Kimberly Caswell Vice President and General Counsel, Southeast Legal Department



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November 6, 2001

Ms. Blanca S. Bayo
Division of the Commission Clerk
and Administrative Services
Florida Public Service Commission
2540 Shumard Oak Boulevard
Tallahassee, FL 32399-0850

Re: Docket No. 011496-TP

Petition of Verizon Florida Inc. for Approval of Amendment No. 1 to Adopted Terms with NewSouth Communications Corporation

Dear Ms. Bayo:

Please find enclosed for filing an original and five copies of Verizon Florida Inc.'s Petition for Approval of Amendment No. 1 to Adopted Terms with NewSouth Communications Corporation. The amendment consists of a total of eight pages. Service has been made as indicated on the Certificate of Service. If there are any questions regarding this matter, please contact me at (813) 483-2617.

Very truly yours,

KC:tas Enclosures

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DOCUMENT NUMBER-DATE

14023 NOV-6 =

FPSC-COMMISSION CLERK

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Petition of Verizon Florida Inc. for Approval) of Amendment No. 1 to Adopted Terms with NewSouth Communications Corporation

Docket No. 011496-7P

Filed: November 6, 2001

PETITION OF VERIZON FLORIDA INC. FOR APPROVAL OF AMENDMENT NO. 1 TO ADOPTED TERMS WITH NEWSOUTH COMMUNICATIONS CORPORATION

Verizon Florida Inc. (Verizon) (formerly GTE Florida Incorporated) files this petition before the Florida Public Service Commission (Commission) seeking approval of Amendment No. 1 to the adopted terms with NewSouth Communications Corporation (NewSouth). In support of this petition, Verizon states:

NewSouth adopted the Verizon/WinStar Wireless of Florida Inc. interconnection agreement in a 252(i) adoption letter dated April 21, 1999. The attached amendment governs the provisions of Combinations as set forth in the Combinations Attachment and Pricing Appendix.

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

Respectfully submitted on November 6, 2001.

✓ Kimberly Caswell

P. O. Box 110, FLTC0007 Tampa, Florida 33601-0110 Telephone No. (813) 483-2617

Attorney for Verizon Florida Inc.

DOCUMENT NUMBER-DATE

14023 NOV-6=

AMENDMENT NO. 1

to the

INTERCONNECTION AGREEMENT

between

VERIZON FLORIDA INC. f/k/a GTE FLORIDA INCORPORATED

and

NEWSOUTH COMMUNICATIONS CORPORATION

THIS AMENDMENT No. 1 (this "Amendment") is made this 15th day of October 2001 (the "Effective Date"), by and between Verizon Florida Inc., f/k/a GTE Florida Incorporated a Florida corporation ("Verizon") and NewSouth Communications Corporation, a Delaware corporation ("NewSouth"). (Verizon and NewSouth may be hereinafter referred to, each individually, as a "Party" and, collectively, as the "Parties"). This Amendment covers services in state of Florida (the "State").

WITNESSETH:

WHEREAS. pursuant to an adoption letter dated April 21, 1999 (the "Adoption Letter"), NewSouth adopted in the State of Florida, the interconnection agreement between WinStar Wireless of Florida Inc. and VERIZON (the "Terms"); and

- **WHEREAS**, subsequent to the approval of the Terms, NewSouth notified Verizon that it desired to amend the Terms as set forth herein; and
- **NOW, THEREFORE**, in consideration of the mutual promises, provisions and covenants herein contained, the sufficiency of which is hereby acknowledged, the Parties agree as follows:
- 1. The Parties agree that the terms and conditions set forth in the Combinations Attachment and Pricing Appendix to Combinations Attachment attached hereto as Appendix A, shall govern the provisions of Combinations.
- 2. Conflict between this Amendment and the Terms. This Amendment shall be deemed to revise the terms and provisions of the Terms to the extent necessary to give effect to the terms and provisions of this Amendment. In the event of a conflict between the terms and provisions of this Amendment and the terms and provisions of the Terms, this Amendment shall govern, *provided*, *however*, that the fact that a term or provision appears in this Amendment but not in the Terms, or in the Terms but not in this Amendment, shall not be interpreted as, or deemed grounds for finding, a conflict for purposes of this Section 2.

