

EX PARTE OR LATE FILED

RECEIVED

JUL 27 2000

ORIGINAL

AT&T

Frank S. Simone  
Government Affairs Director

FEDERAL COMMUNICATIONS COMMISSION  
OFFICE OF THE SECRETARY

Suite 1000  
1120 20th Street, N.W.  
Washington, DC 20036  
202 457-2321  
FAX 202 457-2545  
EMAIL fsmone@att.com

July 27, 2000

Ms. Magalie Roman Salas  
Secretary  
Federal Communications Commission  
445 Twelfth Street, S. W. - Room TWB-204  
Washington, D. C. 20554

Re: Ex parte, CC Docket No. 98-147, Deployment Of Wireline Services Offerings Advanced Telecommunications Capability; CC Docket No. 00-65, Application by SBC Communications Inc., Southwestern Bell Telephone Company, and Southwestern Bell Communications Services, Inc. d/b/a Southwestern Bell Long Distance for Provision of In-Region InterLATA Services in Texas; CC Docket No. 96-98, Implementation of the Local Competition Provisions of the Telecommunications Act of 1996; CC Docket No. 00-50, Petition of NewPath Holdings, Inc. For an Expedited Declaratory Ruling on the Scope of Unbundled Access to the High-Frequency Portion of Loops; CC Docket No. 98-141, Applications for Consent to the Transfer of Control of Licenses and Section 214 Authorizations from Ameritech Corporation, Transferor, to SBC Communications Inc., Transferee

Dear Ms. Salas:

On Wednesday, July 26, 2000, Richard Rubin and the undersigned of AT&T and James Casserly of Mintz Levin Cohn Ferris Glovsky and Popeo met with Margaret Egler, William Dever, Jessica Rosenworcel and John Stanley of the Common Carrier Bureau's Policy and Program Planning Division. The purpose of the meeting was to discuss the operational requirements necessary for the provision of DSL service to customers when they receive voice service via the unbundled network element platform and the competing carrier provides its own voice/data splitter. AT&T discussed generally that (1) ILECs must establish simple ordering and provisioning processes and continue to support shared collocation arrangements among competing carriers; (2) ILECs must track and measure their ordering and provisioning performance for these arrangements; and (3) charges for work performed on behalf of competing carriers by the ILEC must be supported by forward-looking pricing studies.

Two copies of this Notice are being submitted to the Secretary of the FCC in accordance with Section 1.1206 of the Commission's rules.

Sincerely,



cc: W. Dever  
M. Egler  
J. Rosenworcel  
J. Stanley