1.	REPORT DATE: 00/00/00	CAPTION SHEET	SE MANAGEMENT SYSTEM
2. 3. 5.	BUREAU: OSA SECTION(S): APPROVED BY: DIRECTOR:		: : 4. PUBLIC MEETING DATE: : 00/00/00 :
6. 8.	SUPERVISOR: PERSON IN CHARGE: DOCKET NO: A-310531 F	7001	: : 7. DATE FILED: 11/23/04 : 9. EFFECTIVE DATE: 00/00/00
	PARTY/COMPLAINANT:	VERIZON NORTH,	INC
	RESPONDENT/APPLICANT:	SOUTHWESTERN BE	LL COMM SVCS INC
	COMP/APP COUNTY:		UTILITY CODE: 310531

ALLEGATION OR SUBJECT

JOINT FILING OF VERIZON NORTH INC., AND SOUTHWESTERN BELL COMMUNICATIONS, INC. D/B/A SBC LONG DISTANCE OF ADOPTION OF AN INTERCONNECTION AGREEMENT UNDER SECTION 252(I) OF THE TELECOMMUNICATIONS ACT OF 1996.

DOCUMENT FOLDER



•

		CAPTION SHEE	T CASE MANAGEMENT SYSTEM
1.	REPORT DATE: 00/00/00		:
2.	BUREAU: OSA		:
3.	SECTION(S):		: 4. PUBLIC MEETING DATE:
5.	APPROVED BY:		: 00/00/00
	DIRECTOR :		:
	SUPERVISOR:		:
6.	PERSON IN CHARGE:		: 7. DATE FILED: 11/23/04
8.	DOCKET NO: A-310531 F	7001	: 9. EFFECTIVE DATE: 00/00/00
	PARTY/COMPLAINANT:		ТМС
	PARII/COMPLAINANI:	VERIZON NORTH	, INC
	RESPONDENT/APPLICANT:	SBC LONG DIST	ANCE, LLC
	COMP/APP COUNTY:		UTILITY CODE: 310531

ALLEGATION OR SUBJECT





Daniel E. Monagle Assistant General Counsel Pennsylvania



1717 Arch Street, 32NW Philadelphia, PA 19103

Tel: (215) 963-6004 Fax: (215) 563-2658 Daniel.Monagle@Verizon.com

November 23, 2004

VIA UPS OVERNIGHT

James J. McNulty, Secretary Pennsylvania Public Utility Commission Commonwealth Keystone Building 400 North Street, 2nd Floor Harrisburg, PA 17120

RECEIVED

NOV 2 3 2004

PA PUBLIC UTILITY CON VICSION SECRETARY'S BUREAU

FOI DER

RE: Joint Filing of Verizon North Inc. and Southwestern Bell Communications, Inc. d/b/a SBC Long Distance of Adoption of an Interconnection Agreement Docket No. A. 310531 F 7001

Dear Mr. McNulty:

Enclosed please find an original and three (3) true and correct copies of the Joint Filing of Verizon North Inc. and Southwestern Bell Communications, Inc. d/b/a SBC Long Distance, of Adoption of an Interconnection Agreement. The Interconnection Agreement adopted is the Interconnection Agreement between Verizon North Inc. and Cornerstone Telephone Company, LLC, which the Commission approved by Order dated August 6, 2004 in Docket No. A-311316. Although the Adoption was effective October 7, 2004, the Adoption letter was signed by the two parties' signers on October 18, 2004 and October 25, 2004 respectively. Thus, this Joint Filing is being made within 30 days of the day that the agreement, in this case the adoption letter, was signed, as required by ordering Paragraph 5 of the Commission's May 3, 2004 Final Order in Docket No. M-00960799. As evidenced by the cc: below, notice of this filing is being provided to Southwestern Bell Communications, Inc.

Please date stamp the enclosed additional copy and return it to me in the enclosed self-addressed, stamped envelope.

Very truly yours,

David C. Male 103-Daniel E. Monagle

DEM/slb

Enclosure

cc: Vicki Fernandez, SBC Long Distance Attached Service List



SERVICE LIST

Irwin A. Popowsky Office of Consumer Advocate 555 Walnut Street, 5th Floor Harrisburg, PA 17101-1921 William Lloyd Office of Small Business Advocate Commerce Building, Suite 1102 300 North Second Street Harrisburg, PA 17101

Office of Special Assistants PA Public Utility Commission P.O. Box 3265 Harrisburg, PA 17105-3265 Bureau of Consumer Services PA Public Utility Commission P. O. Box 3265 Harrisburg, PA 17105-3265 Charles F. Hoffman Office of Trial Staff PA Public Utility Commission Commonwealth Keystone Bldg 400 North Street Harrisburg, PA 17105-3265

Bureau of Fixed Utility Services PA Public Utility Commission P. O. Box 3265 Harrisburg, PA 17105-3265

Office of the Attorney General Bureau of Consumer Protection Strawberry Square, 14th Floor Harrisburg, PA 17120

RECEIVED

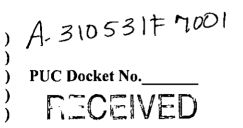
NOV 2 3 2004

PA PUBLIC UTILITY COMMISSION SECRETARY'S BUREAU



BEFORE THE PENNSYLVANIA PUBLIC UTILITY COMMISSION

JOINT FILING OF VERIZON NORTH INC. AND SOUTHWESTERN BELL COMMUNICATIONS, INC. D/B/A SBC LONG DISTANCE OF ADOPTION OF AN INTERCONNECTION AGREEMENT UNDER SECTION 252(i) OF THE TELECOMMUNICATIONS ACT OF 1996



NOV 2 3 2004

PA PUBLIC UTILITY COMMISSION SECRETARY'S BUREAU

FOLDER

Verizon North Inc. ("Verizon") and Southwestern Bell Communications, Inc. d/b/a SBC Long Distance ("SBCS") respectfully submit to the Commission, pursuant to Section 252(i) of the Telecommunications Act of 1996 (the "1996 Act")¹, the attached adoption letter effective October 7, 2004 (the "Adoption"). The Adoption provides for the interconnection of the two companies' networks and makes available to SBCS access to unbundled network elements, wholesale telecommunications services, and ancillary services offered by Verizon.

JOINT FILING

THE PARTIES

1. Verizon is an incumbent local exchange carrier authorized to provide local exchange telephone service in Pennsylvania.

2. SBCS is a competitive local exchange carrier that is authorized to provide local telephone service in Pennsylvania consistent with appropriate legal requirements established by the Commission.

IAN 06 2005

THE ADOPTION

3. SBCS has exercised its right under Section 252(i) of the 1996 Act to opt into the Verizon/Cornerstone Telephone Company, LLC Interconnection Agreement which the Commission approved on April 7, 2004 in Case No. A-311316 F7001. Under the Adoption,

¹Citations herein to the 1996 Act should be construed as references to sections of the Communications Act of 1934 as amended by the 1996 Act.

SBCS has agreed that it will be bound by the terms of the Verizon/Cornerstone Telephone Company, LLC Interconnection Agreement as such agreement is in effect on the date hereof after giving effect to operation of law.

4. The Adoption sets forth the terms, conditions and prices under which Verizon and SBCS will offer and provide network interconnection, reciprocal call termination for local traffic, access to network elements, ancillary network services, and wholesale telecommunications services available for resale to each other within each Local Access and Transport Area ("LATA") in which they both operate in Pennsylvania.

5. Key provisions of the Adoption provide for:

- (i) Compensation for Reciprocal Compensation Traffic at rates as specified in Appendix A to the Adoption;
- (ii) Unbundled loops -- providing SBCS access to existing Verizon customers -- based on a rate methodology specified in the Agreement;
- (iii) Customers to retain their telephone numbers when they switch to SBCS;
- (iv) Including SBCS customers' primary listings in the appropriate alphabetical directory ("White Pages") and, for business customers, in the appropriate classified directory ("Yellow Pages");
- The resale of Verizon telecommunications services for a wholesale discount as specified in Appendix A to the Adoption;
- (vi) The continued provision of 911 services to all customers; and
- (vii) Performance standards for services provided by Verizon to SBCS equal to the level of service provided by Verizon to its own end-user customers and other telecommunications carriers.

COMPLIANCE WITH THE 1996 ACT

6. If the Commission determines that it wishes to (or must) review the Adoption under

the 1996 Act or otherwise, it is the parties' view that the Adoption satisfies the requirements for

Commission approval (to the extent that they would apply) pursuant to Section 252(e)(2)(A) of the 1996 Act, which provides as follows:

The State commission may only reject ... an agreement (or any portion thereof) adopted by negotiation under subsection (a) if it finds that--

(i) the agreement (or portion thereof) discriminates against a telecommunications carrier not a party to the agreement; or

(ii) the implementation of such agreement or portion is not consistent with the public interest, convenience, and necessity[.]

7. First, the Adoption does not discriminate against any other telecommunications carrier, as required by Section 252(e)(2)(a)(i). To the contrary, any other telecommunications carrier authorized to provide local telephone service in Pennsylvania may obtain the interconnection, unbundling and resale arrangement specified in the underlying interconnection agreement that is the subject of the Adoption on the same terms and conditions (assuming that none of the exclusions to opt-in rights under Section 252(i) of the 1996 Act would apply). Nonetheless, other carriers are not bound by the terms of such interconnection agreement and remain free to negotiate with Verizon pursuant to Section 252 of the 1996 Act.

8. Second, the Adoption is consistent with the public interest, convenience, and necessity, as required by Section 252(e)(2)(a)(ii). It is an important step towards allowing SBCS to compete with Verizon as a facilities-based local telephone service carrier for both residential and business customers.

APPROVAL OF THE AGREEMENT

9. Verizon and SBCS respectfully request that, if the Commission chooses to review the Adoption, it expedite such review to facilitate implementation of competition in the local exchange market. Although under Section 252(e)(4) of the 1996 Act, the Commission has 90 days to approve or reject the Agreement, Verizon and SBCS request that the Commission act sooner than that date if at all possible, if it chooses to review the Adoption.

WHEREFORE, Verizon and SBCS respectfully submit the attached Adoption

pursuant to Section 252(i) of the 1996 Act.

Of Counsel Jack H. White Respectfully submitted,

M. f. 1803

Julia A. Conover / V Vice President and General Counsel Verizon North Inc. Daniel E. Monagle Verizon North Inc. 1717 Arch Street, 32N Philadelphia, PA 19103 Tel. (215) 963-6001 Fax (215) 563-2658

Attorneys For Verizon North Inc.

0 _ _ _

David Hammock RVP-Carrier/Supplier Management 308 S. Akard, Room 1502 Dallas, TX 75202 Tel. (214) 858-3004 Fax (214) 858-3082

for Southwestern Bell Communications, Inc. d/b/a SBC Long Distance

November 2 2004 DATED: October ____,



Leigh A. Hyer Vice President & General Counsel Mid-Atlantic North Region

÷,

1 East Pratt St FI 8E Baltimore, MD 21202 Voice:(410) 393-7725 Fax: (410) 393-4078 leigh.a.hyer@verizon.com



Commonwealth Keystone Building

Pennsylvania Public Utility Commission

James J. McNulty, Secretary

400 North Street, 2nd Floor

Harrisburg, PA 17120

April 5, 2007

DOCUMENT

FOLDER

RECEIVED

APR 0 5 2007

PA PUBLIC UTILITY COMMISSION SEGRETARY'S BUREAU

Dear Mr. McNulty:

Re: Informational Filing Regarding Interconnection Agreement between Verizon North Inc. and SBC Long Distance, LLC d/b/a SBC Long Distance d/b/a AT&T Long Distance Docket No. A-310531 F7001

Verizon North Inc. and SBC Long Distance, LLC d/b/a SBC Long Distance d/b/a AT&T Long Distance are parties to an interconnection agreement for Pennsylvania (the "Interconnection Agreement"). The Interconnection Agreement had been filed by the parties on November 23, 2004 and approved by the Commission by Order dated February 3, 2005 at Docket No. A-310531 F7001.

