

PART C

ADDITIONAL SERVICES ATTACHMENT

[Issue No. VI-1(Y), resolved]

1. Alternate Billed Calls

The Parties will engage in settlements of intraLATA intrastate alternate-billed calls (*e.g.*, collect, calling card, and third-party billed calls) originated or authorized by their respective Customers in accordance with an arrangement mutually agreed to by the Parties. Pending establishment of a mutually agreed to arrangement, the Parties understand that the end user and not either Party is responsible for payment of alternate billed calls for the intraLATA intrastate calls they make or accept.

[Issue No. VI-1(Z), resolved]

2. Dialing Parity - Section 251(b)(3)

Each Party shall provide the other Party with nondiscriminatory access to such services and information as are necessary to allow the other Party to implement local Dialing Parity in accordance with the requirements of Section 251(b)(3) of the Act.

[Issue IV-80, open]

3. Directory Assistance (DA) and Operator Services

3.1 Either Party may request that the other Party provide the requesting Party with nondiscriminatory access to the other Party's directory assistance services (DA), IntraLATA operator call completion services (OS), and/or directory assistance listings database. If either Party makes such a request, the Parties shall enter into a mutually acceptable written agreement for such access.

3.2 MCI shall arrange, at its own expense, the trunking and other facilities required to transport traffic to and from the designated DA and OS switch locations.

[Issue No. IV-82, resolved]

4. Directory Listing and Directory Distribution

To the extent required by Applicable Law, Verizon will provide directory services to MCI. Such services will be provided in accordance with the terms set forth herein.

4.1 Listing Information.

As used herein, "Listing Information" means an MCI Customer's primary name, address (including city, state and zip code), telephone number(s), the delivery address and number of directories to be delivered, and, in the case of a business Customer, the primary business heading under which the business Customer desires to be placed, and any other information Verizon deems necessary for the publication and delivery of directories.

4.2 Listing Information Supply.

MCIm shall provide to Verizon on a regularly scheduled basis, at no charge, and in a format required by Verizon or by a mutually agreed upon industry standard (e.g., Ordering and Billing Forum developed), all Listing Information and the service address for each MCIm Customer whose service address location falls within the geographic area covered by the relevant Verizon directory. MCIm shall also provide to Verizon on a daily basis, (a) information showing MCIm Customers who have disconnected or terminated their service with MCIm; and (b) delivery information for each non-listed or non-published MCIm Customer to enable Verizon to perform its directory distribution responsibilities. Verizon shall promptly provide to MCIm, (normally within forty-eight (48) hours of receipt by Verizon, excluding non-Business Days), a query on any listing that is not acceptable.

4.3 Listing Inclusion and Distribution.

Verizon shall include each MCIm Customer's Primary Listing in the appropriate alphabetical directory and, for business Customers, in the appropriate classified (Yellow Pages) directory in accordance with the directory configuration, scope and schedules determined by Verizon in its sole discretion, and shall provide initial distribution of such directories to such MCIm Customers in the same manner it provides initial distribution of such directories to its own Customers. "Primary Listing" means a Customer's primary name, address, and telephone number. Listings of MCIm's Customers shall be interfiled with listings of Verizon's Customers and the Customers of other LECs included in the Verizon directories. MCIm shall pay Verizon's tariffed charges for additional and foreign alphabetical listings and other alphabetical services (e.g. caption arrangements) for MCIm's Customers.

4.4 Verizon Information.

Upon request by MCIm, Verizon shall make available to MCIm the following information to the extent that Verizon provides such information to its own business offices a directory list of relevant NXX codes, directory and "Customer Guide" close dates, publishing data, and Yellow Pages headings. Verizon also will make available to MCIm, upon written request, a copy of Verizon's alphabetical listings standards and specifications manual.

4.5 Confidentiality of Listing Information.

Verizon shall accord MCIm Listing Information the same level of confidentiality that Verizon accords its own listing information, and shall use such Listing Information solely for the purpose of providing directory-related services; provided, however, that should Verizon elect to do so, it may use or license MCIm Listing Information for directory publishing, direct marketing, or any other purpose for which Verizon uses or licenses its own listing information, so long as MCIm Customers are not separately identified as such; and provided further that MCIm may identify those of its Customers who request that their names not be sold for direct marketing purposes, and Verizon shall honor such requests to the same extent it does so for its own Customers. Verizon shall not be obligated to compensate MCIm for Verizon's use or licensing of MCIm Listing Information.

