

January 9, 2003

Federal Communications Commission
Chairman Michael Powell
445 12th Street, S.W.
Washington, D.C. 20554

Dear Chairman Powell:

I ask your support for the continued availability of the "UNE-Platform."

My company, Access One, Inc. offers local telephone service in Illinois, Michigan, Ohio, California and Wisconsin. The company has achieved increasing success largely because it utilizes the combination of "unbundled network elements" – the UNE-Platform - to serve customers. It is absolutely critical that we have continued access to the UNE-Platform to remain competitive.

Unfortunately, the Regional Bell Operating Companies have launched a full-scale attack on the UNE-Platform, realizing it is a major threat to their continued market dominance. Their strategy is to impose certain restrictions on individual network elements that would destroy the competitive value of the UNE-Platform. If the RBOCs succeed, it will all but end any chance for consumers to enjoy the benefits of meaningful competition in local phone service.

Please oppose any effort at the Federal Communications Commission or at state agencies to limit the availability of the UNE-Platform. The UNE-Platform should be firmly and permanently established as a viable service option for competitive telecom carriers.

Thank you very much for your time and attention to this important matter.

Sincerely,

Kelly K
Operations
Access One, Inc.

January 10, 2003

Federal Communications Commission
Commissioner Kathleen Q. Abernathy
445 12th Street
Washington, D.C. 20554

Dear Commissioner Abernathy:

I ask your support for the continued availability of the "UNE-Platform."

My company, Access One, Inc. offers local telephone service in Illinois, Ohio, Michigan, Wisconsin and California. The company has achieved increasing success largely because it utilizes the combination of "unbundled network elements" – the UNE-Platform - to serve customers. It is absolutely critical that **we** have continued access to the UNE-Platform to remain competitive.

Unfortunately, the Regional Bell Operating Companies have launched a full-scale attack on the UNE-Platform, realizing it is a major threat to their continued market dominance. Their strategy is to impose certain restrictions on individual network elements that would destroy the competitive value of the UNE-Platform. If the RBOCs succeed, it will all but end any chance for consumers to enjoy the benefits of **meaningful** competition in local phone service.

Please oppose any effort at the Federal Communications Commission or at state agencies to limit the availability of the UNE-Platform. The UNE-Platform should be firmly and permanently established as a viable service option for competitive telecom carriers.

Thank you very much for your time and attention to this important matter.

Sincerely,

Eddie Gordon
Sales
Access One, Inc

January 10, 2003

Federal Communications Commission
Coinmissioner Kathleen Q. Abernathy
445 12th Street
Washington, D.C. 20554

Dear Coinmissioner Abernathy:

I ask your support for the continued availability of the "UNE-Platform."

My company, Access One, Inc. offers local telephone service in Illinois, Ohio, Michigan, Wisconsin and California. The company has achieved increasing success largely because it utilizes the combination of "unbundled network elements" – the UNE-Platform - to serve customers. [t]is absolutely critical that we have continued access to the UNE-Platform to remain competitive.

Unfortunately, the Regional Bell Operating Companies have launched a full-scale attack on the UNE-Platform, realizing it is a major threat to their continued market dominance. Their strategy is to impose certain restrictions on individual network elements that would destroy the competitive value of the UNE-Platform. If the RBOCs succeed, it will all but end any chance for consumers to enjoy the benefits of meaningful competition in local phone service.

Please oppose any effort at the Federal Communications Commission or at state agencies to limit the availability of the UNE-Platform. The UNE-Platform should be firmly and permanently established as a viable service option for competitive telecom carriers.

Thank you very much for your time and attention to this important matter.

Sincerely,

Noel Thilagam
Sales
Access One, Inc

January 9, 2003

Federal Communications Commission
Chairman Michael Powell
445 12th Street, S.W.
Washington, D.C. 20554

Dear Chairman Powell:

I ask your support for the continued availability of the “WE-Platform.”

My company, Access One, Inc. offers local telephone service in Illinois, Michigan, Ohio, California and Wisconsin. The company has achieved increasing success largely because it utilizes the combination of “unbundled network elements” – the WE-Platform - to serve customers. It is absolutely critical that we have continued access to the UNE-Platform to remain competitive.

Unfortunately, the Regional Bell Operating Companies have launched a full-scale attack on the UNE-Platform, realizing it is a major threat to their continued **market** dominance. Their strategy is to impose certain restrictions on individual network elements that would destroy the competitive value of the UNE-Platform. If the RBOCs succeed, it will all but end any chance for consumers to enjoy the benefits of meaningful competition in local phone service.