SBC Long Distance, LLC recently adopted the interconnection agreement between Verizon New York Inc. and AT&T Communications of New York, Inc. in New York (the "Adopted Agreement"). The Adopted Agreement that SBC Long Distance, LLC adopted contains an amendment with detailed provisions relating to, among other things, a unitary rate for intercarrier compensation for certain types of traffic, as well as interconnection architecture arrangements (the "Unitary Rate Amendment"). The Adopted Agreement also contains an amendment with detailed provisions relating to, among other things, DS0 loop rates and resale discount rates (the "DS0 Loop/Resale Discount Amendment"). The foregoing Unitary Rate Amendment and DS0 Loop/Resale Discount Amendment to the Adopted Agreement each explicitly provides that the terms of such Amendment shall be applicable to SBC Long Distance, LLC, along with each of SBC Long Distance, LLC's CLEC affiliates, as well as to a carrier adopting such agreement (along with each of such adopting carrier's CLEC affiliates), in each case for purposes of all of its arrangements with Verizon operating telephone companies, in all Verizon service territories.¹²

¹ See, e.g., the first paragraph of the Unitary Rate Amendment: "THIS AMENDMENT (this "Amendment"), effective as of August 1, 2006 (the "Effective Date")(the terms of which originally were effective as of November 1, 2004), amends each of the Interconnection Agreements (the "Interconnection Agreements") by and between each of the Verizon incumbent local exchange carrier ("ILEC") affiliates (individually and collectively "Verizon" or the "Verizon Parties") and each of the AT&T wireline competitive local exchange carrier ("CLEC") affiliates (individually and collectively "AT&T" or the "AT&T Parties";

Verizon North Letter Re: SB to Pennsylvania Commission March 6, 2007 Page 2

÷.

Enclosed, for informational purposes only, is a copy of the Unitary Rate Amendment, as well as a copy of the DS0 Loop/Resale Discount Amendment, which, as noted above, by their terms apply to the Interconnection Agreement in Pennsylvania.

Verizon is submitting this information to keep the Pennsylvania Public Utility Commission fully informed of the applicable terms between the parties in Pennsylvania. Since the agreement at issue is between Verizon New York Inc. and AT&T, Verizon North Inc. does not believe that any action by this Commission is necessary. Nevertheless, to the extent the Commission wishes to approve those specific portions of the New York agreement that apply to the interconnection arrangements between Verizon North Inc. and SBC Long Distance LLC in Pennsylvania, Verizon has no objection. However, Verizon respectfully notes that such approval of course would be limited to such Pennsylvania affecting terms.

Both the Unitary Rate Amendment and the DS0 Loop/Resale Amendment separately apply to other agreements between Verizon North Inc. and other AT&T affiliated CLECs.

Verizon and AT&T are referred to herein individually as a "Party" and collectively as the "Parties"), but only to the extent the Interconnection Agreements referenced directly below were not already amended to address the same intercarrier compensation (including, without limitation, reciprocal compensation), interconnection architecture and related matters set forth herein. *Attachment 1 hereto lists, to the best of the Parties' knowledge, the Interconnection Agreements in effect as of the Effective Date* (the original listing having been of Interconnection Agreements in effect as of November 1, 2004). For the avoidance of any doubt, this Amendment shall also amend each new Interconnection Agreement or adoption in any Verizon ILEC service area in which the Parties did not have an Interconnection Agreement prior to August 1, 2006, provided that in such instances the "Effective Date" of this Amendment shall be the date on which such Interconnection Agreement or adoption becomes effective. The term "affiliates," as used in this Amendment, shall have the same meaning as under Rule 405 of the Rules promulgated pursuant to the Securities Act of 1933, as amended." (italics added for emphasis)

See also the following provisions from Section 2(a) of the Unitary Rate Amendment: "... In order for the terms set forth in Sections 3 and 4 below to take effect, the following conditions precedent must be satisfied as of November 1, 2004 (i.e., as of the effective date of the like amendment to the predecessor Interconnection Agreement between the Parties in New York) (or, in the case of another carrier adopting any of the Interconnection Agreements, as of the effective date of any such adoption and with respect to such carrier and all of its CLEC affiliates): ...," (italics added for emphasis)

See also the following provisions from Section 3(a) of the Unitary Rate Amendment: "... if for any calendar quarter during the Amendment Term the ratio of MOUs, calculated on an aggregated basis across all jurisdictions, of (i) all traffic subject to the Unitary Rate under this Amendment that is originated on the networks of the Verizon Parties and delivered to the AT&T Parties, to (ii) all traffic subject to the Unitary Rate under this Amendment that is originated on the networks of the Verizon Parties and delivered to the AT&T Parties, to (ii) all traffic subject to the Unitary Rate under this Amendment that is originated on the networks of the AT&T Parties and delivered to the Verizon Parties (the "Aggregated Traffic Ratio"), is greater than five (5) to one (1), then the Unitary Rate applicable to all such traffic above a five (5) to one (1) Aggregated Traffic Ratio shall be zero (i.e., "bill and keep"), and the then-applicable Unitary Rate shall continue to apply to all such traffic up to and including a five (5) to one (1) Aggregated Traffic Ratio." (italics added for emphasis)

² See, e.g., the first paragraph of the DS0 Loop/Resale Discount Amendment: "THIS AMENDMENT (this "Amendment"), effective as of August 1, 2006 (the "Effective Date"), (the terms of which originally were effective as of September 1, 2005), amends each of the Interconnection Agreements (each, the "Agreement"; collectively, the "Interconnection Agreements") by and between each of the Verizon incumbent local exchange carrier ("ILEC") affiliates (individually and collectively "Verizon" or the "Verizon Parties") and each of the AT&T wireline competitive local exchange carrier ("CLEC") affiliates (individually and collectively "Verizon" or the "Parties") and each of the AT&T wireline competitive local exchange carrier ("CLEC") affiliates (individually and collectively "AT&T" or the "AT&T Parties"; Verizon and AT&T are referred to herein individually as a "Party" and collectively as the "Parties"). Attachment 1 hereto lists, to the best of the Parties' knowledge, the Interconnection Agreements in effect as of the Effective Date, (the original listing having been of Interconnection Agreements in effect as of September 1, 2005). For the avoidance of any doubt, this Amendment shall also amend each new Interconnection Agreement or adoption in any Verizon ILEC service area in which the Parties did not have an Interconnection Agreement prior to August 1, 2006, provided that in such instances the "Effective Date" of this Amendment shall be the date on which such Interconnection Agreement or adoption for adoption for adoption becomes effective. The term "affiliates," as used in this Amendment, shall have the same meaning as under Rule 405 of the Rules promulgated pursuant to the Securities Act of 1933, as amended." (italics added for emphasis)

See also the following provisions from Paragraph 1 of the DS0 Loop/Resale Amendment: "For the avoidance of any doubt, this Amendment shall also amend each *new Interconnection Agreement or adoption in any Verizon ILEC service area in which the Parties did not have an Interconnection Agreement prior to September 1, 2005*, provided that in such instances the "Effective Date" of this Amendment shall be the date on which such Interconnection Agreement or adoption becomes effective." (italics added for emphasis) Verizon North Letter Re: SB to Pennsylvania Commission March 6, 2007 Page 3

Each of those Amendments already has been filed with the Commission, with respect to each of those other Agreements. Those Amendments, as applied to separate Agreements, include:

Verizon North Inc. and Teleport Communications Group Inc. d/b/a TCG Pittsburgh and TCG Delaware Valley, Inc. Docket No. A-310213 F7001 Unitary Rate Amendment: Amendment No. 3 filed 12/10/04, approved 2/03/05 DS0 Loop/Resale Discount Amendment: Amd No. 4 filed 3/30/05, approved 11/10/05

Verizon North Inc. and AT&T Communications of Pennsylvania Docket No. A-310125 F7001 Unitary Rate Amendment: Amendment No. 3 filed 12/10/04, approved 2/03/05 DS0 Loop/Resale Amendment: Amd No. 4 filed 9/30/05, approved 11/10/05

For clarity, we note that the unitary (intercarrier compensation) rate and terms between Verizon North Inc. and SBC Long Distance, effectively become the rate and terms set forth in Attachment 2 (Pages 29 through 43) of the Unitary Rate Amendment, and that the DS0 Loop rates between Verizon North Inc. and SBC Long Distance effectively become those DS0 Loop rates shown on Page 39 of the DS0 Loop/Discount Amendment, and that the Resale discount rates become those rates shown on Page 43 of the Amendment.

If you have any questions or need additional information regarding this matter, please contact Ronald F. Weigel at 717-777-4813.

Sincerely,

eigh A. Hger/UB

Attachments (2)

A-310531 F7001

ATTACHMENT:

UNITARY RATE AMENDMENT

ORIGINAL



.



ATTACHMENT:

٠

۲

.

DS0 LOOP/RESALE DISCOUNT AMENDMENT



APR 0 5 2007

PA PUBLIC UTILITY COMMISSION SECRETARY'S BUREAU

AMENDMENT

to

INTERCONNECTION AGREEMENTS

THIS AMENDMENT (this "Amendment"), effective as of August 1, 2006 (the "Effective Date"), (the terms of which originally were effective as of September 1, 2005), amends each of the Interconnection Agreements (each, the "Agreement"; collectively, the "Interconnection Agreements") by and between each of the Verizon incumbent local exchange carrier ("ILEC") affiliates (individually and collectively "Verizon" or the "Verizon Parties") and each of the AT&T wireline competitive local exchange carrier ("CLEC") affiliates (individually and collectively "AT&T" or the "AT&T Parties"; Verizon and AT&T are referred to herein individually as a "Party" and collectively as the "Parties"). Attachment 1 hereto lists, to the best of the Parties' knowledge, the Interconnection Agreements in effect as of the Effective Date, (the original listing having been of Interconnection Agreements in effect as of September 1, 2005). For the avoidance of any doubt, this Amendment shall also amend each new Interconnection Agreement or adoption in any Verizon ILEC service area in which the Parties did not have an Interconnection Agreement prior to August 1, 2006, provided that in such instances the "Effective Date" of this Amendment shall be the date on which such Interconnection Agreement or adoption becomes effective. The term "affiliates," as used in this Amendment, shall have the same meaning as under Rule 405 of the Rules promulgated pursuant to the Securities Act of 1933, as amended.

WITNESSETH:

WHEREAS, Verizon and AT&T are Parties to Interconnection Agreements under Sections 251 and 252 of the Communications Act of 1934, as amended (the "Act").

WHEREAS, the Parties wish to amend the Interconnection Agreements to reflect their agreements on certain unbundled loop rates and resale discount rates, as set forth in <u>Attachment 2</u> hereto.

NOW, THEREFORE, in consideration of the above recitals and the mutual promises and agreements set forth below, the receipt and sufficiency of which are expressly acknowledged, each of the Parties, on its own behalf and on behalf of its respective successors and assigns, hereby agrees as follows:

1. <u>Amendments to Interconnection Agreements</u>. The Parties agree that the terms and conditions set forth in <u>Attachment 2</u> hereto shall govern the Parties' mutual rights and obligations with respect to the provisions set forth therein. For the avoidance of any doubt, this Amendment shall also amend each new Interconnection Agreement or adoption in any Verizon ILEC service area in which the Parties did not have an Interconnection Agreement prior to September 1, 2005, provided that in such instances the "Effective Date" of this Amendment shall

AMENDMENT NO. 2 TO NEW YORK INTERCONNECTION AGREEMENTS - PAGE 1

be the date on which such Interconnection Agreement or adoption becomes effective. Further, the Parties agree that, if they establish new or replacement interconnection agreements that take effect prior to May 31, 2008 (including, for avoidance of doubt, interconnection agreements established through adoptions of other agreements under Section 252(i) of the Act) beyond those or replacing those set forth in <u>Attachment 1</u> hereto, they shall implement the terms of this Amendment into such new or replacement interconnection agreements.

