provisioning capability, definitions and feature interactions contained in such tariffs are applicable to the type of Services offered under this Agreement and are incorporated herein by reference. Modifications to Services listed on <u>Appendix A</u> shall be provided to RECONEX in accordance with GTE's practices and procedures.

- 5.3 <u>Rates.</u> The prices charged to RECONEX for Local Services shall be calculated as follows:
 - (1) An Avoided Cost Discount shown in Appendix A shall apply to all retail services except those services listed in Section 2.2 and Section 2.3 herein.
 - (2) The discount dollar amount calculated under Step 1 above will be deducted from the retail rate.
 - (3) The resulting rate is the Wholesale Rate.
 - (4) This discount dollar amount in Step 2 above shall not change during the Term of this Agreement, even though GTE may change its retail rates.
- 5.4 <u>Grandfathered Services</u>. Services identified in GTE Tariffs as grandfathered in any manner are available for resale only to end user customers that already have such grandfathered service. An existing end user customer may not move a grandfathered service to a new service location.
- 5.5 <u>Access.</u> GTE retains all revenue due from other carriers for access to GTE facilities, including both switched and special access charges.
- Operator Services (OS) and Directory Assistance (DA). Where GTE provides access to GTE Operator Services for local and toll assistance (for example, call completion, busy line verification and emergency interruption) and Directory Assistance (e.g., 411 calls routed to GTE's DA operator centers) as an element of Exchange Services offered for resale, RECONEX will be billed in accordance with Appendix A. GTE will provide its existing OS and DA to RECONEX at the same quality and in a nondiscriminatory manner as the service GTE's end users receive.
 - 5.6.1 Where Customized Routing is available, GTE will offer unbranded OS and DA or rebranded OS and DA with the RECONEX brand. GTE will provide such unbranding or rebranding on a switch-by-switch basis, subject to capability and capacity limitations. Upon receipt of an order for unbranding or rebranding, GTE will implement within 90 Business Days when technically capable.
 - 5.6.2 RECONEX will be billed for unbranding or rebranding and Customized Routing. Upon written request from RECONEX, GTE will provide RECONEX with terms and conditions for providing customized routing and branding, plus the applicable charges.

5.6.3 For those offices that RECONEX has requested GTE to rebrand and/or unbrand OS and DA, GTE will provide it using live operators where GTE performs its own OS and DA service and/or are handled by automated systems. If GTE uses a Third Party contractor to provide OS or DA, GTE will not provide branding nor will GTE negotiate it with a Third Party on behalf of RECONEX. RECONEX must negotiate with the Third Party. In these instances, RECONEX will need to purchase customized routing to differentiate OS/DA traffic between GTE's and a Third Party.

ARTICLE VI ADDITIONAL SERVICES AND COORDINATED SERVICE ARRANGEMENTS

- 1. <u>Bona Fide Request Process</u>.
- 1.1 <u>Intent</u>. The Bona Fide Request process is intended to be used when RECONEX requests customized Service Orders for certain services, features, capabilities or functionality defined and agreed upon by the Parties as services to be ordered as Bona Fide Requests.

1.2 Process.

- 1.2.1 A Bona Fide Request shall be submitted in writing by RECONEX and shall specifically identify the need to include technical requirements, space requirements and/or other such specifications that clearly define the request such that GTE has sufficient information to analyze and prepare a response.
- 1.2.2 Although not expected to do so, RECONEX may cancel a Bona Fide Request ir writing at any time prior to RECONEX and GTE agreeing to price and availability. GTE will then cease analysis of the request.
- 1.2.3 Within two (2) Business Days of its receipt, GTE shall acknowledge in writing the receipt of the Bona Fide Request and identify a single point of contact and any additional information needed to process the request.
- 1.2.4 Except under extraordinary circumstances, within ten (10) Business Days of its receipt of a Bona Fide Request, GTE shall provide a proposed price and availability date, or it will provide an explanation as to why GTE elects not to meet RECONEX's request. If extraordinary circumstances prevail, GTE will inform RECONEX as soon as it realizes that it cannot meet the ten (10) Business Day response due date. RECONEX and GTE will then determine a mutually agreeable date for receipt of the request.
- 1.2.5 Unless RECONEX agrees otherwise, all proposed prices shall be consistent with the pricing principles of the Act, FCC and/or the Commission. Payments for services purchased under a Bona Fide Request will be made upon delivery, unless otherwise agreed to by RECONEX, in accordance with the applicable provisions of the Agreement.
- 1.2.6 Upon affirmative response from GTE, RECONEX will submit in writing its acceptance or rejection of GTE's proposal. If at any time an agreement

cannot be reached as to the terms and conditions or price of the request GTE agrees to meet, the Dispute resolution procedures described in Article III hereunder may be used by a Party to reach a resolution.

