

DOCKET FILE COPY ORIGINAL

Dow. LOHNES & ALBERTSON, PLLC
ATTORNEYS AT LAW

ORIGINAL

J.G. HARRINGTON
DIRECT DIAL 202-776-2818
jharrington@dlalaw.com

WASHINGTON, D.C.
1200 NEW HAMPSHIRE AVENUE, N.W. · SUITE 800 · WASHINGTON, D.C. 20036.6802
TELEPHONE 202.776-2000 · FACSIMILE 202.776-2222

ONE RAVINIA DRIVE - SUITE 1600
ATLANTA, GEORGIA 30346-2108
TELEPHONE 770-901-8800
FACSIMILE 770-901-8874

March 26.2003

VIA HAND DELIVERY

RECEIVED

Marlene H. Dortch, Esquire
Federal Communications Commission
Office of the Secretary
c/o Vistronix, Inc.
236 Massachusetts Avenue, N.E.
Suite 110
Washington, D.C. 20002

MAR 26 2003

FEDERAL COMMUNICATIONS COMMISSION
OFFICE OF THE SECRETARY

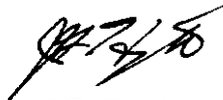
Re: Petition of Cox Virginia Telcom, Inc. Pursuant to Section 252(e)(5) of the
Communications Act for Preemption of the Jurisdiction of the Virginia State
Corporation Commission Regarding Interconnection Disputes with Verizon-
Virginia, Inc. and for Arbitration
CC Docket No. 00-249
Submission of Signed Amendment to Interconnection Agreement

Dear Ms. Dortch:

Cox Virginia Telcom, Inc. ("Cox") hereby submits an amendment to the interconnection agreement between Cox and Verizon Virginia, Inc., previously submitted in this proceeding.

Please inform me if any questions should arise in connection with this filing

Respectfully submitted,



J.G. Harrington

Counsel to Cox Virginia Telcom, Inc.

Enclosure

cc: Jeffrey Dygert, Assistant Chief, Wireline Competition Bureau (8 copies) (By Hand)
With enclosure, via email and FedEx-Next Day:
Kelly Faglioni, counsel to Verizon Virginia, Inc.
David Levy, counsel for AT&T
Mark A. Keffer, counsel for AT&T
Jodie L. Kelley, counsel for WorldCom

No. of Copies rec'd
List ABCDE

012

AMENDMENT NO. 1

to the

INTERCONNECTION AGREEMENT

between

VERIZON VIRGINIA INC.

and

COX VIRGINIA TELCOM, INC.

This Amendment No. 1 shall be deemed effective on this 7th day of March 2003 (the "Effective Date"), by and between Verizon Virginia Inc. ("Verizon"), a Virginia corporation with offices at 600 East Main Street, Richmond, VA 23261, and Cox Virginia Telcom, Inc. ("Cox"), a Virginia corporation with principal place of business at 225 Clearfield Avenue, Virginia Beach, VA 23462. This Amendment covers services in the Commonwealth of Virginia.

WITNESSETH:

WHEREAS, Cox and Verizon entered into and are parties to an interconnection agreement approved by the Federal Communications Commission ("FCC") on October 8, 2002, in FCC Docket No. 00-249. (the "Interconnection Agreement");

WHEREAS, subsequent to the approval of the Interconnection Agreement, Cox notified Verizon that it desired to amend the Interconnection Agreement to add to Schedule 4.1 additional interconnection points ("IPs") in the Roanoke LATA (244) in Virginia; and

WHEREAS, pursuant to Section 252(a)(1) of the Act, the Parties wish to amend the Interconnection Agreement;

NOW, THEREFORE, in consideration of the promises and mutual agreements set forth herein, the Parties hereby agree as follows:

1. Effective as of the Effective Date, Schedule 4.1 of the Interconnection Agreement is deleted in its entirety and replaced by Revised Schedule 4.1 (3/7/03), attached to this Amendment as Attachment I.

2. Conflict between this Amendment and the Interconnection Agreement. This Amendment shall be deemed to revise the terms and provisions of the Interconnection Agreement to the extent necessary to give effect to the terms and

provisions of this Amendment. In the event of a conflict between the terms and provisions of this Amendment and the terms and provisions of the Interconnection Agreement, this Amendment shall govern, *provided, however*, that the fact that a term or provision appears in this Amendment but not in the Interconnection Agreement, or in the Interconnection Agreement but not in this Amendment, shall not be interpreted as, or deemed grounds for finding, a conflict for purposes of this Section 2.

3. Counterparts. This Amendment may be executed in one or more counterparts, each of which when so executed and delivered shall be an original and all of which together shall constitute one and the same instrument.

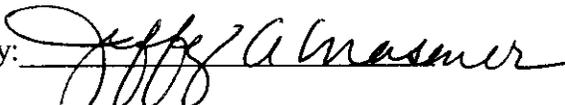
4. Captions. The Parties acknowledge that the captions in this Amendment have been inserted solely for convenience of reference and in no way define or limit the scope or substance of any term or provision of this Amendment.

5. Scope of Amendment. This Amendment shall amend, modify and revise the Interconnection Agreement only to the extent set forth expressly in Section 1 of this Amendment, and, except to the extent set forth in Section 1 of this Amendment, the terms and provisions of the Interconnection Agreement shall remain in full force and effect after the Effective Date.

IN WITNESS WHEREOF, each of the Parties has caused this Amendment to be executed as of the Effective Date by its duly authorized representatives.

Verizon Virginia Inc.,

Cox Virginia Telcom, Inc.

By: 

By: 

Name: Jeffrey A Masoner

Name: Carrington F. Phillip

Title: Vice President Interconnection
Services Policy and Planning _____

Title: Vice President-Regulatory Affairs

ATTACHMENT I

REVISED SCHEDULE 4.1 (03/7/03)

NETWORK INTERCONNECTION SCHEDULE

INTERCONNECTION POINTS (IPs) AS OF OCTOBER 8,2002:

LATA 252 (NORFOLK, VA)

Verizon IP(s):	cox IP(s):
NRFLVABS52T	NRFLVAJTDSO
NWNWVANDDSO	NWNWVACRDSO
NWNWVAHUDSO	
NWNWVAHVDSO	
HMPNVADCDSO	
VRBHVACDSO	
VRBHVAVBDSO	
HMPNVAABDSO	
NRFLVABLDSO	
NRFLVABS0	
NRFLVAGSCSO	
VRBHVAGNDSO	
VRBHVAILDSO	
VRBHVAIRDSO	
VRBHVAPTCGO	
VRBHVARCDSO	
NRFLVAISPDS0	
NRFLVAWCDS0	
WDDSO	
NWNWVAYKDSO	
NWNWVAJFDSO	
HMPNVAONDSO	
CHSKVACDSO	
PTMOVAHSDSO	
ONNCVAONDSO	
WLBBGVAWMDS0	
CHSKVADCDS0	
PTMOVAHFDS0	
CHSKVAGUDSO	
SFFLVASKDSO	

LATA

248 (RICHMOND, VA)

Verizon IP(s):	cox IP(s):
PRFRVAPFDS0	PRFRVAHVA
RCMDVAGRDS0	

IMPLEMENTATION SCHEDULE FOR ADDITIONAL LATAs:

LATA

244 (ROANOKE, VA)

Verizon IP(s):	Cox IP(s):	Implementation Dates(s):
RONKVALK02T	RONKVALKHPE	03/14/03