2. <u>Conflict between this Amendment and the Interconnection Agreements</u>. This Amendment shall be deemed to revise the terms and provisions of the Interconnection Agreements to the extent necessary to give effect to the terms and provisions of this Amendment. In the event of a conflict between the terms and provisions of this Amendment and the terms and provisions of any of the Interconnection Agreements, this Amendment shall govern; *provided*, *however*, that the fact that a term or provision appears in this Amendment but not in an Interconnection Agreement, or in an Interconnection Agreement but not in this Amendment, shall not be interpreted as, or deemed grounds for finding, a conflict for purposes of this <u>Section</u> <u>2</u>.

3. <u>Counterparts</u>. This Amendment may be executed in counterparts, each of which when so executed and delivered shall be an original and all of which together shall constitute one and the same instrument.

4. <u>Captions</u>. The Parties acknowledge that the captions in this Amendment have been inserted solely for convenience of reference and in no way define or limit the scope or substance of any term or provision of this Amendment.

5. <u>Joint Work Product</u>. The Parties acknowledge that this Amendment is the joint work product of the Parties, that, for convenience, this Amendment has been drafted in final form by Verizon and that, accordingly, in the event of ambiguities in this Amendment, no inferences shall be drawn against either Party on the basis of authorship of this Amendment.

6. <u>Scope of Amendment</u>. This Amendment shall amend, modify and revise the Interconnection Agreements only to the extent set forth expressly in <u>Section 1</u> of this Amendment, and, except to the extent set forth in <u>Section 1</u> of this Amendment, the terms and provisions of the Interconnection Agreements shall remain in full force and effect after the Effective Date.

7. <u>Termination</u>. If a court or regulatory body of competent jurisdiction requires modifications to this Amendment, either Party shall have the right to terminate the Amendment after sixty (60) days advance written notice.

AMENDMENT NO. 2 TO NEW YORK INTERCONNECTION AGREEMENTS - PAGE 2

SIGNATURE PAGE

IN WITNESS WHEREOF, the Parties hereto have caused this Amendment to be executed and delivered by their duly authorized representatives under seal.

THE AT&T PARTIES

THE VERIZON PARTIES

By: _____

By: _____

Printed: Stephen G. Huels

Printed: Jeffrey A. Masoner

Title: Vice President Global Access Management Title: Vice President - Interconnection Services Policy & Planning

Date: July 6, 2006

Date: July 6, 2006

AMENDMENT NO. 2 TO NEW YORK INTERCONNECTION AGREEMENTS - PAGE 3

Attachment 1 to Amendment to Interconnection Agreements

Interconnection Agreements Between The Parties as of August 1, 2006

Attachment 1 to Amendment to Interconnection Agreements Interconnection Agreements Between The Parties as of August 1, 2006						
STATE	EXACT TITLE OF ICA	NAMES OF PARTIES	EFFECTIVE DATE	THIS AMENDMENT IS AMENDMENT NUMBER		
ACC INTERCO	NECTION AGREEMENTS	- -				
Massachusetts	INTERCONNECTION AGREEMENT UNDER SECTIONS 251 AND 252 OF THE TELECOMMUNICATIONS ACT OF 1996 Dated as of June 25, 1997 by and between NEW ENGLAND TELEPHONE AND TELEGRAPH COMPANY and ACC NATIONAL TELECOM CORP. FOR MASSACHUSETTS	Verizon New England Inc., d/b/a Verizon Massachusetts, f/k/a New England Telephone and Telegraph Company, d/b/a Bell Atlantic - Massachusetts ACC National Telecom Corp.	Effective 6/25/97	Amendment 3		
ACC INTERCON	NECTION AGREEMENTS					
New York	INTERCONNECTION AGREEMENT UNDER SECTIONS 251 AND 252 OF THE TELECOMMUNICATIONS ACT OF 1996 by and between VERIZON NEW YORK INC. and ACC CORP.	Verizon New York Inc. ACC Corp.	Effective 8/01/06	Amendment 2		

	Attachment 1 to Amendment to Interconnection Agreements					
Interconnection Agreements Between The Parties as of August 1, 2006						
STATE	EXACT TITLE OF ICA	NAMES OF PARTIES	EFFECTIVE DATE	THIS AMENDMENT IS AMENDMENT NUMBER		
ACC INTERCON	NECTION AGREEMENTS					
Washington, DC	INTERCONNECTION AGREEMENT UNDER SECTIONS 251 AND 252 OF THE TELECOMMUNICATIONS ACT OF 1996 Dated as of June 8, 1998 by and between BELL ATLANTIC - WASHINGTON, D.C., INC. and ACC NATIONAL TELECOM CORP.	Verizon Washington, DC Inc., f/k/a Bell Atlantic - Washington, D.C., Inc. ACC National Telecom Corp.	Effective 6/8/98	Amendment 3		
AT&T INTERCOM	NNECTION AGREEMENTS					
California	INTERCONNECTION, RESALE AND UNBUNDLING AGREEMENT between GTE CALIFORNIA INCORPORATED, CONTEL OF CALIFORNIA, INC. and AT&T COMMUNICATIONS OF	Verizon California Inc., f/k/a GTE California Incorporated AT&T Communications of California, Inc.	Effective 1/23/97	Amendment 8		
	CALIFORNIA, INC.					

-

Attachment 1 to Amendment to Interconnection Agreements Interconnection Agreements Between The Parties as of August 1, 2006					
STATE	EXACT TITLE OF ICA	NAMES OF PARTIES	EFFECTIVE DATE	THIS AMENDMENT IS AMENDMENT NUMBER	
AT&T INTERCONN	NECTION AGREEMENTS	-		-	
Connecticut (ACC assigned its Connecticut agreement to AT&T)	Assigned Agreement: INTERCONNECTION AGREEMENT UNDER SECTIONS 251 AND 252 OF THE TELECOMMUNICATIONS ACT OF 1996 Dated as of June 10, 1998 by and between NEW YORK TELEPHONE & TELEGRAPH COMPANY d/b/a BELL ATLANTIC -NEW YORK and ACC LONG DISTANCE OF CONNECTICUT CORP. FOR CONNECTICUT	Verizon New York Inc., d/b/a Verizon New York, f/k/a New York Telephone Company, d/b/a Bell Atlantic – New York ACC Long Distance of Connecticut Corp. (AT&T Communications of New England, Inc., assignee)	Effective 6/10/98	Amendment 3	
Delaware	AGREEMENT	Verizon Delaware	Effective	Amendment 4	
Delaware	AGREEMENT between Bell Atlantic Delaware, Inc. and AT&T Communications of Delaware, Inc. Effective Date: September 30, 1997	AT&T Communications of Delaware, Inc.	9/30/97	Amenument 4	

.

Attachment 1 to Amendment to Interconnection Agreements						
Interconnection Agreements Between The Parties as of August 1, 2006						
EXACT TITLE OF ICA	NAMES OF PARTIES	EFFECTIVE DATE	THIS AMENDMENT IS AMENDMENT NUMBER			
NECTION AGREEMENTS	· · · · · · · · · · · · · · · · · · ·					
RESALE AND UNBUNDLING AGREEMENT between AT&T COMMUNICATIONS OF THE SOUTHERN STATES, INC. and	Verizon Florida Inc., f/k/a GTE Florida Incorporated AT&T Communications of the Southern States, Inc.	Effective 8/1/97	Amendment 5			
Adopted Agreement: Interconnection, Resale and Unbundling Agreement Between GTE Northwest INCORPORATED and PATHNET, INC.	Verizon Northwest Inc., f/k/a GTE Northwest Incorporated Pathnet, Inc. (AT&T Communications of the Mountain States, Inc., adoptee)	Adoption Effective 7/10/01	Amendment 2			
NECTION AGREEMENTS			· · · · · · · · · · · · · · · · · · ·			
RESALE AND UNBUNDLING AGREEMENT among GTE NORTH INCORPORATED, GTE SOUTH INCORPORATED, d/b/a GTE SYSTEMS OF ILLINOIS and AT&T	Verizon North Inc., f/k/a GTE North Incorporated, Verizon South Inc., f/k/a GTE South Incorporated AT&T Communications of Illinois, Inc.	Effective 6/28/99	Amendment 4			
	onnection Agreements Between EXACT TITLE OF ICA NECTION AGREEMENTS INTERCONNECTION, RESALE AND UNBUNDLING AGREEMENT between AT&T COMMUNICATIONS OF THE SOUTHERN STATES, INC. and GTE FLORIDA INC. NECTION AGREEMENTS Adopted Agreement: Interconnection, Resale and Unbundling Agreement Between GTE Northwest INCORPORATED and PATHNET, INC. VECTION AGREEMENTS INTERCONNECTION, RESALE AND UNBUNDLING AGREEMENT and PATHNET, INC. VECTION AGREEMENTS INTERCONNECTION, RESALE AND UNBUNDLING	onnection Agreements Between The Parties aNAMES OF PARTIESNAMES OF PARTIESNECTION AGREEMENTSINTERCONNECTION, RESALE AND UNBUNDLING AGREEMENT between AT&T COMMUNICATIONS OF THE SOUTHERN STATES, INC. and GTE FLORIDA INC.Verizon Florida Inc., f/k/a GTE Florida IncorporatedNECTION AGREEMENTSAT&T Communications of the Southern States, Inc.Adopted Agreement: Between GTE Northwest INCORPORATED and PATHNET, INC.Verizon Northwest Inc., f/k/a GTE Northwest Inc., adoptee)INTERCONNECTION, RESALE AND UNBUNDLING AGREEMENT among GTE NORTH INCORPORATED, d/b/aVerizon North Inc., f/k/a GTE North Incorporated, Verizon North Inc., f/k/a GTE North Incorporated, Verizon South Inc., f/k/a GTE South Incorporated, Verizon South Inc., f/k/a GTE South Incorporated, Verizon South Inc., f/k/a GTE South Incorporated, Verizon South Inc., f/k/a GTE South Incorporated, Verizon South Inc., f/k/a GTE South IncorporatedNECTION AGREEMENTSINTERCONNECTION, RESALE AND UNBUNDLING AGREEMENT among GTE NORTH INCORPORATED, GTE SOUTH INCORPORATED, GT	onnection Agreements Between The Parties as of August 1, EXACT TITLE OF ICA NAMES OF PARTIES EFFECTIVE DATE NECTION AGREEMENTS INTERCONNECTION, RESALE AND UNBUNDLING AGREEMENT between AT&T Verizon Florida Inc., f/k/a GTE Florida Incorporated Effective 8/1/97 AGREEMENT between AT&T AT&T Communications of the Southern States, Inc. Effective 8/1/97 NNC. and GTE FLORIDA INC. Verizon Northwest Inc., f/k/a GTE Northwest Incorporated Adoption Effective 7/10/01 Netron AGREEMENTS Verizon Northwest Inc., dopted Agreement: Between GTE Northwest Inc., adoptee) Adoption Effective 7/10/01 NTERCONNECTION, RESALE Pathnet, Inc. (AT&T Communications of the Mountain States, Inc., adoptee) Effective 6/28/99 VECTION AGREEMENTS Verizon North Inc., f/k/a GTE North Inc., f/k/a GTE North Inc., f/k/a GTE North Inc., f/k/a GTE North Incorporated, Verizon South Inc., f/k/a GTE North Incorporated, Verizon South Inc., f/k/a GTE South Incorporated, Verizon South Inc., f/k/a GTE South Incorporated, Verizon South Inc., f/k/a GTE South Incorporated, Verizon South Inc., f/k/a GTE South Incorporated, NDUNBUNDLING AGREEMENT and AT&T Communications of Illinois, Inc. Effective 6/28/99			

.

.

