RECEIVED 2007 JAN 16 AM 9: 49 IDARO PUBLIC UTILITIES COMMISSION



Verizon Northwest Inc. 20575 NW Von Neumann Dr. Suite 150 Beaverton, Oregon 97006 Mailcode: OR030156

Fax 503 629-0592

January 15, 2007

ATT-T-98-01/GTE-T-98-08

Ms. Jean Jewell Idaho Public Utilities Commission 472 W Washington 83702 Boise, ID 83720

> Re: Informational Filing Regarding Interconnection Agreement between Verizon Northwest Inc. and SBC Long Distance, LLC d/b/a SBC Long Distance d/b/a AT&T Long Distance

Verizon Northwest 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 Idaho (the "Interconnection Agreement").

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.¹ ²

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 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

Ms. Jean Jewell January 15, 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 Idaho. Verizon is making this informational filing to keep the Idaho Public Utilities Commission fully informed of the applicable terms between the parties in Idaho.

If you have any questions or need additional information regarding this matter, please contact me at 503-645-7909.

Sincerely,

Renee Willer Verizon Regulatory Manager

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 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 "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 the Effective Date, (the original listing having been of 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 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)

AMENDMENT

÷

RECEIVED 2007 JAN 16 AM 9:49 UTILITIES COMMENDER

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 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 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.

WITNESSETH:

WHEREAS, Verizon and AT&T are Parties to Interconnection Agreements under Sections 251 and 252 of the Act.

WHEREAS, the Parties wish to amend the Interconnection Agreements to reflect their agreements on certain intercarrier compensation (including, without limitation, reciprocal compensation), interconnection architecture and related matters, 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:

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

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, modifications to the Interconnection Agreements (in effect as of the Effective Date or as of November 1, 2004 if an Interconnection Agreement was effective at that time) pursuant to Sections 3, 4 and 5 of <u>Attachment 2</u> hereto shall apply with respect to traffic exchanged by the Parties that is covered by the next bill rendered, on or after the Effective Date, in the ordinary course by each Party for the affected categories of traffic, with respect to usage that is customarily and timely included in such bills, even if such traffic was actually exchanged on a date up to sixty (60) days prior to the Effective Date.

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 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.

AMENDMENT NO. 1 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:

Printed: Stephen G. Huels

Printed: Jeffrey A. Masoner

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

By: _____

Date: July 6, 2006

Date: July 6, 2006

AMENDMENT NO. 1 TO NEW YORK INTERCONNECTION AGREEMENTS - PAGE 3

Attachment 1

Interconnection Agreements Between The Parties as of August 1, 2006

`.

	tachment 1 to Amendmer		-	, 2006
STATE	EXACT TITLE OF ICA	NAMES OF PARTIES	EFFECTIVE DATE	THIS AMENDMENT IS AMENDMENT NUMBER
		ECTION AGREEMENT		
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 INTERCONN	ECTION AGREEMENT	S	· · · · · · · · · · · · · · · · · · ·
New York	INTERCONNECTION AGREEMENT UNDER SECTIONS 251 AND 252 OF THE	Verizon New York Inc. ACC Corp.	Effective 8/01/06	Amendment 1
	TELECOMMUNICATIONS ACT OF 1996 by and between VERIZON NEW YORK INC. and ACC CORP.			

