120253-TP

Eric Fryson

From:	Mark Ozanick [maozanick@jsitel.com]
Sent:	Monday, October 08, 2012 11:26 AM
То:	Filings@psc.state.fl.us
Cc:	Eric Fryson
Subject:	RE: ICA amendment filing
Attachments:	Smart City (FL) - ATT Mobility - Amend1 - final-sp.pdf

Mark A. Ozanick, Staff Consultant John Staurulakis, Inc. (JSI) 6849 Peachtree-Dunwoody Road Building B-3, Suite 200 Atlanta, GA 30328-1610 770-569-2105 (O) 770-410-1608 (F)



From: Filings@psc.state.fl.us [mailto:Filings@PSC.STATE.FL.US] Sent: Monday, October 08, 2012 11:02 AM To: Mark Ozanick Cc: Eric Fryson Subject: FW: ICA amendment filing

Mr. Ozanick:

We are in receipt of the attached e-filing. Please note that, per the Commission's e-filing requirements, documents are to be signed by typing "s/" followed by the signatory or a handwritten signature.

A link to the Commission's e-filing requirements is included for your convenience:

http://www.floridapsc.com/dockets/e-filings/

Please call our office if you have any questions.

Dorothy Menasco Florida Public Service Commission Office of Commission Clerk 850-413-6770

Please note: Florida has a very broad public records law. Most written communications to or from state officials regarding state business are NUMPER OF ATE public records available to the public and media upon request. Your e-mail communications may therefore be subject to public disclosure.

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FPSC-COMMISSION CLERK

From: Mark Ozanick [mailto:maozanick@jsitel.com] Sent: Monday, October 08, 2012 10:45 AM To: Filings@psc.state.fl.us Subject: ICA amendment filing

Mark A. Ozanick, Staff Consultant John Staurulakis, Inc. (JSI) 6849 Peachtree-Dunwoody Road Building B-3, Suite 200 Atlanta, GA 30328-1610 770-569-2105 (O) 770-410-1608 (F)



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6849 Peachtree-Dunwoody Road Bldg. B-3, Suite 200 Atlanta, Georgia 30328-1610 phone: 770-569-2105, fax: 770-410-1608 internet: www.jsitel.com, e-mail: jsi@jsitel.com

October 8, 2012

Ms. Ann Cole, Director Office of Commission Clerk Florida Public Service Commission 2540 Shumard Oak Blvd. Tallahassee, FL 32399-0850

Re: Approval of the Amendment to the Interconnection Agreement Negotiated by and between Smart City Telecommunications LLC d/b/a Smart City Telecom and New Cingular Wireless PCS, LLC, and its Commercial Mobile Radio Service affiliates d/b/a AT&T Mobility Pursuant to Sections 251(a) and 251(b)(5) of the Telecommunications Act of 1996

Dear Ms. Cole:

Attached for filing is an Amendment to the Interconnection Agreement negotiated by and between Smart City Telecommunications LLC d/b/a Smart City Telecom ("Smart City") and New Cingular Wireless PCS, LLC, and its Commercial Mobile Radio Service affiliates d/b/a AT&T Mobility ("AT&T Mobility"). Both Parties respectfully request that the Amendment be reviewed and considered for approval at the Commission's earliest convenience.

John Staurulakis, Inc. is filing the attached Amendment on behalf of Smart City and would appreciate that you file the same.

Thank you for your assistance in this matter.

Sincerely,

s/ Mark A. Ozanick

Mark A. Ozanick, Staff Consultant John Staurulakis, Inc.

cc: Lynn B. Hall, Smart City Telecom Sheila Paananen, AT&T Mobility

Headquarters: 7852 Walker Drive, Suite 200 Greenbelt, MD 20770 phone: 301-459-7590, fax: 301-577-5575 Eagandale Corporate Center, Suite 310 1380 Corporate Center Curve, Eagan, MN 55121 phone: 651-452-2660, fax: 651-452-1909 Echelon Building II, Suite 200 9430 Research Blvd., Austin, TX 78759 phone: 512-338-0473, fax: 512-346-0822 547 South Oakview Lane Bountiful, UT 84010 phone: 801-294-4576, fax: 801-294-5124

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PSC-COMMISSION CLERF

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AMENDMENT NO. #1 TO THE WIRELESS INTERCONNECTION AND RECIPROCAL COMPENSATION AGREEMENT BY AND BETWEEN SMART CITY TELECOMMUNICATIONS LLC D/B/A SMART CITY TELECOM AND NEW CINGULAR WIRELESS PCS, LLC, AND ITS COMMERCIAL MOBILE RADIO SERVICE AFFILIATES D/B/A AT&T MOBILITY

This is an Amendment ("Amendment") to the Interconnection and Reciprocal Compensation Agreement by and between Smart City Telecommunications LLC d/b/a Smart City Telecom ("Smart City"), and New Cingular Wireless PCS, LLC, and its Commercial Mobile Radio Service affiliates, d/b/a AT&T Mobility ("AT&T Mobility"), jointly the "Parties."

