

November 13, 2006

**VIA ECFS**

Ms. Marlene H. Dortch, Secretary  
Federal Communications Commission  
445 12th Street SW  
Washington, DC

**Re: WC Docket 06-74: In the Matter of Application for Consent to Transfer Control Filed By AT&T and BellSouth Corp.**

Dear Ms. Dortch:

On October 20, 2006 Pat Williams, on behalf of Fones4All Corp., met with Scott Deutchman, Competition and Universal Service Legal Advisor to Commissioner Copps, to discuss the merger conditions proposed by AT&T in this proceeding and specifically to update him on Fones4All's discussions with AT&T relating to the conditions. Fones4All urged the Commission to adopt the following condition and provided it to Mr. Deutchman:

*AT&T/BellSouth, in all states where the merged entity operates as an incumbent LOC, shall provide a revenue-neutral wholesale product consisting of a local loop, combined with local switching and shared transport (the Lifeline product) to allow requesting carriers to serve single line residential end users who are eligible for participation in the Lifeline program. This condition will ensure that the public interest benefits of the merger extend to all consumers, including low income consumers. This condition also will further the Commission's goal of increased participation in the Lifeline program from the one third of eligible households who do so today.*

Due to administrative oversight which was just discovered today, this filing was not made October 23, 2006. In accordance with Section 1.1206 this filing is being late filed today. Should questions arise regarding this transmittal arise please contact the undersigned.

Sincerely,

/s/

Bettina Cardona, President Fones4All Corp.  
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