Att	achment 1 to Amendmer	nt to Interconnectio	n Agreements	3
Intercon	nection Agreements Betw	veen The Parties a	s of August 1	, 2006
STATE	EXACT TITLE OF ICA	NAMES OF PARTIES	EFFECTIVE DATE	THIS AMENDMENT IS AMENDMENT NUMBER
	ACC INTERCONN	ECTION AGREEMEN	ГS	
Washington, DC	INTERCONNECTION AGREEMENT UNDER SECTIONS 251 AND 252 OF THE TELECOMMUNICATIONS	Verizon Washington, DC Inc., f/k/a Bell Atlantic - Washington, D.C.,	Effective 6/8/98	Amendment 3
	ACT OF 1996 Dated as of June 8, 1998 by and between BELL ATLANTIC -	Inc. ACC National Telecom Corp.		
	WASHINGTON, D.C., INC. and			
	TELECOM CORP.	LECTION AGREEMEN	Te	L
California	INTERCONNECTION,	Verizon California	Effective	Amendment 8
Gamornia	RESALE AND UNBUNDLING AGREEMENT between GTE CALIFORNIA	Inc., f/k/a GTE California Incorporated	1/23/97	
	INCORPORATED, CONTEL OF CALIFORNIA, INC. and AT&T	AT&T Communications of California, Inc.		
•	COMMUNICATIONS OF CALIFORNIA, INC.			

· • .

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

۰.

Att	achment 1 to Amendmen	nt to Interconnectio	n Agreements	S
Intercon	nection Agreements Betw	veen The Parties a	s of August 1	, 2006
STATE	EXACT TITLE OF ICA	NAMES OF PARTIES	EFFECTIVE DATE	THIS AMENDMENT IS AMENDMENT
		ECTION AGREEMEN	те	NUMBER
Florida	INTERCONNECTION,	Verizon Florida	Effective	Amendment 5
Tionda	RESALE AND UNBUNDLING AGREEMENT between	Inc., f/k/a GTE Florida Incorporated	8/1/97	
	AT&T	AT&T		
	COMMUNICATIONS OF	Communications		
	THE SOUTHERN	of the Southern		
	STATES, INC. and	States, Inc.		
	GTE FLORIDA INC.			
		ECTION AGREEMEN	TS	1
Idaho	Adopted Agreement:	Verizon Northwest	Adoption	Amendment 2
		inc.,	Effective	
(AT&T adopted	Interconnection, Resale	f/k/a GTE	7/10/01	
the terms of the	and Unbundling	Northwest		
Pathnet	Agreement	Incorporated		
agreement)	Between GTE Northwest	Pathnet, Inc.		
	INCORPORATED	(AT&T		
	and	Communications		
	PATHNET, INC.	of the Mountain		
		States, Inc.,		
		adoptee)		
		ECTION AGREEMEN	TS	
Illinois	INTERCONNECTION,	Verizon North Inc.,	Effective	Amendment 4
	RESALE	f/k/a GTE North	6/28/99	
	AND UNBUNDLING	Incorporated,		
	AGREEMENT	Verizon South		
	among	Inc.,		
		f/k/a GTE South		
:	INCORPORATED, GTE SOUTH	Incorporated		
	INCORPORATED, d/b/a	AT&T		
	GTE SYSTEMS OF	Communications		
	ILLINOIS	of Illinois, Inc.		
	and			
	AT&T			
	COMMUNICATIONS OF			
	ILLINOIS, INC.			

Att	achment 1 to Amendmer	nt to Interconnectio	n Agreements	3
Intercon	nection Agreements Betw	veen The Parties a	s of August 1	, 2006
STATE	EXACT TITLE OF ICA	NAMES OF PARTIES	EFFECTIVE DATE	THIS AMENDMENT IS AMENDMENT NUMBER
·	AT&T INTERCONN	IECTION AGREEMEN	TS	
Indiana	INTERCONNECTION, RESALE AND UNBUNDLING AGREEMENT between GTE NORTH INCORPORATED AND CONTEL OF THE	Verizon North Inc., f/k/a GTE North Incorporated Contel of the South, Inc., d/b/a Verizon North Systems	Effective 11/24/99	Amendment 2
	SOUTH, INC., d/b/a GTE SYSTEMS OF INDIANA, INC. and AT&T COMMUNICATIONS OF	AT&T Communications of Indiana, Inc.	- - - -	
	INDIANA, INC.			
		ECTION AGREEMEN		
Maine	Assigned Agreement:	Verizon New	Effective	Amendment 3
(ACC assigned its Maine agreement to AT&T)	INTERCONNECTION AGREEMENT UNDER SECTIONS 251 AND 252 OF THE	England Inc., d/b/a Verizon Maine, f/k/a New England Telephone and	4/7/99	
	TELECOMMUNICATIONS ACT OF 1996 Dated as of April 7, 1999 by and between	Telegraph Company, d/b/a Bell Atlantic Maine		
	NEW ENGLAND TELEPHONE & TELEGRAPH COMPANY d/b/a BELL ATLANTIC - MAINE and	ACC National Telecom Corp. (AT&T Communications of New England,		
	ACC NATIONAL TELECOM CORP.	Inc., assignee)		
		ECTION AGREEMEN	тѕ	
Maryland	AGREEMENT between Bell Atlantic Maryland,	Verizon Maryland Inc., f/k/a Bell Atlantic –	Effective 8/1/97	Amendment 4
	Inc. and	Maryland, Inc.		