Please oppose any effort at the Federal Communications Commission or at state agencies to limit the availability of the UNE-Platform. The UNE-Platform should be firmly and permanently established as a viable service option for competitive telecom carriers.

Thank you very much for your time and attention to this important matter.

Sincerely,

Meredith Arlo
Marketing
Access One. Inc.

90-98

January 10, 2003

Federal Communications Commission
Commissioner Kathleen Q. Abernathy
445 12th Street
Washington, D.C. 20554

Dear Commissioner Abernathy:

I ask your support for the continued availability of the "UNE-Platform."

My company, Access One, Inc. offers local telephone service in Illinois, Ohio, Michigan, Wisconsin and California. The company has achieved increasing success largely because it utilizes the combination of "unbundled network elements" – the UNE-Platform - to serve customers. It is absolutely critical that we have continued access to the UNE-Platform to remain competitive.

Unfortunately, the Regional Bell Operating Companies have launched a full-scale attack on the UNE-Platform, realizing it is a major threat to their continued market dominance. Their strategy is to impose certain restrictions on individual network elements that would destroy the competitive value of the UNE-Platform. If the RBOCs succeed, it will all but end any chance for consumers to enjoy the benefits of meaningful competition in local phone service.

Please oppose any effort at the Federal Communications Commission or at state agencies to limit the availability of the UNE-Platform. The UNE-Platform should be firmly and permanently established as a viable service option for competitive telecom carriers.

Thank you very much for your time and attention to this important matter.

Sincerely,

Bill McConnell
Sales
Access One, Inc.

9/16/98

January 10, 2003

Federal Communications Commission
Commissioner Kathleen Q. Abernathy
445 12th Street
Washington, D.C. 20554

Dear Commissioner Abernathy:

I ask your support for the continued availability of the "UNE-Platform."

My company, Access One, Inc. offers local telephone service in Illinois, Ohio, Michigan, Wisconsin and California. The company has achieved increasing success largely because it utilizes the combination of "unbundled network elements" – the UNE-Platform - to serve customers. It is absolutely critical that we have continued access to the UNE-Platform to remain competitive.

Unfortunately, the Regional Bell Operating Companies have launched a full-scale attack on the UNE-Platform, realizing it is a major threat to their continued market dominance. Their strategy is to impose certain restrictions on individual network elements that would destroy the competitive value of the UNE-Platform. If the RBOCs succeed, it will **all** but end any chance for consumers to enjoy the benefits of meaningful competition in local phone service.

Please oppose any effort at the Federal Communications Commission or at state agencies to limit the availability of the UNE-Platform. The UNE-Platform should be **firmly** and permanently established as a viable service option for competitive telecom carriers.

Thank you very much for your time and attention to this important matter.

Sincerely,

Mike Inendino
Operations
Access One, Inc.

January 10, 2003

06-98

Federal Communications Commission
Commissioner Kathleen Q. Abernathy
445 12th Street
Washington, D.C. 20554

Dear Commissioner Abernathy:

I **ask** your support for the continued availability of the "UNE-Platform."

My company, Access One, Inc. offers local telephone service in Illinois, Ohio, Michigan, Wisconsin and California. The company has achieved increasing success largely because it utilizes the combination of "unbundled network elements" – the UNE-Platform - to serve customers. It is absolutely critical that we have continued access to the UNE-Platform to remain competitive.

Unfortunately, the Regional Bell Operating Companies have launched a full-scale attack on the UNE-Platform, realizing it is a major threat to their continued market dominance. Their strategy is to impose certain restrictions on individual network elements that would destroy the competitive value of the UNE-Platform. If the RBOCs succeed, it will all but end any chance for consumers to enjoy the benefits of meaningful competition in local phone service.

Please oppose any effort at the Federal Communications Commission or at state agencies to limit the availability of the UNE-Platform. The UNE-Platform should be firmly and permanently established as a viable service option for competitive telecom carriers.

Thank you very much for your time and attention to this important matter.

Sincerely,

Nate Roberts
Operations
Access One, Inc.

9/6-98

January 10, 2003

Federal Communications Commission
Commissioner Kathleen Q. Abernathy
445 12th Street
Washington, D.C. 20554

Dear Commissioner Abernathy:

I ask your support for the continued availability of the "UNE-Platform."