Attachment 1 to Amendment to Interconnection Agreements Interconnection Agreements Between The Parties as of August 1, 2006					
STATE	EXACT TITLE OF ICA	NAMES OF PARTIES	EFFECTIVE DATE	THIS AMENDMENT IS AMENDMENT NUMBER	
AT&T INTERCON	NECTION AGREEMENTS				
Indiana .	INTERCONNECTION, RESALE AND UNBUNDLING AGREEMENT between GTE NORTH INCORPORATED AND CONTEL OF THE SOUTH, INC., d/b/a GTE SYSTEMS OF INDIANA, INC. and AT&T COMMUNICATIONS OF INDIANA, INC.	Verizon North Inc., f/k/a GTE North Incorporated Contel of the South, Inc., d/b/a Verizon North Systems AT&T Communications of Indiana, Inc.	Effectivc 11/24/99	Amendment 2	
AT&T INTERCON	VECTION AGREEMENTS				
Maine (ACC assigned its Maine agreement to AT&T)	Assigned Agreement: INTERCONNECTION AGREEMENT UNDER SECTIONS 251 AND 252 OF THE TELECOMMUNICATIONS ACT OF 1996 Dated as of April 7, 1999 by and between NEW ENGLAND TELEPHONE & TELEGRAPH COMPANY d/b/a BELL ATLANTIC - MAINE and ACC NATIONAL TELECOM CORP.	Verizon New England Inc., d/b/a Verizon Maine, f/k/a New England Telephone and Telegraph Company, d/b/a Bell Atlantic – Maine ACC National Telecom Corp. (AT&T Communications of New England, Inc., assignee)	Effective 4/7/99	Amendment 3	
	VECTION AGREEMENTS	17	T.G.	A	
Maryland	AGREEMENT between Bell Atlantic Maryland, Inc. and AT&T Communications of Maryland, Inc.	Verizon Maryland Inc., f/k/a Bell Atlantic – Maryland, Inc. AT&T Communications of	Effective 8/1/97	Amendment 4	
	Effective Date: August 1, 1997	Maryland, Inc.			

	Attachment 1 to Amendment to Interconnection Agreements					
Interconnection Agreements Between The Parties as of August 1, 2006						
STATE	EXACT TITLE OF ICA	NAMES OF PARTIES	EFFECTIVE DATE	THIS AMENDMENT IS AMENDMENT NUMBER		
AT&T INTERCO	DNNECTION AGREEMENTS					
Massachusetts	INTERCONNECTION AGREEMENT Agreement between AT&T Communications of New England, Inc. and New England Telephone and Telegraph Company, d/b/a Bell Atlantic – Massachusetts	Verizon New England Inc., d/b/a Verizon Massachusetts, f/k/a New England Telephone and Telegraph Company, d/b/a Bell Atlantic – Massachusetts AT&T Communications of New England, Inc.	Effective 4/13/98	Amendment 2		
	ONNECTION AGREEMENTS					
Michigan	INTERCONNECTION, RESALE AND UNBUNDLING AGREEMENT between GTE NORTH INCORPORATED AND CONTEL OF THE SOUTH, INC., d/b/a GTE SYSTEMS OF MICHIGAN and AT&T COMMUNCIATIONS OF MICHIGAN, INC.	Verizon North Inc., f/k/a GTE North Incorporated Contel of the South, Inc., d/b/a Verizon North Systems AT&T Communications of Michigan, Inc.	Effective 8/3/99	Amendment 4		

•

Attachment 1 to Amendment to Interconnection Agreements Interconnection Agreements Between The Parties as of August 1, 2006				
STATE	EXACT TITLE OF ICA	NAMES OF PARTIES	EFFECTIVE DATE	THIS AMENDMENT IS AMENDMENT NUMBER
AT&T INTERCONN	ECTION AGREEMENTS			
New Hampshire (ACC assigned its New Hampshire agreement to AT&T)	Assigned Agreement: INTERCONNECTION AGREEMENT UNDER SECTIONS 251 AND 252 OF THE TELECOMMUNICATIONS ACT OF 1996 Dated as of June 10, 1998 by and between NEW ENGLAND TELEPHONE & TELEGRAPH COMPANY d/b/a BELL ATLANTIC - NEW HAMPSHIRE and ACC NATIONAL TELECOM CORP.	Verizon New England, Inc., d/b/a Verizon New Hampshire, f/k/a New England Telephone and Telegraph Company, d/b/a Bell Atlantic – New Hampshire ACC National Telecom Corp. (AT&T Communications of New England, Inc., assignee)	Effective 6/10/98	Amendment 3
	ECTION AGREEMENTS	· · · · · · · · · · · · · · · · · · ·		
New Jersey (AT&T Communications of New Jersey, Inc., assigned its agreement to AT&T Communications of New Jersey, L.P.)	AGREEMENT between Bell Atlantic New Jersey, Inc. and AT&T Communications of New Jersey, Inc. Effective Date: September 15, 1997	Verizon New Jersey Inc., f/k/a Bell Atlantic – New Jersey, Inc. AT&T Communications of New Jersey, Inc. (AT&T Communications of New Jersey, L.P., assignce)	Effective 9/15/97	Amendment 4

.

.

Attachment 1 to Amendment to Interconnection Agreements						
Interconnection Agreements Between The Parties as of August 1, 2006						
STATE	EXACT TITLE OF ICA	NAMES OF PARTIES	EFFECTIVE DATE	THIS AMENDMENT IS AMENDMENT NUMBER		
	NNECTION AGREEMENTS	,	-r -			
New York	INTERCONNECTION AGREEMENT UNDER SECTIONS 251 AND 252 OF THE TELECOMMUNICATIONS ACT OF 1996 by and between VERIZON NEW YORK INC. and AT&T COMMUNICATIONS OF NEW YORK, INC.	Verizon New York Inc. AT&T Communications of New York, Inc.	Effective 8/01/06	Amendment 2		
	NNECTION AGREEMENTS			T		
North Carolina	INTERCONNECTION, RESALE AND UNBUNDLING AGREEMENT between AT&T COMMUNICATIONS OF THE SOUTHERN STATES, INC. and GTE SOUTH INCORPORATED	Verizon South Inc., f/k/a GTE South Incorporated AT&T Communications of the Southern States, Inc.	Effective 2/9/99	Amendment 2		
AT&T INTERCON	NNECTION AGREEMENTS					
Ohio	INTERCONNECTION, RESALE AND UNBUNDLING AGREEMENT between GTE NORTH INCORPORATED and AT&T COMMUNICATIONS OF OHIO, INC.	Verizon North Inc., f/k/a GTE North Incorporated AT&T Communications of Ohio, Inc.	Effective 12/30/98	Amendment 4		
AT&T INTERCO	NNECTION AGREEMENTS	• • • • • • • • • • • • • • • • • • • •				
Oregon	INTERCONNECTION, RESALE AND UNBUNDLING AGREEMENT between	Verizon Northwest Inc., f/k/a GTE Northwest Incorporated	Effective 1/27/99	Amendment 3		

Attachment 1 to Amendment to Interconnection Agreements Interconnection Agreements Between The Parties as of August 1, 2006					
STATE	EXACT TITLE OF ICA	NAMES OF PARTIES	EFFECTIVE DATE	THIS AMENDMENT IS AMENDMENT NUMBER	
	GTE NORTHWEST INCORPORATED and AT&T COMMUNICATIONS OF THE PACIFIC NORTHWEST, INC.	AT&T Communications of the Pacific Northwest, Inc.			
	ECTION AGREEMENTS		· - · -		
Pennsylvania (former Bell Atlantic) (AT&T adopted the terms of the TCG agreement)	Adopted Agreement: INTERCONNECTION AGREEMENT UNDER SECTIONS 251 AND 252 OF THE TELECOMMUNICATIONS ACT OF 1996 Dated as of February 3, 1997 by and between BELL ATLANTIC - PENNSYLVANIA, INC. and TCG - PITTSBURGH	Verizon Pennsylvania Inc., f/k/a Bell Atlantic – Pennsylvania, Inc. TCG – Pittsburgh (AT&T Communications of Pennsylvania, Inc., adoptee)	Adoption Effective 4/29/02	Amendment 2	
AT&T INTERCONN	ECTION AGREEMENTS	J	I	_1	
Pennsylvania (former GTE)	INTERCONNECTION, RESALE AND UNBUNDLING AGREEMENT	Verizon North Inc., f/k/a GTE North Incorporated	Effective 10/12/99	Amendment 4	
	between GTE NORTH, INC. and AT&T COMMUNICATIONS OF PENNSYLVANIA, INC.	AT&T Communications of Pennsylvania, Inc.			

.

AMENDMENT TO INTERCONNECTION AGREEMENTS - PAGE 12

.

Attachment 1 to Amendment to Interconnection Agreements Interconnection Agreements Between The Parties as of August 1, 2006					
STATE	EXACT TITLE OF ICA	NAMES OF PARTIES	EFFECTIVE DATE	THIS AMENDMENT IS AMENDMENT NUMBER	
	NECTION AGREEMENTS	- · · · · · · · · · · · · · · · · · · ·			
Rhode Island (ACC assigned its Rhode Island agreement to AT&T)	Assigned Agreement: INTERCONNECTION AGREEMENT UNDER SECTIONS 251 AND 252 OF THE TELECOMMUNICATIONS ACT OF 1996 Dated as of April 7, 1999 by and between NEW ENGLAND TELEPHONE AND TELEGRAPH COMPANY d/b/a BELL ATLANTIC - RHODE ISLAND and ACC NATIONAL	Verizon New England, Inc. d/b/a Verizon Rhode Island, f/k/a New England Telephone and Telegraph Company, d/b/a Bell Atlantic – Rhode Island ACC National Telecom Corp. (AT&T Communications of New England, Inc., assignee)	Effective 4/7/99	Amendment 3	
AT &T INTEDCONS	TELECOM CORP.				
South Carolina	ECTION AGREEMENTS INTERCONNECTION, RESALE AND UNBUNDLING AGREEMENT between AT&T COMMUNICATIONS OF THE SOUTHERN STATES, INC. and GTE SOUTH INCORPORATED	Verizon South Inc., f/k/a GTE South Incorporated AT&T Communications of the Southern States, Inc.	Effective 7/14/00	Amendment 2	
AT&T INTERCONN	ECTION AGREEMENTS				
Texas	INTERCONNECTION, RESALE AND UNBUNDLING AGREEMENT between GTE SOUTHWEST INCORPORATED AND CONTEL OF TEXAS, INC. and AT&T COMMUNICATIONS OF	GTE Southwest Incorporated, d/b/a Verizon Southwest AT&T Communications of Texas, L.P., f/k/a AT&T Communications of the Southwest, Inc.	Effective 6/6/97	Amendment 3	

Attachment 1 to Amendment to Interconnection Agreements Interconnection Agreements Between The Parties as of August 1, 2006					
STATE	EXACT TITLE OF ICA	NAMES OF PARTIES	EFFECTIVE DATE	THIS AMENDMENT IS AMENDMENT NUMBER	
	THE SOUTHWEST, INC.				
	NECTION AGREEMENTS	· · · · ·			
Vermont (ACC assigned its Vermont agreement to AT&T)	Assigned Agreement: INTERCONNECTION AGREEMENT UNDER SECTIONS 251 AND 252 OF THE TELECOMMUNICATIONS ACT OF 1996 Dated as of June 10, 1998 by and between BELL ATLANTIC - VERMONT and ACC NATIONAL TELECOM CORP.	Verizon New England Inc., d/b/a Verizon Vermont, f/k/a New England Telephone and Telegraph Company, d/b/a Bell Atlantic – Vermont ACC National Telecom Corp. (AT&T Communications of New England, Inc., assignee)	Effective 6/10/98	Amendment 3	
AT&T INTERCON	NECTION AGREEMENTS		-		
Virginia (former Bell Atlantic)	INTERCONNECTION AGREEMENT UNDER SECTIONS 251 AND 252 OF THE TELECOMMUNICATIONS ACT OF 1996 Dated as of October 8, 2002 by and between VERIZON VIRGINIA INC. and AT&T COMMUNICATIONS OF VIRGINIA, INC.	Verizon Virginia Inc. f/k/a Bell Atlantic – Virginia, Inc. AT&T Communications of Virginia, Inc.	Effective 10/8/02	Amendment 3	
	ECTION AGREEMENTS	T		<u> </u>	
Virginia (former GTE)	INTERCONNECTION, RESALE AND UNBUNDLING AGREEMENT between GTE SOUTH INCORPORATED and AT&T	Verizon South Inc., f/k/a GTE South Incorporated AT&T Communications of Virginia, Inc.	Effective 5/28/99	Amendment 2	
	COMMUNICATIONS OF VIRGINIA, INC.				