4.6 Accuracy.

Both Parties shall use commercially reasonable efforts to ensure the accurate publication of MCIm Customer listings. At MCIm's request, Verizon shall provide MCIm with a report of all MCIm Customer listings normally no more than ninety

(90) days and no less than thirty (30) days prior to the service order close date for the applicable directory. Verizon shall process any corrections made by MCIIm with respect to its listings, provided such corrections are received prior to the close date of the particular directory.

[Issue V-11, highlighted sentence open]

4.7 Indemnification.

MCIIm shall adhere to all practices, standards, and ethical requirements established by Verizon with regard to listings. By providing Verizon with Listing Information, MCIIm warrants to Verizon that MCIIm has the right to provide such Listing Information to Verizon on behalf of its Customers. MCIIm shall make commercially reasonable efforts to ensure that any business or person to be listed is authorized and has the right (a) to provide the product or service offered, and (b) to use any personal or corporate name, trade name, trademark, service mark or language used in the listing. **MCIIm agrees to release, defend, hold harmless and indemnify Verizon from and against any and all claims, losses, damages, suits, or other actions, or any liability whatsoever, suffered, made, instituted, or asserted by any person arising out of Verizon's publication or dissemination of the Listing Information as provided by MCIIm hereunder.**

4.8 Liability.

Verizon's liability to MCIIm in the event of a Verizon error in or omission of a listing shall not exceed the lesser of the amount of charges actually paid by MCIIm for such listing or the amount by which Verizon would be liable to its own customer for such error or omission. MCIIm agrees to take all reasonable steps, including, but not limited to, entering into appropriate contractual provisions with its Customers, to ensure that its and Verizon's liability to MCIIm's Customers in the event of a Verizon error in or omission of a listing shall be subject to the same limitations of liability applicable between Verizon and its own Customers.

4.9 Service Information Pages.

Verizon shall include all MCIIm NXX codes associated with the geographic areas to which each directory pertains, to the extent it does so for Verizon's own NXX codes, in any lists of such codes that are contained in the general reference portion of each directory. MCIIm's NXX codes shall appear in such lists in the same manner as Verizon's NXX information. In addition, when MCIIm is authorized to, and is offering, local service to Customers located within the geographic area covered by a specific directory, at MCIIm's request, Verizon shall include, at no charge, in the "Customer Guide" or comparable section of the applicable alphabetical directories, MCIIm's critical contact information for MCIIm's installation, repair and Customer service, as provided by MCIIm, and such other essential local service oriented information as is agreed to in writing by the Parties. Such critical contact information shall appear alphabetically by local exchange carrier and in accordance with Verizon's generally applicable policies. MCIIm shall be responsible for providing the necessary information to Verizon by the applicable close date for each affected directory.

4.10 Directory Publication.

Nothing in this Agreement shall require Verizon to publish a directory where it would not otherwise do so.

4.11 Other Directory Services.

MCIIm acknowledges that if MCIIm desires directory services in addition to those described herein, such additional services must be obtained under separate agreement with Verizon's directory publishing company.

[Issue VI-1(AA), open]

5. Information Services Traffic

5.1 For purposes of this Agreement, information services and Information Services Traffic refer to switched voice traffic, delivered to information service providers who offer recorded voice announcement information or open vocal discussion programs to the general public. Information Services Traffic does not include Internet Traffic. Information Services Traffic also does not include 555 traffic or similar traffic with AIN service interfaces, which traffic shall be subject to separate arrangements between the Parties.

5.2 At the present time, neither Party offers information services on its network platform. The Parties agree to negotiate additional terms and rates and conditions as necessary to permit mutual interconnection to Information Services offered on either Party's network platform in the event that such Information Services are made available. Such negotiations shall commence promptly upon request of either Party and, if the Parties are unable to reach agreement within thirty (30) days of such request, either Party may submit the matter to the expedited Dispute Resolution process set forth in Section 14 of Part A of this Agreement.

[Issue III-16, resolved]

6. Intercept Treatment and Transfer of Service Announcements

6.1 For Local Resale services and Network Elements (including Combinations and UNE-P), Verizon shall provide unbranded basic intercept treatment and transfer of service announcements to MCIIm's subscribers.

6.2 When an end user customer changes its service provider from one Party to the other Party and does not retain its original telephone number, the Party formerly providing service to such end user shall provide a referral announcement on the end user's former telephone number that provides the end user's new number or other appropriate information to the extent known. Referral announcements shall be provided reciprocally, free of charge to either Party or the end user to the extent the providing Party does not charge its own end user Customers for such service, for the same period of time the providing Party provides its own end user Customers when they change their telephone numbers.

