



Federal Communications Commission
Washington, D.C. 20554
March 13, 2007

Via Facsimile and First Class Mail

Ms. Dee May
Verizon Communications
1300 Eye Street, NW
Suite 400 West
Washington, DC 20005

Mr. John T. Scott III
Verizon Wireless
1300 Eye Street, NW
Suite 400 West
Washington, DC 20005

Re: Section 272(f)(1) Sunset of the BOC Separate Affiliate and Related Requirements (WC Docket No. 02-112)

Dear Ms. May and Mr. Scott:

On May 24, 2002 and on May 19, 2003, the Commission issued a Notice of Proposed Rulemaking and a Further Notice of Proposed Rulemaking in this proceeding.¹ In order for the Commission to resolve the issues raised in these Notices, we require additional information from Verizon. Accordingly, pursuant to sections 4(i), 4(j), 201-203, 218, and 272 of the Communications Act of 1934, as amended, we request that you provide written responses and supporting documentation in response to the attached Information Request. Please file a complete response to the Request by March 27, 2007.

Your responses should be filed with Marlene H. Dortch, Secretary, Federal Communications Commission, under WC Docket No. 02-122. The Wireline Competition Bureau also should receive, at a minimum, two copies of all filings.

If you have any questions regarding this matter, please contact William Kehoe or Pamela Megna, Wireline Competition Bureau, at (202) 418-7122 or (202) 418-0482, respectively.

Sincerely,

A handwritten signature in black ink that reads "Donald K. Stockdale".

Donald K. Stockdale
Associate Chief, Wireline Competition Bureau

¹ Section 272(f)(1) Sunset of the BOC Separate Affiliate and Related Requirements, WC Docket No. 02-112, Notice of Proposed Rulemaking, 17 FCC Rcd 9916 (2002) (*Section 272 Sunset Notice*); Section 272(f)(1) Sunset of the BOC Separate Affiliate and Related Requirements, WC Docket No. 02-112, Further Notice of Proposed Rulemaking, 18 FCC Rcd 10914 (2003) (*Section 272 Sunset Further Notice*).

ATTACHMENT INFORMATION REQUEST

I. Definitions

1. The term "Verizon" means Verizon Communications Inc., and its subsidiaries, as well as its affiliates that provide domestic and international interstate, interLATA services, wireless services, or Internet access services. This term includes Verizon Wireless Inc., and its subsidiaries and affiliates, as well as legacy MCI.
2. The term "AT&T" means AT&T Inc., and its subsidiaries, as well as its affiliates that provide domestic and international interstate, interLATA services, wireless services, or Internet access services. This term includes Cingular Wireless Corporation, and its subsidiaries and affiliates, as well as legacy AT&T, legacy BellSouth and legacy SBC.
3. The term "documentation" means written or graphic materials in Verizon's possession, custody, or control. "Documentation" includes hardcopy and electronic copies of correspondence, spreadsheet and database analyses, data, analyses, reports, memoranda, and presentations created, revised, prepared for, or distributed within the company or companies identified in the particular specification.
4. The term "franchise area" means all geographic areas within a state in which Verizon provides local exchange service pursuant to franchise or other authority granted by a relevant government or government agency and in which Verizon is the incumbent local exchange carrier as that term is used in the Telecommunications Act of 1996.
5. The term "local exchange service" means telephone exchange service or exchange access, whether offered with or without vertical features.
6. The phrase "over-the-top VoIP" means voice over Internet protocol (VoIP) service that requires the end user to obtain last mile broadband transmission from a third party.
7. The term "revenues" means billed amounts for goods or services without any allowance for uncollectibles, commissions, or settlements. Revenues should not include settlement receipts for terminating foreign traffic billed by foreign carriers. Revenues should not include any amounts corresponding to taxes levied on a company's customers by any governmental body but do not include any pass-through charges that a company levies on customers to recover taxes, regulatory fees, or other assessments placed on a company.
8. The term "specification" means a particular numbered request for documentation or other information set forth in section III below.
9. The term "wholesale customers" means carrier customers, resellers, and Internet access service providers.