RECITALS

WHEREAS, the Parties, or their predecessors in interest, previously entered into an Interconnection and Reciprocal Compensation Agreement ("Original Agreement"), pursuant to 47 U.S.C. §§251 and 252, effective June 1, 2005; and

WHEREAS, On November 18, 2011, the Federal Communications Commission ("FCC") issued a Report and Order and Further Notice of Proposed Rulemaking in CC Docket Nos. 96-45 and 01-92; GN Docket No. 09-51; WC Docket Nos. 03-109, 05-337, 07-135 and 10-90; and WT Docket No. 10-208 as amended (the "USF/ICC Transformation Order"); and

WHEREAS, the Original Agreement contains a "change in law" provision which authorizes the Parties to amend the Original Agreement to comport with a change in law.

NOW, THEREFORE, in consideration of the mutual provisions contained herein and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Parties hereby agree as follows:

AGREEMENT

A. Definitions

- 1. "Bill-and-Keep" arrangements are those in which carriers exchanging telecommunications traffic do not charge each other for specific transport and/or termination functions or services as defined in 47 C.F.R. §51.713.
- 2. "InterMTA Traffic" means telecommunications traffic exchanged between a LEC and a CMRS provider that, at the beginning of the call, originates in one Major Trading Area ("MTA"), as defined in 47 C.F.R. §24.202(a), and terminates in another MTA.
- 3. "Non-Access Telecommunications Traffic" (IntraMTA Traffic) means telecommunications traffic exchanged between a LEC and a CMRS provider that, at the beginning of the call, originates and terminates within the same MTA.
- B. Amendment Terms
 - 1. Pursuant to the FCC's USF/ICC Transformation Order, effective for traffic exchanged on and after July 1, 2012, Bill-and-Keep shall be the compensation methodology for Non-Access Telecommunications Traffic exchanged between Smart City and AT&T Mobility.
 - 1.1 The provisions of this Amendment, including the provisions of this sentence may not MBER-DATE

be amended, modified or supplemented without the written consent thereto by both Parties' authorized representatives. Notwithstanding the foregoing, if as a result of any decision, order or determination of any judicial or regulatory authority with jurisdiction over the subject matter hereof, the FCC's USF/ICC Transformation Order regarding the bill-and-keep arrangements for IntraMTA traffic are reversed, remanded, stayed, or vacated ("Bill-and-Keep Decision"), then the Parties agree to comply with all requirements of the Bill-and-Keep Decision.

- 1.2 Unless the Bill-and-Keep Decision expressly provides otherwise, the following reciprocal compensation rates for Non-Access Telecommunications Traffic shall apply:
 - 1.2.1 In the event of a reversal, remand, or vacatur, the per minute of use reciprocal compensation rates listed in the Original Agreement shall be applied in lieu of Bill-and-Keep, and, if the reversal, remand, or vacatur so requires, the Parties will true up the rates and apply such rates retroactively back to July 1, 2012.
 - 1.2.2 In the case of a judicial stay, the Parties will apply the reciprocal compensation rates listed in the Original Agreement prospectively from the date the stay is issued. If such judicial stay is subsequently lifted and there is not a corresponding court-ordered reversal or vacatur, the Parties will move to Bill-and-Keep.
- 2. InterMTA Traffic The Parties agree that traffic that is directly or indirectly delivered, may be rated and recorded as IntraMTA Traffic, but may have originated and terminated in different MTAs and therefore, is InterMTA Traffic subject to switched access compensation.
 - 2.1 Recognizing that neither Party currently has a way of accurately measuring this InterMTA Traffic, the Parties agree, for the purposes of this Amendment, to maintain the existing InterMTA Factor at this time. The Parties agree to work cooperatively to conduct traffic studies within six (6) months of the effective date of this Amendment to establish a new InterMTA Factor.
 - 2.2 Further, the Parties agree that this Amendment is intended primarily for the exchange of IntraMTA Traffic. Because of the mobile nature of AT&T Mobility's customers, the Parties acknowledge that a *de minimus* amount of InterMTA Traffic can be delivered directly over the interconnection trunks or indirectly *via* the third party tandem; however, excessive or unreasonable amounts of other identifiable InterMTA Traffic shall not be delivered in this manner and shall not be common practice.
 - 2.3 The Parties agree to review the InterMTA Factor on a periodic basis and, if warranted by the actual usage, revise the factor appropriately. Both Parties shall cooperate in exchanging necessary records and information required to conduct such reviews. Once the new InterMTA Factor is established, each Party shall only have the right to conduct a review of the InterMTA Factor no more than one time in a consecutive 12month period.
- 3. FCC Rule 47 C.F.R. §51.709(c) provides that for Non-Access Telecommunications Traffic exchanged between Smart City and AT&T Mobility, Smart City will be responsible for transport to AT&T Mobility's interconnection point when it is located within Smart City's service area. When AT&T Mobility's interconnection point is located outside Smart City's service area, Smart City's transport and provisioning obligation stops at its meet point and AT&T Mobility is responsible for the remaining transport to its interconnection point (the "Rural Transport Rule").