6.3 The providing Party shall provide such basic treatment and transfer of service announcement in accordance with its normal policies and procedures for all service disconnects, suspensions, or transfers.

7. Intentionally Left Blank

[Issues I-8 and IV-97, open; see also Section 12 of UNE Attachment]

8. Operations Support Systems (OSS)

8.1 Definitions.

- 8.1.1 Verizon Operations Support Systems:** Verizon systems for pre-ordering, ordering, provisioning, maintenance and repair, and billing.
- 8.1.2 Verizon OSS Services:** Access to Verizon Operations Support Systems functions. The term "Verizon OSS Services" includes, but is not limited to: (a) Verizon's provision of MCIIm Usage Information to MCIIm pursuant to Section 8.1.3 below; and, (b) "Verizon OSS Information", as defined in Section 8.1.4 below.
- 8.1.3 Verizon OSS Facilities:** Any gateways, interfaces, databases, facilities, equipment, software, or systems, used by Verizon to provide Verizon OSS Services to MCIIm.
- 8.1.4 Verizon OSS Information:** Any information accessed by, or disclosed or provided to, MCIIm through or as a part of Verizon OSS Services. The term "Verizon OSS Information" includes, but is not limited to: (a) any Customer Information related to a Verizon Customer or an MCIIm Customer accessed by, or disclosed or provided to, MCIIm through or as a part of Verizon OSS Services; and, (b) any MCIIm Usage Information (as defined in Section 8.1.6 below) accessed by, or disclosed or provided to, MCIIm.
- 8.1.5 Verizon Retail Telecommunications Service:** Any Telecommunications Service that Verizon provides at retail to subscribers that are not Telecommunications Carriers. The term "Verizon Retail Telecommunications Service" does not include any Exchange Access service (as defined in Section 3(16) of the Act, 47 U.S.C. § 153(16)) provided by Verizon.
- 8.1.6 MCIIm Usage Information:** The usage information for a Verizon Retail Telecommunications Service purchased by MCIIm under this Agreement that Verizon would record if Verizon was furnishing such Verizon Retail Telecommunications Service to a Verizon end-user retail Customer.
- 8.1.7 Customer Information:** CPNI of a Customer and any other non-public, individually identifiable information about a Customer or the purchase by a Customer of the services or products of a Party.

8.2 Verizon OSS Services.

- 8.2.1** Upon request by MCIIm, Verizon shall provide to MCIIm, pursuant to Section 251(c)(3) of the Act, 47 U.S.C. § 251(c)(3), Verizon OSS Services.
- 8.2.2** Subject to the requirements of Applicable Law, Verizon Operations Support Systems, Verizon Operations Support Systems functions, Verizon OSS Facilities, Verizon OSS Information, and the Verizon OSS Services that will be offered by Verizon, shall be as determined by Verizon. Subject to the requirements of Applicable Law, Verizon shall have the right to change Verizon Operations Support Systems,

Verizon Operations Support Systems functions, Verizon OSS Facilities, Verizon OSS Information, and the Verizon OSS Services, from time-to-time, without the consent of MCI.

8.3 MCI Usage Information.

8.3.1 Upon request by MCI, Verizon shall provide to MCI, pursuant to Section 251(c)(3) of the Act, 47 U.S.C. § 251(c)(3), MCI Usage Information.

8.3.2 MCI Usage Information will be available to MCI through the following:

8.3.2.1 Daily Usage File on Data Tape.

8.3.2.2 Daily Usage File through Network Data Mover (NDM).

8.3.2.3 Daily Usage File through Centralized Message Distribution System (CMDS) (Former Bell Atlantic service areas only).

8.3.2.4 MCI Usage Information will be provided in a Bellcore Exchange Message Records (EMI) format.

8.3.2.5 Daily Usage File Data Tapes provided pursuant to Section 8.3.2.1) above will be issued each day, Monday through Friday, except holidays observed by Verizon.

8.3.3 Except as stated in this Section 8.3, subject to the requirements of Applicable Law, the manner in which, and the frequency with which, MCI Usage Information will be provided to MCI shall be determined by Verizon.

8.4 Access to and Use of Verizon OSS Facilities.

8.4.1 Verizon OSS Facilities may be accessed and used by MCI only to the extent necessary for MCI's access to and use of Verizon OSS Services pursuant to the Agreement.