- --- --- ----

Att	achment 1 to Amendmen	nt to Interconnectio	n Agreements	\$
Intercon	nection Agreements Bet	veen The Parties a	s of August 1	, 2006
				TIUO
STATE	EXACT TITLE OF ICA	NAMES OF PARTIES	EFFECTIVE DATE	THIS AMENDMENT IS AMENDMENT NUMBER
	AT&T Communications of Maryland, Inc. Effective Date: August 1, 1997	AT&T Communications of Maryland, Inc.		
		ECTION AGREEMEN		
Massachusetts	INTERCONNECTION AGREEMENT Agreement between AT&T Communications of New England, Inc. and New England Telephone and Telegraph Company, d/b/a Bell Atlantic –	Verizon New England Inc., d/b/a Verizon Massachusetts, f/k/a New England Telephone and Telegraph Company, d/b/a Bell Atlantic	Effective 4/13/98	Amendment 2
	Massachusetts	 Massachusetts AT&T Communications of New England, Inc. 		
		IECTION AGREEMEN		
Michigan	INTERCONNECTION, RESALE AND UNBUNDLING AGREEMENT between GTE NORTH	Verizon North Inc., f/k/a GTE North Incorporated Contel of the South, Inc., d/b/a Verizon	Effective 8/3/99	Amendment 4
	INCORPORATED AND CONTEL OF THE SOUTH, INC., d/b/a GTE SYSTEMS OF MICHIGAN and AT&T COMMUNCIATIONS OF MICHIGAN, INC.	North Systems AT&T Communications of Michigan, Inc.		

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

	achment 1 to Amendmer			
Intercon	nection Agreements Betw	veen me Fanies a	S OF August T	, 2000
STATE	EXACT TITLE OF ICA	NAMES OF PARTIES	EFFECTIVE. DATE	THIS AMENDMENT IS AMENDMENT
		IECTION AGREEMEN	TS	NUMBER
New York	INTERCONNECTION	Verizon New York	Effective	Amendment 1
New TOIR	AGREEMENT UNDER SECTIONS 251 AND 252 OF THE TELECOMMUNICATIONS	AT&T Communications	8/01/06	
	ACT OF 1996 by and between VERIZON NEW YORK	of New York, Inc.		
	INC. and AT&T	-		
	COMMUNICATIONS OF NEW YORK, INC.			
		IECTION AGREEMEN		
North Carolina	INTERCONNECTION, RESALE AND UNBUNDLING AGREEMENT between	Verizon South Inc., f/k/a GTE South Incorporated	Effective 2/9/99	Amendment 2
	AT&T COMMUNICATIONS OF THE SOUTHERN	AT&T Communications of the Southern		
	STATES, INC. and GTE SOUTH INCORPORATED	States, Inc.		
·····	AT&T INTERCONN		· · · · · · · · · · · · · · · · · · ·	
Ohio	INTERCONNECTION, RESALE AND UNBUNDLING AGREEMENT	Verizon North Inc., f/k/a GTE North incorporated	Effective 12/30/98	Amendment 4
	between GTE NORTH INCORPORATED and	AT&T Communications of Ohio, Inc.		
	AT&T COMMUNICATIONS OF OHIO, INC.			
		ECTION AGREEMEN	r	
Oregon	INTERCONNECTION,	Verizon Northwest	Effective	Amendment 3

