

Donna Epps
Vice President
Federal Regulatory Advocacy



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1300 I Street, NW, Suite 400 West
Washington, DC 20005

Phone 202 515-2527
Fax 202 336-7922
donna.m.epps@verizon.com

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JUL 28 2004

Marlene H. Dortch
Secretary
Federal Communications Commission
445 12th Street, SW
Washington, DC 20554

FEDERAL COMMUNICATIONS COMMISSION
OFFICE OF THE SECRETARY

Re: Petition for Forbearance From the Current Pricing Rules for the Unbundled Network Elements Platform, WC 03-157

Dear Ms. Dortch:

In the last several weeks, Verizon has submitted extensive evidence describing the widespread deployment of competing voice telephone services by cable companies and Voice over Internet Protocol ("VoIP") providers, as well as increasing competition from wireless and other intermodal providers and competitors that have deployed their own circuit switches.¹ These developments conclusively show that competition is not impaired without access to unbundled mass market switching both as a general matter and in the specific areas served by Verizon. This evidence, which is enclosed, includes detailed maps graphically depicting the scope of competition as well as white papers, declarations, and other supporting materials and is relevant to this proceeding for the following reasons.

First, as a general matter, recent developments further demonstrate that competition is not impaired without access to unbundled switching nationwide.

- As of the end of 2003, cable companies already offered circuit-switched voice telephony to 15 percent of homes nationwide, and were rolling out VoIP to many more.

¹ See Letter from Dee May, Verizon, to Marlene H. Dortch, FCC, CC Docket Nos. 01-338, 98-147 and 96-98 at 10, 15 (filed June 24, 2004); Letter from Michael E. Glover, Verizon, to Marlene H. Dortch, FCC, CC Docket Nos. 01-338, 98-147 and 96-98 at 19, 29 (filed July 2, 2004).

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- By the end of 2004, cable companies plan to offer VoIP to more than 24 million homes over their networks, and plan to offer it to at least 20 million more the following year; and of course the number of lines is even larger.
- Regardless of whether cable companies themselves offer VoIP, the 85-90 percent of U.S. homes that have access to cable modem service also have access to VoIP from multiple providers ranging from the major long distance carriers to national VoIP providers like Vonage.
- Wireless carriers are aggressively competing both for lines and for traffic: during the last two years, the number of wireless lines has grown from 137 million to 155 million while the number of wireline lines has declined; the percentage of users giving up their landline phones has grown from 3-5 percent to 7-8 percent; and wireless traffic has grown from 16 to 29 percent of all voice traffic and to 43 percent of long distance traffic.
- Competing carriers now have some 10,000 circuit switches and packet switches nationwide, and have used their switches to provide voice telephone service in wire centers that contain 86 percent of Bell company access lines nationwide.

Second, these competitive developments are particularly pronounced in the top 25 MSAs (based on number of access lines) where Verizon provides local services as the incumbent.

- Cable companies already offer voice telephone service, either circuit-switched or VoIP, to more than 12 million homes in Verizon's service areas.
- Regardless of whether the cable companies themselves offer VoIP, approximately 92 percent of the population in Verizon's top 25 MSAs now have access to cable modem service, and therefore also have access to VoIP from numerous alternative VoIP providers at competitive prices.
- Wireless service is available from multiple competing providers in Verizon's top 25 MSAs at prices that are directly competitive with wireline voice telephone service.
- Competing carriers are using their own switches to serve at least 2.1 million mass market lines in Verizon's top 25 MSAs, and are capable of and are serving mass market customers throughout these MSAs.

As this evidence and the maps attached at tabs A, B, C and D show, competing providers are offering voice telephone services throughout the areas served by Verizon.²

Third, competing providers are offering voice telephone services to mass market customers at rates that compete directly with traditional telephone service. For each of Verizon's 25 top MSAs, Verizon has prepared charts that compare the prices and features of the voice telephone service offerings of several leading competitors, including VoIP and wireless offerings. These

² So that this evidence can be made publicly available, Verizon has not included Attachment 2 to the Declaration of Ronald H. Lataille, which contains confidential, CLEC-specific information.

DOCKET NO. 03-157

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This page has been substituted for one of the following:

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