- 2. <u>Transfer of Service Announcements</u>. For GTE resold services, GTE shall provide an intercept referral on behalf of RECONEX. This announcement will provide the new number of the customer and will remain in effect for the same time period this service is provided to GTE's own end users.
- 3. <u>Misdirected Calls</u>. The Parties will employ the following procedures for handling any misdirected calls (e.g., Business office, repair bureau, etc.).
- 3.1 To the extent the correct provider can be determined, each Party will refer misdirected calls to the proper provider of local exchange service. When referring such calls, both Parties agree to do so in a courteous manner, at no charge.
- 3.2 For misdirected repair calls, the Parties will provide their respective repair bureau contact number to each other on a reciprocal basis and provide the end user the correct contact number.
- 3.3 In responding to misdirected calls, neither Party shall make disparaging remarks about each other, nor shall they use these calls as a basis for internal referrals or to solicit end users or to market services.
- 4. 911/E911 Arrangements.
- 4.1 Cooperation and Level of Performance. The Parties agree to provide access to 911 /E911 in a manner that is transparent to the end user. The Parties will work together to facilitate the prompt, reliable and efficient interconnection of RECONEX's systems to the 911/E911 platforms, with a level of performance that will provide the same grade of service as that which GTE provides to its own end users. To this end, GTE will provide documentation to RECONEX showing the correlation of its rate centers to its E911 tandems at rates set forth in Appendix B.
- 4.2 <u>Basic 911 and E911 General Requirements</u>:
 - 4.2.1 Basic 911 and E911 provides a caller access to the appropriate emergency service bureau by dialing a 3-digit universal telephone number (911).
 - 4.2.2 Where GTE has a 911 selective router installed in the network serving the 911 district, GTE shall use subscriber data derived from the Automatic Location Identification/Database Management System (ALI/DMS) to

- selectively route the 911 call to the Public Safety Answering Point (PSAP) responsible for the caller's location.
- 4.2.3 Basic 911 and E911 functions provided to RECONEX shall be at least at parity with the support and services that GTE provides to its subscribers for such similar functionality.
- 4.2.4 GTE and RECONEX shall conform to all state regulations concerning emergency services.
- 4.2.5 For E911, both RECONEX and GTE shall use their respective service order processes to update access line subscriber data for transmission to the database management systems. Validation will be done via MSAG comparison listed in Section 4.2.3.
- 4.2.6 If legally required by the appropriate jurisdiction, GTE shall provide or overflow 911 traffic to be routed to GTE Operator Services or, at RECONEX's discretion, directly to RECONEX Operator Services.
- 4.2.7 Basic 911 and E911 access from the RECONEX local switch shall be provided from GTE to RECONEX in accordance with the following:
 - 4.2.7.1 In government jurisdictions where GTE has obligations under existing Agreements as the primary provider of the 911 System to the county (i.e., "lead telco"), RECONEX shall participate in the provision of the 911 System as follows:
 - 4.2.7.1.1 RECONEX and GTE recognize that the lead telco in a 911 district has the responsibility of maintaining the ALI database for that district. Each company will provide its access line subscriber records to the database organization of that lead telco. RECONEX and GTE will be responsible for correcting errors when notified by either the 911 district or its customer, and then submitting the corrections to the lead telco. Lead telco database responsibilities are covered in Section 4.2.3 of this Article.
 - 4.2.7.1.2 RECONEX shall have the right to verify the accuracy of information regarding RECONEX customers in the ALI database using methods and procedures mutually agreed to by the Parties. The

fee for this service shall be determined based upon the agreed upon solution.

- 4.2.7.2 If a Third Party is the primary service provider to a 911 district, RECONEX shall negotiate separately with such Third Party with regard to the provision of 911 service to the agency. All relations between such Third Party and RECONEX are totally separate from this Agreement and GTE makes no representations on behalf of the Third Party.
- 4.2.7.3 In a resale situation, where it may be appropriate for GTE to update the ALI database, GTE shall update such database with RECONEX data in an interval no less than is experienced by GTE subscribers, or than for other carriers, whichever is faster, at no additional cost.
- 4.2.8 The following are Basic 911 and E911 Database Requirements:
 - 4.2.8.1 The ALI database shall be managed by GTE, but is the property of GTE and any participating LEC or RECONEX which provides their records to GTE.
 - 4.2.8.2 Copies of the MSAG shall be provided within five (5) business days after the date the request is received and provided on diskette or paper copy at the rates set forth in Appendix B.
 - 4.2.8.3 RECONEX shall be solely responsible for providing RECONEX database records to GTE for inclusion in GTE's ALI database on a timely basis.
 - 4.2.8.4 GTE and RECONEX shall arrange for the automated input and periodic updating of the E911 database information related to RECONEX end users. GTE shall work cooperatively with RECONEX to ensure the accuracy of the data transfer by verifying it against the Master Street Address Guide ("MSAG"). GTE shall accept electronically transmitted files or magnetic tape that conform to National Emergency Number Association ("NENA") Version #2 format.
 - 4.2.8.5 RECONEX shall assign an E911 database coordinator charged with the responsibility of forwarding RECONEX end user ALI record information to GTE or via a third-party entity, charged with the responsibility of ALI record transfer. RECONEX assumes

- all responsibility for the accuracy of the data that RECONEX provides to GTE.
- 4.2.8.6 GTE shall update the database within one (1) business day of receiving the data from RECONEX. If GTE detects an error in the RECONEX provided data, the data shall be returned to RECONEX within one day from when it was provided to GTE. RECONEX shall respond to requests from GTE to make corrections to database record errors by uploading corrected records within one day. Manual entry shall be allowed only in the event that the system is not functioning properly.
- 4.2.8.7 GTE agrees to treat all data on RECONEX subscribers provided under this Agreement as strictly confidential and to use data on RECONEX subscribers only for the purpose of providing E911 services.
- 4.2.8.8 GTE shall adopt use of a Carrier Code (NENA standard five-character field) on all ALI records received from RECONEX. The Carrier Code will be used to identify the carrier of record in NP configurations. The NENA Carrier Code for RECONEX is "RECONEX"; the NENA Carrier Code for GTE is "GTE."