Att	achment 1 to Amendmer	nt to Interconnectio	n Agreements	;
Intercon	nection Agreements Bet	ween The Parties a	s of August 1,	, 2006
STATE	EXACT TITLE OF ICA	NAMES OF PARTIES	EFFECTIVE DATE	THIS AMENDMENT IS AMENDMENT NUMBER
	RESALE AND UNBUNDLING AGREEMENT between GTE NORTHWEST INCORPORATED and AT&T COMMUNICATIONS OF THE PACIFIC NORTHWEST, INC.	Inc., f/k/a GTE Northwest Incorporated AT&T Communications of the Pacific Northwest, Inc.	1/27/99	
		ECTION AGREEMEN		
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
Donnovhania		ECTION AGREEMEN	Effective	Amendment 4
Pennsylvania (former GTE)	INTERCONNECTION, RESALE AND UNBUNDLING AGREEMENT between GTE NORTH, INC.	f/k/a GTE North Incorporated AT&T Communications	10/12/99	Amenument 4
	and AT&T COMMUNICATIONS OF PENNSYLVANIA, INC.	of Pennsylvania, Inc.		

۰,

Att	achment 1 to Amendmer	nt to Interconnectio	n Agreement	S
Intercon	nection Agreements Betw	veen The Parties a	s of August 1	2006
	noodonn (groothonic Bott		e er ragaer i	, 2000
				THIS
07.077		NAMES OF	EFFECTIVE	AMENDMENT
STATE	EXACT TITLE OF ICA	PARTIES	DATE	IS AMENDMENT
				NUMBER
	AT&T INTERCONN	ECTION AGREEMEN	TS	INGINIDEIN
Rhode Island	Assigned Agreement:	Verizon New	Effective	Amendment 3
		England, Inc.	4/7/99	
(ACC assigned its	INTERCONNECTION	d/b/a Verizon		
Rhode Island	AGREEMENT UNDER	Rhode Island,		
agreement to	SECTIONS 251 AND 252	f/k/a New England		
AT&T)	OF THE	Telephone and		
	TELECOMMUNICATIONS	Telegraph		
	ACT OF 1996	Company,		
	Dated as of April 7, 1999 by and between	d/b/a Bell Atlantic – Rhode Island		
	NEW ENGLAND			
	TELEPHONE AND	ACC National		
	TELEGRAPH COMPANY	Telecom Corp.		
	d/b/a	(AT&T		
	BELL ATLANTIC -	Communications		
	RHODE ISLAND	of New England,		
	and	Inc., assignee)		
	ACC NATIONAL			
	TELECOM CORP.			
O with O with the		ECTION AGREEMEN		A
South Carolina	INTERCONNECTION,	Verizon South	Effective	Amendment 2
	RESALE AND UNBUNDLING	Inc., f/k/a GTE South	7/14/00	
	AGREEMENT	Incorporated		
	between	moorporatea		
	AT&T	AT&T		
	COMMUNICATIONS OF	Communications		
	THE SOUTHERN	of the Southern		
	STATES, INC.	States, Inc.		
	and			
	GTE SOUTH			
				L
Torras		ECTION AGREEMEN		Amendment 3
Texas	INTERCONNECTION, RESALE	GTE Southwest Incorporated,	Effective 6/6/97	Amenument 3
	AND UNBUNDLING	d/b/a Verizon	010131	
	AGREEMENT	Southwest		
	between	Journoot		
	GTE SOUTHWEST	AT&T		
	INCORPORATED AND	Communications		

٠.

