BELLSOUTH CORP Form 11-K June 28, 2001

SECURITIES AND EXCHANGE COMMISSION Washington, D. C. 20549

FORM 11-K

[X] Annual Report Pursuant to Section 15(d) of the Securities Exchange Act of 1934

For the fiscal year ended December 31, 2000

or

[_] Transition Report Pursuant to Section 15(d) of the Securities Exchange Act of 1934

For the transition period from __ to ___

Commission file number 1-8607

BellSouth Savings and Security Plan

BellSouth Corporation 1155 Peachtree Street, N.E. Atlanta, Georgia 30309-3610

BELLSOUTH SAVINGS AND SECURITY PLAN

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REPORT OF INDEPENDENT ACCOUNTANTS

To the Participants and Plan Administrator of the BellSouth Savings and Security Plan

In our opinion, the accompanying statements of net assets available for benefits and the related statements of changes in net assets available for benefits present fairly, in all material respects, the net assets available for benefits of the BellSouth Savings and Security Plan (the "Plan") at December 31, 2000 and 1999, and the changes in net assets available for benefits for each of the three years in the period ended December 31, 2000 in conformity with accounting principles generally accepted in the United States of America. These financial statements are the responsibility of the Plan's management; our responsibility is to express an opinion on these financial statements based on our audits. We conducted our audits of these statements in accordance with auditing standards generally accepted in the United States of America, which require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements, assessing the accounting principles used and significant estimates made by management, and evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

Our audits were conducted for the purpose of forming an opinion on the basic financial statements taken as a whole. The Fund Information in the statements of net assets available for benefits and the statements of changes in net assets available for benefits is presented for purposes of additional analysis rather than to present the net assets available for benefits and changes in net assets available for benefits of each fund. The Fund Information has been subjected to the auditing procedures applied in the audits of the basic financial statements and, in our opinion, is fairly stated in all material respects in relation to the basic financial statements taken as a whole.

/s/ PricewaterhouseCoopers LLP Atlanta, Georgia

June 25, 2001

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BELLSOUTH SAVINGS

STATEMENT OF NET ASSETS AVAILABLE

December (In Tho

ASSETS		Stock	Income	Growth	Fidelity Growth & Income Portfolio	
Share of Trust net assets Investment in BellSouth Savings and Security Employee Stock Ownership Plan Trust: Shares of BellSouth common stock allocated	\$1,323,639	\$176,541	\$334,662	\$97,374	\$66,864	\$22,870
to participants Shares of BellSouth common stock held for						
<pre>future allocation Temporary cash investments</pre>						
Total Investments Contributions receivable Fund, BellSouth Retirement Savings Plan	1,323,639			97 , 374 330		22,870
and other transfers receivablenet	310	197			44	
Total Assets		177 , 122			67 , 111	
Fund, BellSouth Retirement Savings Plan	677	98	96	51	17	4
and other transfers payablenet Notes payable						
Total Liabilities	677	98	472	236	17	4
Net Assets Available for Benefits		\$177,024	\$334,727	\$97 , 468		\$22,941

The accompanying notes are an integ

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AND SECURITY PLAN

FOR BENEFITS, WITH FUND INFORMATION

31, 2000 usands)

David	T. Rowe Price	DFA U.S.	DFA International : Value II				Employee Stock Ownership Plan		
Bond Fund 		Portfolio II		Fund	Loans			Unallocated	
\$8,587	\$52 , 782	\$13,112	\$6,102	\$8,652	\$39,982	\$9,665	\$	\$	
							879 , 192		
								214,370	
							414	7,302	
8,587	52 , 782	13,112	6,102	8,652	39,982	9,665	879 , 606	221,672	
26	160	40	23	38			1,840		
123				24	1,306				
8 , 736	52 , 942	13,168	6,125	8,714	41,288		881,446	221,672	
	5	1	2	15	4		108		
 	262 	 	 		 	9,665 	17 	 98 , 175	
	267	1	2	15 	4	9,665	125	98,175	
\$8,736 =====	\$52 , 675	\$13,167	\$6,123 =====	\$8 , 699	\$41,284	\$	\$881,321	\$123,497	

ral part of these financial statements.