4.3 <u>911 Maintenance</u>

- 4.3.1 GTE shall notify RECONEX forty-eight (48) hours in advance of any scheduled testing or maintenance affecting RECONEX 911 service. GTE shall provide notification as soon as possible of any unscheduled outage affecting RECONEX 911 service.
- 4.3.2 Basic 911 and E911 Additional Requirements
 - 4.3.2.1 All RECONEX lines that have been ported via INP shall reach the correct PSAP when 911 is dialed. Where GTE is the lead telco and provides the ALI, the ALI record will contain both the RECONEX number and GTE ported number. The PSAP attendant shall see both numbers where the PSAP is using a standard ALI display screen and the PSAP extracts both numbers from the data that is sent. GTE shall cooperate with RECONEX to ensure that 911 service is fully available to all RECONEX end users whose telephone numbers have been ported from GTE, consistent with State provisions.

- 4.3.2.2 RECONEX and GTE shall be responsible for reporting all errors, defects and malfunctions to one another. GTE and RECONEX shall provide each other with a point of contact for reporting errors, defects, and malfunctions in the service and shall also provide escalation contacts.
- 4.3.2.3 RECONEX may enter into subcontracts with third parties, including RECONEX Affiliates, for the performance of any of RECONEX's duties and obligations stated herein.
- 4.3.2.4 Where GTE is the lead telco, GTE shall provide RECONEX with notification of any pending selective router moves within at least ninety (90) days in advance.
- 4.3.2.5 Where GTE is the lead telco, GTE shall establish a process for the management of NPA splits by populating the ALI database with the appropriate new NPA codes.
- 4.3.2.6 Where GTE is the lead telco, GTE shall provide the ability for RECONEX to update 911 database with end user information for lines that have been ported via INP or LNP.
- 4.3.3 Basic 911 and E911 Information Exchanges and interfaces. Where GTE is the lead telco:
 - 4.3.3.1 GTE shall provide RECONEX access to the ALI Gateway which interfaces to the ALI/DMS database. GTE shall provide error reports from the ALI/DMS database to RECONEX within one (1) day after RECONEX inputs information into the ALI/DMS database. Alternately, RECONEX may utilize GTE or a Third Party entity to enter subscriber information into the database on a demand basis, and validate subscriber information on a demand basis. The rates are set forth in Appendix B.
 - 4.3.3.2 GTE and RECONEX shall arrange for the automated input and periodic updating of the E911 database information related to RECONEX end users. GTE shall work cooperatively with RECONEX to ensure the accuracy of the data transfer by verifying it against the Master Street Address Guide ("MSAG"). GTE shall accept electronically transmitted files or magnetic tape that conform to National Emergency Number Association ("NENA") Version #2 format.

- 4.3.3.3 Updates to MSAG. Upon receipt of an error recording a RECONEX subscriber's address from GTE, and where GTE is the lead telco, it shall be the responsibility of RECONEX to ensure that the address of each of its end users is included in the Master Street Address Guide ("MSAG") via information provided on RECONEX's Local Service Request ("LSR") or via a separate feed established by RECONEX pursuant to Section 4.2.3 of this Article.
- 4.3.3.4 The ALI database shall be managed by GTE, but is the property of GTE and all participating telephone companies. The interface between the E911 Switch or Tandem and the ALI/DMS database for RECONEX subscriber shall meet industry standards.
- 4.4 Compensation. In situations in which GTE is responsible for maintenance of the 911 /E911 database and can be compensated for maintaining RECONEX's information by the municipality, GTE will seek such compensation from the municipality. GTE will seek compensation from RECONEX only if and to the extent that GTE is unable to obtain such compensation from the municipality. GTE shall charge RECONEX a portion of the cost of the shared 911 /E911 selective router as set forth in Appendix B.
- 4.5 <u>End User Service Charge</u>. RECONEX is responsible for remitting to the 911 district the end user 911 service charge.
- 5. <u>Information Services Traffic.</u>
- In the event GTE performs switching of ISP traffic for RECONEX, GTE shall provide to RECONEX GTE's standard call detail records so as to allow RECONEX to bill its end users. GTE shall not be responsible or liable to RECONEX or ISP for Billing and Collection and/or any receivables of Information Service Providers.
 - 5.1.1 Notwithstanding and in addition to Article III, Section 24, GTE shall be indemnified and held harmless by RECONEX from and against any and all suits, actions, losses, damages, claims, or liability of any character, type, or description, including all expenses of litigation and court cost which may arise as a result of the provisions contained in Section 5.1 supra. The indemnity contained in this section shall survive the termination of this Agreement, for whatever reason.
 - 5.1.2 GTE agrees to notify RECONEX in writing by registered or certified mail of any claim made against GTE on the obligations indemnified against pursuant to this Section 5.