8.4.2 Verizon OSS Facilities may be accessed and used by MCI only to provide Telecommunications Services to MCI Customers.

8.4.3 MCI shall restrict access to and use of Verizon OSS Facilities to MCI. This Section 8 does not grant to MCI any right or license to grant sublicenses to other persons, or permission to other persons (except MCI's employees, agents and contractors, in accordance with Section 8.4.7 below), to access or use Verizon OSS Facilities.

8.4.4 MCI shall not (a) alter, modify or damage the Verizon OSS Facilities (including, but not limited to, Verizon software), (b) copy, remove, derive, reverse engineer, or decompile, software from the

Verizon OSS Facilities, or (c) obtain access through Verizon OSS Facilities to Verizon databases, facilities, equipment, software, or systems, which are not offered for MCI's use under this Section 8.

8.4.5 MCI shall comply with all practices and procedures established by Verizon for access to and use of Verizon OSS Facilities (including, but not limited to, Verizon practices and procedures with regard to security and use of access and user identification codes).

8.4.6 All practices and procedures for access to and use of Verizon OSS Facilities, and all access and user identification codes for Verizon OSS Facilities: (a) shall remain the property of Verizon; (b) shall be used by MCI only in connection with MCI's use of Verizon OSS Facilities permitted by this Section 8; (c) shall be treated by MCI as Confidential Information of Verizon pursuant to Section 10 of the Agreement; and, (d) shall be destroyed or returned by MCI to Verizon upon the earlier of request by Verizon or the expiration or termination of the Agreement.

8.4.7 MCI's employees, agents and contractors may access and use Verizon OSS Facilities only to the extent necessary for MCI's access to and use of the Verizon OSS Facilities permitted by this Agreement. Any access to or use of Verizon OSS Facilities by MCI's employees, agents, or contractors, shall be subject to the provisions of the Agreement, including, but not limited to, Section 10 of the Agreement and Section 8.5.2.3 of this Attachment.

8.5 Verizon OSS Information.

8.5.1 Subject to the provisions of this Section 8 and Applicable Law, Verizon grants to MCI a non-exclusive license to use Verizon OSS Information.

8.5.2 All Verizon OSS Information shall at all times remain the property of Verizon. Except as expressly stated in this Section 8, MCI shall acquire no rights in or to any Verizon OSS Information.

8.5.2.1 The provisions of this Section 8.5.2 shall apply to all Verizon OSS Information, except (a) MCI Usage Information, (b) CPNI of MCI, and (c) CPNI of a Verizon Customer or an MCI Customer, to the extent the Customer has authorized MCI to use the Customer Information.

8.5.2.2 Verizon OSS Information may be accessed and used by MCI only to provide Telecommunications Services to MCI Customers.

8.5.2.3 MCI shall treat Verizon OSS Information that is designated by Verizon, through written or electronic notice (including, but not limited to, through the Verizon OSS Services), as "Confidential" or "Proprietary"

as Confidential Information of Verizon pursuant to Section 10 of the Agreement.8.5.2.4 Except as expressly stated in this Section 8, this Agreement does not grant to MCI_m any right or license to grant sublicenses to other persons, or permission to other persons (except MCI_m's employees, agents or contractors, in accordance with Section 8.5.2.5 below, to access, use or disclose Verizon OSS Information).

8.5.2.5 MCI_m's employees, agents and contractors may access, use and disclose Verizon OSS Information only to the extent necessary for MCI_m's access to, and use and disclosure of, Verizon OSS Information permitted by this Section 8. Any access to, or use or disclosure of, Verizon OSS Information by MCI_m's employees, agents or contractors, shall be subject to the provisions of this Agreement, including, but not limited to, Section 10 of the Agreement and Section 8.5.2.3 above.

8.5.2.6 MCI_m's license to use Verizon OSS Information shall expire upon the earliest of: (a) the time when the Verizon OSS Information is no longer needed by MCI_m to provide Telecommunications Services to MCI_m Customers; (b) termination of the license in accordance with this Section 8; or (c) expiration or termination of the Agreement.

8.5.2.7 All Verizon OSS Information received by MCI_m shall be destroyed or returned by MCI_m to Verizon, upon expiration, suspension or termination of the license to use such Verizon OSS Information.