My company, Access One, Inc. offers local telephone service in Illinois, Ohio, Michigan, Wisconsin and California. The company has achieved increasing success largely because it utilizes the combination of "unbundled network elements" – the UNE-Platform - to serve customers. It is absolutely critical that we have continued access to the UNE-Platform to remain competitive.

Unfortunately, the Regional Bell Operating Companies have launched a full-scale attack on the UNE-Platform, realizing it is a major threat to their continued market dominance. Their strategy is to impose certain restrictions on individual network elements that would destroy the competitive value of the UNE-Platform. If the RBOCs succeed, it will all but end any chance for consumers to enjoy the benefits of meaningful competition in local phone service

Please oppose any effort at the Federal Communications Commission or at state agencies to limit the availability of the UNE-Platform. The UNE-Platform should be firmly and permanently established as a viable service option for competitive telecom carriers.

Thank you very much for your time and attention to this important matter.

Sincerely,

James Cook
Operations
Access One, Inc

96-98

January 9, 2003

Federal Communications Commission
Chairman Michael Powell
445 12th Street, S.W.
Washington, D.C. 20554

Dear Chairman Powell:

I ask your support for the continued availability of the "UNE-Platform."

My company, Access One, Inc. offers local telephone service in Illinois, Michigan, Ohio, California and Wisconsin. The company has achieved increasing success largely because it utilizes the combination of "unbundled network elements" – the UNE-Platform - to serve customers. It is absolutely critical that we have continued access to the UNE-Platform to remain competitive.

Unfortunately, the Regional Bell Operating Companies have launched a full-scale attack on the UNE-Platform, realizing it is a major threat to their continued market dominance. Their strategy is to impose certain restrictions on individual network elements that would destroy the competitive value of the UNE-Platform. If the RBOCs succeed, it will all but end any chance for consumers to enjoy the benefits of meaningful competition in local phone service.

Please oppose any effort at the Federal Communications Commission or at state agencies to limit the availability of the UNE-Platform. The UNE-Platform should be firmly and permanently established as a viable service option for competitive telecom carriers.

Thank you very much for your time and attention to this important matter.

Sincerely,

Angel Hardy
Operations
Access One, Inc.

96-98

January 10, 2003

Federal Communications Commission
Commissioner Kevin J. Martin
445 12th Street
Washington, D.C. 20554

Dear Commissioner Martin:

I ask your support for the continued availability of the "UNE-Platform."

My company, Access One, Inc. offers local telephone service in Illinois, Ohio, Michigan, Wisconsin and California. The company has achieved increasing success largely because it utilizes the combination of "unbundled network elements" – the UNE-Platform - to serve customers. It is absolutely critical that we have continued access to the UNE-Platform to remain competitive.

Unfortunately, the Regional Bell Operating Companies have launched a full-scale attack on the UNE-Platform, realizing it is a major threat to their continued market dominance. Their strategy is to impose certain restrictions on individual network elements that would destroy the competitive value of the UNE-Platform. If the RBOCs succeed, it will all but end any chance for consumers to enjoy the benefits of meaningful competition in local phone service.

Please oppose any effort at the Federal Communications Commission or at state agencies to limit the availability of the UNE-Platform. The UNE-Platform should be firmly and permanently established as a viable service option for competitive telecom carriers.

Thank you very much for your time and attention to this important matter.

Sincerely,

Jim Roberts
Operations
Access One, Inc

96-98

January 10, 2003

Federal Communications Commission
Commissioner Kevin J. Martin
445 12th Street
Washington, D.C. 20554

Dear Commissioner Martin:

I ask your support for the continued availability of the "UNE-Platform."

My company, Access One, Inc. offers local telephone service in Illinois, Ohio, Michigan, Wisconsin and California. The company has achieved increasing success largely because it utilizes the combination of "unbundled network elements" – the UNE-Platform - to serve customers. It is absolutely critical that we have continued access to the UNE-Platform to remain competitive.

Unfortunately, the Regional Bell Operating Companies have launched a full-scale attack on the UNE-Platform, realizing it is a major threat to their continued market dominance. Their strategy is to impose certain restrictions on individual network elements that would destroy the competitive value of the UNE-Platform. If the RBOCs succeed, it will all but end any chance for consumers to enjoy the benefits of meaningful competition in local phone service.