- 5.1.3 It is understood and agreed that the indemnity provided for in this Section 5 is to be interpreted and enforced so as to provide indemnification of liability to GTE to the fullest extent now or hereafter permitted by law.
- 5.2 <u>900-976 Call Blocking</u>. GTE shall not unilaterally block 900-976 traffic in which GTE performs switching associated with resale of GTE services. GTE will block 900-976 traffic when requested to do so, in writing, by RECONEX. RECONEX shall be responsible for all cost associated with the 900-976 call blocking request. GTE reserves the right to block any and all calls which may harm or damage its network.
- 5.3 <u>Miscellaneous</u>. GTE reserves the right to provide to any Information Service Provider a list of any and all Telecommunications Providers doing business with GTE.
- 6. <u>Telephone Relay Service</u>. Local and intraLATA Telephone Relay Service ("TRS") enables deaf, hearing-impaired, or speech-impaired TRS users to reach other telephone users. With respect to resold services, RECONEX's end users will have access to the state authorized TRS provider to the extent required by the Commission, including any applicable compensation surcharges.
- 7. <u>Directory Assistance Listings Information</u>. GTE will include listings in its directory assistance database for RECONEX end users in the same geographic area as GTE provides directory assistance for GTE end users as specified in Article V, Section 3.4.
- 7.1 GTE shall provide to RECONEX, at RECONEX's request, for purposes of RECONEX providing RECONEX-branded directory assistance services to its local customers, within sixty (60) Business Days after an order for such tape is received, all published DA listings for that specific state via magnetic tape. Such listings will be Confidential Information under this Agreement and RECONEX will use the listings only for its directory assistance services to its end users. If RECONEX uses a Third Party directory assistance service to its end users, RECONEX will ensure that such Third Party likewise treats the listings as Confidential Information under this Agreement, and uses them only for such directory assistance. Changes to the DA Listing Information shall be updated on a daily basis through the same means used to transmit the initial list. DA Listing Information provided shall indicate whether the customer is a residence or business customer. The rate to be paid by RECONEX to GTE will be reasonable and mutually agreed.
- 7.2 The Parties will not release DA Listing Information that includes the other Party's end user information to Third Parties without the other Party's written approval. The other Party will inform the Releasing Party if it desires to have the Releasing Party provide the other Party's DA Listing Information to the Third Party, in which

case, the Releasing Party shall provide the other Party's DA Listing Information at the same time as the Releasing Party provides the Releasing Party's DA Listing Information to the Third Party. The rate to be paid by the Releasing Party to the other Party shall be no more than the direct costs of compiling such information. The other Party shall be responsible for billing the Third Party.

- 7.3 The Parties will work together to identify and develop procedures for database error corrections.
- 8. <u>Directory Listings and Directory Distribution</u>. RECONEX will be required to negotiate a separate agreement for directory listings and directory distribution, except as set forth below, with GTE's directory publication company.

<u>Listings</u>. RECONEX agrees to supply GTE on a regularly scheduled basis, at no charge, and in a mutually agreed upon format (e.g. Ordering and Billing Forum developed), all listing information for RECONEX's subscribers who wish to be listed in any GTE published directory for the relevant operating area. Listing information will consist of names, addresses (including city, state and zip code) and telephone numbers. Nothing in this Agreement shall require GTE to publish a directory where it would not otherwise do so.

Listing inclusion in a given directory will be in accordance with GTE's solely determined directory configuration, scope, and schedules, and listings will be treated in the same manner as GTE's listings.

<u>Distribution</u>. Upon directory publication, GTE will arrange for the initial distribution of the directory to service subscribers in the directory coverage area at no charge.

RECONEX will supply GTE in a timely manner with all required subscriber mailing information including non-listed and non-published subscriber mailing information, to enable GTE to perform its distribution responsibilities.

9. <u>Busy Line Verification and Busy Line Verification Interrupt</u>. Each Party shall establish procedures whereby its operator assistance bureau will coordinate with the operator assistance bureau of the other Party to provide Busy Line Verification ("BLV") and Busy Line Verification and Interrupt ("BLVI") services on calls between their respective end users. Each Party shall route BLV and BLVI inquiries over separate inward operator services trunks. Each Party's operator assistance bureau will only verify and/or interrupt the call and will not complete the call of the end user initiating the BLV or BLVI. Each Party shall charge the other for the BLV and BLVI services at the rates contained in Appendix A, or if there is no applicable rate listed in Appendix A, at the rates in their respective tariffs.

- 10. <u>SAG</u>. GTE will provide to RECONEX upon request the Street Address Guide at a reasonable charge. Two companion files will be provided with the SAG which lists all services and features at all LSOs, and lists services and features that are available in a specific LSO.
- 11. <u>Dialing Format Changes</u>. GTE will provide reasonable notification to RECONEX of changes to local dialing format, *i.e.*, 7 to 10 digit, by end office.
- 12. <u>Operational Support Systems (OSS)</u>. GTE shall provide OSS functions to RECONEX for ordering, provisioning and billing that are generally available as described in <u>Appendix C</u> attached to this Agreement. RECONEX shall pay GTE for access to GTE's C functions consistent with processes defined in <u>Appendix C</u>.

IN WITNESS WHEREOF, each Party has executed this Agreement to be effective as of the date first above written.

GTE SOUTH INCORPORATED STERLING INTERNATIONAL FUNDING, INC. d/b/a RECONEX

By	By
Name	Name
Title	Title
Date	Date

RECONXKY.WP 0607990920

APPENDIX A SERVICES AVAILABLE FOR RESALE

<u>General</u>. The rates contained in this <u>Appendix A/Matrix</u> are based upon an avoided cost discount from GTE's retail rates to which this <u>Appendix A/Matrix</u> is attached and are subject to change resulting from future Commission or other proceedings, including but not limited to any generic proceeding to determine GTE's unrecovered costs (e.g., historic costs, contribution, undepreciated reserve deficiency, or similar unrecovered GTE costs (including GTE's interim Universal Service Support Surcharge)), the establishment of a competitively neutral universal service system, or any appeal or other litigation.

The avoided cost discount is 10.4%.

APPENDIX B RATES AND CHARGES FOR 911/E911 ARRANGEMENTS

The following services are offered by GTE for purchase by RECONEX, where an individual item is not superseded by a tariffed offering.

