March 2, 2015

VIA ECFS

Marlene H. Dortch, Secretary
Federal Communications Commission
445 12th St., S.W. - The Portals
Washington, D.C. 20554

Re: Verizon’s First Supplemental Response to FCC’s Information and Data Request dated October 7, 2014, MB Docket No. 14-57

Dear Ms. Dortch:

Verizon herewith submits its first supplemental response to the Information and Data Requests issued by the Federal Communications Commission (“Commission”) on October 7, 2014 (the “Request”). The attached narrative responses contain information redacted for public inspection subject to the Second Amended Modified Joint Protective Order (DA 14-1639) in the above-referenced proceeding.

Pursuant to the procedures set forth in the Second Amended Modified Joint Protective Order, one copy of the “Redacted” version of this response is being filed electronically through the Commission’s Electronic Filing Comment System (“ECFS”). In addition, one copy of the “Confidential” version and one copy of the “Highly Confidential” version of this response are being delivered to the Office of the Secretary, and two copies of each are being delivered to Ms. Vanessa Lemmé of the Media Bureau’s Industry Analysis Division.

Please direct any questions concerning this letter to Nancy J. Victory (at 202.719.7344 or nvictory@wileyrein.com) or to the undersigned.

1 In the Matter of Applications of Comcast Corp. and Time Warner Cable Inc. For Consent to Assign or Transfer Control of Licenses and Authorizations, Letter from William T. Lake, Chief, Media Bureau, to William H. Johnson, Esq. (Oct. 7, 2014).

2 In the Matter of Applications of Comcast Corp. and Time Warner Cable Inc. For Consent to Assign or Transfer Control of Licenses and Authorizations, Second Amended Modified Joint Protective Order, MB Docket No. 14-57, DA 14-1639 (rel. Nov. 12, 2014).
VIA ECFS

Response to Information Request
March 2, 2015
Page 2

Best regards,

Meredith Singer

Attachments

cc: Best Copy and Printing, Inc.
Marcia Glauberman
William Dever
Jim Bird
Vanessa Lemmé
First Supplemental Responses to October 7, 2014 Information Request

Request No. 1: For the period beginning January 1, 2013 through June 30, 2014, provide:

c. separately, for each person from whom the Company purchases Transit Service or provides Peering, provide the data requested in the Purchases of Transit Service Table, Sales of Paid Peering Table, and Settlement-Free Peering Traffic Table (attached).

Data Requested in the Purchases of Transit Service Table:

Verizon has not purchased transit service during the specified time period.¹

Data Requested in the Sales of Paid Peering Table:

Responsive information is attached in Exhibit 1.c.1. The worksheet entitled “Traffic Data” shows traffic data for Verizon’s largest paid-peering customers.² [BEGIN CONFIDENTIAL] The worksheet entitled “Enterprise Paid Peering” shows paid-peering payments that Verizon received from its Enterprise customers. The worksheet entitled “Global Wholesale Payments” shows revenues that Verizon received from wholesale customers for paid peering. The wholesale data that Verizon maintains in the ordinary course of business does not separately identify paid-peering payments made by wholesale customers. Therefore, the revenues reflected on the Global Wholesale Payments spreadsheet are for paid peering in addition to other services purchased by these customers.

¹ For purposes of this supplemental response we are not providing data concerning purchases of transit service by Verizon’s EdgeCast content delivery network or by Verizon Wireless.
² For purposes of this supplemental response, we consider our Partner Port and Cache Port customers to be “paid peering” customers.
Data Requested in the Settlement-Free Peering Traffic Table:

Responsive information is attached in Exhibit 1.c.2. In addition to the information in this exhibit, for the second quarter of 2014, Verizon paid [BEGIN HIGHLY CONFIDENTIAL] [END HIGHLY CONFIDENTIAL] under an agreement [BEGIN CONFIDENTIAL] [END CONFIDENTIAL].
Exhibits 1.c.1 and 1.c.2 have been redacted in their entirety as highly confidential information.