- 3. <u>Counterparts</u>. This Amendment may be executed in one or more 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.
- 4. <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 provision of this Amendment.
- 5. Scope of this Amendment. This Amendment shall amend, modify and revise the Terms only to the extent set forth expressly in Section 1 of this Amendment, and, except to the extent set forth in Section 1 of this Amendment, the terms and provisions of the Terms shall remain in full force and effect after Effective Date.
- 6. Reservation of Rights. Each Party reserves its respective rights to assert claims pursuant to the Agreement or Applicable Law.

IN WITNESS WHEREOF, the Parties hereto have caused this Amendment to be duly executed and shall be effective upon the Effective Date.

NEWSOUTH COMMUNICATIONS INC.

VERIZON FLORIDA INC.

By: 1 £ 1-Printed: Jake E. Jennings

Title: Title: Vice President - Regulatory Affairs

Date: 10/15/01

Title: Vice President - Interconnection Services

Policy & Planning

Date: 10/23/0/

COMBINATIONS ATTACHMENT

1. General

- Verizon shall provide to NewSouth, in accordance with this Attachment and the requirements of Applicable Law, access to Verizon's Network Elements in combinations (Combinations); provided, however, that notwithstanding any other provision of this Attachment, Verizon shall be obligated to provide Combinations to NewSouth only to the extent required by Applicable Law and may decline to provide Combination to NewSouth to the extent that provision of such Combination is not required by Applicable Law.
- 1.2 Except as otherwise required by Applicable Law: (a) Verizon shall be obligated to provide a Combination pursuant to this Attachment only to the extent such Combination, and the equipment and facilities necessary to provide such Combination, are available (i.e., existing, spare and non-defective facilities or equipment) in Verizon's network. (b) Verizon shall have no obligation to construct or deploy new facilities or equipment to offer any Combination; and, (c) Verizon shall not be obligated to combine UNEs that are not already combined in Verizon's network. NewSouth may use a Combination only for those purposes for which Verizon is required by Applicable Law to provide such Combination to NewSouth. Without limiting the foregoing, NewSouth may use a Combination (a) only to provide a Telecommunications Service and (b) to provide Exchange Access services only to the extent that Verizon is required by Applicable Law to provide such Combination to NewSouth in order to allow NewSouth to provide such Exchange Access services.
- 1.3 Notwithstanding any other provision of this Attachment:
 - 1.3.1 To the extent that Verizon is required by a change in Applicable Law to provide a Combination not offered under this Attachment to NewSouth as of the Effective Date, or to provide Combinations for purposes not authorized by this Attachment, the terms, conditions and prices for such Combination (including, but not limited to, the terms and conditions defining the Combination and stating when and where the Combination will be available and how it will be used, and terms, conditions and prices for pre-ordering, ordering, provisioning, repair, maintenance and billing) shall be as provided in an applicable Tariff of Verizon, or, in the absence of an applicable Verizon Tariff, as mutually agreed by the Parties.
 - 1.3.2 Verizon shall not be obligated to provide to NewSouth, and NewSouth shall not request from Verizon, access to a proprietary advanced intelligent network service.
- 1.4 Without limiting Verizon's rights pursuant to Applicable Law or any other section of this Attachment to terminate its provision of a Combination, if Verizon provides a Combination to NewSouth, and the Commission, the FCC, a court or other governmental body of appropriate jurisdiction determines or has determined that Verizon is not required by Applicable Law to provide such Combination, Verizon may terminate its provision of such Combination to NewSouth, provided that Verizon shall reasonably cooperate with NewSouth to minimize interruption of service to customers of NewSouth. If Verizon terminates its provision of a Combination to NewSouth pursuant to this Section 1.4 and NewSouth elects to purchase other Services offered by Verizon in place of such Combination, then:

 (a) Verizon shall reasonably cooperate with NewSouth to coordinate the termination of such Combination and the installation of such Services to minimize

the interruption of service to Customers of NewSouth; and, (b) NewSouth shall pay all applicable charges for such Services, including, but not limited to, all applicable installation charges for installations requiring new facilities or where physical changes to existing facilities are required.

If as the result of NewSouth Customer actions (i.e., Customer Not Ready ("CNR")), Verizon cannot complete requested work activity when a technician has been dispatched to the NewSouth Customer premises, NewSouth will be assessed a non-recurring charge associated with this visit. This charge will be the sum of the applicable Service Order charge specified in the Pricing Attachment and the Premises Visit Charge as specified in Verizon's applicable retail or Wholesale Tariff.

