Marguerite McLean

090328-TP

From:

Scobie, Teresa A (TERRY) [terry.scobie@verizon.com]

Sent:

Tuesday, June 09, 2009 11:58 AM

To:

Filings@psc.state.fl.us

Cc:

O'Roark, Dulaney L; David Christian; Clark, Demetria Germaine; vzcontractadmin@verizon.com

Subject:

Verizon Florida LLC/XO Communications Services, Inc.-FL IRUC Agreement - Revised Amendment No. 3

Attachments: VZ FL-XO FL Rev Amendment 3.pdf



The attached is submitted on behalf of Verizon Florida LLC by

Dulaney L. O'Roark III
P. O. Box 110, MC FLTC0007
Tampa, Florida 33601-0110
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The attached pdf document consists of a total of nine pages - cover letter (1 page), Petition (1 page), Amendment (6 pages) and Certificate of Service (1 page).

Terry Scobie
Legal Secretary II
Verizon Legal Department
P. O. Box 110 - MC FLTC0007
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Dulaney L. O'Roark III
Vice President & General Counsel, Southeast Region
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5055 North Point Parkway Alpharetta, Georgia 30022

Phone 678-259-1449 Fax 678-259-1589 de.oroark@verizon.com

June 9, 2009 - VIA ELECTRONIC MAIL

Ann Cole, Commission Clerk Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, FL 32399-0850

Re: Docket No.

Petition for Approval of Revised Amendment No. 3 to Interconnection, Resale, Unbundling and Collocation Agreement Between XO Communications Services, Inc. and Verizon Florida LLC

Dear Ms. Cole:

The above-referenced Petition is enclosed for filing. The amendment consists of a total of six pages. This revised Amendment 3 replaces the original Amendment 3, which went into effect by operation of law as noted in Staff's memorandum dated April 15, 2009 in Docket No. 090027-TP. Service has been made as indicated on the Certificate of Service. If there are any questions regarding this matter, please contact me at (678) 259-1449.

Sincerely,

s/ Dulaney L. O'Roark III

Dulaney L. O'Roark III

tas

Enclosures

DOCUMENT NUMBER-CATE
05778 JUN-98

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Petition for Approval of Revised Amendment)	Docket No.
No. 3 to Interconnection, Resale, Unbundling and)	Filed: June 9, 2009
Collocation Agreement Between XO Communications)	
Services, Inc. and Verizon Florida LLC)	
)	

PETITION OF VERIZON FLORIDA LLC FOR APPROVAL OF REVISED AMENDMENT NO. 3 TO INTERCONNECTION, RESALE, UNBUNDLING AND COLLOCATION AGREEMENT WITH XO COMMUNICATIONS SERVICES, INC.

Verizon Florida LLC (Verizon) respectfully requests approval of Revised Amendment No. 3 to its interconnection, resale, unbundling and collocation agreement with XO Communications Services, Inc. (XO).

The original Amendment No. 3, which related to the exchange of VoIP traffic, went into effect by operation of law as noted in Staff's memorandum dated April 15, 2009 in Docket No. 090027-TP. The attached amendment makes slight changes to the original amendment and replaces the original amendment in its entirety, nunc pro tunc.

Verizon respectfully requests that the Commission approve the attached revised amendment and that Verizon be granted all other relief proper under the circumstances.

Respectfully submitted on June 9, 2009.

By: s/ Dulaney L. O'Roark III

Dulaney L. O'Roark III 5055 North Point Parkway Alpharetta, Georgia 30022 Phone: (678) 259-1449

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Email: de.oroark@verizon.com

Attorney for Verizon Florida LLC

DOCUMENT NUMBER-CATE 05778 JUN-98

AMENDMENT NO. 3

TO THE

INTERCONNECTION AGREEMENT

BETWEEN

VERIZON FLORIDA LLC, F/K/A VERIZON FLORIDA INC.

AND

XO COMMUNICATIONS SERVICES, INC.

This Amendment No. 3 (this "Amendment") shall be deemed effective as of October 1, 2008 (the "Amendment Effective Date"), by and between Verizon Florida LLC, f/k/a Verizon Florida Inc. ("Verizon"), a Florida corporation with offices at 201 N. Franklin Street, One Tampa City Center, Tampa, FL 33602, and XO Communications Services, Inc. ("XO"), a corporation with offices at 1601 Trapelo Road, Suite 397, Waltham, MA 02451. (Verizon and XO may be hereinafter referred to individually, as a "Party" and collectively as the "Parties").