Attachment 1 to Amendment to Interconnection Agreements Interconnection Agreements Between The Parties as of August 1, 2006						
STATE	EXACT TITLE OF ICA	NAMES OF PARTIES	EFFECTIVE DATE	THIS AMENDMENT IS AMENDMENT NUMBER		
	NECTION AGREEMENTS		1	·/		
Washington	INTERCONNECTION, RESALE AND UNBUNDLING AGREEMENT between GTE NORTHWEST INCORPORATED and AT&T COMMUNICATIONS OF THE PACIFIC NORTHWEST, INC.	Verizon Northwest Inc., f/k/a GTE Northwest Incorporated AT&T Communications of the Pacific Northwest, Inc.	Effective 9/25/97	Amendment 3		
AT&T INTERCON	NECTION AGREEMENTS					
Washington, DC	AGREEMENT between Bell Atlantic Washington, DC, Inc. and AT&T Communications of Washington, DC, Inc. Effective Date: August 25, 1997	Verizon Washington, DC Inc., f/k/a Bell Atlantic – Washington, D.C., Inc. AT&T Communications of Washington, DC, Inc.	Effective 8/25/97	Amendment 4		
			·			
	NECTION AGREEMENTS		· ·			
West Virginia (AT&T adopted the terms of the MCImetro	Adopted Agreement: MCImetro/Bell Atlantic INTERCONNECTION AGREEMENT 1997	Verizon West Virginia Inc., f/k/a Bell Atlantic – West Virginia, Inc.	Adoption Effective 2/10/99	Amendment 3		
agreement)	MCImetro/Bell Atlantic Interconnection Agreement between MCImetro Access Transmission Services, Inc. ("MCIm") and Bell Atlantic- West Virginia, Inc.	MCImetro Access Transmission Services, Inc. (AT&T Communications of West Virginia, Inc., adoptee)				
AT&T INTERCON	NECTION AGREEMENTS					
Wisconsin	INTERCONNECTION, RESALE AND UNBUNDLING AGREEMENT	Verizon North Inc., f/k/a GTE North Incorporated	Effective 2/5/99	Amendment 2		
	between AT&T COMMUNICATIONS OF	AT&T Communications of Wisconsin, Inc.				

STATE	EXACT TITLE OF ICA	N'AMES OF PARTIES	EFFECTIVE DATE	THIS AMENDMENT IS AMENDMENT NUMBER
	WISCONSIN, INC. and GTE NORTH INCORPORATED			
TCG INTERCONNE	CTION AGREEMENTS	·		·
California (TCG Los Angeles adopted the terms of the MCImetro agreement)	Adopted Agreement: INTERCONNECTION, RESALE AND UNBUNDLING AGREEMENT BETWEEN GTE CALIFORNIA INCORPORATED AND MCImetro ACCESS TRANSMISSION SERVICES, INC.	Verizon California Inc., f/k/a GTE California Incorporated MCImetro Access Transmission Services, Inc. (Teleport Communications Group, Inc. Los Angeles, adoptee)	Adoption Effective 6/10/98	Amendment 6
TCG INTERCONNE	CTION AGREEMENTS			
California (TCG San Diego adopted the terms of the MCImetro agreement)	Adopted Agreement: INTERCONNECTION, RESALE AND UNBUNDLING AGREEMENT BETWEEN GTE CALIFORNIA INCORPORATED AND MCImetro ACCESS TRANSMISSION SERVICES, INC.	Verizon California Inc., f/k/a GTE California Incorporated MCImetro Access Transmission Services, Inc. (Teleport Communications Group Inc., San Diego, adoptee)	Adoption Effective 6/10/98	Amendment 6

Attachment 1 to Amendment to Interconnection Agreements Interconnection Agreements Between The Parties as of August 1, 2006					
STATE	EXACT TITLE OF ICA	NAMES OF PARTIES	EFFECTIVE DATE	THIS AMENDMENT IS AMENDMENT NUMBER	
	ECTION AGREEMENTS		• =		
California (TCG San Francisco adopted the terms of the MCImetro agreement)	Adopted Agreement: INTERCONNECTION, RESALE AND UNBUNDLING AGREEMENT BETWEEN GTE CALIFORNIA INCORPORATED AND MCImetro ACCESS TRANSMISSION SERVICES, INC.	Verizon California Inc., f/k/a GTE California Incorporated MCImetro Access Transmission Services, Inc. (Teleport Communications Group, Inc. San Francisco, adoptee)	Adoption Effective 6/10/98	Amendment 6	
TCG INTERCONNE	CTION AGREEMENTS		J		
Delaware	INTERCONNECTION AGREEMENT UNDER SECTIONS 251 AND 252 OF THE TELECOMMUNICATIONS ACT OF 1996 Dated as of September 13, 1996 by and between BELL ATLANTIC- DELAWARE, INC. and EASTERN TELELOGIC CORPORATION	Verizon Delaware Inc., f/k/a Bell Atlantic – Delaware, Inc. TCG Delaware Valley, Inc., f/k/a Eastern TeleLogic Corporation	Effective 9/13/96	Amendment 8	
TOO INTEROONNE	CTION A CIDERMENTS				
TCG INTERCONNE Florida (TCG adopted the terms of the AT&T agreement)	Adopted Agreement: INTERCONNECTION, RESALE AND UNBUNDLING AGREEMENT between AT&T COMMUNICATIONS OF THE SOUTHERN STATES, INC.	Verizon Florida Inc., f/k/a GTE Florida Incorporated AT&T Communications of the Southern States, Inc. (TCG South Florida, adoptee)	Adoption Effective 3/6/98	Amendment 4	
TCC INTERCONNE	and GTE FLORIDA INC.				

.

) .

Attachment 1 to Amendment to Interconnection Agreements Interconnection Agreements Between The Parties as of August 1, 2006					
STATE	EXACT TITLE OF ICA	NAMES OF PARTIES	EFFECTIVE DATE	THIS AMENDMENT IS AMENDMENT NUMBER	
Illinois	Adopted Agreement:	Verizon North Inc., f/k/a GTE North	Adoption Effective	Amendment 2	
(TCG adopted the terms of the AT&T agreement)	INTERCONNECTION, RESALE AND UNBUNDLING AGREEMENT among GTE NORTH INCORPORATED, GTE SOUTH INCORPORATED, d/b/a GTE SYSTEMS OF ILLINOIS and AT&T COMMUNICATIONS OF	Incorporated, Verizon South Inc., f/k/a GTE South Incorporated AT&T Communications of Illinois, Inc. (TCG Chicago and TCG Illinois, adoptee)	6/2/04		
TCG INTERCONN	LILINOIS, INC.				
Indiana (TCG adopted the terms of the AT&T agreement)	Adopted Agreement: INTERCONNECTION, RESALE AND UNBUNDLING AGREEMENT between GTE NORTH INCORPORATED AND CONTEL OF THE SOUTH, INC., d/b/a GTE SYSTEMS OF INDIANA, INC. and AT&T COMMUNICATIONS OF INDIANA, INC.	Verizon North Inc., f/k/a GTE North Incorporated Contel of the South, Inc., d/b/a Verizon North Systems AT&T Communications of Indiana, Inc. (TCG Indianapolis, adoptee)	Adoption Effective 5/21/03	Amendment 2	
TCG INTERCONN	ECTION AGREEMENTS	1		L	
Maryland	INTERCONNECTION AGREEMENT UNDER SECTIONS 251 AND 252 OF THE TELECOMMUNICATIONS ACT OF 1996 Dated as of February 3, 1997 by and between BELL ATLANTIC -	Verizon Maryland Inc., f/k/a Bell Atlantic – Maryland, Inc. TCG – Maryland	Effective 2/3/97	Amendment 5	

Attachment 1 to Amendment to Interconnection Agreements Interconnection Agreements Between The Parties as of August 1, 2006						
STATE	EXACT TITLE OF ICA	NAMES OF PARTIES	EFFECTIVE DATE	THIS AMENDMENT IS AMENDMENT NUMBER		
	MARYLAND, INC. and TCG - MARYLAND					
<u></u>		l				
TCG INTERCONN	ECTION AGREEMENTS					
Massachusetts	INTERCONNECTION AGREEMENT UNDER SECTIONS 251 AND 252 OF THE TELECOMMUNICATIONS ACT OF 1996 Dated as of October 29, 1997 by and between BELL ATLANTIC- MASSACHUSETTS and	Verizon New England Inc., d/b/a Verizon Massachusetts, f/k/a New England Telephone and Telegraph Company, d/b/a Bell Atlantic – Massachusetts Teleport	Effective 10/29/97	Amendment 4		
	TELEPORT COMMUNICATIONS BOSTON	Communications- Boston, Inc., f/k/a Teleport Communications Boston				
	ECTION AGREEMENTS		<u> </u>	1		
Michigan (TCG adopted the terms of the AT&T agreement)	Adopted Agreement: INTERCONNECTION, RESALE AND UNBUNDLING AGREEMENT between GTE NORTH INCORPORATED AND CONTEL OF THE SOUTH, INC., d/b/a GTE SYSTEMS OF MICHIGAN and AT&T COMMUNCIATIONS OF MICHIGAN, INC.	Verizon North Inc., f/k/a GTE North Incorporated AT&T Communications of Michigan, Inc. (Teleport Communications Group Inc./TCG Detroit, adoptee)	Adoption Effective 11/24/99	Amendment 4		
	ECTION AGREEMENTS					
New Hampshire (TCG adopted the terms of the AT&T agreement, originally assigned	Adoption of Assigned Agreement: INTERCONNECTION AGREEMENT UNDER SECTIONS 251 AND 252	Verizon New England Inc., d/b/a Verizon New Hampshire, f/k/a New England Telephone and	Adoption Effective 6/18/02	Amendment 3		

•

Attachment 1 to Amendment to Interconnection Agreements Interconnection Agreements Between The Parties as of August 1, 2006					
STATE	EXACT TITLE OF ICA	'NAMES OF PARTIES	EFFECTIVE DATE	THIS AMENDMENT IS AMENDMENT NUMBER	
to AT&T by ACC)	OF THE TELECOMMUNICATIONS ACT OF 1996 Dated as of June 10, 1998 by and between NEW ENGLAND TELEPHONE & TELEGRAPH COMPANY d/b/a BELL ATLANTIC - NEW HAMPSHIRE and ACC NATIONAL TELECOM CORP. ECTION AGREEMENTS	Telegraph Company, d/b/a Bell Atlantic – New Hampshire ACC National Telecom Corp. (AT&T Communications of New England, Inc., assignee, TCG New Hampshire, Inc., adoptee)			
New Jersey Eastern TeleLogic	INTERCONNECTION AGREEMENT UNDER SECTIONS 251 AND 252 OF THE TELECOMMUNICATIONS ACT OF 1996 Dated as of September 13, 1996 by and between BELL ATLANTIC-NEW JERSEY, INC. and EASTERN TELELOGIC CORPORATION	Verizon New Jersey Inc., f/k/a Bell Atlantic – New Jersey, Inc. TCG Delaware Valley, Inc., f/k/a Eastern TeleLogic Corporation	Effective 9/13/96	Amendment 5	
New Jersey TC Systems, Inc.	INTERCONNECTION AGREEMENT UNDER SECTIONS 251 AND 252 OF THE TELECOMMUNICATIONS ACT OF 1996 Dated as of February 3, 1997 by and between BELL ATLANTIC - NEW JERSEY, INC. and TC SYSTEMS, INC.	Verizon New Jersey Inc., f/k/a Bell Atlantic – New Jersey, Inc. Teleport Communications New York, f/k/a TC Systems, Inc.	Effective 2/3/97	Amendment 5	

-

.