2. Combinations

Subject to the conditions set forth in Section 1, Verizon shall be obligated to provide a combination of Network Elements (a "Combination") only to the extent provision of such Combination is required by Applicable Law. To the extent Verizon is required by Applicable Law to provide a Combination to NewSouth, Verizon shall provide such Combination in accordance with, and subject to, requirements established by Verizon that are consistent with Applicable Law (such requirements, the "Combo Requirements"). Verizon shall make the Combo Requirements publicly available in an electronic form.

Verizon FL/NewSouth Amend No. [1] [Combination Amendment] [10/15/01]

PRICING ATTACHMENT

1. General

- As used in this Attachment, the term "Charges" means the rates, fees, charges and prices for a Combination.
- 1 2 Charges shall be as stated in this Section 1
- The Charges shall be the Charges stated in the Providing Party's applicable Tariff to the extent that the Charges in the Tariff have been approved by or otherwise allowed to go into effect by the Commission or the FCC ("Tariff Charges")
- In the absence of Charges established pursuant to Section 1.3, the Charges shall be as stated in Appendix A of this Pricing Attachment.
- The Charges stated in Appendix A of this Pricing Attachment shall be automatically superseded by any applicable Tariff Charges. The Charges stated in Appendix A of this Pricing Attachment also shall be automatically superseded by any new Charge(s) when such new Charge(s) are required by any order of the Commission or the FCC, approved by the Commission or the FCC, or otherwise allowed to go into effect by the Commission or the FCC (including, but not limited to, Charges in a Tariff that has been filed with the Commission or the FCC), provided such new Charge(s) are not subject to a stay issued by any court of competent jurisdiction.
- In the absence of Charges established pursuant to Sections 1.3 through 1.5, if Charges are otherwise expressly provided for in this Attachment, such Charges shall apply.
- 1.7 In the absence of Charges established pursuant to Sections 1.3 through 1.6, the Charges shall be the Providing Party's FCC or Commission approved Charges.
- 1 8 In the absence of Charges established pursuant to Sections 1.3 through 1.7, the Charges shall be mutually agreed to by the Parties in writing.

2. Regulatory Review of Prices

Notwithstanding any other provision of this Attachment, each Party reserves its respective rights to institute an appropriate proceeding with the FCC, the Commission or other governmental body of appropriate jurisdiction: (a) with regard to the Charges for its Services (including, but not limited to, a proceeding to change the Charges for its services, whether provided for in any of its Tariffs, in Appendix A, or otherwise); and (b) with regard to the Charges of the other Party (including, but not limited to, a proceeding to obtain a reduction in such Charges and a refund of any amounts paid in excess of any Charges that are reduced).

APPENDIX A TO THE PRICING ATTACHMENT

UNE-P Pricing

MRCs. The MRC for a UNE-P will generally be equal to the sum of the MRCs for the combined UNEs (e.g. the total of the UNE loop charge plus the UNE port charges in the Agreement (see Note A) plus. UNE local switching (per minute originating usage plus T/O factor to determine terminating minutes) based on UNE local switching rates in the Agreement plus UNE shared transport and tandem switching (based on factors for percent interoffice and tandem switch usage, plus assumed transport mileage of 10 miles and 2 terms) based on UNE shared transport rates in the Agreement plus UNE Vertical Services charges (optional per line charges, if allowed by the Agreement).

(Note A): UNE platforms are available in four loop/port configurations as shown below. If the price for any component of these platforms is not set forth herein, Verizon will use the ICB process to determine the appropriate price and TBD pricing shall apply.

UNE Basic Analog Voice Grade Platform consists of the following components:

- * UNE 2-wire Analog loop; and
- * UNE Basic Analog Line Side port

UNE ISDN BRI Platform consists of the following components:

- * UNE 2-wire Digital loop; and
- * UNE ISDN BRI Digital Line Side port

UNE ISDN PRI Platform consists of the following components:

- * UNE DS1 loop; and
- * UNE ISDN PRI Digital Trunk Side port

UNE DS1 Platform consists of the following components:

- * UNE DS1 loop; and
- * UNE DS1 Digital Trunk Side port

NRCs. On an interim basis, until NRCs specific to UNE-P have been established, the Initial Service Order Charge for ports will be billed for all UNE combination orders. Central Office Line Connection or Outside Facility Fieldwork charges will be applied as incurred on UNE combination orders. Verizon reserves the right to apply new NRCs specific to UNE-P when such NRCs have been developed.

