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Associate Director
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Federal communications Commission
Office of the Secretary

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EX PARTE

April 17, 2007

Marlene H. Dortch
Secretary
Federal Communications Commission
445 12th Street, SW
Room TW-A325
Washington, DC 20554

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

Dear Ms. Dortch:

At a meeting with Verizon on March 29, 2007, Wireline Competition Bureau Staff asked several questions about the data provided in Verizon's March 27 Response.¹ The attached exhibit responds to staffs questions regarding specification 2.

Specifically, Wireline Competition Bureau Staff asked for additional data that would show the percentage of local lines served by the former MCI that are presubscribed to MCI for long-distance service. The attached Exhibit 2.1 identifies the presubscribed long-distance carriers for local residential lines served nationwide by the former MCI. These data are provided by state, for each quarter of 2004 through 2006. Exhibit 2.1 identifies the presubscribed carriers that are affiliated with the former MCI and with legacy Verizon separately from AT&T, Qwest, Sprint, and other carriers? These data show that, for example, as of December 2005, prior to the

¹ Response of Verizon to the Commission's March 13, 2007 Information Request ("Verizon's March 27 Response"), *attached to* Letter from Joseph Jackson, Verizon, to Marlene H. Dortch, FCC, WC Docket No. 02-112 (Mar. 27, 2007).

² In Pennsylvania and Virginia, presubscribed lines in the former Bell Atlantic and former GTE service areas are displayed separately.

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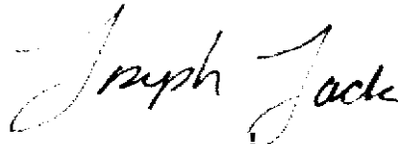
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Verizon/MCI merger, MCI was the presubscribed long-distance carrier to approximately [BEGIN HIGHLY CONFIDENTIAL] [END HIGHLY CONFIDENTIAL] percent of residential lines for which MCI was the local provider. In December 2006, MCI or Verizon was the presubscribed long-distance carrier to approximately [BEGIN HIGHLY CONFIDENTIAL] [END HIGHLY CONFIDENTIAL] percent of residential lines for which the former MCI was the local provider.

Exhibit 2.1 contains Highly Confidential Information and has been marked "HIGHLY CONFIDENTIAL INFORMATION - SUBJECT TO SECOND PROTECTIVE ORDER IN WC DOCKET NO. 02-1 12 BEFORE THE FEDERAL COMMUNICATIONS COMMISSION" in accordance with the Second Protective Order in this proceeding.³

If you have any questions, please call me at 202-515-2467.

Very truly yours,

A handwritten signature in cursive script that reads "Joseph Jacke".

Enclosure

³ Section 272(f)(1) Sunset of the BOC Separate Affiliate and Related Requirements, Second Protective Order, WC Docket No. 02-1 12, DA 07-1389 (rel. Mar. 23, 2007).

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EXHIBIT 2.1

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