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BELLSOUTH SAVINGS

STATEMENT OF NET ASSETS AVAILABLE

December (In Tho

		Stock	Income	Vanguard Index Trust Growth Portfolio	& Income	
ASSETS Share of Trust net assets Investment in BellSouth Savings and Security Employee Stock Ownership Plan Trust: Shares of BellSouth	\$1,752,639	\$206,747	\$349,737	\$90,015	\$70 , 821	\$25,104
common stock allocated to participants Shares of BellSouth common stock held for						
future allocation Temporary cash investments						
Total Investments Contributions receivable Fund, BellSouth Retirement Savings Plan	1,752,639	206 , 747	349 , 737	90,015		
and other transfers receivablenet				414		
Total Assets		207,635			71,001	25 , 169
LIABILITIES Distributions payable Fund, BellSouth Retirement Savings Plan	378	10	124	2	9	
and other transfers payablenet Notes payable					65 	15
Total Liabilities					74	
Net Assets Available for Benefits	\$1,752,157		\$351,123	\$90 , 650		\$25 , 154

The accompanying notes are an integ

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AND SECURITY PLAN

FOR BENEFITS, WITH FUND INFORMATION

31, 1999 usands)

Dond		Price DFA U.S.	International La				Employee Stock Ownership Plan			
Fund	Growth	Portfolio II	Fund	Fund		Other	Allocated	Unallocated		
\$7 , 684	\$20 , 363		\$5, 621						\$2	
							1,061,872		1	
								305,734		
							1,837			
7,684	20,363	11,178			39,176				3	
25	61	36	17	27						
			42	 	456					
7,715		11,214	5 , 680	9,276		1,704		313,504	3	
				3	4					
 	45 			52 	 					
	45	23	 	 55 	4	1,704	74	127,373		
\$7 , 715	\$20,379	\$11 , 191	\$5 , 680		\$39 , 628	\$		\$186 , 131		

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BELLSOUTH SAVINGS

STATEMENT OF CHANGES FOR BENEFITS, WITH

Year Ended Dec (In Tho

		Income Fund	Trust Growth Portfolio	Growth & Income		Bond Fund
¢1 750 157	\$207 625	¢251 122	\$ 00 650	\$70 027	¢25 15 <i>1</i>	\$7 , 715
\$1,752,157 						
						744
(111,811)		37,950	41,946	1,433	(1,784)	681
(60,911)	14,153	73,476	53,154	8,022	666	1,425
(148,371)						819
	(3,170)	93,607	25,794	6,363	1,464	2,244
						1,223
	\$1,752,157 50,900 (111,811) (60,911) (148,371) (209,282) 218,050 \$1,324,825	Stock Stock Fund Fund	Stock Fund Stock Fund Income Fund \$1,752,157 \$207,625 \$351,123 50,900 13,445 35,526 (111,811) 708 37,950 (60,911) 14,153 73,476 (148,371) (17,323) 20,131 (209,282) (3,170) 93,607 218,050 27,431 110,003 \$1,324,825 \$177,024 \$334,727	BellSouth Stock Stock Income Fund Fund Fund Fund Portfolio \$1,752,157 \$207,625 \$351,123 \$ 90,650 50,900 13,445 35,526 11,208 (111,811) 708 37,950 41,946	BellSouth Stock Stock Income Fund Fund Fund Fund Fund Fund Portfolio Portfolio Stock Stock Stock Fund Fund Fund Fund Portfolio Portfolio Stock Fund Fund Fund Portfolio Portfolio Stock Stock Fund Fund Fund Portfolio Portfolio Stock Stock Fund Fund Fund Portfolio Portfolio Stock Stock Fund Stock Fund Fund Portfolio Portfolio Stock Stock Stock Stock Fund Stock	BellSouth Stock Stock Stock Fund Fund

The accompanying notes are an integ

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AND SECURITY PLAN

IN NET ASSETS AVAILABLE FUND INFORMATION

ember 31, 2000 usands)

T. Rowe DFA U.S. Price DFA U.S. International Large Cap

Employee Stock Ownership Plan

	6-10 Value Portfolio II		Value II Fund			Allocated	Unallocated	l To
\$20 , 379	\$11 , 191	\$5 , 680	\$9 , 221	\$39 , 628	\$	\$1,063,635	\$186,131	\$3 , 8
4,363	1,188	676	864					1
31,734	1,720	783	(749)	(6,211)	(1,090)	(16,035)		(
							24,861	
						40,221	(40,221)	
					 	(9,863)	9 , 863	
36 , 097	2,908	1,459	115	(6,211)	(1,090)	14,323	(5,497)	1
2,134	1,055	(4)	670		1,090	(96,712)	(46,159)	(3
38 , 231	3,963 	1,455 	785 	3,652		(82,389)	(51,656)	(1
5 , 935	1,987	1,012	1,307	1,996		99,925		5
							10,978 	
\$52 , 675	\$13 , 167	\$6,123 =====	\$8 , 699	\$41 , 284		\$ 881,321	\$123 , 497	\$3 , 1

ral part of these financial statements.