Optional NRCs will apply as ordered by the CLEC including such charges as Expedites, Coordinated Conversions, loop Conditioning, etc.

Operator Services and Directory Assistance Services (OS/DA). If NewSouth does not initially utilize available customized routing services to re-route OS/DA calls to its own or another party's operator services platform, Verizon will bill NewSouth for OS/DA calls at a market-based ICB rate pending NewSouth's completion of a separate OS/DA agreement.

NON-RECURRING CHARGES

LOCAL WHOLESALE SERVICES	Ordering 100% Manual	Ordering Semi- Mech.	Prov Initial Unit	isioning Addt'I Unit
ENHANCED EXTENDED LINK (WITH MANUAL AND SEMI-MECHANIZED OPTIONS)				
Advanced - Basic - Initial Advanced - Basic - Subsequent DS0 - Initial DS0 - Subsequent DS1/DS3 - Initial DS1/DS3 - Subsequent	\$ 88.39 \$ 38.02 \$ 88 39 \$ 38.02 \$ 97 94 \$ 38.02	\$ 56.13 \$ 21.89 \$ 56.13 \$ 21.89 \$ 65 68 \$ 21.89	\$397.31 \$ 49.53 \$482.99 \$ \$384.08 \$ 9.90	N/A N/A N/A N/A N/A
UNE PLATFORM				
Exchange - Basic - Initial Exchange - Basic - Subsequent Exchange - Basic - Changeover Exchange - Complex Nondigital - Initial Exchange - Complex Nondigital - Subsequent (Port Feature) Exchange - Complex Nondigital - Subsequent (Switch Feature Group) Exchange - Complex Nondigital - Changeover (As Is) Exchange - Complex Nondigital - Changeover (As Specified) Exchange - Complex Digital - Initial Exchange - Complex Digital - Subsequent (Port Feature) Exchange - Complex Digital - Subsequent (Switch Feature)	\$ 31.57 \$ 16.44 \$ 19.93 \$ 41.35 \$ 16.44 \$ 20.82 \$ 22.35 \$ 30.08 \$ 41.35 \$ 16.44 \$ 20.82	\$ 22.13 \$ 13.26 \$ 15.54 \$ 27.53 \$ 13.26 \$ 13.26 \$ 21.31 \$ 27.53 \$ 13.26 \$ 13.26	\$ 28.23 \$ 1.08 \$ 0.90 \$162.41 \$ 5.89 \$ 22.73 \$ 3.61 \$ 20.97 \$205.75 \$ 5.15 \$ 22.73	\$ 26.58 \$ 1.08 \$ 0.90 \$ 31.70 \$ 5.89 \$ 22.73 \$ 3.61 \$ 3.61 \$ 28.18 \$ 5.15 \$ 22.73
Group) Exchange - Complex Digital - Subsequent (Switch Peature Group) Exchange - Complex Digital - Changeover (As Is) Exchange - Complex Digital - Changeover (As Specified) Advanced - Complex - Initial Advanced - Complex - Subsequent Advanced - Complex - Changeover (As Is) Advanced - Complex - Changeover (As Specified)	\$ 22.35 \$ 30.08 \$ 48.35 \$ 20.82 \$ 24.06 \$ 37.08	\$ 17.96 \$ 21.31 \$ 34.53 \$ 13.26 \$ 19.67 \$ 28.31	\$ 4.18 \$ 80.98 \$681.24 \$ 65.81 \$ 51.51 \$ 82.31	\$ 4.18 \$ 4.18 \$303.66 \$ 48.47 \$ 34.17 \$ 64.97

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a copy of Verizon Florida Inc.'s Petition For Approval of Amendment No. 1 to Adopted Terms with NewSouth Communications Corporation was sent via overnight delivery(*) on November 5, 2001 and U.S. mail(**) on November 6, 2001 to:

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

NewSouth Communications Corporation(**)
Attention: Jake Jennings
2 N. Main Street
Greenville, SC 29601

on Kimberly Caswell