Please oppose any effort at the Federal Communications Commission or at state agencies to limit the availability of the UNE-Platform. The UNE-Platform should be firmly and permanently established as a viable service option for competitive telecom carriers.

Thank you very much for your time and attention to this important matter

Sincerely,

Michelle Kregel
Operations
Access One, Inc

96 98

January 10, 2003

Federal Communications Commission
Commissioner Kathleen Q. Abernathy
445 12th Street
Washington, D.C. 20554

Dear Commissioner Abernathy:

I ask your support for the continued availability of the "UNE-Platform."

My company, Access One, Inc. offers local telephone service in Illinois, Ohio, Michigan, Wisconsin and California. The company has achieved increasing success largely because it utilizes the combination of "unbundled network elements" – the UNE-Platform - to serve customers. It is absolutely critical that we have continued access to the UNE-Platform to remain competitive.

Unfortunately, the Regional Bell Operating Companies have launched a full-scale attack on the UNE-Platform, realizing it is a major threat to their continued market dominance. Their strategy is to impose certain restrictions on individual network elements that would destroy the competitive value of the UNE-Platform. If the RBOCs succeed, it will all but end any chance for consumers to enjoy the benefits of meaningful competition in local phone service.

Please oppose any effort at the Federal Communications Commission or at state agencies to limit the availability of the UNE-Platform. The UNE-Platform should be firmly and permanently established as a viable service option for competitive telecom carriers.

Thank you very much for your time and attention to this important matter.

Sincerely,

Joel Kon
Operations
Access One, Inc.

IN RE: VERIZON COMMUNICATIONS

96-98

January 10, 2003

Federal Communications Commission
Commissioner Michael J. Copps
445 12th Street
Washington, D.C. 20554

Dear Commissioner Copps:

I ask your support for the continued availability of the "UNE-Platform."

My company, Access One, Inc. offers local telephone service in Illinois, Ohio, Michigan, Wisconsin and California. The company has achieved increasing success largely because it utilizes the combination of "unbundled network elements" – the UNE-Platform - to serve customers. It is absolutely critical that we have continued access to the UNE-Platform to remain competitive.

Unfortunately, the Regional Bell Operating Companies have launched a full-scale attack on the UNE-Platform, realizing it is a major threat to their continued market dominance. Their strategy is to impose certain restrictions on individual network elements that would destroy the competitive value of the UNE-Platform. If the RBOCs succeed, it will all but end any chance for consumers to enjoy the benefits of meaningful competition in local phone service.

Please oppose any effort at the Federal Communications Commission or at state agencies to limit the availability of the UNE-Platform. The UNE-Platform should be firmly and permanently established as a viable service option for competitive telecom carriers.

Thank you very much for your time and attention to this important matter.

Sincerely,

Lance Honea
CEO

Access One, Inc.

UNITED STATES TELEPHONE

January 10, 2003

Federal Communications Commission
Commissioner Michael J. Copps
445 2nd Street
Washington, D.C. 20554

Dear Commissioner Copps:

I ask your support for the continued availability of the "UNE-Platform."

My company, Access One, Inc. offers local telephone service in Illinois, Ohio, Michigan, Wisconsin and California. The company has achieved increasing success largely because it utilizes the combination of "unbundled network elements" – the UNE-Platform - to serve customers. It is absolutely critical that we have continued access to the UNE-Platform to remain competitive.

Unfortunately, the Regional Bell Operating Companies have launched a full-scale attack on the UNE-Platform, realizing it is a major threat to their continued market dominance. Their strategy is to impose certain restrictions on individual network elements that would destroy the competitive value of the UNE-Platform. If the RBOCs succeed, it will all but end any chance for consumers to enjoy the benefits of meaningful competition in local phone service.

Please oppose any effort at the Federal Communications Commission or at state agencies to limit the availability of the UNE-Platform. The UNE-Platform should be firmly and permanently established as a viable service option for competitive telecom carriers.

Thank you very much for your time and attention to this important matter.

Sincerely,

Matt Zusel
Sales
Access One, Inc.

96-98

January 10, 2003

Federal Communications Commission
Commissioner Kathleen Q. Abernathy
445 12th Street
Washington, D.C. 20554

Dear Commissioner Abernathy:

I ask your support for the continued availability of the "UNE-Platform."