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BELLSOUTH SAVINGS

STATEMENT OF CHANGES FOR BENEFITS, WITH

Year Ended De (In Tho

			Vanguard			
			Index	Fidelity		
BellSouth	Indexed	Interest	Trust	Growth		
Stock	Stock	Income	Growth	& Income	Balanced	Bond
Fund	Fund	Fund	Portfolio	Portfolio	Fund	Fund

Net Assets Available for

Benefits,							
December 31, 1998	\$2,058,039	•	\$322 , 241	•	\$67 , 836	\$23 , 896	\$8 , 658
Employee contributions Transfer of participants'	47,492				4,775	1,793	762
balancesnet Supplemental	(82,142)	(13,108)	38,967	23,424	(3,913)	(901)	(646)
contributions							
Allocation of shares to							
participants Transfer for loan							
repayment							
Total Contributions, Allocations and							
TransfersShare of Trust	(34,650)	(1,631)	57,133	28,674	862	892	116
investment activities	(148,325)	36,005	18,059	19 , 713	6,474 	1,832	(172)
Total	(182,975)	34,374	75 , 192	48,387		2,724	(56)
Less: Distributions to participants Interest on notes	122,907	10,872	46,310				887
payable							
Net Assets Available for Benefits,							
December 31, 1999	\$1,752,157	\$207 , 625	\$351,123	\$90,650	\$70 , 927	\$25,154	\$7 , 715
			======	======	======	======	

The accompanying notes are an integ

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AND SECURITY PLAN

IN NET ASSETS AVAILABLE FUND INFORMATION

cember 31, 1999 usands)

DFA U.S.	DFA	DFA U.S. Large Cap	Employee Stock Ownership Plan				
	International		-				_
Portfolio II	Value II Fund	Fund	Loans	Other	Allocated	Unallocated	Total
\$13,441	\$4,170	\$10,318	\$30,026	\$	\$1,084,067	\$264,096	\$4,130,711
961	386	747					93,323

(3,902)	723	(1,573)	8,084	(118)	(3,545)		(36,432)
						24,500	24,500
					76,948	(76,948)	
					(9,384)	9,384	
(2,941)	1,109	(826)	8,084	(118)	64,019	(43,064)	81,391
1,282	716	336	2,416	118	(45, 335)	(21,443)	(124,575)
(1,659)	1,825	(490)	10,500		18,684	(64,507)	(43, 184)
E 0.1	215		000		20 116		222 052
591	315	607	898		39 , 116		232,853
						13,458	13,458
\$11 , 191	\$5 , 680	\$ 9,221	\$39 , 628	\$	\$1,063,635	\$186 , 131	\$3,841,216
======	======	======	======			=======	========

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BELLSOUTH SAVINGS

STATEMENT OF CHANGES FOR BENEFITS,

Year Ended Dec (In Tho

	BellSouth Stock Fund					
Net Assets Available for Benefits,						
December 31, 1997	\$1,166,812	\$182,325	\$350 , 850	\$19 , 922	\$62,264	\$22,369
Employee contributions Transfer of participants'	37,009	13,190	19,815	2,941	5 , 075	2,021
balancesnet	79,815	(46,967)	(28,214)	12,526	(11,553)	(3,263)
Supplemental contributions						
Allocation of shares to participants						

Transfer for loan repayment						
repayment						
Total Contributions, Allocations and						
TransfersShare of Trust	116,824	(33,777)	(8,399)	15 , 467	(6,478)	(1,242)
investment activities	877 , 915	46,165	20 , 699	11 , 780	16 , 272	4,465
Total	994,739	12,388	12,300	27 , 247	9,794	3,223
Less: Distributions to participants Interest on notes	103,512	10,590	40,909	1,540	4,222	1,696
payable						
Net Assets Available for Benefits,						
December 31, 1998	\$2,058,039 ======	\$184,123 ======	\$322,241 ======	\$45,629 =====	\$67,836 =====	\$23 , 896

The accompanying notes are an integ

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AND SECURITY PLAN

IN NET ASSETS AVAILABLE WITH FUND INFORMATION

ember 31, 1998 usands)

_ ,		DFA U.S.	DFA U.S. DFA Large Cap International Value II Participa				Employee Ownersh	ip Plan	
Bond Fund	-		Value II Fund		-		located		! -
\$7,763	\$11,069	\$25,037	\$4,711	\$13,679	\$23,140	\$	\$ 592,278	\$109,087	\$
782	1,267	1,677	432	850					
177	103	(10,901)	(1,211)	(4,758)	5,922	(688)	(4,304)		
								24,413	
							59 , 763	(59 , 763)	
							(8,214)	8,214	
959	1,370	(9,224)	(779)	(3,908)	5 , 922	(688)	47,245	(27,136)	

712	2,358	(1,150)	604	1,298	2,141	688	476,989	197,854	
1,671	3,728	(10,374)	(175)	(2,610)	8,063		524,234	170,718	_
776		1 222	266	7.5.1	1 177		22 445		_
776	626	1,222	366	751	1,177		32,445		
								15 , 709	_
\$8,658	\$14,171	\$13,441	\$4,170	\$10,318	\$30,026	\$	\$1,084,067	\$264,096	\$
=====		======	=====	======	======	====		======	=

ral part of these financial statements.