۰.

..

.....

Att	achment 1 to Amendmer	nt to Interconnectio	n Agreements	6
Intercon	nection Agreements Betw	veen The Parties a	s of August 1	, 2006
STATE	EXACT TITLE OF ICA	NAMES OF PARTIES	EFFECTIVE DATE	THIS AMENDMENT IS AMENDMENT NUMBER
	CONTEL OF TEXAS, INC.	of Texas, L.P.,		INCIVIDEIN
	and AT&T COMMUNICATIONS OF THE SOUTHWEST, INC.	f/k/a AT&T Communications of the Southwest, Inc.		
		IECTION AGREEMEN	TS	.
Vermont	Assigned Agreement:	Verizon New	Effective	Amendment 3
(ACC assigned its	INTERCONNECTION	England Inc., d/b/a Verizon	6/10/98	
Vermont agreement to	AGREEMENT UNDER SECTIONS 251 AND 252	Vermont, f/k/a New England		
AT&T)	OF THE TELECOMMUNICATIONS ACT OF 1996	Telephone and Telegraph Company,		
	Dated as of June 10, 1998	d/b/a Bell Atlantic – Vermont		
	by and between			
	BELL ATLANTIC -	ACC National		
	VERMONT and	Telecom Corp. (AT&T		
	ACC NATIONAL TELECOM CORP.	Communications of New England,		
		Inc., assignee)		
		ECTION AGREEMEN		· · · · · · · · · · · · · · · · · · ·
Virginia (former Bell Atlantic)	INTERCONNECTION AGREEMENT UNDER SECTIONS 251 AND 252	Verizon Virginia Inc. f/k/a Bell Atlantic –	Effective 10/8/02	Amendment 3
	OF THE TELECOMMUNICATIONS ACT OF 1996	Virginia, Inc. AT&T		
	Dated as of October 8, 2002	Communications of Virginia, Inc.		
	by and between VERIZON VIRGINIA INC.			
	and AT&T COMMUNICATIONS OF			
	VIRGINIA, INC.			
······	AT&T INTERCONN	IECTION AGREEMEN		1
Virginia (former GTE)	INTERCONNECTION, RESALE	Verizon South Inc.,	Effective 5/28/99	Amendment 2

	achment 1 to Amendmen nection Agreements Bet		-	, 2006
STATE	EXACT TITLE OF ICA	NAMES OF PARTIES	EFFECTIVE DATE	THIS AMENDMENT IS AMENDMENT NUMBER
	AND UNBUNDLING	f/k/a GTE South		
	AGREEMENT	Incorporated		
	between	ATOT		
	GTE SOUTH	AT&T Communications		
	and	of Virginia, Inc.		
	AT&T			
	COMMUNICATIONS OF			
	VIRGINIA, INC.			
	AT&T INTERCON	NECTION AGREEMEN		
Washington	INTERCONNECTION,	Verizon Northwest	Effective	Amendment
	RESALE	Inc.,	9/25/97	
		f/k/a GTE Northwest		
	AGREEMENT	Incorporated		
	GTE NORTHWEST	meorporated		
	INCORPORATED	AT&T		
	and	Communications		
	AT&T	of the Pacific		
	COMMUNICATIONS OF	Northwest, Inc.		
	THE PACIFIC			
	NORTHWEST, INC.			
		NECTION AGREEMEN	Effective	Amendment
Washington, DC	AGREEMENT between	Verizon Washington, DC	8/25/97	
	Bell Atlantic	inc.,	0120131	
	Washington, DC, Inc.	f/k/a Bell Atlantic -		
	and	Washington, D.C.,		
	AT&T Communications	Inc.		
	of Washington, DC, Inc.			
	Effective Date: August	AT&T		
	25, 1997	Communications		
		of Washington,		
	l	DC, Inc.		