



**Terri L. Hoskins**  
General Attorney

AT&T Services Inc.  
1120 20<sup>th</sup> Street, N.W.,  
Suite 1000  
Washington, D.C. 20036

202.457.3047 Phone  
[th4696@att.com](mailto:th4696@att.com) Email

November 17, 2014

Marlene Dortch  
Secretary  
Federal Communications Commission  
445 12<sup>th</sup> Street SW  
Washington DC 20554

**RE: Section 63.71 Application of Bellsouth Telecommunications, LLC D/B/A AT&T  
Southeast, WC Docket 14-205**

Ms. Dortch:

On November, 4, 2014, AT&T filed the above-referenced Section 63.17 Application of BellSouth Telecommunications, LLC, D/B/A AT&T Southeast, seeking to discontinue the following BellSouth LightGate service options: Fiber Connection (FICON), FICON Express, Fibre Channel FC100, and Fibre Channel FC200, 100Mbps Metro Ethernet Backbone, 1000Mbps Metro Ethernet Backbone, and Fractional 1000 Mbps at 150 Mbps, 300 Mbps, 450 Mbps, 600 Mbps Metro Ethernet Backbone, throughout its service territory in Alabama, Florida, Georgia, Kentucky, Louisiana, Mississippi, North Carolina, South Carolina, and Tennessee (“214 Application”).

On November 14, 2014, AT&T was contacted by the Wireline Competition Bureau staff seeking additional information about how AT&T Southeast makes the above-referenced services available in the market. AT&T advised that the Lightgate services referenced in the 214 Application belong to a larger product family, which means that they use some common network components, but there is some equipment that is specific to each service that enables the specific service speed and function. Consequently, service to subscribers of the Lightgate service speed options that are not included in the 214 Application will not be reduced or impaired by the discontinuance of the speed options contained in the 214 Application. In addition, AT&T advised that it has no customers that currently subscribe to the Lightgate service speed options that are included in the 214 Application.

Respectfully submitted,

A handwritten signature in black ink, appearing to read "Terri L. Hoskins".

Terri L. Hoskins

cc: Rodney McDonald, FCC – WCB