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BELLSOUTH SAVINGS AND SECURITY PLAN

NOTES TO FINANCIAL STATEMENTS

(Dollars in Thousands, Except Per-Participant Amounts)

1. Plan Description

General

The following description of the BellSouth Savings and Security Plan (the Plan) provides only general information. For additional information, participants should refer to the Plan Prospectus/Summary Plan Description, as supplemented (SPD). A copy of the SPD can be obtained by calling the BellSouth Participant Service Center at 1-800-995-1000. In addition, copies of the Plan agreement and other related documents which include details of the Plan can be obtained by writing to: Secretary, BellSouth Savings Plan Committee, Room 13C09, 1155 Peachtree Street, N.E., Atlanta, Georgia 30309-3610.

The Plan was established by BellSouth Corporation (BellSouth) to provide a convenient way for non-salaried employees to save for their retirement on a long-term basis and to acquire an ownership interest in BellSouth. The Plan consists of two parts: one is a profit sharing plan which includes a qualified cash or deferred arrangement and which is intended to qualify as such under Sections 401(a), 401(k) and 401(m) and related sections of the Internal Revenue Code of 1986, as amended (the Code); the second part is an Employee Stock Ownership Plan (ESOP) which is designed as a stock bonus plan to invest primarily in shares of BellSouth Common Stock and which is intended to qualify under Sections 401(a), 401(m) and 4975(e)(7) and related sections of the Code. Substantially all non-management employees who are active, regular full-time or part-time employees of a BellSouth company participating in the Plan and have completed one year of service are eligible to participate. The Plan is subject to the Employee Retirement Income Security Act of 1974, as amended.

Master Trust

For investment purposes, the assets of the Plan are held in the BellSouth Master Savings Trust (the Master Savings Trust). The Master Savings Trust also holds the assets of the BellSouth Retirement Savings Plan (BRSP).

Investment Options

At December 31, 2000, the Plan's assets were comprised of the following investment vehicles: BellSouth Stock Fund, Indexed Stock Fund, Interest Income Fund, Bond Fund, Balanced Fund and the following mutual funds: Fidelity Growth & Income Portfolio, Vanguard Index Trust Growth Portfolio, DFA U.S. 6-10 Value Portfolio II, T. Rowe Price Mid-Cap Growth, DFA U.S. Large Cap Value II Fund and DFA International Value II Fund. All investments are valued on a daily basis.

Concentrations of Risk

At December 31, 2000 and 1999, the Plan's assets were significantly concentrated in shares of BellSouth Common Stock, the value of which is subject to fluctuations related to corporate, industry and economic factors.

The Plan's other investment options include a variety of stocks, bonds, fixed income securities, mutual funds and other investment securities. Investment securities subject participants to various risks, such as interest rate, market and credit risks. Due to the level of risk associated with certain investment securities, it is at least reasonably possible that changes in the values of investment securities will occur in the near term and that such changes could materially affect participants' account balances and the amounts reported in the Statements of Net Assets Available for Benefits, With Fund Information.

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BELLSOUTH SAVINGS AND SECURITY PLAN

NOTES TO FINANCIAL STATEMENTS-- (Continued)

(Dollars in Thousands, Except Per-Participant Amounts)

1. Plan Description -- (continued)

Vesting

Participant contributions vest immediately. Employing company matching contributions vest upon a participant's completion of three years of service. One year of vesting service is earned upon a participant's completion of 1,000 work hours during any year.

Participant Loans (Whole Dollars)

Participants may borrow from their fund accounts a minimum of \$1,000 up to the lesser of \$50,000 or 50 percent of their before-tax account balances as defined by the Plan document and any amounts rolled over to the Plan from other qualified plans. Loan balances are secured by the assets allocated to the participant's accounts and bear interest at various rates which ranged from 7.00% to 11.00% at December 31, 2000. Principal and interest are paid ratably through periodic payroll deductions for active employees and by coupon for nonactive employees.

Service Providers

As of May 1, 1999, State Street Bank & Trust Company serves as the Trustee for the Master Savings Trust. During 1998, and in 1999 prior to May 1, Bankers Trust Company served as the Trustee for the Master Savings Trust. Metropolitan Life Insurance Company serves as the recordkeeper and service center provider

for the Plan.

2. Accounting Policies

The preparation of financial statements in conformity with generally accepted accounting principles requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and changes therein, and disclosure of contingent assets and liabilities. Actual results could differ from those estimates.

With respect to the Statements of Net Assets Available for Benefits, With Fund Information for the years presented, allocated Share of Trust Net Assets includes investments at fair value, accrued interest income, accrued dividends, receivables for investments sold, payables for investments purchased and accrued administrative expenses of the Master Savings Trust.

With respect to the Statements of Changes in Net Assets Available for Benefits, With Fund Information for the years presented, allocated Share of Trust Investment Activities includes the sum of realized gains, net of realized losses, the net change in unrealized appreciation/(depreciation) on the fair value of the investments, interest income, dividends, investment manager fees and other administrative fees paid by the Master Savings Trust.