WITNESSETH:

WHEREAS, Verizon and XO are parties to an interconnection agreement under Sections 251 and 252 of the Communications Act of 1934, as amended (the "Act") dated August 18, 1999 (such agreement, including such amendments as may be effective prior to the effectiveness of this Amendment, the "Agreement"); and

WHEREAS, the Parties wish to amend the Agreement to address the matters set forth herein.

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

- 1. Amendment to Agreement. As of the Amendment Effective Date, the Agreement is hereby amended to incorporate the terms and conditions set forth in this Amendment, all of which shall apply to and be a part of the Agreement (hereinafter referred to as the "Amended Agreement") notwithstanding any other term or condition of the Agreement, a Tariff or a Statement of Generally Available Terms and Conditions.
- Exchange of VOIP Traffic.
 - 2.1 An Originating Party delivering Interexchange VOIP Traffic to the Terminating Party for termination on the Terminating Party's network shall compensate the Terminating Party at the Interexchange VOIP Rate for the transport and termination of such Interexchange VOIP Traffic.
 - 2.2 VOIP Traffic may be exchanged over the local interconnection trunk groups established pursuant to the Agreement. A Party using local interconnection trunk groups to transport Interexchange VOIP Traffic shall bear proportional financial responsibility for those trunks and facilities. To the extent that a Party uses facilities provided by the other Party for transport, the other Party shall bill, and such Party shall pay, for such facilities at the other Party's relevant tariffed access rates (interstate to the extent that the Interexchange VOIP usage is compensated at interstate rates herein, or intrastate to the extent that the

- Interexchange VOIP usage is compensated at intrastate rates herein), to the extent, and in the proportion, that such facilities are used to carry Interexchange VOIP Traffic; provided that such rates shall not exceed Verizon's tariffed rates for like services.
- 2.3 No interconnection or network architecture changes are required or intended to be required by this Amendment for the exchange of such traffic.
- 2.4 An Originating Party delivering Local VOIP Traffic to the Terminating Party for termination on the Terminating Party's network shall compensate the Terminating Party for the transport and termination of such Local VOIP Traffic at the rate that would apply (e.g., the reciprocal compensation rate or the ISP rate) under the Agreement to like traffic that is not VOIP Traffic (such rate, the "Local VOIP Rate).
- 3. FCC VOIP Order. If the FCC issues an order on or after the Amendment Effective Date that specifies what compensation is due for the exchange of Interexchange VOIP Traffic, such compensation shall apply prospectively according to the implementation dates set forth in such order without the need for further amendment to the Amended Agreement to incorporate such compensation mechanisms; provided that if such order is modified, stayed, or set aside by the FCC or a court of competent jurisdiction, the Parties shall modify, stay, or set aside their implementation thereof accordingly.
- 4. Effectiveness of Amendment.
 - 4.1 This Amendment shall remain in effect through December 31, 2009. On or after January 1, 2010, either Party may cause this Amendment to terminate by written notice delivered to the other Party on or after December 2, 2009, specifying a termination date not less than 30 days after delivery of such notice (such date, the "Amendment Termination Date"). After the Amendment Termination Date, the subject matter hereof shall be governed by the Agreement, or by such other agreement as the Parties may enter into after the date hereof.
 - 4.2 The relationship of the Parties with respect to the subject matter hereof shall be governed by this Amendment through the Amendment Termination Date, notwithstanding the expiration or termination of the Agreement. In case the Agreement is terminated, replaced or otherwise superseded prior to the Amendment Termination Date, this Amendment shall remain in full force and effect, and shall continue to govern the subject matter hereof.
- 5. [Intentionally Omitted]
- 6. Billing.
 - 6.1 The Parties shall work together cooperatively to establish billing and payment procedures to implement the terms hereof, including without limitation methods for identifying Interexchange VOIP Traffic for billing purposes. Such methods may include, without limitation, the establishment of factors to distinguish the portion of a Party's traffic that is Interexchange VOIP Traffic.
 - 6.2 For Originating VOIP Traffic, subject to the terms of subsection 6.1 hereof, an Originating Party shall track, and identify to the Terminating Party, the Originating VOIP Traffic that is Interexchange VOIP Traffic that the Originating Party delivers to the Terminating Party, and shall, upon request of the Terminating Party, supply such data as may be reasonably required to support the Originating Party's characterization of such traffic as Interexchange VOIP Traffic or otherwise.