8.5.3 Unless sooner terminated or suspended in accordance with the Agreement or this Section 8 (including, but not limited to, Section 2 of the Agreement and Section 8.6.1 below), MCI_m's access to Verizon OSS Information through Verizon OSS Services shall terminate upon the expiration or termination of the Agreement.

8.5.3.1 Verizon shall have the right (but not the obligation) to audit MCI_m to ascertain whether MCI_m is complying with the requirements of Applicable Law and this Agreement with regard to MCI_m's access to, and use and disclosure of, Verizon OSS Information.

8.5.3.2 Without in any way limiting any other rights

Verizon may have under the Agreement or Applicable Law, Verizon shall have the right (but not the obligation) to monitor MCI's access to and use of Verizon OSS Information which is made available by Verizon to MCI pursuant to this Agreement, to ascertain whether MCI is complying with the requirements of Applicable Law and this Agreement, with regard to MCI's access to, and use and disclosure of, such Verizon OSS Information. The foregoing right shall include, but not be limited to, the right (but not the obligation) to electronically monitor MCI's access to and use of Verizon OSS Information which is made available by Verizon to MCI through Verizon OSS Facilities.

8.5.3.3 Information obtained by Verizon pursuant to this Section 8.5.3.3 shall be treated by Verizon as Confidential Information of MCI pursuant to Section 10 of the Agreement; provided that, Verizon shall have the right (but not the obligation) to use and disclose information obtained by Verizon pursuant to this Section 8.5.3.3 to enforce Verizon's rights under the Agreement or Applicable Law.

8.6 Liabilities and Remedies.

8.6.1 Any breach by MCI, or MCI's employees, agents or contractors, of the provisions of Sections 8.4 or 8.5 above shall be deemed a material breach of the Agreement. In addition, if MCI or an employee, agent or contractor of MCI at any time breaches a provision of Sections 8.4 or 8.5 above and such breach continues for more than ten (10) days after written notice thereof from Verizon, then, except as otherwise required by Applicable Law, Verizon shall have the right, upon notice to MCI, to suspend the license to use Verizon OSS Information granted by Section 8.5.1 above and/or the provision of Verizon OSS Services, in whole or in part.

8.6.2 MCI agrees that Verizon would be irreparably injured by a breach of Sections 8.4 or 8.5 above by MCI or the employees, agents or contractors of MCI, and that Verizon shall be entitled to seek equitable relief, including injunctive relief and specific performance, in the event of any such breach. Such remedies shall not be deemed to be the exclusive remedies for any such breach, but shall be in addition to any other remedies available under this Agreement or at law or in equity.

8.7 Relation to Applicable Law.

The provisions of Sections 8.4, 8.5 and 8.6 above shall be in addition to and not in derogation of any provisions of Applicable Law, including, but not limited to, 47 U.S.C. § 222, and are not intended to constitute a waiver by

Verizon of any right with regard to protection of the confidentiality of the information of Verizon or Verizon Customers provided by Applicable Law.

8.8 Cooperation.

MCIm, at MCIm's expense, shall reasonably cooperate with Verizon in using Verizon OSS Services. Such cooperation shall include, but not be limited to, the following:

8.8.1 Upon request by Verizon, MCIm shall by no later than the fifteenth (15th) day of each calendar month submit to Verizon reasonable, good faith estimates (by central office or other Verizon office or geographic area designated by Verizon) of the volume of each Verizon Retail Telecommunications Service for which MCIm anticipates submitting orders in each week of the next calendar month.

8.8.2 MCIm shall reasonably cooperate with Verizon in submitting orders for Verizon Retail Telecommunications Services and otherwise using the Verizon OSS Services, in order to avoid exceeding the capacity or capabilities of such Verizon OSS Services.

8.8.3 MCIm shall participate in cooperative testing of Verizon OSS Services and shall provide assistance to Verizon in identifying and correcting mistakes, omissions, interruptions, delays, errors, defects, faults, failures, or other deficiencies, in Verizon OSS Services.

8.9 Verizon Access to Information Related to MCIm Customers.

8.9.1 Verizon shall have the right to access, use and disclose information related to MCIm Customers that is in Verizon's possession (including, but not limited to, in Verizon OSS Facilities) to the extent such access, use and/or disclosure has been authorized by the MCIm Customer in the manner required by Applicable Law.