		<u>NRC</u>	MRC
1.	9-1-1 Selective Router Map Provided is a color map showing a selective router's location and the GTE central offices that send their 9-1-1 call to it. The selective router and central office information will include CLLI codes and NPA/NXXs served. The map will include boundaries of each central office and show major streets and the county boundary. Permission reproduce within RECONEX for its internal use is granted without further fee. Non-tariffed price.		n/a
2.	9-1-1 Selective Router Pro-Rata Fee/trunk This fee covers the cost of selective routing switch capacity per trunk to cover investment to handle the additional capacity without going to the 9-1-1 districts for additional funding.	\$0	\$100.77
3.	PS ALI Software a personal computer software program running on Window 3.1™ for formatting subscriber records into NENA Version format to create files for uploading to GTE's ALI Gateway. Fee includes software, warranty and 1 800 872-3356 suppat no additional cost.	#2	
4.	ALI Gateway Service Interface for delivery of ALI records to GTE's Data Base Management System. This provides a computer access perfor RECONEX to transmit daily subscriber record updates GTE for loading into ALI databases. It includes support at 1 800 872-3356 at no additional cost.	to	\$36.12

5.	9-1-1 Interoffice Trunk This is a tariffed offering, to be found in each state's Emergency Number Service Tariff.	<u>NRC</u> Tariff	MRC Tariff
6.	ALI Database This is a tariffed offering, to be found in each state's Emergency Number Service Tariff.	Tariff	Tariff
7.	Selective Router Database per Record Charge Fee for each ALI record used in a GTE selective router. This is a tariffed offering, to be found in each state's Emergency Number Service Tariff.	Tariff	Tariff
8.	MSAG Copy Production of one copy of a 9-1-1 Customer's Master Street Address Guide, postage paid.		
	a. Copy provided in paper formatb. Copy provided in flat ASCII file on a 3½" diskette	\$238.50 \$276.00	\$54.00 \$36.00

APPENDIX C SERVICE ORDERING, PROVISIONING, BILLING AND MAINTENANCE

- 1. Service Ordering, Service Provisioning, and Billing Systems Generally. The following describes generally the operations support systems that GTE will use and the related functions that are available for ordering, provisioning and billing for resold services. Except as specifically provided otherwise in this Agreement, service ordering, provisioning, billing and maintenance shall be governed by the GTE Guide. Before orders can be taken, RECONEX will provide GTE with its Operating Company Number ("OCN") and Company Code ("CC") as follows:
 - (a) The ALEC must provide their OCN (four-digit alpha-numeric assigned by Bellcore or number administrator) on the ALEC Profile. The GTE Guide provides the necessary information for the ALEC to contact Bellcore to obtain the OCN. There are no optional fields on the Profile.
 - (b) Before the Local Service Request ("LSR") and Directory Service Request ("DSR") order forms can be processed RECONEX must provide the OCN and Customer Carrier Name Abbreviation ("CCNA").

1.1 Operations Support Systems for Resold Services

- 1.1.1 RECONEX will also be able to order services for resale, as well as interim number portability, directly from GTE through an electronic interface. To initiate an order for these services, RECONEX will submit a Local Service Request ("LSR") from its data center to GTE's Data Center using an electronic NDM interface. If no NDM interface exists or if RECONEX chooses to establish a separate NDM interface, RECONEX must request an NDM facility. For new entrants that elect not to interface electronically, GTE will accommodate submission of LSR orders by facsimile, E-mail, Internet or a dial NDM arrangement. An LSR is very similar to an ASR, except that it will be used exclusively for line-side interconnection requests. GTE will transfer LSRs to GTE's NOMC centralized service order processing center electronically.
- 1.1.2 Most LSRs will be used either to transfer an existing GTE customer to RECONEX or to request service for a new customer who is not an existing GTE customer. Depending on the situation, different information will be required on the LSR. LSRs for a conversion of a GTE local customer to RECONEX must include information relating to all existing, new and disconnected services for that customer, including the customer's name, type of service desired, location of service and features or options the

customer desires. RECONEX will be able to obtain this customer information after GTE has received the customer's written consent as specified in Article V.3.3. For service to a new customer who is not an existing GTE customer, the LSR must contain the customer's name, service address, service type, services, options, features and ALEC data. If known, the LSR should include the telephone number and due date/desired due date.

- 1.1.3 While RECONEX would have its own customer information and may have the SAG/GTE products on tape from GTE, RECONEX would not have the due dat or new telephone number for new customers since that information is contained in GTE's systems. Therefore, a process is required to provide this information to RECONEX. GTE itself does not have uniform access to this information electronically. Until GTE and RECONEX have agreed and established electronic interfaces, RECONEX agrees that an 800 number is the method that will be used. The 800 telephone number will connect RECONEX directly to GTE's NOMC service representatives. When RECONE receives a request for basic services from a new local service customer, RECONEX will call GTE's NOMC through the 800 number, and, while the new customer is on hold, GTE will provide the due date for service and the new telephone number for that customer. At the same time, RECONEX will give GTE the new customer's name, service address and type of requested service (i.e., R1, B1). GTE will enter that information into its SORCES or SOLAR service ordering systems to be held in suspense until RECONEX sends the confirming LSR. RECONEX will then return to its customer holding on the line and provide the due date and new telephone number.
- After concluding the telephone call with the new customer, RECONEX will complete a confirming LSR for the new service and send it electronically to GTE's data center for processing. Upon receipt, GTE will match the LSR with the service order suspended in GTE's system, and if there is a match, GTE will process the LSR. After the LSR is processed, GTE will transmit confirmation electronically to RECONEX through the NDM that the LSR has been processed, providing a record of the telephone number and due date. RECONEX will be required to submit the confirming LSR by 12:00 p.m. each day local time, as defined by the location of the service address. If RECONEX fails to submit the LSR in a timely manner, the suspended LSR will be considered in jeopardy, at which time GTE will assign a new due date upon receipt of the delayed LSR for such customer requests and notify RECONEX of the change.
- 1.1.5 Number assignments and due date schedules for services other than single line service and hunt groups up to 12 lines will be assigned