.

	ttachment 1 to Amendme			
Interco	onnection Agreements Be	tween The <u>Parties a</u>	s of August 1,	2006
STATE	EXACT TITLE OF ICA	NAMES OF PARTIES	EFFECTIVE DATE	THIS AMENDMENT IS AMENDMENT NUMBER
	ECTION AGREEMENTS			
New York	INTERCONNECTION AGREEMENT UNDER SECTIONS 251 AND 252 OF THE TELECOMMUNICATIONS ACT OF 1996 by and between VERIZON NEW YORK INC. and TELEPORT COMMUNICATIONS GROUP INC.	Verizon New York Inc., f/k/a New York Telephone Company Teleport Communications Group Inc.	Effective 8/01/2006	Amendment 2
North Carolina	Adopted Agreement:	Verizon South Inc.,	Adoption	Amendment 2
(TCG adopted the terms of the AT&T agreement)	INTERCONNECTION, RESALE AND UNBUNDLING AGREEMENT between AT&T COMMUNICATIONS OF THE SOUTHERN STATES, INC. and GTE SOUTH INCORPORATED	f/k/a GTE South Incorporated AT&T Communications of the Southern States, Inc. (TCG of the Carolinas, Inc., adoptee)	Effective 12/8/00	
TCG INTERCONNE	CTION AGREEMENTS			
Ohio (TCG adopted the terms of the AT&T agreement)	Adopted Agreement: INTERCONNECTION, RESALE AND UNBUNDLING AGREEMENT between GTE NORTH INCORPORATED and AT&T COMMUNICATIONS OF	Verizon North Inc., f/k/a GTE North Incorporated AT&T Communications of Ohio, Inc. (TCG Ohio, Inc., adoptee)	Adoption Effective 6/2/04	Amendment 2

.

Attachment 1 to Amendment to Interconnection Agreements Interconnection Agreements Between The Parties as of August 1, 2006					
STATE	EXACT TITLE OF ICA	NAMES OF PARTIES	EFFECTIVE DATE	THIS AMENDMENT IS AMENDMENT NUMBER	
Oregon (TCG adopted the terms of the AT&T agreement)	Adopted Agreement: INTERCONNECTION, RESALE AND UNBUNDLING AGREEMENT between GTE NORTHWEST INCORPORATED and AT&T COMMUNICATIONS OF THE PACIFIC NORTHWEST, INC.	Verizon Northwest Inc., f/k/a GTE Northwest Incorporated AT&T Communications of the Pacific Northwest, Inc. (TCG Oregon, adoptee)	Adoption Effective 4/23/99	Amendment 3	
,	· · · ·				
Pennsylvania (former Bell Atlantic) TCG Pittsburgh	ECTION AGREEMENTS INTERCONNECTION AGREEMENT UNDER SECTIONS 251 AND 252 OF THE TELECOMMUNICATIONS ACT OF 1996 Dated as of February 3, 1997 by and between BELL ATLANTIC - PENNSYLVANIA, INC. and TCG - PITTSBURGH	Verizon Pennsylvania Inc., f/k/a Bell Atlantic – Pennsylvania, Inc. TCG Pittsburgh	Effective 2/3/97	Amendment 3	
Pennsylvania (former Bell Atlantic) Eastern TeleLogic	INTERCONNECTION AGREEMENT UNDER SECTIONS 251 AND 252 OF THE TELECOMMUNICATIONS ACT OF 1996 Dated as of September 13, 1996 by and between BELL ATLANTIC- PENNSYLVANIA, INC. and EASTERN TELELOGIC CORPORATION	Verizon Pennsylvania Inc., f/k/a Bell Atlantic – Pennsylvania, Inc. TCG Delaware Valley, Inc., f/k/a Eastern TeleLogic Corporation	Effective 9/13/96	Amendment 4	

Attachment 1 to Amendment to Interconnection Agreements Interconnection Agreements Between The Parties as of August 1, 2006					
STATE	EXACT TITLE OF ICA	NAMES OF PARTIES	EFFECTIVE DATE	THIS AMENDMENT IS AMENDMENT NUMBER	
	ECTION AGREEMENTS				
Pennsylvania (former GTE) (TCG adopted the terms of the AT&T agreement)	Adopted Agreement: INTERCONNECTION, RESALE AND UNBUNDLING AGREEMENT between GTE NORTH, INC. and AT&T COMMUNICATIONS OF PENNSYLVANIA, INC.	Verizon North Inc., f/k/a GTE North Incorporated AT&T Communications of Pennsylvania, Inc. (Teleport Communications Group Inc./TCG Pittsburgh and TCG Delaware Valley, Inc., adoptees)	Adoption Effective 1/26/00	Amendment 4	
TCG INTERCONN	ECTION AGREEMENTS		·		
Rhode Island	INTERCONNECTION AGREEMENT UNDER SECTIONS 251 AND 252 OF THE TELECOMMUNICATIONS ACT OF 1996 Dated as of April 21, 1999 by and between BELL ATLANTIC-RHODE ISLAND and TCG RHODE ISLAND	Verizon New England Inc., d/b/a Verizon Rhode Island, f/k/a New England Telephone and Telegraph Company, d/b/a Bell Atlantic – Rhode Island TCG Rhode Island	Effective 4/21/99	Amendment 4	
	ECTION AGREEMENTS				
South Carolina (TCS adopted the terms of the AT&T agreement)	Adopted Agreement: INTERCONNECTION, RESALE AND UNBUNDLING AGREEMENT between AT&T COMMUNICATIONS OF THE SOUTHERN STATES, INC. and	Verizon South Inc., f/k/a GTE South Incorporated TC Systems, Inc.	Effective 10/07/2005	Amendment 2	
	GTE SOUTH INCORPORATED			<u></u>	

Attachment 1 to Amendment to Interconnection Agreements Interconnection Agreements Between The Parties as of August 1, 2006				
STATE	EXACT TITLE OF ICA	NAMES'OF PARTIES	EFFECTIVE DATE	THIS AMENDMENT IS AMENDMENT NUMBER
	ECTION AGREEMENTS			
Texas (TCG adopted the terms of the AT&T agreement)	Adopted Agreement: INTERCONNECTION, RESALE AND UNBUNDLING AGREEMENT between GTE SOUTHWEST INCORPORATED AND CONTEL OF TEXAS, INC. and AT&T COMMUNICATIONS OF THE SOUTHWEST, INC.	GTE Southwest Incorporated, d/b/a Verizon Southwest AT&T Communications of the Southwest, Inc. (TCG Dallas and Teleport Communications Houston, Inc., adoptee)	Adoption Effective 2/20/98	Amendment 3
TCG INTERCONN	ECTION AGREEMENTS	L		J
Virginia (former Bell Atlantic)	INTERCONNECTION AGREEMENT UNDER SECTIONS 251 AND 252 OF THE TELECOMMUNICATIONS ACT OF 1996 Dated as of October 8, 2002 by and between VERIZON VIRGINIA INC. and TCG VIRGINIA, INC.	Verizon Virginia Inc. f/k/a Bell Atlantic – Virginia, Inc. TCG Virginia, Inc.	Effective 10/8/02	Amendment 3
TOO INTEROONN				
Virginia (former GTE) (TCG adopted the terms of the MCI Worldcom	ECTION AGREEMENTS Adopted Agreement: Interim Virginia Co-Carrier Agreement between MFS Intelenet of Virginia, Inc. and GTE South Incorporated	Verizon South Inc., f/k/a GTE South Incorporated MCI WORLDCOM Communications of	Adoption Effective 7/22/97	Amendment 2
agreement)		Virginia, Inc. f/k/a MFS Intelenet of Virginia, Inc. (TCG Virginia, Inc., adoptee)		
	ECTION AGREEMENTS	•	,	·····
Washington	Adopted Agreement:	Verizon Northwest Inc.,	Adoption Effective	Amendment 2

Attachment 1 to Amendment to Interconnection Agreements Interconnection Agreements Between The Parties as of August 1, 2006				
STATE	EXACT TITLE OF ICA	NAMES OF PARTIES	EFFECTIVE DATE	THIS AMENDMENT IS AMENDMENT NUMBER
(TCG adopted the terms of the AT&T agreement)	INTERCONNECTION, RESALE AND UNBUNDLING AGREEMENT between GTE NORTHWEST INCORPORATED and AT&T COMMUNICATIONS OF THE PACIFIC NORTHWEST, INC.	f/k/a GTE Northwest Incorporated AT&T Communications of the Pacific Northwest, Inc. (TCG Seattle, adoptee)	4/21/99	

.

•

٠

Attachment 2 to Amendment to Interconnection Agreements

Terms and Conditions

- A. From the Effective Date through May 31, 2008, Verizon shall bill, and AT&T shall pay, the monthly recurring DS0 loop charges set forth in Appendix A to this Attachment 2, which charges shall replace the monthly recurring DS0 loop charges previously set forth in the Agreement for the same loop types in the same service territories. Appendix A to this Attachment 2 may contain rates and charges for (and/or reference) services, facilities, arrangements and the like that Verizon does not have an obligation to provide under the Agreement (e.g., services, facilities, arrangements and the like for which an unbundling requirement does not exist under 47 U.S.C. Section 251(c)(3)). Notwithstanding any such rates and/or charges (and/or references) and, for the avoidance of any doubt, nothing in this Amendment shall be deemed to require Verizon to provide such a service, facility, arrangement or the like that the Agreement does not otherwise require Verizon to provide, or to provide such a service, facility, arrangement or the like upon terms or conditions other than those that may be required by the Agreement.
- B. From the Effective Date through May 31, 2008, the discount rates applicable to the services that Verizon is required to make available to AT&T for resale pursuant to the Interconnection Agreements or Applicable Law shall be those discount rates set forth in Appendix B to this Attachment 2, notwithstanding any other resale discount rates that may go into effect in a particular state, whether by virtue of a change of law or pursuant to a tariff filed by Verizon. For the avoidance of doubt, this Amendment does not affect which services Verizon is obligated to provide to AT&T for resale under the Interconnection Agreements or Applicable Law, but only the discount rate at which Verizon makes any such resale service available under Section 251(c)(4) of the Act.
- C. Notwithstanding any other provision of the Interconnection Agreements, this Amendment, any applicable tariff or SGAT, or otherwise, the terms contained herein shall govern the relationship of the Parties with respect to the subject matter set forth herein, through May 31, 2008, and thereafter as well until such time as such terms are superseded by a subsequent Interconnection Agreement or Interconnection Agreement amendment effective after May 31, 2008. In case of the expiration or termination of an Interconnection Agreement prior to May 31, 2008, the terms contained herein shall nevertheless continue to remain in effect through May 31, 2008 and thereafter until such time as such terms are superseded by a subsequent Interconnection Agreement effective after May 31, 2008.