My company, Access One, Inc. offers local telephone service in Illinois, Ohio, Michigan, Wisconsin and California. The company has achieved increasing success largely because it utilizes the combination of "unbundled network elements" – the UNE-Platform - to serve customers. It is absolutely critical that we have continued access to the UNE-Platform to remain competitive.

Unfortunately, the Regional Bell Operating Companies have launched a full-scale attack on the UNE-Platform, realizing it is a major threat to their continued market dominance. Their strategy is to impose certain restrictions on individual network elements that would destroy the competitive value of the UNE-Platform. If the RBOCs succeed, it will all but end any chance for consumers to enjoy the benefits of meaningful competition in local phone service.

Please oppose any effort at the Federal Communications Commission or at state agencies to limit the availability of the UNE-Platform. The UNE-Platform should be firmly and permanently established as a viable service option for competitive telecom carriers.

Thank you very much for your time and attention to this important matter

Sincerely,

Milton Rogers
Operations
Access One, Inc.

January 10, 2003

Federal Communications Commission
Commissioner Kathleen Q. Abernathy
445 12th Street
Washington, D.C. 20554

Dear Commissioner Abernathy:

I ask your support for the continued availability of the "UNE-Platform."

My company, Access One, Inc. offers local telephone service in Illinois, Ohio, Michigan, Wisconsin and California. The company has achieved increasing success largely because it utilizes the combination of "unbundled network elements" – the UNE-Platform - to serve customers. It is absolutely critical that we have continued access to the UNE-Platform to remain competitive.

Unfortunately, the Regional Bell Operating Companies have launched a full-scale attack on the UNE-Platform, realizing it is a major threat to their continued market dominance. Their strategy is to impose certain restrictions on individual network elements that would destroy the competitive value of the UNE-Platform. If the RBOCs succeed, it will all but end any chance for consumers to enjoy the benefits of meaningful competition in local phone service.

Please oppose any effort at the Federal Communications Commission or at state agencies to limit the availability of the UNE-Platform. The UNE-Platform should be *firmly* and permanently established as a viable service option for competitive telecom carriers.

Thank you very much for your time and attention to this important matter.

Sincerely,

Amber Beres
Operations
Access One, Inc

January 10,2003

Federal Communications Commission
Commissioner Kathleen Q. Abernathy
445 12th Street
Washington, D.C. 20554

Dear Commissioner Abernathy:

I ask your support for the continued availability ~~of~~ the “UNE-Platform.”

My company, Access One, Inc. offers local telephone service in Illinois, Ohio, Michigan, Wisconsin and California. The company has achieved increasing success largely because it utilizes the combination of “unbundled network elements” – the UNE-Platform - to serve customers. It is absolutely critical that we have continued access to the UNE-Platform to remain competitive.

Unfortunately, the Regional Bell Operating Companies have launched a full-scale attack on the UNE-Platform, realizing it is a major threat to their continued market dominance. Their strategy is to impose certain restrictions on individual network elements that would destroy the competitive value of the UNE-Platform. If the RBOCs succeed, it will all but end any chance for consumers to enjoy the benefits of meaningful competition in local phone service.

Please oppose any effort at the Federal Communications Commission or at state agencies to limit the availability of the UNE-Platform. The UNE-Platform should be firmly and permanently established as a viable service option for competitive telecom carriers.

Thank you very much for your time and attention to this important matter.

Sincerely,

Patty McGuire
Operations
Access One, Inc.

CONFIDENTIAL

96-95

January 10, 2003

Federal Communications Commission
Commissioner Kathleen Q. Abernathy
445 12th Street
Washington, D.C. 20554

Dear Commissioner Abernathy:

I ask your support for the continued availability of the "UNE-Platform."

My company, Access One, Inc. offers local telephone service in Illinois, Ohio, Michigan, Wisconsin and California. The company has achieved increasing success largely because it utilizes the combination of "unbundled network elements" – the UNE-Platform - to serve customers. It is absolutely critical that we have continued access to the UNE-Platform to remain competitive.

Unfortunately, the Regional Bell Operating Companies have launched a full-scale attack on the UNE-Platform, realizing it is a major threat to their continued market dominance. Their strategy is to impose certain restrictions on individual network elements that would destroy the competitive value of the UNE-Platform. If the RBOCs succeed, it will all but end any chance for consumers to enjoy the benefits of meaningful competition in local phone service.

Please oppose any effort at the Federal Communications Commission or at state agencies to limit the availability of the UNE-Platform. The UNE-Platform should be firmly and permanently established as a viable service option for competitive telecom carriers.