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BELLSOUTH SAVINGS AND SECURITY PLAN

NOTES TO FINANCIAL STATEMENTS -- (Continued)

(Dollars in Thousands, Except Per-Participant Amounts)

2. Accounting Policies -- (continued)

The values of investments in the Master Savings Trust are determined as follows:

- . Shares of BellSouth Common Stock and equity securities underlying the Indexed Stock Fund are valued on the basis of the closing price per share on December 31, 2000 and 1999 as reported on the New York Stock Exchange or, if no sales were made on that date, at the closing price on the next preceding day on which sales were made;
- . The values of mutual funds, all of which are traded on a national securities exchange, are based on published daily closing net asset values as reported by the respective securities exchanges;
- . Over-the-counter securities and government obligations are valued based on the bid prices on December 31, 2000 and 1999 from published sources where available and, if not available, from other sources considered reliable; and
- . Annuity contracts with insurance companies and synthetic contracts are valued at principal plus reinvested interest.

Purchases and sales of securities are reflected as of the trade date.

Realized gains and losses on sales of investments are determined on the basis of average cost.

Dividend income is recognized on the date the trust is entitled to the

benefit. Interest earned on investments is recognized on the accrual basis.

In June 1998, the Financial Accounting Standards Board issued SFAS No. 133, "Accounting for Derivative Instruments and Hedging Activities" ("SFAS No. 133"). SFAS No. 133 requires that an entity recognize all derivatives and measure those instruments at fair value.

SFAS No. 133 is effective for fiscal years beginning after June 15, 2000. Pursuant to SFAS No. 137, the Plan is required to adopt SFAS No. 133 effective January 1, 2001. Management has not yet been able to determine the impact of SFAS No. 133 on the Plan financial statements as a result of the inconsistency in accounting literature between SFAS No. 133, requiring derivatives to be measured at fair value, and the AICPA Audit and Accounting Guide on "Audits of Employee Benefit Plans" and Statement of Position 94-4, "Reporting of Investment Contracts Held by Health and Welfare Benefit Plans and Defined-Contribution Pension Plans", requiring benefit responsive investment contracts (including synthetic GICs) to be measured at contract value. Until this discrepancy is resolved, management is unable to determine the impact that SFAS 133 will have on the Plan financial statements. The carrying value of benefit responsive investment contracts (including synthetic GICs) in the Master Trust is \$1,219,984 at December 31, 2000. The carrying value of other derivative instruments in the Master Trust is \$86,830 at December 31, 2000.

The actual impact on the Plan's net assets available for plan benefits of adopting SFAS No. 133 will be made based on the derivative positions and hedging relationships at the date of adoption.

3. Contributions

Employee contributions to the Plan are recorded based upon authorized basic and supplemental contributions. The maximum basic contribution rate was \$60 per week for 2000 and 1999, and \$55 per week for 1998. Participants may contribute up to the IRS limit of their eligible compensation to the Plan on a before-tax basis.

As discussed in Section 3 of the Plan document, participants may also rollover amounts into the Plan from other qualified plans.

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BELLSOUTH SAVINGS AND SECURITY PLAN

NOTES TO FINANCIAL STATEMENTS-- (Continued)

(Dollars in Thousands, Except Per-Participant Amounts)

3. Contributions--(continued)

The employing company makes matching contributions to the Employee Stock Ownership Plan (ESOP) in respect of each participant's authorized basic contribution. The rate of the employing company matching contribution remains in effect for a twelve-month period from April 1 through March 31 and varies from company to company. The employing company makes a matching contribution that is a percentage of the employee's basic contribution. The ranges of matching contribution rates for the three years ended December 31, 2000 were as follows:

2000 1999 1998

---- ------

January-March	76%	76% - 81%	76% -	86%
April-December	81%	76%	76% -	81%

4. Plan Expenses

Each participant in the Plan is charged a flat annual fee for Plan administrative expenses, including record keeping, trustee and other expenses considered reasonable by the Plan administrator. The fee is divided on a pro rata basis among each investment option of the participant. The perparticipant fee was \$35.25 for 2000 and \$33.00 for 1999 and 1998. Additional fees are charged to individual participants for various services provided by the Plan's recordkeeper and the BellSouth Participant Service Center.

Investment manager fees are paid by the Master Savings Trust. The Plan's share of investment manager fees included in allocated share of Trust investment activities in the Statements of Changes in Net Assets Available for Benefits, With Fund Information for the years presented, were as follows:

	For the Year Ended December 31,		
	2000	1999 	
BellSouth Stock Fund	1	\$237	
Indexed Stock Fund	(14) 151	65 145	32 141
Balanced Fund	26	30	22
Bond Fund	17	18	21
	\$ 449	\$ 495	\$ 216

The Master Savings Trust did not pay investment management fees for the BellSouth Stock Fund during 1998.