Attachment 2 To Amendment to Interconnection Agreements

Appendix A – Monthly Recurring DS0 Loop Charges

Unbundled Loops - Arizona

Service or Element Description:	Recurring Charges:
2 Wire Analog (POTS) Loop	Density Cell
	1 - \$30.00/Month
2 Wire Digital Loop	Density Cell:
5r	<u>1 - \$30.00/Month</u>

Unbundled Loops – California

Service or Element Description:	Recurring Charges:
2 Wire Analog (POTS) Loop	<u>Density Cell</u> 1 - \$11.00/Month 2 - \$21.87/Month
2 Wire Digital Loop	<u>Density Cell</u> : 1 - \$11.00/Month 2 - \$21.87/Month

Unbundled Loops – Connecticut

Service or Element Description:	Recurring Charges:
2 Wire Analog (POTS) Loop	Density Cell
	1B - \$11.31/Month
	Danaity Call:
ISDN BRI Loop	Density Cell: 1B - \$16.70/Month
	1 B - \$10.70/Woltin
	Density Cell:
Customer Specified Signaling - 2-Wire Ground	1B - \$14.21/Month
Start	
	1B - \$16.04/Month
Customer Specified Signaling - 2-Wire Reverse	1B - \$10.04/Month
Battery	
	1B - \$27.47/Month
Customer Specified Signaling - 2-Wire EBS	
	}

2 Wire ADSL/HDSL/IDSL/SDSL Loop	Density Cell: 1B - \$11.31/Month
	1B - \$11.31/Wonth

Unbundled Loops – District of Columbia

Service or Element Description:	Recurring Charges:
2 Wire Analog (POTS) Loop	Density Cell
	1 - \$11.00/Month
ISDN BRI Loop	Density Cell: 1 - \$17.52/Month
Customer Specified Signaling - 2-Wire	Density Cell: 1 - \$11.00/Month
2 Wire ADSL/HDSL/IDSL/SDSL Loop	Density Cell: 1 - \$17.52/Month

Unbundled Loops – Delaware

Service or Element Description:	Recurring Charges:
2 Wire Analog (POTS) Loop	Density Cell 1 - \$11.00/Month 2 - \$13.13/Month 3 - \$16.67/Month
ISDN BRI Loop	<u>Density Cell</u> : 1 - \$11.68/Month 2 - \$14.70/Month 3 - \$18.21/Month
Customer Specified Signaling - 2-Wire	<u>Density Cell</u> : 1 - \$11.00/Month 2 - \$13.13/Month 3 - \$16.67/Month
2 Wire ADSL/HDSL/IDSL/SDSL Loop	<u>Density Cell</u> : 1 - \$11.68/Month 2 - \$14.70/Month 3 - \$18.21/Month

Unbundled Loops – Florida

Service or Element Description:	Recurring Charges:	

2 Wire Analog (POTS) Loop	<u>Density Cell</u> 1 - \$12.00/Month 2 - \$16.18/Month 3 - \$27.54/Month
2 Wire Digital Loop	<u>Density Cell</u> : 1 - \$12.00/Month 2 - \$16.18/Month 3 - \$27.54/Month

Unbundled Loops – Idaho

Service or Element Description:	Recurring Charges:
2 Wire Analog (POTS) Loop	Density Cell 1 - \$45.00/Month
2 Wire Digital Loop	Density Cell: 1 - \$45.00/Month

Unbundled Loops – Illinois

Service or Element Description:	Recurring Charges:
2 Wire Analog (POTS) Loop	Density Cell
	1 - \$24.04/Month
2 Wire Digital Loop	Density Cell:
	1 - \$24.04/Month

Unbundled Loops – Indiana

Service or Element Description:	Recurring Charges:
2 Wire Analog (POTS) Loop	<u>Density Cell</u> 1 - \$11.97/Month 2 - \$13.14/Month 3 - \$19.79/Month
2 Wire Digital Loop	Density Cell: All - \$14.63/Month

Unbundled Loops – Massachusetts

Service or Element Description:	Recurring Charges:
---------------------------------	---------------------------

2 Wire Analog (POTS) Loop	<u>Density Cell</u> 1 - \$11.00/Month 2 - \$11.37/Month 3 - \$15.41/Month 4 - \$24.32/Month
ISDN BRI Loop	Density Cell: 1 - \$13.30/Month 2 - \$12.93/Month 3 - \$17.96/Month 4 - \$29.50/Month
Customer Specified Signaling - 2-Wire	<u>Density Cell</u> : 1 - \$11.00/Month 2 - \$11.37/Month 3 - \$15.41/Month 4 - \$24.32/Month
2 Wire ADSL/HDSL/IDSL/SDSL Loop	Density Cell: 1 - \$11.00/Month 2 - \$11.37/Month 3 - \$15.41/Month 4 - \$24.32/Month

Unbundled Loops – Maryland

Service or Element Description:	Recurring Charges:
2 Wire Analog (POTS) Loop	Rate Group A1 - \$11.00/Month A2 - \$11.00/Month B1 - \$21.92/Month B2 - \$14.45/Month
ISDN BRI Loop	<u>Rate Group</u> A1 - \$12.38/Month A2 - \$12.62/Month B1 - \$24.20/Month B2 - \$16.73/Month
Customer Specified Signaling - 2-Wire	<u>Rate Group</u> A1 - \$11.00/Month A2 - \$11.00/Month B1 - \$21.92/Month B2 - \$14.45/Month

2 Wire ADSL/IDSL/SDSL Loop	Rate Group A1 - \$11.00/Month A2 - \$11.00/Month B1 - \$21.92/Month B2 - \$14.45/Month
2 Wire HDSL Loop	Rate Group A1 - \$26.62/Month A2 - \$27.27/Month B1 - \$50.22/Month B2 - \$35.35/Month

Unbundled Loops – Maine

Service or Element Description:	Recurring Charges:
2 Wire Analog (POTS) Loop	Density Cell
	1 - \$11.44/Month
	2 - \$13.47/Month
	3 - \$18.75/Month
ISDN BRI Loop	Density Cell:
	1 - \$21.81/Month
	2 - \$25.73/Month
	3 - \$37.72/Month
Customer Specified Signaling - 2-Wire	Density Cell:
	1 - \$11.44/Month
	2 - \$13.47/Month
	3 - \$18.75/Month
2 Wire ADSL/HDSL/IDSL/SDSL Loop	Density Cell:
· ·	1 - \$11.44/Month
	2 - \$13.47/Month
	3 - \$18.75/Month

Unbundled Loops – Michigan

Service or Element Description:	Recurring Charges:
2 Wire Analog (POTS) Loop	Density Cell
	1 - \$23.98/Month
2 Wire Digital Loop	Density Cell: 1 - \$23.98/Month

Unbundled Loops - Nevada

Service or Element Description:	Recurring Charges:
2 Wire Analog (POTS) Loop	Density Cell 1 - \$27.41/Month
2 Wire Digital Loop	Density Cell: 1 - \$27.41/Month
2-Wire Channelized Additional Cost of Unbundling	Density Cell: 1 - \$12.45/Month
ISDN-BRI Loop	Density Cell 1 - \$59.77/Month
ISDN-BRI Channelized Additional Cost of Unbundling	Density Cell: 1 - \$36.50/Month
ADSL High Capacity Loop	Density Cell: 1 - \$75.22/Month

Unbundled Loops – New Hampshire

Service or Element Description:	Recurring Charges:
2 Wire Analog (POTS) Loop	<u>Density Cell</u> 1 - \$11.97/Month 2 - \$16.04/Month 3 - \$25.00/Month
ISDN BRI Loop	Density Cell: 1 - \$31.63/Month 2 - \$33.41/Month 3 - \$63.74/Month
Customer Specified Signaling - 2-Wire	Density Cell: 1 - \$11.97/Month 2 - \$16.04/Month 3 - \$25.00/Month
2 Wire ADSL/HDSL/IDSL/SDSL Loop	<u>Density Cell</u> : 1 - \$11.97/Month 2 - \$16.04/Month 3 - \$25.00/Month

Unbundled Loops – New Jersey

Service or Element Description:	Recurring Charges:
2 Wire Analog (POTS) Loop	Density Cell
	1 - \$11.00/Month
	2 - \$11.00/Month
	3 - \$11.82/Month
ISDN BRI Loop	Density Cell:
	1 - \$12.13/Month
	2 - \$13.74/Month
	3 - \$15.14/Month
Customer Specified Signaling - 2-Wire	Density Cell:
	1 - \$11.00/Month
	2 - \$11.00/Month
	3 - \$11.82/Month
2 Wire ADSL/HDSL/IDSL/SDSL Loop	Density Cell:
	1 - \$11.00/Month
	2 - \$11.00/Month
	3 - \$11.82/Month

Unbundled Loops – New York

Service or Element Description:	Recurring Charges:
2 Wire Analog (POTS) Loop	Density Cell
	1A - \$11.00/Month
	1B - \$11.31/Month
	2 - \$15.51/Month
ISDN BRI Loop	Density Cell:
	1A - \$11.93/Month
	1B - \$16.70/Month
	2 - \$22.70/Month

Customer Specified Signaling - 2-Wire Ground Start	Density Cell: 1A - \$11.00/Month 1B - \$14.21/Month 2 - \$18.42/Month
Customer Specified Signaling - 2-Wire Reverse Battery	1A - \$12.47/Month 1B - \$16.04/Month 2 - \$20.25/Month
Customer Specified Signaling - 2-Wire EBS	1A - \$23.98/Month 1B - \$27.47/Month 2 - \$31.72/Month
2 Wire ADSL/HDSL/IDSL/SDSL Loop	Density Cell: 1A - \$11.00/Month 1B - \$11.31/Month 2 - \$15.51/Month

Unbundled Loops – North Carolina

Service or Element Description:	Recurring Charges:
2 Wire Analog (POTS) Loop	Density Cell 1 - \$19.68/Month 2 - \$38.12/Month 3 - \$49.31/Month
ISDN-BRI Loop	Density Cell: 1 - \$42.92/Month 2 - \$83.13/Month 3 - \$107.51/Month
2 Wire ADSL/IDSL/SDSL Loop	Density Cell 1 - \$54.02/Month 2 - \$104.62/Month 3 - \$135.31/Month
2 Wire HDSL Loop	Density Cell: 1 - \$60.39/Month 2 - \$116.97/Month 3 - \$151.28/Month

Unbundled Loops – Ohio

Service or Element Description: Recurring Charges:
--

2 Wire Analog (POTS) Loop	Density Cell 1 - \$15.73/Month
2 Wire Digital Loop	Density Cell: 1 - \$15.73/Month

Unbundled Loops – Oregon

Service or Element Description:	Recurring Charges:
2 Wire Analog (POTS) Loop	Density Cell
	1 - \$14.36/Month
	2 - \$25.83/Month
	3 - \$50.16/Month
2 Wire Digital Loop	Density Cell:
	1 - \$14.36/Month
	2 - \$25.83/Month
	3 - \$50.16/Month

Unbundled Loops – Pennsylvania (Verizon Pennsylvania Inc.)

Service or Element Description:	Recurring Charges:
2 Wire Analog (POTS) Loop	<u>Density Cell</u> 1 - \$11.00/Month 2 - \$11.00/Month 3 - \$12.39/Month 4 - \$22.39/Month
ISDN BRI Loop	Density Cell: 1 - \$11.00/Month 2 - \$11.00/Month 3 - \$13.90/Month 4 - \$23.66/Month
Customer Specified Signaling - 2-Wire	Density Cell: 1 - \$13.54/Month 2 - \$16.26/Month 3 - \$19.36/Month 4 - \$28.11/Month

2 Wire ADSL/HDSL/IDSL/SDSL Loop	Density Cell: 1 - \$11.00/Month 2 - \$11.00/Month 3 - \$12.39/Month 4 - \$22.39/Month	
---------------------------------	---	--

Unbundled Loops - Pennsylvania (Verizon North Inc.)

Service or Element Description:	Recurring Charges:
2 Wire Analog (POTS) Loop	Density Cell
	3 - \$12.39/Month
	4 - \$22.39/Month
2 W/m D: 11	
2 Wire Digital Loop	Density Cell:
	3 - \$12.39/Month
	4 - \$22.39/Month

Unbundled Loops - Rhode Island

-

Service or Element Description:	Recurring Charges:
2 Wire Analog (POTS) Loop	Density Cell 1 - \$11.19/Month 2 - \$15.44/Month 3 - \$19.13/Month
ISDN BRI Loop	Density Cell: 1 - \$24.92/Month 2 - \$31.74/Month 3 - \$28.73/Month
Customer Specified Signaling - 2-Wire	<u>Density Cell</u> : 1 - \$11.19/Month 2 - \$15.44/Month 3 - \$19.13/Month
2 Wire ADSL/HDSL/IDSL/SDSL Loop	<u>Density Cell</u> : 1 - \$11.19/Month 2 - \$15.44/Month 3 - \$19.13/Month

Unbundled Loops – South Carolina

.

Service or Element Description: Recurring Charges:		
	Service or Element Description:	Recurring Charges:

2 Wire Analog (POTS) Loop	Density Cell 1 - \$18.00/Month
2 Wire Digital Loop	Density Cell: 1 - \$18.00/Month

Unbundled Loops – Texas

Service or Element Description:	Recurring Charges:
2 Wire Analog (POTS) Loop	Density Cell 1 - \$13.63/Month 2 - \$35.45/Month 3 - \$78.77/Month
2 Wire Digital Loop	Density Cell: 1 - \$13.63/Month 2 - \$35.45/Month 3 - \$78.77/Month

Unbundled Loops – Virginia (Verizon Virginia Inc.)

