

Marguerite McLean

120177-TP

From: DIVITO, DELIA A (Legal) [dd3236@att.com]
Sent: Wednesday, June 20, 2012 2:16 PM
To: Filings@psc.state.fl.us
Subject: E-Filing in Docket No. 050606-TP
Attachments: TDS - AT&T Mobility Amendment - Florida - AS FILED.pdf

Dear Sir/Madam:

Please process this e-file request. Below is the required information.

- a. Delia A. Di Vito
3624 Park Meadow Drive
Orion Township, Michigan 48362
248.693.5233
dd3236@att.com
- b. Docket No. 050606-TP
Request for Approval of Wireless Traffic Exchange Agreement
Between Quincy Telephone Company d/b/a TDS Telecom/Quincy Telephone
And Cingular Wireless, LLC
- c. Filed on behalf of New Cingular Wireless PCS, LLC d/b/a AT&T Mobility
- d. Four pages in attached document.
- e. Cover letter and First Amendment to TDS Telecom/AT&T Mobility Wireless Traffic Exchange Agreement

Delia A. Di Vito
AT&T Mobility
Area Manager – State Regulatory Matters
(248) 693-5233
(248) 693-5939 (fax)
dd3236@att.com

DOCUMENT NUMBER DATE

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6/20/2012



Delia A. Di Vito
AT&T Mobility
3624 Park Meadow Drive
Orion Township, MI 48362
248.693.5233 Phone
248.693.5939Fax

dd3236@att.com

June 20, 2012

VIA E-FILE

Robyn Yant, Assistant
Florida Public Service Commission
150 South Monroe Street, Suite 400
Tallahassee, Florida 32301

Re: Request for Approval of a Wireless Traffic Exchange Agreement between Quincy Telephone Company d/b/a TDS Telecom/Quincy Telephone and Cingular Wireless, LLC
Docket No. 050606-TP

Dear Ms. Yant:

Attached for filing is the **First Amendment** to the Wireless Traffic Exchange Agreement (Agreement) between Quincy Telephone Company d/b/a TDS Telecom/Quincy Telephone and Cingular Wireless, PCS (AT&T Mobility). AT&T Mobility requests Florida Public Service Commission (Commission) approval of the First Amendment (Amendment), and states as follows:

1. The Amendment amends an existing interconnection agreement previously approved by the Commission on December 21, 2005;
2. The Amendment amends the Agreement to comply with the Federal Communications Commission's order released December 23, 2011 pertaining to bill-and-keep arrangements.
3. The Amendment is the result of negotiation among the parties.

Very truly yours,

Delia A. Di Vito

cc: Jeni White, TDS Telecom
attachment

DOCUMENT NUMBER: 04078

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First Amendment to Wireless Traffic Exchange Agreement

This is an Amendment ("Amendment") to the Wireless Traffic Exchange Agreement between the TDS Telecommunications Corporation affiliates or subsidiaries identified on Appendix A ("TDS TELECOM") and New Cingular Wireless PCS, LLC, and its Commercial Mobile Radio Services ("CMRS") operating affiliates, operating as AT&T Mobility hereinafter ("AT&T Mobility"), jointly as the Parties.

WHEREAS the Parties or their predecessors in interest, previously entered into an Interconnection Agreement (the "Agreement") pursuant to 47 U.S.C. 251/252 dated June 1, 2005 and approved by the Florida Public Service Commission on December 21, 2005 in Docket No. 050606-TP.

WHEREAS on November 18, 2011, the Federal Communications Corporation ("FCC") released a Report and Order and Further Notice of Proposed Rulemaking, FCC 11-161, which included enacting new rules for Intercarrier Compensation for Wireless Traffic ("*USF/ICC Transformation Order*"). A subsequent Order on Reconsideration was released December 23, 2011 modifying two aspects of the *USF/ICC Transformation Order*.

WHEREAS the rules outlined in the *USF/ICC Transformation Order* constitute a change of law.

WHEREAS, 47 C.F.R. § 20.11 and § 51.700 - § 51.715 have been amended to provide that intercarrier compensation for non-access traffic exchanged between LECs and CMRS providers will be subject to a default bill-and-keep methodology for traffic exchanged on and after July 1, 2012.

NOW THEREFORE, in consideration of the Order and change of law provision in the Agreement, Appendix C, Rates and Factors shall be amended as follows:

<u>RECIPROCAL COMPENSATION RATES</u>	<u>\$/MOU</u>
Transport and Termination	Bill and Keep*

*From July 1, 2012, forward, all non-access traffic exchanged between the Parties shall be exchanged pursuant to a bill-and-keep arrangement, which means that the originating Party has no obligation to pay terminating charges to the terminating Party; regardless of any charges the originating Party may assess its end users.

¹See *In the Matter of Connect America Fund, A National Broadband Plan for Our Future, Establishing Just and Reasonable Rates for Local Exchange Carriers, High-Cost Universal Service Support, Developing an Unified Intercarrier Compensation Regime, Federal-State Joint Board on Universal Service, Lifeline and Link-Up Universal Service Reform - Mobility Fund*, WC Docket No. 10-90, GN Docket No. 09-51, WC Docket No. 07-135, WC Docket No. 05-337, CC Docket No. 01-92, CC Docket No. 96-45, WC Docket No. 03-109, WT Docket No. 10-208, Report and Order and Further Notice of Proposed Rulemaking, FCC 11-161 (rel. Nov. 18, 2011) (*USF/ICC Transformation Order*).

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DECLARED RECEIVED

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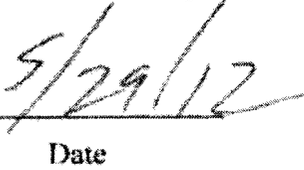
IN ADDITION, the parties mutually agree to add the following to Section IV, Billing:

7. "Intermediary Traffic" is traffic that is delivered from a third-party Local Exchange Carrier or other telecommunications carrier such as a CMRS provider, through the network of either Party as an intermediate carrier to an end user of the other Party. In the event that "Intermediary Traffic" which is subject to tariffed access charges under the FCC's Inter-carrier compensation rules is routed over interconnection service facilities covered under this Agreement for any reason, each Party agrees that it will pay the applicable access compensation to the terminating Party for any and all such traffic it sends as an intermediate carrier.

Except as expressly set forth herein, the remaining terms and conditions of the Agreement shall remain in full force and effect without change. This Amendment shall be effective as of July 1, 2012 and shall remain effective as long as the Agreement remains effective between the parties.

IN WITNESS WHEREOF, the authorized representatives of the Parties hereto have signed this Amendment effective as of the date and year set forth above.

By: TDS Telecommunications Corporation (not individually but as agent for the companies listed on Appendix A)

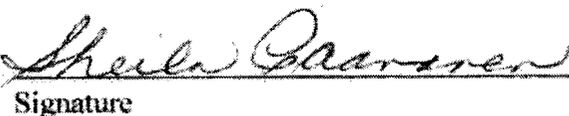
 

Signature Date

Printed Name and Title:

Joel Dohmeier
Director Regulatory Revenue, Strategy & Compliance

By: New Cingular Wireless PCS, LLC, and its Commercial Mobile Radio Service operating affiliates d/b/a AT&T Mobility

Signature Date

Printed Name and Title:

Sheila M. Paananen
Lead Carrier Relations Manager

Signature Page to Amendment between TDS Telecommunications Corporation (FL Cos.) and AT&T Mobility effective the 1st day of July, 2012

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Appendix A

Quincy Telephone Company

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