II. Instructions

1. Data or spreadsheets should be submitted in Microsoft Excel files in a computer-readable compact disk format. Each spreadsheet should contain or be accompanied by instructions and documentation sufficient to describe the spreadsheet's purpose, organization, and contents.
2. Unless otherwise indicated, each request for data is limited to data from December 31, 2003 through December 31, 2006. Data shall be provided on a quarterly basis. *See specifications 1, 2, 4, and 5.*
3. State the source or sources of all data provided in response to specifications 1, 2, 4, and 5.
4. Explain the methodology used to develop each estimate provided in response to specifications 1, 2, 4, and 5.
5. Provide all documentation, including data, supporting each estimate provided in response to specifications 1, 2, 4, and 5.

III. Information Request Regarding Material Contained in Application

1. For each Verizon franchise area, provide:
 - a. The number of Verizon's (including legacy Verizon and legacy MCI's) retail residential wireline local exchange service lines and:
 - i) The number of these lines for which Verizon is the presubscribed interstate long distance carrier. Also provide the number of these lines that are presubscribed to: (1) a Verizon usage per minute plan; (2) a Verizon plan that includes a bucket of interexchange minutes; and (3) a Verizon plan that includes an unlimited number of interexchange minutes. For each individual plan, provide the number of lines, the total number of interstate interLATA long distance minutes, the average number of minutes used, and the standard deviation of minutes used.
 - ii) The number of these lines for which AT&T, Sprint, or another long distance carrier is the presubscribed interstate long distance carrier.
 - iii) The number of these lines for which there is no presubscribed interstate long distance carrier.
 - b. The number of residential lines Verizon provides to resellers, and the name and corresponding line counts for the top three purchasers of resold lines.

- c. The number of residential UNE-L lines provided by Verizon, and the name and *corresponding line counts for the top three purchasers of UNE-L lines.*
 - d. The number of residential lines that Verizon provides through negotiated commercial agreements, and the name and corresponding line counts for the top three purchasers of these lines.
 - e. The number of Verizon's retail residential DSL lines and the proportion of these customers for which Verizon does not also provide wireline local exchange service.
 - f. By carrier, the number of residential access lines provided by facilities-based providers other than Verizon (*e.g.*, E-911 listings in which Verizon is not the underlying local exchange carrier).
 - g. An estimate of the total number of residential consumers relying upon over-the-top VoIP for all of their voice telecommunications needs, by provider.
 - h. An estimate of the total number of residential consumers that subscribe to mobile wireless service instead of wireline local exchange service and long distance service.
 - i. For all Verizon affiliates and subsidiaries, including legacy Verizon and legacy MCI, estimates of:
 - i) Verizon's market share of presubscribed long distance services provided to residential customers, Verizon's market share of a local and long distance service bundle, and the elasticity of demand for Verizon's long distance services.
 - ii) The churn rate for consumers switching among Verizon's plans, and the churn rate for consumers switching to non-Verizon long distance services.
 - j. The number of Verizon's residential mobile wireless lines. Additionally, provide:
 - i) An estimate of Verizon's Wireless's share of residential mobile wireless lines.
 - ii) An estimate of the proportion of Verizon's residential mobile wireless subscribers that subscribe to Verizon's mobile wireless service instead of a wireline local exchange service and long distance service.
2. For each Verizon franchise area, provide the number of retail residential wireline lines for which Verizon is the presubscribed interstate long distance carrier but not the local exchange carrier.
 3. Define each retail and wholesale business customer class to which Verizon sells domestic and international interLATA telecommunications services. List and define each domestic and international interLATA telecommunications service class (*e.g.*,

long distance voice, long haul traffic, private line, ATM, Frame Relay, T1, T3) that Verizon sells to each of these customer classes.

4. For each Verizon franchise area and each metropolitan statistical area in Verizon's franchise area, provide for each retail business customer class (e.g., small, medium and large enterprise customers) and each service class (e.g., long distance voice, ATM, Frame Relay, T1, and T3), an estimate of the market share of revenues (or some other generally accepted unit of measurement) for Verizon and for each of Verizon's competitors.
5. For the nation as a whole,
 - a. Provide for national, multi-locational large enterprise customers purchasing long distance voice services, an estimate of Verizon's market share of revenues (or of some other generally accepted unit of measurement) and an estimate of the market share of each of Verizon's competitors.
 - b. Provide for long haul services, an estimate of Verizon's market share of revenues (or of some other generally accepted unit of measurement) and an estimate of the market share of each of Verizon's competitors.