within approximately twenty-four (24) hours after GTE's receipt of the LSR using the standard Local Service Confirmation ("LSC") report sent electronically to RECONEX over the NDM, thereby providing a record of the newly established due date. An exception would be a multi-line hunt group for 12 lines or fewer. The other numbers then will be provided through the normal electronic confirmation process.

- 1.1.6 The processing of specifically requested telephone numbers (called "vanity numbers") is as follows. GTE will work with RECONEX on a real time interface to process vanity numbers while RECONEX's customer is still on the line. If a number solution can be established expeditiously, it will be done while the customer is still on the line. If extensive time will be required to find a solution, GTE service representatives will work with RECONEX representatives off line as GTE would for its own customers. For all of this, the basic tariff guidelines for providing telephone numbers will be followed.
- 1.1.7 Once the order for resold service is established, it is moved for provisioning to the next system level. Here, GTE will validate and process the LSR to establish an account for RECONEX and, if GTE continues to provide some residual services to the customer, GTE will maintain a GTE account. In GTE's system, GTE's account is called the Residual Account and RECONEX's account is referred to as the RECONEX Account. If any engineering for the service is necessary, the account would be distributed to the SSCC. Otherwise, it will be distributed for facility assignment.
- 1.1.8 With the account established and any engineering and facility assignment complete, GTE then will transmit electronically a record to GTE's CZT field personnel if physical interconnection or similar activity is required. The CZTs will provision the service and then electronically confirm such provision in the SOLAR/SORCES system when completed. The accounts then will be transmitted to GTE's Customer Billing Services System ("CBSS"). GTE shall provide to RECONEX a service completion report. Call records for actual service provided to RECONEX's customers on GTE facilities will be transmitted from GTE's switches through some usage rating systems (BIP, UMS), screened and eventually delivered to CBSS for the generation of bills.
- 1.1.9 CBSS is a different system than CABS, and it is the one that GTE will utilize to produce the required bills for resold services and local number portability. CBSS will create a bill to RECONEX for resold services along with a summary bill master. Daily unrated records for

intraLATA toll usage and local usage (incollect usage data will be provided on rated basis) on RECONEX's accounts will be generated and transmitted electronically to RECONEX.

- 1.1.10 On resold accounts, GTE will provide usage in EMR format per existing file exchange schedules. The usage billing will be in agreed upon level of detail for RECONEX to issue a bill to its end users.
- 1.1.11 GTE will provide RECONEX with detailed monthly billing information in a paper format until an agreed upon Electronic Data Interchange 811 electronic bill format is operational.
- 1.1.12 State or sub-state level billing will include up to ten (10) summary bill accounts.
- 1.1.13 GTE accepts RECONEX's control reports and agrees to utilize industry standard return codes for unbillable messages. Transmission will occur via the NDM. Tape data will conform to Attachment "A" of the LRDTR. Data will be delivered Monday through Friday except for Holidays as agreed. Data packages will be tracked by invoice sequencing criteria. GTE contacts will be provided for sending/receiving usage files.
- 1.1.14 GTE will retain data backup for 45 Business Days. To the extent this retention is exclusively for RECONEX, RECONEX shall reimburse GTE for all expenses related to this retention.
- 1.1.15 In addition to the LSR delivery process, RECONEX will distribute directory assistance and directory listing information (together sometimes referred to hereafter as "DA/DL information") to GTE via the LSR ordering process over the NDM. GTE will provide listings service via its "listing continuity" offering.
- 1.1.16 Charges and credits for PIC changes ordered via an LSR will appear on the wholesale bill. As RECONEX places a request for a PIC change via LSR, the billing will be made on the RECONEX account associated with each individual end user. GTE will process all PIC changes from IXCs that are received for RECONEX end users by rejecting back to the IXC with the RECONEX OCN. Detail is provided so that RECONEX can identify the specific charges for rebilling to their end user.
- 1.1.17 CMDS. The parties will provide for the distribution of intraLATA CMDS incollect messages and/or selected local measured service messages as follows:

- 1.1.17.1 Messages to be Screened. GTE receives CMDS I transmissions containing intraLATA incollect messages from the state RBOC CMDS host each business day. Per RECONEX's request, GTE will screen the incollects by NPA and line number and accumulate the Collect, Third Number Billed and Credit Card (collectively called incollects) messages in a data file. The screening will be for end users who have chosen RECONEX as their local service provider through a Resale or Unbundled Network arrangement. The screened incollect messages and any Local Measured Service (LMS) usage will be accumulated and forwarded to RECONEX. The Parties will mutually agree on the frequency of the data exchange and the method of transmission (i.e., magnetic tape or direct electronic transmission). GTE will forward the screened messages in the industry standard EMR format. GTE intraLATA toll messages that are recorded by GTE and dialed on a one plus or zero plus basis are not part of this section and will not be screened.
- 1.1.17.2 Compensation. GTE will bill RECONEX monthly for all services related to the screening, accumulating, processing and transmitting of incollect messages and LMS usage, if applicable, at a reasonable and mutually agreeable charge. In addition, any message processing fee associated with RECONEX's incollect messages that are charged to GTE by the CMDS Host will be passed on to RECONEX on the monthly statement. All revenue, surcharges, taxes and any other amounts due to the CMDS Host for RECONEX's incollect messages will be billed on the monthly statement. It is RECONEX's responsibility to bill and collect all incollect and LMS amounts due from its end users. The incollect and LMS revenue amounts that are listed on the monthly invoice are payable to GTE in total. The Parties agree that the arrangement for invoicing the incollect and LMS revenue amounts due GTE is not a settlement process with RECONEX.
- 1.1.17.3 <u>Administration</u>. The Parties agree to develop a process whereby RECONEX's end user information is available in a timely manner to allow GTE to build tables to screen the CMDS incollect files and LMS files on behalf of RECONEX.

1.1.18 <u>Backbilling</u>. GTE shall bill RECONEX on a timely basis. In no case shall GTE bill RECONEX for previously unbilled charges that are for more than one year prior to the current bill date.

1.2 Order Processing.

- 1.2.1 Order Expectations. RECONEX agrees to warrant to GTE that it is a certified provider of telecommunications service. RECONEX will document its Certificate of Operating Authority on the RECONEX Profile and agrees to update this RECONEX Profile as required to reflect its current certification. The Parties agree to exchange and to update end user contact and referral numbers for order inquiry, trouble reporting, billing inquiries, and information required to comply with law enforcement and other security agencies of the government. The Parties also agree to exchange and to update internal order, repair and billing point of contacts. Prior to submitting an order under this Agreement, RECONEX shall obtain such documentation as may be required by state and federal laws and regulations.
- 1.2.2 GTE shall provide RECONEX with a specified customer contact center for purposes of placing service orders and coordinating the installation of services. These activities shall be accomplished by telephone call or facsimile until electronic interface capability has been established. The Parties adopt the OBF LSR and DSR forms for the ordering, confirmation and billing of resale services.
- 1.2.3 GTE will process such service orders during normal operating hours, at a minimum on each Business Day between the hours of 8 a.m. to 8 p.m. Eastern Time and shall implement service orders within the same time intervals used to implement service orders for similar services for its own users.
- 1.2.4 GTE will provide current GTE customer proprietary network information (name, address, telephone number and description of services provided by GTE including PIC and white page directory listing information) as provided in Article V, Section 3. The return of customer information will be via facsimile or via electronic transmission.
- 1.2.5 Transfer Between Local Service Providers GTE will provide a displacement/out service report to a Local Service Provider (LSP) whenever an end user leaves that LSP and procures service from another LSP. When a RECONEX end user changes to another LSP, GTE will notfiy

RECONEX when such activity occurs the day after completion or within 48 hours of such disconnect.

2. Maintenance Systems.

2.1 General Overview

- 2.1.1 If RECONEX requires maintenance for its local service customers. RECONEX will initiate a request for repair (sometimes referred to as a "trouble report") by calling GTE's Customer Care Repair Center. During this call, GTE service representatives will verify that the end-user is a RECONEX customer and will then obtain the necessary information from RECONEX to process the trouble report. While the RECONEX representatives are still on the line, GTE personnel will perform an initial analysis of the problem and remote line testing for resale services. If engineered services are involved, the call will be made to the GTE SSCC for handling. If no engineering is required and the line testing reveals that the trouble can be repaired remotely, GTE personnel will correct the problem and close the trouble report while RECONEX representatives are still on the line. If on-line resolution is not possible, GTE personnel will provide RECONEX representatives a commitment time for repair, and the GTE personnel then will enter the trouble ticket into the GTE service dispatch queue. RECONEX's repair service commitment times will be within the same intervals as GTE provides to its own end users. Maintenance and repair of GTE facilities is the responsibility of GTE and will be performed at no incremental charge to RECONEX. If, as a result of a RECONEX-initiated trouble report, trouble is found to be the responsibility of RECONEX (e.g., nonnetwork cause) GTE will charge RECONEX for trouble isolation. RECONEX will have the ability to report trouble for its end users to appropriate trouble reporting centers 24 hours a day, 7 days a week. RECONEX will be assigned a customer contact center when initial service agreements are made.
- 2.1.2 Repair calls to the SSCC for engineered services will be processed in essentially the same manner as those by the GTE Customer Care Center. GTE personnel will analyze the problem, provide the RECONEX representative with a commitment time while they are still on the line, and then place the trouble ticket in the dispatch queue.
- 2.1.3 GTE then will process all RECONEX trouble reports in the dispatch queue along with GTE trouble reports in the order they were filed (first in, first out), with priority given to out-of-service conditions. If, at

any time, GTE would determine that a commitment time given to RECONEX becomes in jeopardy, GTE service representatives will contact RECONEX by telephone to advise of the jeopardy condition and provide a new commitment time.

