Steven J. Pitterle Director - Negotiations Network Services



600 Hidden Ridge HQE03B67 P.O. Box 152092 Irving, Texas 75038

Phone 972/718-1333 Fax 972/718-1279 steve.pitterle@verizon.com

December 31, 2002

Mr. Michael Bathrick President Swift River Telecom, Inc. 126 Fenn Street Pittsfield, MA 01201

Re: Requested Adoption Under Section 252(i) of the TA96

Dear Mr. Bathrick:

Verizon New England Inc., d/b/a Verizon Massachusetts, f/k/a New England Telephone and Telegraph Company, d/b/a Bell Atlantic - Massachusetts ("Verizon"), a New York corporation, with principal place of business at 185 Franklin Street, Boston, Massachusetts 02110, has received your letter stating that, under Section 252(i) of the Telecommunications Act of 1996 (the "Act"), Swift River Telecom, Inc. ("Swift River"), a Massachusetts corporation, with principal place of business at 126 Fenn Street, Pittsfield, Massachusetts 01201, wishes to adopt the terms of the Interconnection Agreement between Level 3 Communications, LLC ("Level 3") and Verizon that was approved by the Massachusetts Department of Telecommunications and Energy (the "Commission") as an effective agreement in the Commonwealth of Massachusetts, as such agreement exists on the date hereof after giving effect to operation of law (the "Terms"). I understand Swift River has a copy of the Terms. Please note the following with respect to Swift River's adoption of the Terms.

- 1. By Swift River's countersignature on this letter, Swift River hereby represents and agrees to the following five points:
 - Swift River adopts (and agrees to be bound by) the Terms of the Level (A) 3/Verizon agreement for interconnection as it is in effect on the date hereof after giving effect to operation of law, and in applying the Terms,

agrees that Swift River shall be substituted in place of Level 3 Communications, LLC and Level 3 in the Terms wherever appropriate.

(B) Notice to Swift River and Verizon as may be required under the Terms shall be provided as follows:

> To: Swift River Telecom, Inc.

> > Attention: Mr. Kristopher E. Twomey Law Office of Kristopher E. Twomey

2501 Ninth Street Berkeley, CA 94710

Telephone number: 415-577-4241 FAX number: 415-680-1595

Internet Address: kris@twomey.com

To Verizon:

Director-Contract Performance & Administration Verizon Wholesale Markets 600 Hidden Ridge HOEWMNOTICES Irving, TX 75038

Telephone Number: 972-718-5988 Facsimile Number: 972-719-1519

Internet Address: wmnotices@verizon.com

with a copy to:

(C)

Vice President and Associate General Counsel Verizon Wholesale Markets 1515 N. Court House Road Suite 500 Arlington, VA 22201 Facsimile: 703-351-3664

Swift River represents and warrants that it is a certified provider of local telecommunications service in the Commonwealth of Massachusetts, and

that its adoption of the Terms will cover services in the Commonwealth of

Massachusetts only.

(D) In the event an interconnection agreement between Verizon and Swift River is currently in effect in the Commonwealth of Massachusetts (the "Original ICA"), this adoption shall be an amendment and restatement of the operating terms and conditions of the Original ICA, and shall replace in their entirety the terms of the Original ICA. This adoption is not intended to be, nor shall it be construed to create, a novation or accord and satisfaction with respect to the Original ICA. Any outstanding payment

- obligations of the parties that were incurred but not fully performed under the Original ICA shall constitute payment obligations of the parties under this adoption.
- (E) Verizon's standard pricing schedule for interconnection agreements in the Commonwealth of Massachusetts (as such schedule may be amended from time to time) (attached as Appendix 1 hereto) shall apply to Swift River's adoption of the Terms. Swift River should note that the aforementioned pricing schedule may contain rates for certain services the terms for which are not included in the Terms or that are otherwise not part of this adoption. In an effort to expedite the adoption process, Verizon has not deleted such rates from the pricing schedule. However, the inclusion of such rates in no way obligates Verizon to provide the subject services and in no way waives Verizon's rights.
- 2. Swift River's adoption of the Level 3 Terms shall become effective on December 31, 2002. Verizon shall file this adoption letter with the Commission promptly upon receipt of an original of this letter countersigned by an authorized officer of Swift River. The term and termination provisions of the Level 3/Verizon agreement shall govern Swift River's adoption of the Terms. The adoption of the Terms is currently scheduled to expire on September 30, 2003.
- 3. As the Terms are being adopted by you pursuant to your statutory rights under section 252(i), Verizon does not provide the Terms to you as either a voluntary or negotiated agreement. The filing and performance by Verizon of the Terms does not in any way constitute a waiver by Verizon of any position as to the Terms or a portion thereof, nor does it constitute a waiver by Verizon of all rights and remedies it may have to seek review of the Terms, or to seek review in any way of any provisions included in these Terms as a result of Swift River's 252(i) election.
- 4. Nothing herein shall be construed as or is intended to be a concession or admission by Verizon that any provision in the Terms complies with the rights and duties imposed by the Act, the decisions of the FCC and the Commissions, the decisions of the courts, or other law, and Verizon expressly reserves its full right to assert and pursue claims arising from or related to the Terms.
- 5. Verizon reserves the right to deny Swift River's adoption and/or application of the Terms, in whole or in part, at any time:
 - when the costs of providing the Terms to Swift River are greater than the (a) costs of providing them to Level 3;
 - if the provision of the Terms to Swift River is not technically feasible; (b) and/or
 - (c) to the extent that Verizon otherwise is not required to make the Terms available to Swift River under applicable law.