Thank you very much for your time and attention to this important matter.

Sincerely,

Tiffany Jones
Operations
Access One, Inc

January 9, 2003

Federal Communications Commission
Chairman Michael Powell
445 12th Street, S.W.
Washington, D.C. 20554

Dear Chairman Powell:

I ask your support for the continued availability of the "UNE-Platform."

My company, Access One, Inc. offers local telephone service in Illinois, Michigan, Ohio, California and Wisconsin. The company has achieved increasing success largely because it utilizes the combination of "unbundled network elements" – the UNE-Platform - to serve customers. It is absolutely critical that we have continued access to the UNE-Platform to remain competitive.

Unfortunately, the Regional Bell Operating Companies have launched a full-scale attack on the UNE-Platform, realizing it is a major threat to their continued market dominance. Their strategy is to impose certain restrictions on individual network elements that would destroy the competitive value of the UNE-Platform. If the RBOCs succeed, it **will** all but end any chance for consumers to enjoy the benefits of meaningful competition in local phone service.

Please oppose any effort at the Federal Communications Commission or at state agencies to limit the availability of the UNE-Platform. The UNE-Platform should be firmly and permanently established as a viable service option for competitive telecom carriers.

Thank you very much for your time and attention to this important matter.

Sincerely,

Bill McConnell
Sales
Access One, Inc.

Deanne Costanzo
Accounting
Access One, Inc.

Sincerely,

Thank you very much for your time and attention to this important matter.

Please oppose any effort at the Federal Communications Commission or at state agencies to limit the availability of the UNE-Platform. The UNE-Platform should be firmly and permanently established as a viable service option for competitive telecom carriers.

Unfortunately, the Regional Bell Operating Companies have launched a full-scale attack on the UNE-Platform, realizing it is a major threat to their continued market dominance. Their strategy is to impose certain restrictions on individual network elements that would destroy the competitive value of the UNE-Platform. If the RBOCs succeed, it will all but end any chance for consumers to enjoy the benefits of meaningful competition in local phone service.

My company, Access One, Inc. offers local telephone service in Illinois, Michigan, Ohio, California and Wisconsin. The company has achieved increasing success largely because it utilizes the combination of "unbundled network elements" - the UNE-Platform - to serve customers. It is absolutely critical that we have continued access to the UNE-Platform to remain competitive.

I ask your support for the continued availability of the "UNE-Platform."

Dear Chairman Powell:

Federal Communications Commission
Chairman Michael Powell
445 12th Street, S.W.
Washington, D.C. 20554

January 9, 2003

96-58

CONFIDENTIAL

January 9, 2003

Federal Communications Commission
Chairman Michael Powell
445 12th Street, S.W.
Washington, D.C. 20554

Dear Chairman Powell:

I ask your support for the continued availability of the "UNE-Platform."

My company, Access One, Inc. offers local telephone service in Illinois, Michigan, Ohio, California and Wisconsin. The company has achieved increasing success largely because it utilizes the combination of "unbundled network elements"— the UNE-Platform - to serve customers. It is absolutely critical that we have continued access to the UNE-Platform to remain competitive.

Unfortunately, the Regional Bell Operating Companies have launched a full-scale attack on the UNE-Platform, realizing it is a major threat to their continued market dominance. Their strategy is to impose certain restrictions on individual network elements that would destroy the competitive value of the UNE-Platform. If the RBOCs succeed, it will all but end any chance for consumers to enjoy the benefits of meaningful competition in local phone service.

Please oppose any effort at the Federal Communications Commission or at state agencies to limit the availability of the UNE-Platform. The UNE-Platform should be firmly and permanently established as a viable service option for competitive telecom carriers.

Thank you very much for your time and attention to this important matter.

Sincerely,

Jim Schuchardt
Sales
Access One, Inc.

January 9, 2003

Federal Communications Commission
 Chairman Michael Powell
 445 12th Street, S.W.
 Washington, D.C. 20554

Dear Chairman Powell:

I ask your support for the continued availability of the "UNE-Platform."

My company, Access One, Inc. offers local telephone service in Illinois, Michigan, Ohio, California and Wisconsin. The company has achieved increasing success largely because it utilizes the combination of "unbundled network elements" – the UNE-Platform - to serve customers. It is absolutely critical that we have continued access to the UNE-Platform to remain competitive.