8.10 Verizon Pre-OSS Services.

8.10.1 As used in this Section 8, "Verizon Pre-OSS Service" means a service which allows the performance of an activity which is comparable to an activity to be performed through a Verizon OSS Service and which Verizon offers to provide to MCIm prior to, or in lieu of, Verizon's provision of the Verizon OSS Service to MCIm. The term "Verizon Pre-OSS Service" includes, but is not limited to, the activity of placing orders for Verizon Retail Telecommunications Services through a telephone facsimile communication.

8.10.2 Subject to the requirements of Applicable Law, the Verizon Pre-OSS Services that will be offered by Verizon shall be as determined by Verizon and Verizon shall have the right to change Verizon Pre-OSS Services, from time-to-time, without the consent of MCIm.

- 8.10.3 Subject to the requirements of Applicable Law, the prices for Verizon Pre-OSS Services shall be as determined by Verizon and shall be subject to change by Verizon from time-to-time.
- 8.10.4 The provisions of Sections 8.4 through 8.8 above shall also apply to Verizon Pre-OSS Services. For the purposes of this Section 8.10: (a) references in Sections 8.4 through 8.8 above to Verizon OSS Services shall be deemed to include Verizon Pre-OSS Services; and, (b) references in Sections 8.4 through 8.8 above to Verizon OSS Information shall be deemed to include information made available to MCIIm through Verizon Pre-OSS Services.
- 8.10.5 MCIIm acknowledges that the Verizon OSS Information, by its nature, is updated and corrected on a continuous basis by Verizon, and therefore that Verizon OSS Information is subject to change from time to time.

8.11 Cancellations.

Verizon may cancel orders for service which have had no activity within thirty-one (31) consecutive calendar days after the original service date. (Certain complex UNEs and UNEs requiring facility build-outs that may take longer than thirty-one (31) days to provision will be excluded from this provision).

[Issues III-13 and III-13(h), open]

9. Poles, Ducts, Conduits and Rights-of-Way

To the extent required by Applicable Law (including, but not limited to, Sections 224, 251(b)(4) and 271(c)(2)(B)(iii) of the Act), each Party ("Providing Party") shall afford the other Party non-discriminatory access to poles, ducts, conduits and rights-of-way owned or controlled by the Providing Party. Such access shall be provided in accordance with Applicable Law pursuant to the Providing Party's applicable Tariffs, or, in the absence of an applicable Providing Party Tariff, the Providing Party's generally offered form of license agreement, or, in the absence of such a Tariff and license agreement, a mutually acceptable agreement to be negotiated by the Parties.

[Issue No. VI-1(BB), resolved]

10. Telephone Numbers

- 10.1 This Section applies in connection with MCIIm Customers served by Telecommunications Services provided by Verizon to MCIIm for resale or a Local Switching Network Element provided by Verizon to MCIIm.
- 10.2 MCIIm's use of telephone numbers shall be subject to Applicable Law the rules of the North American Numbering Council and the North American Numbering Plan Administrator, the applicable provisions of this Agreement (including, but not limited to, this Section 10), and Verizon's practices and procedures for use and assignment of telephone numbers, as amended from time-to-time.

- 10.3 Subject to Sections 10.2 and 10.4, if a Customer of either Verizon or MCIIm who is served by a Verizon Telecommunications Service ("VTS") or a Verizon Local Switching Network Element ("VLSNE") changes the LEC that serves the Customer using such VTS or VLSNE (including a change from Verizon to MCIIm, from MCIIm to Verizon, or from MCIIm to a LEC other than Verizon), after such change, the Customer may continue to use with such VTS or VLSNE the telephone numbers that were assigned to the VTS or VLSNE for the use of such Customer by Verizon immediately prior to the change.
- 10.4 Verizon shall have the right to change the telephone numbers used by a Customer if at any time: (a) the Customer requests service at a new location, that is not served by the Verizon switch and the Verizon rate center from which the Customer previously had service; (b) continued use of the telephone numbers is not technically feasible; or, (c) in the case of Telecommunications Service provided by Verizon to MCIIm for resale, the type or class of service subscribed to by the Customer changes.
- 10.5 If service on a VTS or VLSNE provided by Verizon to MCIIm under this Agreement is terminated and the telephone numbers associated with such VTS or VLSNE have not been ported to an MCIIm switch, the telephone numbers shall be available for reassignment by Verizon to any person to whom Verizon elects to assign the telephone numbers, including, but not limited to, Verizon, Verizon Customers, MCIIm, or Telecommunications Carriers other than Verizon and MCIIm.
- 10.6 MCIIm may reserve telephone numbers only to the extent Verizon's Customers may reserve telephone numbers.