130029-TP

Eric Fryson

From:	Mark Ozanick [maozanick@jsitel.com]	
Sent:	Friday, January 25, 2013 1:48 PM	
То:	Filings@psc.state.fl.us	
Subject:	ICA amendment between Smart City and Verizon Wireless	
Attachments: Smart City (FL) - VZW - 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)

CONFIDENTIAL: This email and any attachments are confidential and the property of John Staurulakis, Inc. They are only intended for the person or persons to whom the email is addressed. Any unauthorized use, disclosure, storage, copying, retransmission, or distribution of the contents of this email or its attachments or taking any action based upon the information contained in them is strictly prohibited. If the attachments are legal in nature, for example an interconnection agreement or a contract, we strongly advise that you have your local counsel review the document(s) to ensure that it satisfies all legal requirements. If you have received this communication in error, please delete the email immediately and contact the sender.

> 「「「「「」」」 「「」」「」」 「」」、「」」」 「」」、「」」」

> > DOCUMENT NUMBER-DATE 00472 JAN 25 2 FPSC-COMMISSION CLERK

1/25/2013



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

January 25, 2013

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

130029-71

Re: Approval of the Amendment to the Wireless Interconnection / Compensation Agreement Negotiated by and between Smart City Telecommunications LLC d/b/a Smart City Telecom and Verizon Wireless 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 Wireless Interconnection / Compensation Agreement negotiated by and between Smart City Telecommunications LLC d/b/a Smart City Telecom ("Smart City") and Verizon Wireless ("VZW"). 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 Marc Sterling, Verizon Wireless

Greenbelt, MD 20770 phone: 301-459-7590, fax: 301-577-5575

Headquarters: 7852 Walker Drive, Suite 200 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

DOCUMENT NUMBER - DAT

13

JAN 25

0472

PSC-COMMISSION CLERK

Telecommunications Advisors Since 1962

AMENDMENT NO. 1 TO THE WIRELESS INTERCONNECTION / COMPENSATION AGREEMENT BY AND BETWEEN SMART CITY TELECOMMUNICATIONS LLC D/B/A SMART CITY TELECOM AND VERIZON WIRELESS

This is an Amendment ("Amendment") to the Wireless Interconnection / Compensation Agreement by and between Smart City Telecommunications LLC d/b/a Smart City Telecom ("Smart City") and the Verizon Wireless entities listed on the signature page of this Amendment, individually and collectively d/b/a Verizon Wireless ("VZW"), jointly the "Parties."

RECITALS

WHEREAS, the Parties, or their predecessors in interest, previously entered into a Wireless Interconnection / Compensation Agreement ("Original Agreement"), pursuant to 47 U.S.C. \S 251/252, effective November 1, 2004; 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 that authorizes the Parties to amend the 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