- 6.3 For Terminating VOIP Traffic, if a Terminating Party terminates more than a de minimis amount of Terminating VOIP Traffic to its end users, it shall promptly notify the Originating Party, and, subject to the terms of subsection 6.1 hereof, the Terminating Party shall track, and identify to the Originating Party, the Terminating VOIP Traffic that is Interexchange VOIP Traffic that the Originating Party delivers to the Terminating Party, and will, upon request of the Originating Party, supply such data as may be reasonably required to support the Terminating Party's characterization of such traffic as Interexchange VOIP Traffic or otherwise.
- 7. <u>Definitions</u>. As used in this Amendment, the following capitalized terms shall have the specified meanings:
 - 7.1 "Interexchange VOIP Traffic" means VOIP Traffic that is terminated by a Party to its end user whose physical location is outside the mandatory local calling area (including non-optional EAS, and based on Verizon's local calling areas) of the physical location of the originating end user.
 - 7.2 "Interexchange VOIP Rate" means:
 - 7.2.1 If a Party is a Qualified Party, the Interexchange VOIP Rate shall be the Terminating Party's interstate terminating switched access rates; provided that such rates shall not exceed Verizon's tariffed interstate terminating switched access rates (as such rates may be in effect or modified from time to time).
 - 7.2.2 If a Party is not a Qualified Party, the Interexchange VOIP Rate shall be (a) for traffic that is interstate based on the physical locations of the calling and called parties, the Terminating Party's interstate terminating switched access rates; and (b) for traffic that is intrastate based on the physical locations of the calling and called parties, the Terminating Party's intrastate terminating switched access rates; provided that in each case such rates shall not exceed Verizon's applicable tariffed terminating switched access rates (as such rates may be in effect or modified from time to time).
 - "Local VOIP Traffic" means VOIP Traffic that is terminated by a Party to its end user whose physical location is within the mandatory local calling area (including non-optional EAS, and based on Verizon's local calling areas) of the physical location of the originating end user.
 - 7.4 "Originating Party" means a Party that delivers traffic (including traffic that originates on the Originating Party's network and third-party traffic) to the other Party for termination on the other Party's network.
 - 7.5 "Originating VOIP Traffic" means VOIP-to-PSTN Traffic and VOIP-to-VOIP Traffic.
 - 7.6 "Phone-to-Phone VOIP Traffic" means communications that originate and terminate on the public switched telephone network but are transmitted by Internet Protocol at some point in the middle, as set forth in the FCC's Order, *In the Matter of Petition for* Declaratory Ruling that AT&T's Phone-to-Phone IP Telephony Services are Exempt from Access Charges, FCC 04-97, WC Docket No. 02-361 (rel. April 21, 2004).
 - 7.7 "Qualified Party" means a Party that meets each of the following conditions:
 - 7.7.1 For each of the three calendar months immediately preceding the calendar month in which the Amendment Effective Date falls, such Party, combined with all of its affiliates, must have been billed by the other Party, combined with all

- of its affiliates, intercarrier compensation for the transport and termination of local traffic, ISP-bound traffic, and VOIP traffic, totaling not less than sixty thousand U.S. Dollars (\$60,000).
- 7.7.2 As of the Amendment Effective Date and until the Amendment Termination Date, such Party, and each of its affiliates, shall be a party to terms substantially the same as those set forth in this Amendment in every jurisdiction in which they are parties, with the other Party or any of its affiliates, to an interconnection agreement under Sections 251 and 252 of the Act.
- 7.7.3 As of the Amendment Effective Date, such Party, together with all of its affiliates, shall have no outstanding liability for payment on any invoices rendered by the other Party, or any of its affiliates, before the Amendment Effective Date.
- 7.7.4 As of the Amendment Effective Date, such Party shall not have any outstanding billing disputes with the other Party over any invoices dated on or before the Amendment Effective Date.
- 7.7.5 Notwithstanding any other provision hereof, if XO is a Qualified Party, Verizon shall be deemed to be a Qualified Party.
- 7.7.6 For purposes of this section 7.6, the term "affiliates" means, as to XO, all of the competitive local exchange carriers controlled by or under common control with XO; and as to Verizon, all of the incumbent local exchange carriers controlled by or under common control with Verizon.
- 7.8 "Terminating Party" means a Party that terminates, on its network, traffic delivered by the Originating Party.
- 7.9 "Terminating VOIP Traffic" means PSTN-to-VOIP Traffic and VOIP-to-VOIP Traffic
- 7.10 "VOIP Traffic" means voice communications and such other applications (e.g., fax transmissions) that (a) originate in Internet protocol ("IP") format at the end user's customer premises, are transmitted over a broadband connection to an IP service provider (including a Party or a third party) in IP format, are converted from IP format to circuit switched format (before delivery to the Terminating Party, or, upon agreement of the Parties, after delivery to the Terminating Party), and are delivered by the Originating Party to the Terminating Party for termination by a circuit switch on the public switched telephone network, (b) originate on the public switched telephone network, are delivered to the Terminating Party, are converted from circuit-switched format to IP format (after delivery to the Terminating Party, or, upon agreement of the Parties, before delivery to the Terminating Party), and terminated by an IP service provider (including a Party or a third party) in IP format over a broadband connection to the end user's customer premises ("PSTN-to-VOIP Traffic"), or (c) originate in IP format at the end user's customer premises, are transmitted over a broadband connection to an IP service provider (including a Party or a third party), and are delivered (via interconnection trunks established in accordance with the Agreement) to the Terminating Party, for termination by an IP service provider (including a Party or a third party) in IP format over a broadband connection to the end user's customer premises ("VOIP-to-VOIP Traffic"), in each case including such traffic that is originated by a Party or by a third party; provided, however, that VOIP Traffic does not include Phone-to-Phone VOIP Traffic or toll free access code (8YY) traffic.
- 8. <u>Miscellarieous Provisions</u>.