- 3.1 Smart City shall notify AT&T Mobility within ten (10) days of any change in its status as a rural rate-of-return LEC. In the event of any such change, Smart City will, upon AT&T Mobility's request, commence negotiations on a further amendment to the Interconnection Agreement within thirty (30) days of such request.
- 4. Call Signaling. The Calling Party Number ("CPN") associated with the End-User Customer originating the call must be provided as required by FCC rules (47 C.F.R. §64.1601). The CPN shall not be altered. The CPN will be provided by each Party in conjunction with all traffic it exchanges to the extent required by industry standards and FCC rules. The CPN follows the North American Numbering Plan Administration ("NANPA") standards and can be identified in numbering databases and the LERG as an active number. The CPN is assigned to an active End-User.
- 5. The Parties will connect their networks using SS7 as defined in applicable industry standards including ISDN User Part ("ISUP") for trunk signaling and Transaction Capabilities Application Part ("TCAP") for Common Channel Signaling ("CCS")-based features to facilitate interoperability of CLASS features and functions between their respective networks. Signaling information shall be shared between the Parties at no charge to either Party.
- 6. In order to process, track and monitor the traffic that is being exchanged, the Parties agree to cooperate with one another on the exchange of all appropriate CCS messages, for call set-up, including without limitation ISUP and TCAP messages.
- 7. Updated Contacts -

Smart City Telecommunications LLC d/b/a	AT&T Mobility
Smart City Telecom	
•	For Official Notices:
For Official Notices:	
	AT&T Mobility LLC
Lynn B. Hall	1277 Lenox Park Blvd.
Director - Contracts	Suite 4A42
Smart City Telecom	Atlanta, GA 30319
P.O. Box 22555	Attn: Senior Contract Manager
3100 Bonnet Creek Rd. (Overnight only)	Phone: 404-499-6086
Lake Buena Vista, FL 32830-2555	Fax: 404-986-8452
Office: (407) 828-6730	
Facsimile: (407) 828-6650	With a copy to:
Email: Ibhall@smartcity.com	
	AT&T Services, Inc.
For Billing:	Legal Department
	675 West Peachtree Street
Thomas Thum	Atlanta, GA 30308
Carrier Analyst	Attn: Interconnection Agreement Counsel
Smart City Telecom	-
P.O. Box 22555	For Billing:
3100 Bonnet Creek Rd. (Overnight only)	
Lake Buena Vista, FL 32830-2555	AT&T Mobility
Office: (407) 828-6698	C/O TEOCO
Facsimile: (407) 828-6871	12150 Monument Drive, Suite 700
Email: tthum@smartcity.com	Fairfax, VA 22033
- /	(in "RE" space put "Xtrak")

- 8. This Amendment shall be effective July 1, 2012.
- 9. This Amendment shall remain effective as long as the Agreement remains effective between the Parties, subject to future changes of law.
- 10. The provisions of this Amendment, including the provisions of this sentence, may not be amended, modified or supplemented without the written consent thereto by both Parties' authorized representatives.
- 11. Except as expressly set forth herein, the terms and conditions of the Original Agreement shall remain in full force and effect without change.

IN WITNESS THEREOF, The Parties, intending to be legally bound, have executed this Amendment as of the dates set forth below, in multiple counterparts, each of which is deemed an original, but all of which shall constitute one and the same instrument.

New Cingular Wireless PCS, LLC, and its Commercial Mobile Radio Service affiliates d/b/a AT&T Mobility	
By: Sheila Paararen	By: Mis & duenty
Name: Sheila Paananen	Name: James T. Schumacher
Title: Lead Carrier Relations Manager	Title: Vice President - Finance
Date: 9/4/2018	Date: 10/1/12