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Before the  
FEDERAL COMMUNICATIONS COMMISSION  
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MAR 13 1998

FEDERAL COMMUNICATIONS COMMISSION  
OFFICE OF THE SECRETARY

AT&T Corporation; Allegiance Telecom, )  
Inc.; BellSouth Corporation; DeltaCom, )  
Inc.; GTE Service Corporation; GST )  
Telecom of California, Inc.; MediaOne, Inc. )  
NextLink California, LLC; Pacific Bell; )  
Sprint Local Telephone Companies; Teleport )  
Communications Group; US West )  
Communications, Inc.; WorldCom, Inc. )  
)  
Petitions for Waiver of the Number )  
Portability Implementation Schedule in )  
the Southeast, West Coast and Western )  
Number Portability Administration )  
Center (NPAC) Regions )

NSD File Nos.: L-98-20; L-98-21;  
L-98-22; L-98-23; L-98-24; L-98-25;  
L-98-26; L-98-27; L-98-28; L-98-29;  
L-98-30; L-98-31; L-98-32

CC Docket No. 95-116

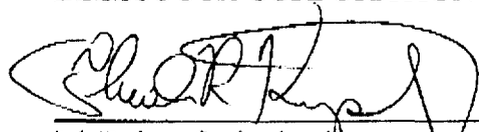
ERRATUM

On March 12, 1998, BellSouth Corporation, on behalf of itself and each of its affiliated companies, filed its Comments in the above-referenced docket with the Commission. Upon review, BellSouth discovered an error in the second sentence of Section IV, page 9. The reference to "July 26" should read "June 26".

With this filing, BellSouth resubmits this page with the corrected information.

Respectfully submitted,

BELLSOUTH CORPORATION

  
\_\_\_\_\_  
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Date: March 13, 1998

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proposed, ILECs must be allowed to retain the flexibility to implement LNP in a manner that is most suitable for their particular network circumstances.<sup>17</sup>

**IV. All ILECs In The Southeast Region NPAC Should Receive An Extension Coincident With That Requested By Bellsouth**

In addition to BellSouth, AT&T as well as MediaOne, Allegiance Telecom and DeltaCom have requested extensions of the Phase I implementation deadline in the Atlanta MSA. AT&T requested an extension until June 26, Allegiance and DeltaCom until October 1, and MediaOne requested an extension coincident with that granted to BellSouth. BellSouth agrees with MediaOne, and believes that all carriers in the Atlanta MSA who have filed for an extension to implement Phase I should receive an extension coincident with that granted BellSouth for all Phases in the Southeast Region.

**CONCLUSION**

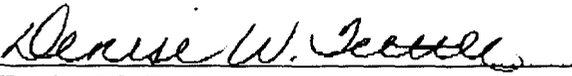
The Chief, Common Carrier Bureau, should not require Phase I implementation to be completed in the Atlanta MSA by June 26, 1998 as requested by AT&T. The Chief should consider a “total package extension” of LNP implementation dates as advocated by MediaOne, should grant the petitions of the ILECs filed herein, and provide extensions to filing CLECs that

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<sup>17</sup> See Pacific Bell Petition at 3-4, nn. 4-5 and accompanying text.

**CERTIFICATE OF SERVICE**

I do hereby certify that I have this 13th day of March, 1998, served all parties to this action with a copy of the foregoing **COMMENTS** by placing a true and correct copy of same in the United States Mail, postage prepaid, addressed to the parties listed on the attached distribution list.

  
Denise W. Tuttle

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