Service or Element Description:	Recurring Charges:
2 Wire Analog (POTS) Loop	<u>Density Cell</u> 1 - \$11.89/Month 2 - \$15.26/Month 3 - \$28.43/Month
ISDN BRI Loop	<u>Density Cell</u> : 1 - \$14.15/Month 2 - \$17.09/Month 3 - \$30.42/Month
Customer Specified Signaling - 2-Wire	Density Cell: 1 - \$16.76/Month 2 - \$19.69/Month 3 - \$32.98/Month
2 Wire ADSL/HDSL/IDSL/SDSL Loop	Density Cell: 1 - \$11.89/Month 2 - \$15.26/Month 3 - \$28.43/Month

Unbundled Loops - Virginia (Verizon South Inc.)

			_
Service or Elemen	nt Description:	 Recurring Charges:	

2 Wire Analog (POTS) Loop	Density Cell 1 - \$14.99/Month 2 - \$17.94/Month 3 - \$24.44/Month
2 Wire Digital Loop	<u>Density Cell</u> : 1 - \$14.99/Month 2 - \$17.94/Month 3 - \$24.44/Month

Unbundled Loops – Vermont

Service or Element Description:	Recurring Charges:
2 Wire Analog (POTS) Loop	Density Cell
	1 - \$11.00/Month
	2 - \$11.00/Month
	3 - \$21.63/Month
ISDN BRI Loop	Density Cell:
	1 - \$13.27/Month
	2 - \$16.08/Month
	3 - \$51.60/Month
Customer Specified Signaling - 2-Wire	Density Cell:
	1 - \$11.00/Month
	2 - \$11.00/Month
	3 - \$21.63/Month
2 Wire ADSL/HDSL/IDSL/SDSL Loop	Density Cell:
2 Wile ADSL/IDSL/IDSL/SDSL L00p	1 - \$11.00/Month
	2 - \$11.00/Month
	3 - \$21.63/Month

Unbundled Loops – Washington

Service or Element Description:	Recurring Charges:
2 Wire Analog (POTS) Loop	Density Cell
	1 - \$14.96/Month
	2 - \$16.74/Month
	3 - \$20.11/Month
	4 - \$23.36/Month
	5 - \$49.85/Month

2 Wire Digital Loop	Density Cell:
	1 - \$14.96/Month
	2 - \$16.74/Month
	3 - \$20.11/Month
	4 - \$23.36/Month
	5 - \$49.85/Month
	*Digital loop rates not specifically
	enumerated in tariff, but equal
	Analog rates.

Unbundled Loops – Wisconsin

Service or Element Description:	Recurring Charges:	
2 Wire Analog (POTS) Loop	Density Cell 1 - \$32.00/Month	
2 Wire Digital Loop	Density Cell: 1 - \$32.00/Month	

Unbundled Loops – West Virginia

Service or Element Description:	Recurring Charges:
2 Wire Analog (POTS) Loop	<u>Density Cell</u> 1 - \$14.49/Month 2 - \$22.04/Month 3 - \$35.00/Month 4 - \$43.44/Month
ISDN BRI Loop	<u>Density Cell</u> : 1 - \$16.66/Month 2 - \$24.20/Month 3 - \$37.16/Month 4 - \$45.60/Month
Customer Specified Signaling - 2-Wire	Density Cell: 1 - \$14.49/Month 2 - \$22.04/Month 3 - \$35.00/Month 4 - \$43.44/Month
2 Wire ADSL/HDSL/IDSL/SDSL Loop	<u>Density Cell</u> : 1 - \$14.49/Month 2 - \$22.04/Month 3 - \$35.00/Month 4 - \$43.44/Month

•

.

Attachment 2 to Amendment to Interconnection Agreements

	With Operator & DA		Without Operator & DA	
State	Business	Residence	Business	Residence
Connecticut	19.10%	19.10%	21.70%	21.70%
Delaware	16.00%	16.00%	20.00%	20.00%
District of Col.	12.72%	12.72%	14.79%	14.79%
Maine	23.76%	19.80%	25.74%	23.03%
Maryland	19.87%*	19.87%*	19.87%	19.87%
Massachusetts	24.99%	24.99%	29.47%	29.47%
New Hampshire	18.78%	17.30%	20.25%	19.04%
New Jersey	17.04%	17.04%	20.03%	20.03%
New York	19.10%	19.10%	21.70%	21.70%
Pennsylvania – Verizon Pennsylvania Inc.	23.43% **	23.43% **	25.69%	25.69%
Rhode Island	14.26%	17.87%	16.38%	18.82%
Vermont	26.01%	18.20%	27.66%	20.43%
Virginia – Verizon Virginia Inc.	18.50%	18.50%	21.30%	21.30%
West Virginia	15.05%	15.05%	17.84%	17.84%

Appendix B – Resale Discount Rates

* In MD, residential DA and verification services are available for resale at the retail rate; no discount applies

** Includes the 5% PA Gross Receipts Tax

Attachment 2 to Amendment to Interconnection Agreements

State	Resale Avoided Cost Discount With VZ Operator & DA	Resale Avoided Cost Discount Without VZ Operator & DA	
Arizona	14.50%	14.50%	
California	12.00%	12.00%	
Florida	13.04%	13.04%	
Idaho	13.50%	13.50%	
Illinois	17.50%	17.50%	
Indiana	19.58%	22.30%	
Michigan	15.80%	16.76%	
North Carolina	19.97%	19.97%	
Nevada	16.00%	16.00%	
Ohio	12.16%	16.41%	
Oregon	17.00%	17.00%	
Pennsylvania – Verizon North Inc.	22.80%	22.80%	
South Carolina	18.66%	18.66%	
Texas	22.99%	22.99%	
Virginia – Verizon South Inc.	20.60%	23.40%	
Washington	10.10%*	10.10%*	
Wisconsin	18.45%	18.45%	

Appendix B – Resale Discount Rates

* In WA, OS&DA services discounted at 0.6%

.

Daniel E. Monagle Assistant General Counsel Pennsylvania



March 9, 2005



1717 Arch Street, 32NW Philadelphia, PA 19103

Tel: (215) 963-6004 Fax: (215) 563-2658 Daniel.Monagle@Verizon.com

VIA UPS OVERNIGHT

James J. McNulty, Secretary Pennsylvania Public Utility Commission Commonwealth Keystone Building 400 North Street, 2nd Floor Harrisburg, PA 17120

- 2 4 2005 MAR £ 2005
 - FUEL HOUTILITY CO.MMISS.011

RE: Joint Filing of Verizon North Inc. and Southwestern Bell Communications, Inc. d/b/a SBC Long Distance of Adoption of an Interconnection Agreement Dkt. No. A-310531 F7001

Dear Mr. McNulty:

Pursuant to the Public Utility Commission's Order approved on February 3, 2005, the parties in the above-referenced matter were directed to notify the Commission whether a true and correct copy of the parties' Interconnection Agreement had been filed. Please be advised that the true and correct copy of parties' Agreement, embodied in a letter of adoption, is the Agreement which the parties filed on November 23, 2004 and which was the subject of the Commission's Order approved on February 3, 2005. In addition, by cc: of this letter an electronic copy of the Agreement, and of the underlying agreement being adopted, in .pdf format, is being sent to the Commission's Office of Special Assistants.

Please do not hesitate to contact me if you have any questions regarding this matter.

Very truly yours,

Daniel E. Monagle

DEM/slb

attachment: Diskette (to OSA only) Ms. Bobbi Lathrop, OSA (with diskette) cc: Vicki Fernandez, SBC Long Distance



KJR

COMMONWEALTH F PENNSYLVANIA PUBLIC UTILITY COMMISSION

DATE: May 3, 2007

SUBJECT: A-310531F7001

TO: Office of Special Assistants

FROM: 10 James J. McNulty, Secretary

Joint Petition of Verizon North Inc. and SBC Long Distance, LLC d/b/a SBC Long Distance d/b/a AT&T Long Distance for Approval of an Interconnection Agreement Under Section 252(e) of the Telecommunications Act of 1996.

Attached is a copy of a Joint Petition for Approval of an Interconnection Agreement filed in connection with the above-docketed proceeding.

Enclosed is a copy of the notice that we provided to the Pennsylvania Bulletin to be published on May 19, 2007. Comments are due on or before 10 days after the publication of this notice.

This matter is assigned to your Office for appropriate action.

Attachment

cc: Bureau of Fixed Utility Services Office of Administrative Law Judge-copy of memo only





PENNSYLVANIA PUBLIC UTILITY COMMISSION

NOTICE TO BE PUBLISHED

Joint Petition of Verizon North Inc. and SBC Long Distance, LLC d/b/a SBC Long Distance d/b/a AT&T Long Distance for Approval of an Interconnection Agreement Under Section 252(e) of The Telecommunications Act of 1996. Docket Number: A-310531F7001

Verizon North Inc. and SBC Long Distance, LLC d/b/a SBC Long Distance d/b/a AT&T Long Distance, by its counsel, filed on April 5, 2007, at the Public Utility Commission, a Joint Petition for approval of an Interconnection Agreement under Sections 251 and 252 of the Telecommunications Act of 1996.

Interested parties may file comments concerning the petition and agreement with the Secretary, Pennsylvania Public Utility Commission, P.O. Box 3265, Harrisburg, PA 17105-3265. All such Comments are due on or before 10 days after the date of publication of this notice. Copies of the Verizon North Inc. and SBC Long Distance, LLC d/b/a SBC Long Distance d/b/a AT&T Long Distance Joint Petition are on file with the Pennsylvania Public Utility Commission and are available for public inspection.

Contact person is Cheryl Walker Davis, Director, Office of Special Assistants, (717) 787-1827.

DOCUMENT FOLDER

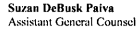
BY THE COMMISSION

Jame & Me Multy

James J: McNulty Secretary



EGISLATIVE REFERENCI 37 MAY - 3 PH 12: 09 PA. CODE & BULLETIN







Verizon Pennsylvania Inc. 1717 Arch Street, Floor 10 Philadelphia, PA 19103

Tel: (215) 466-4755 Fax: (215) 563-2658 Suzan.D.Paiva@Verizon.com

VIA UPS OVERNIGHT

James J. McNulty, Secretary Pennsylvania Public Utility Commission Commonwealth Keystone Building 400 North Street, 2nd Floor Harrisburg, PA 17120

DOCUMENT FOLDER

 RE: Joint Petition of Verizon North Inc. and SBC Long Distance, LLC d/b/a SBC Long Distance d/b/a AT&T Long Distance, f/k/a Southwestern Bell Communications, Inc. of Adoption of an Interconnection Agreement Dkt. No. A-310531 F7001

July 27, 2007

Dear Mr. McNulty:

Pursuant to the Public Utility Commission's Order entered on June 28, 2007, Verizon North Inc. was directed to file a true and correct copy of both the Unitary Rate Amendment (or "Unitary Amendment") and the DS0 Loop/Resale Discount Amendment (or "DS0 Amendment") to the partics' Interconnection Agreement, in electronic format. Please be advised that the true and correct copy of the parties' Amendments are the Amendments which were filed on April 5, 2007 and which were the subject of the Commission's Order. In addition, by cc: of this letter an electronic copy of both the Unitary Amendment and of the DS0 Amendment, in .pdf format, is being sent to the Commission's Office of Special Assistants. We respectfully note that an electronic copy of the text of the underlying Agreement previously has been provided to the Commission.

Please do not hesitate to contact me if you have any questions regarding this matter.



Very truly yours,

a Di Pawa/SUS zan 🖒. Paiva

BTT.

RECEIVED

attachment: Diskette (to OSA only)

SDP/slb

cc: Ms. Bobbi Lathrop, OSA (with diskette)

JUL 2 7 2007

PA PUBLIC UTILITY COMMISSION BEORETARY'S BUREAU