- 8.1 Conflict. This Amendment shall be deemed to revise the terms and conditions of the Agreement to the extent necessary to give effect to the terms and conditions of this Amendment. In the event of a conflict between the terms and conditions of this Amendment and the terms and conditions of the Agreement, this Amendment shall govern, but the fact that a term or condition appears in this Amendment but not in the Agreement, or in the Agreement but not in this Amendment, shall not be interpreted as, or deemed grounds for finding, a conflict.
- 8.2 <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.
- 8.3 <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 condition of this Amendment.
- 8.4 <u>Scope of Amendment</u>. This Amendment shall amend, modify and revise the Agreement only to the extent set forth expressly in this Amendment and, except to the extent expressly set forth in this Amendment, the terms and conditions of the Agreement shall remain in full force and effect, but nothing in this Amendment shall be deemed to amend (or extend) the term of the Amended Agreement, or to affect the right of a Party to exercise any right of termination it may have under the Amended Agreement.
- 8.5 <u>Joint Work Product</u>. The Parties acknowledge that this Amendment is the joint work product of the Parties, and that, accordingly, in the event of ambiguities, no inferences shall be drawn for or against either Party on the basis of authorship of this Amendment.
- 8.6 <u>Amendments</u>. No amendments or modifications shall be made to this Amendment unless in writing and signed by authorized representatives of the Parties.
- 8.7 <u>Waivers.</u> A failure or delay of either Party to enforce any of the provisions of this Amendment, or any right or remedy available under this Amendment, or at law or in equity, or to require performance of any of the provisions of this Amendment, or to exercise any option that is provided under this Amendment, shall in no way be construed to be a waiver of such provisions, rights, remedies or options.
- 8.8 Reservation of Rights. The Parties disagree as to whether, under applicable law, Interexchange VOIP Traffic constitutes non-local telecommunications traffic that, apart from the provisions of this Amendment, would be subject to terminating charges at the appropriate jurisdictional rates, per the appropriate tariff or agreement governing such non-local telecommunications traffic. By entering into this Amendment, neither Party waives its right to advocate its view with respect to this issue. The Parties agree that nothing in this Amendment shall be construed as an admission that Interexchange VOIP Traffic is, or is not, non-local telecommunications traffic in nature. The Parties further agree that any payments under the terms of this Amendment shall not be construed as agreement or acquiescence that, under applicable law, Interexchange VOIP Traffic constitutes non-local telecommunications traffic that, apart from the provisions of this Amendment, would be subject to terminating charges at the appropriate jurisdictional rates, per the appropriate tariff or agreement governing such non-local telecommunications traffic.

[Signature Page Follows]

SIGNATURE PAGE

IN WITNESS WHEREOF, the Parties hereto have caused this Amendment to be executed as of the Amendment Effective Date.

By: Werizon FLORIDA LLC

By: Werizon FLORIDA LLC

By: Challer

Printed: Heather Gold

Printed: Jeffrey A. Masoner

Title: Sr. Vice President, External Affairs

Title: Vice President – Interconnection Services Policy and Planning

Date: 5/2/99

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that copies of the foregoing were sent via U.S. mail on June 9, 2009 to the following:

Staff Counsel Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, FL 32399-0850

XO Communications Services, Inc. Attention: Karen Potkul 1601 Trapelo Road, Suite 397 Waltham, MA 02451

s/ Dulaney L. O'Roark III