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BELLSOUTH SAVINGS AND SECURITY PLAN

NOTES TO FINANCIAL STATEMENTS-- (Continued)

(Dollars in Thousands, Except Per-Participant Amounts)

4. Plan Expenses -- (continued)

For the mutual funds, investment manager fees are not paid directly from the Master Savings Trust. However, these investments are subject to mutual fund management fees which reduce the overall return of the respective mutual fund. These fees, expressed as percentages of fund assets, which were assessed against the mutual funds by their respective managers, were as follows:

5. Tax Status

The Internal Revenue Service has determined and informed BellSouth by a favorable determination letter dated April 14, 1998 that the Plan and related Trust meet the requirements of Section 401(a) of the Code, and are exempt from federal income taxes under Section 501(a) of the Code.

The Plan has been amended subsequent to the determination letter referred to above. BellSouth believes that the Plan, in its current form, will maintain its tax exempt status. Therefore, no provision for income taxes has been included in the Plan's financial statements.

The federal income tax effects on participants with respect to the Plan are described in the SPD.

6. Termination Priorities

BellSouth intends to continue the Plan indefinitely but reserves the right to terminate or amend it. In the event the Plan is terminated and if BellSouth or its subsidiaries sponsor another defined contribution plan, the participants may elect to have their account balances transferred to the other plan. If BellSouth or its subsidiaries do not sponsor such a plan, the participants would receive a lump-sum distribution of their account balances.

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BELLSOUTH SAVINGS AND SECURITY PLAN

NOTES TO FINANCIAL STATEMENTS--(Continued)

(Dollars in Thousands, Except Per-Participant Amounts)

7. Interest in BellSouth Master Savings Trust

The assets of the Plan are held in the Master Savings Trust and are commingled with the assets of the BRSP. The assets of the Master Savings Trust are allocated to the Plan based upon the total of each individual plan participant's share of the Master Savings Trust's assets. The Plan's allocated share of the total net assets of all funds in the Master Savings Trust was 31.80631% at December 31, 2000 and 34.42832% at December 31, 1999. The Plan's allocated share of the net assets of each fund in the Master Savings Trust at December 31, 2000 and 1999 were as follows:

	2000	
BellSouth Stock Fund	15 909792	16 17/1882
Indexed Stock Fund		
Interest Income Fund.		
Vanguard Index Trust Growth Portfolio		
Fidelity Growth & Income Portfolio	27.07369%	26.98209%
Balanced Fund	17.97972%	18.08127%
Bond Fund	7.82108%	7.30582%
T. Rowe Price Mid-Cap Growth	25.23658%	20.59616%
DFA U.S. 6-10 Value Portfolio II	15.77238%	15.07243%
DFA International Value II Fund	13.60468%	12.41314%
DFA U.S. Large Cap Value II Fund	23.20607%	24.82715%
Participant Loans	36.75449%	36.86068%
Other	39.40465%	50.42908%

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BELLSOUTH SAVINGS AND SECURITY PLAN

NOTES TO FINANCIAL STATEMENTS-- (Continued)

(Dollars in Thousands, Except Per-Participant Amounts)

7. Interest in BellSouth Master Savings Trust--(continued)

The financial position of the Master Savings Trust at December 31, 2000 and 1999 was as follows:

	2000	1999
Assets:		
Investments at value:		
BellSouth Stock Fund:		
Shares of BellSouth Common Stock#	\$2,867,936	\$3,775,655
Temporary cash investments		
Distributable shares	18	63
Indexed Stock Fund:		
Equity Index Fund#	1,279,516	1,456,096
Interest Income Fund:		
General account investment contracts	74,600	93 , 672
Security backed investments	1,145,384	1,096,133
Temporary cash investments	48,616	96 , 209
Vanguard Index Trust Growth Portfolio:		
Securities	357,703	340,612
Fidelity Growth & Income Portfolio:		
Securities	246,970	262,475
Balanced Fund:		
Securities	114,758	126,019
Temporary cash investments	12,333	12,975
Bond Fund:		
Securities	136,945	113,524
Temporary cash investments	4,954	1,786
T. Rowe Price Mid-Cap Growth:		
Securities	209,152	98,869
DFA U.S. 6-10 Value Portfolio II:		

Securities	83,136	74,162
DFA International Value II Fund: Securities	44,852	45,283
Personal Choice Retirement Account:	,	•
Securities	51,004	25,360
Mutual Funds	29 , 181	8,592
Common trusts	2,508	291
Temporary cash investments	16,360	9,351
DFA U.S. Large Cap Value II Fund:		
Securities	37,284	37,252
Participant Loans:		
Loans to participants	108,781	106,282
Contribution Account+:		
BellSouth Common Shares	5 , 086	
Temporary cash investments	1,346	42
Distribution Account+:		
Temporary cash investments	17 , 958	47

(Continued)

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BELLSOUTH SAVINGS AND SECURITY PLAN