- 6. For avoidance of doubt, please note that adoption of the Terms will not result in reciprocal compensation payments for Internet traffic. Verizon has always taken the position that reciprocal compensation was not due to be paid for Internet traffic under section 251(b)(5) of the Act. Verizon's position that reciprocal compensation is not to be paid for Internet traffic was confirmed by the FCC in the Order on Remand and Report and Order adopted on April 18, 2001 ("FCC" Internet Order"), which held that Internet traffic constitutes "information access" outside the scope of the reciprocal compensation obligations set forth in section 251(b)(5) of the Act. Accordingly, any compensation to be paid for Internet traffic will be handled pursuant to the terms of the FCC Internet Order, not pursuant to adoption of the Terms. Moreover, in light of the FCC Internet *Order*, even if the Terms include provisions invoking an intercarrier compensation mechanism for Internet traffic, any reasonable amount of time permitted for adopting such provisions has expired under the FCC's rules implementing section 252(i) of the Act.³ In fact, the *FCC Internet Order* made clear that carriers may not adopt provisions of an existing interconnection agreement to the extent that such provisions provide compensation for Internet traffic.4
- 7. Should Swift River attempt to apply the Terms in a manner that conflicts with paragraphs 3-6 above, Verizon reserves its rights to seek appropriate legal and/or equitable relief.
- 8. In the event that a voluntary or involuntary petition has been or is in the future filed against Swift River under bankruptcy or insolvency laws, or any law relating to the relief of debtors, readjustment of indebtedness, debtor reorganization or composition or extension of debt (any such proceeding, an "Insolvency Proceeding"), then: (i) all rights of Verizon under such laws, including, without limitation, all rights of Verizon under 11 U.S.C. § 366, shall be preserved, and Swift River's adoption of the Verizon Terms shall in no way impair such rights of Verizon; and (ii) all rights of Swift River resulting from Swift River's adoption of the Verizon terms shall be subject to and modified by any Stipulations and Orders entered in the Insolvency Proceeding, including, without limitation, any Stipulation or Order providing adequate assurance of payment to Verizon pursuant to 11 U.S.C. § 366.

¹ Order on Remand and Report and Order, In the Matters of: Implementation of the Local Competition Provisions in the Telecommunications Act of 1996 and Intercarrier Compensation for ISP-Bound Traffic, CC Docket No. 99-68 (rel. April 27, 2001) ("FCC Remand Order") ¶44, remanded, WorldCom, Inc. v. FCC, No. 01-1218 (D.C. Cir. May 3, 2002). Although the D.C. Circiuit remanded the FCC Remand Order to permit the FCC to clarify its reasoning, it left the order in place as governing federal law. See WorldCom, Inc. v. FCC, No. 01-1218, slip op. at 5 (D.C. Cir. May 3, 2002).

² For your convenience, an industry letter distributed by Verizon explaining its plans to implement the FCC Internet Order can be viewed at Verizon's Customer Support Website at URL www.verizon.com/wise (select Verizon East Customer Support, Business Resources, Customer Documentation, Resources, Industry Letters, CLEC, May 21, 2001 Order on Remand).

³ See, e.g., 47 C.F.R. Section 51.809(c).

⁴ FCC Internet Order ¶ 82.

Please arrange for a duly authorized representative of Swift River to sign this letter in the space provided below and return it to the undersigned.
Sincerely,
VERIZON NEW ENGLAND INC., D/B/A VERIZON MASSACHUSETTS
Steven J. Pitterle Director – Negotiations Network Services
Reviewed and countersigned as to points A, B, C, D and E of paragraph 1:
SWIFT RIVER TELECOM, INC.
(SIGNATURE)
(PRINT NAME)
c: R. Ragsdale – Verizon