

It is to my belief that controlling LECs are obligated by 251 (c) to 1) make AVAILABLE to new entrant interconnection negotiations 2) make unbundle elements ACCESSIBLE 3) OFFER LEC retail services for resale to telcom carriers at wholesale rates. These requirements are not being satisfied by FirstData, Western Union, Telecheck, Viad and MoneyGram until they emulate the likes of those controlling telcom companies who are promoting their services for resales (e.g. both Bell Atlantic and Bell South have Interconnection service/reseller websites). Further in my endeavors to find companies standard forms, procedures and departments to make a request I found that the representatives for the above were not trained on how to handle such a request nor even aware of the provisions thus misleading applicants for interconnection to retail business services at retail prices. I request for these controlling telcom. companies to respond to my many communications and negotiate an agreement promptly. I hope and feel assured that this agency will assist me in my efforts and make rules so that incumbent LECs OFFER their wholesale services in a more ACCESSIBLE & AVAILABLE fashion. To offer is to make a proposal; to present for acceptance, present in order to satisfy a requirement, to present in performance or exhibition inter alia; Again the supra parties are not fulfilling 47 u.s.c. 251(c) and the Framework for a Global E-commerce.