NOTES TO FINANCIAL STATEMENTS-- (Continued)

(Dollars in Thousands, Except Per-Participant Amounts)
7. Interest in BellSouth Master Savings Trust--(continued)

	2000	1999
Expense Account+: Temporary cash investments Dividends and interest income receivable Receivable for investments sold Other receivables	9,029 474	3,290 7,787 13,074 469
	6,923,754	7,821,740
Liabilities: Payable for investments purchased Variation margin payable Other payables	42	
Trust net assets (excluding ESOP Trusts) Investment in ESOP Trusts: Shares of BellSouth Common Stock allocated to partici-	6,887,020	7,798,138
pants# Distributable shares Shares of BellSouth Common Stock held for future allo-	2,034,525 5	2,350,638 1
cation#		949,327 25,505
Total investments	9,604,523	11,123,609
Notes payable	306,959	391,429
Trust net assets		\$10,732,180

- # Represents an individual investment which is 5% or more of the Net Assets of the Master Savings Trust.
- + These accounts are combined and presented as the "Other" fund in the accompanying financial statements.

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BELLSOUTH SAVINGS AND SECURITY PLAN

NOTES TO FINANCIAL STATEMENTS-- (Continued)

(Dollars in Thousands, Except Per-Participant Amounts)

7. Interest in BellSouth Master Savings Trust--(continued)

Distributions from the BellSouth Stock Fund and the BellSouth Management Savings and ESOP Trust and the BellSouth Savings and Security ESOP Trust (the ESOP Trusts) that are payable in shares of BellSouth Common Stock are separated from the "Shares of BellSouth Common Stock" and "Shares of BellSouth Common Stock allocated to participants" lines and reflected as "Distributable shares."

Assets in the BellSouth Stock Fund, Bond Fund, Indexed Stock Fund, mutual funds and some of the assets in the Balanced Fund are invested in securities which fluctuate in market value, therefore the values of the fund units fluctuate daily.

Assets in the Interest Income Fund are invested in the following types of financial vehicles:

- . General Account Investment Contracts—These contracts are also referred to as traditional investment contracts. An investment contract is termed "general account" when the assets committed to the contract are commingled with other general assets of the contract issuer. The contract issuer promises to return the invested principal plus a stated rate of interest upon maturity. The quality of the promise is a function of the financial condition of the contract issuer.
- . Security Backed Investments--These are generic terms which refer to investment contracts other than "traditional" general account investment contracts as defined above. These investments consist of a combination of marketable securities, owned directly by the Plan or as units of a separate account or trust owned by the Plan, and an investment contract that provides liquidity for eligible employee benefits at book value. Market value securities are investments in fixed income securities owned by the Plan without a corresponding investment contract. Liquidation of these securities to pay eligible benefit events is at market value.
 - -- Group Trust Investment Contracts--Group Trust refers to the INVESCO Group Trust for Retirement Benefit Plans. The INVESCO Group Trust contains a series of commingled investment funds, available only to INVESCO clients, constructed to provide a stable value portfolio with the beneficial elements of various fixed income management strategies. The Plan's investment in any one of the various INVESCO Group Trust Funds is unitized and may be "wrapped" by an independent financial institution through the issuance of an investment contract.

- -- Separate Account Investment Contracts--An investment contract is termed "separate account" when the assets committed to the contract are segregated from the general assets of the contract issuer through the use of a specifically identifiable separate account. The separate account may be comprised of investments from one Plan or Trust, or comprised of investments from multiple qualified retirement Plans and Trusts. Though ownership of the assets held in a separate account is retained by the contract issuer, the assets are protected from liabilities arising from the contract issuers' general operations. The investment performance of a separate account investment contract may be a function of the investment performance of the investments held in the separate account.
- -- Synthetic Investment Contract--The term "synthetic" investment contract is used to describe a variety of investment contracts under which a Plan retains ownership of the invested assets, or owns units of an account or trust which holds the invested assets. To ensure these invested assets may be accounted for at book value, a "synthetic" investment contract, also referred to as a "wrap" contract, is negotiated with an independent financial institution. Under the terms of these investment contracts, the contract issuer ensures the Plan's ability to pay eligible employee benefits at book value. The investment performance of a synthetic investment contract may be a function of the investment performance of the invested assets.

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BELLSOUTH SAVINGS AND SECURITY PLAN

NOTES TO FINANCIAL STATEMENTS--(Continued)

(Dollars in Thousands, Except Per-Participant Amounts)

7. Interest in BellSouth Master Savings Trust--(continued)

The value of the Interest Income Fund reflected in these financial statements is based upon the principal invested and the interest credited. The fair value of the Interest Income Fund, by investment type, at December 31, 2000 and 1999 was as follows:

	·	December 31, 1999
General account investment contracts	\$ 74,600	\$ 93,672
Underlying assets	1,171,635	1,093,149
Wrapper contracts	(26,251)	2,984
Total contracts	\$1,219,984 ======	\$1,189,805 ======

The contracts held by the Master Savings Trust in the Interest Income Fund are considered fully benefit-responsive in accordance with AICPA Statement of Position 94-4. The crediting interest rate was 6.60% at December 31, 2000 and 6.23% at December 31, 1999. The average yield was 6.51% in 2000 and 6.12% in

1999. Interest rates are reset on a semi-annual, quarterly or monthly basis to move the current book value of these investments toward the projected future market value over the life of the contract.