Unfortunately, the Regional Bell Operating Companies have launched a full-scale attack on the UNE-Platform, realizing it is a major threat to their continued market dominance. Their strategy is to impose certain restrictions on individual network elements that would destroy the competitive value of the UNE-Platform. **If** the RBOCs succeed, it will all but end any chance for consumers to enjoy the benefits of meaningful competition in local phone service.

Please oppose any effort at the Federal Communications Commission or at state agencies to limit the availability of the UNE-Platform. The UNE-Platform should be firmly and permanently established as a viable service option for competitive telecom carriers.

Thank you very much for your time and attention to this important matter.

Sincerely,

Marisol Moreno
 Accounting
 Access One, Inc.

2003 JAN 9 10 58 AM
98

January 9, 2003

Federal Communications Commission
Chairman Michael Powell
445 12th Street, S.W.
Washington, D.C. 20554

Dear Chairman Powell:

I ask your support for the continued availability of the "UNE-Platform."

My company, Access One, Inc. offers local telephone service in Illinois, Michigan, Ohio, California and Wisconsin. The company has achieved increasing success largely because it utilizes the combination of "unbundled network elements" - the UNE-Platform - to serve customers. It is absolutely critical that we have continued access to the UNE-Platform to remain competitive.

Unfortunately, the Regional Bell Operating Companies have launched a full-scale attack on the UNE-Platform, realizing it is a major threat to their continued market dominance. Their strategy is to impose certain restrictions on individual network elements that would destroy the competitive value of the UNE-Platform. If the RBOCs succeed, it will all but end any chance for consumers to enjoy the benefits of meaningful competition in local phone service.

Please oppose any effort at the Federal Communications Commission or at state agencies to limit the availability of the UNE-Platform. The UNE-Platform should be firmly and permanently established as a viable service option for competitive telecom carriers.

Thank you very much for your time and attention to this important matter.

Sincerely,

Deana Corsetti
Marketing
Access One, Inc.

January 10, 2003

Federal Communications Commission
Commissioner Michael J. Copps
445 12th Street
Washington, D.C. 20554

Dear Commissioner Copps:

I ask your support for the continued availability of **the** "UNE-Platform."

My company, Access One, Inc. offers local telephone service in Illinois, Ohio, Michigan, Wisconsin and California. The company has achieved increasing success largely because it utilizes the combination of "unbundled network elements" – the UNE-Platform - to serve customers. It is absolutely critical that we have continued access to the UNE-Platform to remain competitive.

Unfortunately, the Regional Bell Operating Companies have launched a full-scale attack on the UNE-Platform, realizing it is a major threat to their continued market dominance. Their strategy is to impose certain restrictions on individual network elements that would destroy the competitive value of the UNE-Platform. If the RBOCs succeed, it will all but end any chance for consumers to enjoy the benefits of meaningful competition in local phone service.

Please oppose any effort at the Federal Communications Commission or at state agencies to limit the availability of the UNE-Platform. The UNE-Platform should be firmly and permanently established as a viable service option for competitive telecom carriers.

Thank you very much for your time and attention to this important matter

Sincerely,

Kim Smith
Accounting
Access One, Inc.

9/6/98

January 10, 2003

Federal Communications Commission
Commissioner Michael J. Copps
445 12th Street
Washington, D.C. 20554

Dear Commissioner Copps:

I ask your support for the continued availability of the "UNE-Platform."

My company, Access One, Inc. offers local telephone service in Illinois, Ohio, Michigan, Wisconsin and California. The company has achieved increasing success largely because it utilizes the combination of "unbundled network elements" – the UNE-Platform - to serve customers. It is absolutely critical that we have continued access to the UNE-Platform to remain competitive.

Unfortunately, the Regional Bell Operating Companies have launched a full-scale attack on the UNE-Platform, realizing it is a major threat to their continued market dominance. Their strategy is to impose certain restrictions on individual network elements that would destroy the competitive value of the UNE-Platform. If the RBOCs succeed, it will all but end any chance for consumers to enjoy the benefits of meaningful competition in local phone service.

Please oppose any effort at the Federal Communications Commission or at state agencies to limit the availability of the UNE-Platform. The UNE-Platform should be firmly and pennanently established as a viable service option for competitive telecom carriers.

Thank you very much for your time and attention to this important matter.

Sincerely,

Maureen Wirth
Accounting
Access One, Inc