DOCUMENT NUMBER-DATE

Verizon Wireless Matter #82011950-2712 JAN 25 2

FPSC-COMMISSION CLERK

- 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 VZW so long as the USF/ICC Transformation Order is effective and unstayed, or such other rate, if any, set by a subsequent effective and unstayed order, if any, of the FCC or a court of competent jurisdiction.
- 2. InterMTA Traffic Notwithstanding any other provision in the Agreement, tariffed access rates apply to InterMTA Traffic originated on VZW's network and delivered to Smart City for termination to its customers. VZW shall compensate Smart City at Smart City's applicable access tariff rates for all VZW-originated Inter-MTA Traffic only to the extent that such VZW-originated InterMTA Traffic is not handed off to an Interexchange Carrier for delivery to Smart City. Recognizing that Smart City is not able to measure InterMTA Traffic, both Parties agree to maintain the existing InterMTA Factor at this time to determine an estimate of mobile to land traffic that is compensable InterMTA Traffic. Upon request of either Party at least six (6) months after the Amendment Effective Date and no more often than once per calendar year, the Parties shall renegotiate the InterMTA Factor based on either Party's current traffic study data or ability to record actual usage. The InterMTA Factor set forth in this Amendment (or any subsequent amendment) shall remain in effect until the Parties execute a written amendment that: (i) changes the InterMTA Factor based on current traffic study data; or (ii) deletes the InterMTA Factor and institutes billing for InterMTA Traffic based on actual recorded usage that is available and verifiable by both Parties. Where the Parties have the ability to bill for InterMTA Traffic based on actual recorded usage, and that usage is available and verifiable by both Parties, the Parties may agree to implement billing based on actual usage instead of a mutually agreeable traffic factor.
- 3. To the extent that VZW's Point of Interconnection ("POI") is located outside of Smart City's service area (e.g., at a third-party tandem as identified in the LERG) and Smart City is a rate of return regulated rural local exchange carrier as defined in 47 C.F.R. §51.5, Smart City's "Transport" (as defined in 47 C.F.R. §51.701(1)(c)) and provisioning obligation for Non-Access Telecommunications Traffic stops at its service area boundary meet-point. For such traffic, VZW is responsible for any and all remaining Transport outside of Smart City's service area to VZW's POI, including Transport for Smart City-originated traffic sent to VZW's POI through a third-party Transport provider selected by VZW. To the extent that Smart City is not a rate of return regulated rural local exchange carrier as defined in 47 C.F.R. §51.5, Smart City's Transport and provisioning obligation for Non-Access Telecommunications Traffic stops at VZW's POI, regardless of whether VZW's POI is located inside or outside of Smart City's service area.
- 4. Call Signaling. For traffic exchanged under the Agreement, as amended by this Amendment, the Parties agree to transmit signaling information, including calling party number (CPN), in accordance with applicable law and industry standards.
- 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	Verizon Wireless
d/b/a Smart City Telecom	
	For Official Notices:
For Official Notices:	
	Verizon Wireless
Lynn B. Hall	1120 Sanctuary Parkway, Suite 150
Director - Contracts	Alpharetta, GA 30009
Smart City Telecom	770-797-1230
P.O. Box 22555	Attn: Manager – Interconnection
3100 Bonnet Creek Rd. (Overnight only)	
Lake Buena Vista, FL 32830-2555	With a copy to:
Office: (407) 828-6730	
Facsimile: (407) 828-6650	Verizon Global Wholesale
Email: lbhall@smartcity.com	1320 North Courthouse Road, 9 th Floor
	Arlington, VA 22201
For Billing:	Attn: Deputy General Counsel
Thomas Thum	For Billing:
Carrier Analyst	
Smart City Telecom	Verizon Wireless
P.O. Box 22555	ATTN: James Green
3100 Bonnet Creek Rd. (Overnight only)	14055 Riveredge Dr.
Lake Buena Vista, FL 32830-2555	Tampa, FL 33637
Office: (407) 828-6698	813-632-2236
Facsimile: (407) 828-6871	
Email: tthum@smartcity.com	

- 8. This Amendment shall be effective July 1, 2012.
- 9. This Amendment shall remain effective as long as the Original Agreement remains effective between the Parties, subject to future changes in 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.

Alltel Communications, LLC d/b/a Verizon Wireless	Smart City Telecommunications LLC d/b/a
verizon wireless	Smart City Telecom
Cellco Partnership d/b/a Verizon Wireless	
Verizon Wireless of the East LP d/b/a	
Verizon Wireless	
By: Cellco Partnership, Its General	
Partner	
Verizon Wireless Personal	
Communications LP d/b/a Verizon	
Wireless / /	
Verizon Wireless Telecom, Inc. d/b/a	
Verizon Wireless	A
By: 5M	By: Allo In Scheemacher
Name: Hans Leutenegger	Name: James T. Schumacher
Title: Area Vice President, Network	Title: Vice President - Finance
1/11/12	
Date: // 9//3	Date: (10)
/ /	·

Verizon Wireless Matter #820-146969-2012

4