During 1990, the ESOP Trusts issued medium-term notes in the aggregate amount of \$850 million to fund the purchase of BellSouth Common Stock to be utilized at later dates to fulfill match obligations. Shares purchased with such funds are released for allocation to participant accounts based on a prescribed schedule coinciding with payments on the ESOP notes.

Assets held in the Master Savings Trust are generally unavailable to service the ESOP debt; however, the notes are guaranteed by and are subject to direct recourse against BellSouth. BellSouth contributes to the ESOP Trusts an amount necessary, net of ESOP dividends and interest, to service the ESOP notes. Such contributions are classified as Supplemental Contributions in the accompanying Statements of Changes in Net Assets Available for Benefits, With Fund Information. These contributions are subject to the claims of holders of debt securities issued by the ESOP Trusts but are held at BellSouth and paid to the ESOP Trusts twice yearly to fund, on a same day basis, required payments by the ESOP Trusts on the notes. Such contributions would not remain in the ESOP Trusts unless there was a default on the debt securities by the ESOP Trustee after having received the required contributions from BellSouth. Therefore, holders of the debt securities should not rely on the assets of the ESOP Trusts in arriving at an investment decision with respect to the debt securities.

In addition to Supplemental Contributions, BellSouth contributes amounts necessary to purchase any additional shares required to meet the match obligations after shares released by the ESOP Trusts have been used. Such contributions are classified as Employing Company Contributions in the accompanying Statements of Changes in Net Assets Available for Benefits, With Fund Information.

In lieu of receiving cash dividends earned on shares of BellSouth Common Stock which have been allocated to participants from the ESOP Trusts, participant accounts are credited with equivalent shares of BellSouth Common Stock. Dividends on the related ESOP shares are transferred to the Unallocated ESOP Fund and are applied towards the service of the ESOP notes. The transfer of these earnings is classified as Transfer for Loan Repayment in the accompanying Statements of Changes in Net Assets Available for Benefits, With Fund Information.

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BELLSOUTH SAVINGS AND SECURITY PLAN

NOTES TO FINANCIAL STATEMENTS-- (Continued)

(Dollars in Thousands, Except Per-Participant Amounts)

7. Interest in BellSouth Master Savings Trust--(continued)

BellSouth made supplemental cash contributions to the ESOP Trusts in the amount of \$75,497 in 2000, \$73,389 in 1999 and \$71,857 in 1998, for the purpose of servicing the guaranteed debt.

A description of each debt issue is as follows:

BellSouth Management Savings and ESOP Trust:

Title	Amount	Interest Rate	Due Date
Amortizing Medium-Term Notes, Series A	\$275,000	9.125%	July 1, 2003
Amortizing Medium-Term Notes, Series A	\$275,000	9.19%	July 1, 2003
Total	\$550,000		
	======		

BellSouth Savings and Security ESOP Trust:

Title		Amount	Interest Rate	Due Date
Amortizing Medium-Term Notes,	Series A	\$300,000	9.125%	July 1, 2003

Maturities of the ESOP Trusts' long-term debt outstanding at December 31, 2000 were as follows:

	2001	2002	2003	Total
Maturities	\$94,128	\$104,648	\$108,183	\$306,959
		=======	=======	=======

Investment activities of the Master Savings Trust are allocated to the Plan based upon the total of each individual Plan participant's share of the Master Savings Trust investment activities during the period ended December 31, 2000.

The Master Savings Trust investment activities for the years ended December $31,\ 2000,\ 1999$ and 1998 were as follows:

	For the Year Ended December 31,				
	2000 1999				
Investment Activities: Dividends on shares of BellSouth Common Stock	70,326	\$ 119,742 71,112 66,375	78,395		
appreciation/(depreciation) on investments Net realized gain on investments Investment manager fees Other fees	589,455 (1,437) (3,325)	(1,264,789) 1,084,574 (1,880) (2,999)	1,161,504 (1,198) (3,262)		
Net investment activities					

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SIGNATURE

Pursuant to the requirements of the Securities Exchange Act of 1934, the BellSouth Savings and Security Plan has duly caused this annual report to be signed by the undersigned thereunto duly authorized.

BellSouth Savings and Security Plan By: BellSouth Corporation, as Plan Administrator

/s/ Clinton A. Demetriou

By:

Clinton A. Demetriou
(Executive Director)

Date: June 27, 2001