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Law and Public Policy 1203 Governor's Square Boulevard Suite 201 Tallahassee, FL 32301 Telephone 850 219 1008



May 19, 2004

BY HAND DELIVERY

Blanca Bayó, Director Office of the Commission Clerk and Administrative Services Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, FL 32399-0850



Re: Notices of Adoption of Interconnection Agreements Under Section 252(i) Dockets Nos. 040163-TP; 040164-TP; 040165-TP; and 040166-TP.

Dear Ms. Bayó,

Kim

On February 23, 2004, MCImetro Access Transmission Services LLC, MCI WORLDCOM Communications, Inc., Intermedia Communications Inc., and Metropolitan Fiber Systems of Florida, Inc. (collectively "MCI") filed with the Florida Public Service Commission notices of adoption under section 252(i) of the Telecommunication Act of 1996 the *Interconnection, Resale and Unbundling Agreement between AT&T Communications of the Southern States, Inc and GTE Florida, Inc.*, n/k/a Verizon Florida Inc. (Verizon), dated July 18, 1997, as amended in its entirety to date.

MCI would like to clarify two items per staff's request. First, the aforementioned MCI entities' Notices of Adoption include collocation, which is part of the AT&T interconnection agreement. Second, at the time the AT&T interconnection agreement originally was filed, AT&T was known as AT&T Communications of the Southern States, Inc., and it is now known as AT&T Communications of the Southern States, LLC.

If you have any questions, please contact me at your earliest convenience.

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CMP		Cimagnaliza
COM		Sincerely,
CTR		John Cayon Wolledy
ECR		Donna Canzano McNulty
GCLcc:	Richard Chapkis, Verizon	
OPC	Jenny Ross, Verizon Dayna Garvin, MCI	
MMS	Matthew Harthun, MCI	
RCA	Peter Reynolds, MCI Jeff Bates, FPSC staff	
SCR	voir Butos, 11 50 stari	
SEC		
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OS770 MAY 19 & FPSC-COMMISSION CLERK



May 19, 2004

Jennifer Ross Director, Negotiations Verizon, Wholesale Markets 500 Summit Lake Drive, 4th Floor Valhalla, NY 10595

Re: Adoption Under Section 252(i) of the Telecommunications Act of 1996 FPSC Dockets Number 040166-TP; 040163-TP; 040164-TP; and 040165-TP

Dear Ms. Ross,

On February 23, 2004, the following MCI entities filed with the Florida Public Service Commission notices of adoption under section 252(i) of the Telecommunication Act of 1996 the *Interconnection, Resale and Unbundling Agreement between AT&T Communications of the Southern States, Inc and GTE Florida, Inc.*, n/k/a Verizon Florida Inc. (Verizon), dated July 18, 1997, as amended: MCImetro Access Transmission Services LLC, MCI WORLDCOM Communications, Inc., Intermedia Communications Inc., and Metropolitan Fiber Systems of Florida, Inc. (collectively "MCI").

By letter dated April 30, 2004, Verizon notified MCI and the Commission Clerk that it does not oppose at this time MCI's adoptions of the AT&T/Verizon interconnection agreement. In its letter, Verizon, however, made several statements of positions regarding various topics, attempting to change and add material terms to the MCI agreement that do not exist in the AT&T/Verizon agreement and therefore are inconsistent with Section 252(i) of the Telecommunications Act of 1996. MCI reserves any and all rights to dispute any and all of Verizon's statements of position. Further, MCI takes the position that nothing asserted in Verizon's statements of position changes, modifies, alters, or should be used to construe or interpret, the underlying AT&T/Verizon interconnection agreement as adopted by MCI.

Please contact me if you have any questions regarding this matter.

Sincerely, Jours Cauzano Wellultz

Donna Canzano McNulty

cc: Blanca Bayó, Commission Clerk Richard Chapkis, Esq., Verizon Dayna Garvin, MCI Matthew Harthun, Esq., MCI