- 2.1.4 Trouble reports in the dispatch queue will be transmitted electronically to GTE CZT service technicians who will repair the service problems and clear the trouble reports. For cleared RECONEX trouble reports, GTE service technicians will make a telephone call to RECONEX directly to clear the trouble ticket. GTE service technicians will make the confirmation call to the telephone number provided by RECONEX. If RECONEX is unable to process the call or places the GTE technician on hold, the call will be terminated. To avoid disconnect, RECONEX may develop an answering system, such as voice mail, to handle the confirmation calls expeditiously.
- 2.1.5 GTE will provide electronic interface access to operation support systems functions which provide the capability to initiate, status and close a repair trouble ticket. GTE will not provide to RECONEX real time testing capability on RECONEX end user services. GTE will not provide to RECONEX an interface for network surveillance (performance monitoring).
- 2.1.6 GTE will resolve repair requests by or for RECONEX local service customers using GTE's existing repair system in parity with repair requests by GTE end users. GTE will respond to service requests for RECONEX using the same time parameters and procedures that GTE uses. RECONEX then would call GTE's Customer Care Center or SSCC while the customers were on hold.
- 3. <u>Electronic Interface</u>. The Parties shall work cooperatively in the implementation of electronic gateway access to GTE operational support systems functions in the long-term in accordance with established industry standards. RECONEX shall compensate GTE for the full costs including but not limited to design, development, testing, implementation and deployment, for access to GTE's Operational Support System functions. Where subsequent parties request use of GTE's operation support systems, cost recovery for such electronic interface systems shall be allocated among all requesting users.
- 3.1 RECONEX shall have immediate access to the following OSS electronic interfaces that will provide functionality to enable RECONEX to service customers in an equal and non-discriminatory manner:

- 3.1.1 Pre-Order functions, e.g., TN Assignment, DD Reservation, Address Validation, Product Availability, that are available on a dial-up or dedicated basis using the Secure Integrated Gateway System (SIGS).
 3.1.2 Order functions that are available on a dial-up or dedicated basis using CONNECT: Mail file transfer.
 3.1.3 Repair functions, e.g., trouble report repair functions, to allow
- 3.1.3 Repair functions, e.g., trouble report repair functions, to allow RECONEX to determine status and close trouble reports.
- 3.1.4 Electronic transfer of the RECONEX bill in electronic data 811 format.
- 3.2 RECONEX may migrate to fully interactive system to system interconnectivity. GTE, with input from RECONEX and other carriers, shall provide general interface specifications for electronic access to this functionality. These specifications will be provided to enable RECONEX to design system interface capabilities. Development will be in accordance with applicable national standards committee guidelines. Such interfaces will be available as expeditiously as possible.
- 3.3 All costs and expenses for any new or modified electronic interfaces exclusively to meet RECONEX requirements that GTE determines are technically feasible and GTE agrees to develop will be paid by RECONEX. Costs for development of systems intended for common u by competing carriers will be assessed based on a mutually agreed method of cost recovery.
- 3.4 RECONEX shall be responsible for modifying and connecting any of its pre-ordering and ordering systems with GTE provided interfaces as described in this Appendix.
- 4. <u>GTE Initiated Electronic System Redesigns</u>. GTE will not charge RECONEX when GTE initiates its own electronic system redesigns/reconfigurations.

APPENDIX 46A GTE TERMS

Pursuant to Article III, Section 46 of this Agreement, the following terms shall be applied in place of the terms in Appendix 46B (AT&T Terms) in the event the terms from the selected arbitrated agreement are deemed to be unlawful, or are stayed or enjoined by a court or commission of competent jurisdiction.

The Resale Terms in Article V will apply.

The Resale Discount in Appendix A will apply.

APPENDIX 46B GTE/RECONEX OPT-IN NEGOTIATION ISSUES AT&T/GTE TERMS

Pursuant to Section 46 of Article III of this Agreement and subject to all of the terms and conditions thereof, and after notice as called for in Section 46, the following AT&T TERMS will be substituted for the GTE TERMS which are set out in Appendix 46A. The Parties shall modify this Appendix with the specific Commission approved rates and terms and conditions of the AT&T Agreement.

and terms and conditions of the AT&T Agreement.				
ISSUE NUMBER	ISSUE DESCRIPTION	AGREEMENT REFERENCE		
I.	The arbitrated rates for: Resale Avoided Cost Discount	The rates or charges set forth in the AT&T Agreement that were established by order of the arbitrator for the specific rates and charges that are listed in Appendix A. The resale discount percentage(s) ordered by the arbitrator for the specific Avoided Cost Discount in Appendix A.		
II.	Whether RECONEX is allowed to use a blanket LOA for obtaining "preordering" customer record information instead of a separate written LOA for each end user customer record information as required by GTE.	The terms and conditions that will permit the use of a blanket LOA instead of a separate written LOA from an end user in order to obtain "preordering" customer record information, if such blanket LOA was ordered by the arbitrator.		
III.	Whether "As-Is" transfer/conversion may be made from a GTE local end user to RECONEX without RECONEX providing applicable services, features, options, on the LSR.	The terms and conditions that apply to the transfer of service or record conversion from a GTE local end user to AT&T on an "as is" basis, if such transfer/conversion was ordered by the arbitrator.		
IV.	Whether, if any, of the following arbitrated resale restrictions or discounts, except for cross class selling, may be removed. Services not available for resale: residential services, public pay telephone lines, semi-public pay telephone lines, promotional offerings. Services available for resale but not at a discount: services provided at a volume discount and cannot be aggregated to qualify for volume discount, ICBs, COCOT coin or coinless, Lifeline and disabled services, special access, operator services and directory assistance, and nonrecurring charges (including ordering charges).	The services that were ordered by the arbitrator to be made available for resale which would otherwise be excluded from available resale services under Article V of this Agreement. The services that were ordered by the arbitrator to be made available for resale at a discount which would otherwise be made available but not at a discount under Article V of this Agreement.		