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November 19, 2007

Via Electronic Submission

Redacted for Public Inspection

Marlene Dortch
Secretary
Federal Communications Commission
445 12th Street, S.W.
Washington, D.C. 20554

FILED/ACCEPTED

NOV 19 2007

Federal Communications Commission
Office of the Secretary

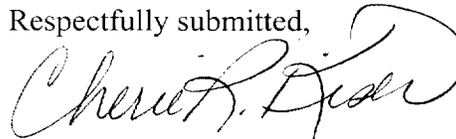
Re: **WC Docket No. 06-172 - Petitions of the Verizon Telephone Companies for
Forbearance Pursuant to 47 U.S.C. § 160(c) in Boston, New York, Philadelphia,
Pittsburgh, Providence, and Virginia Beach MSAs - Amended Response to WCB
Data Request**

Dear Secretary Dortch:

Cablevision Lightpath, Inc., through its counsel, hereby submits the enclosed Amended Response to the Wireline Competition Bureau information request dated October 29, 2007. Please note that the enclosed filing is redacted for public inspection in accordance with the Second Protective Order in the above-captioned proceeding and the information has been stamped "HIGHLY CONFIDENTIAL INFORMATION - SUBJECT TO SECOND PROTECTIVE ORDER IN WC DOCKET NO. 06-172 before the Federal Communications Commission" as required by that Order. Two copies of the Highly Confidential version of this filing have been hand delivered to Mr. Gary Remondino, Wireline Competition Bureau, with electronic copies of the Highly Confidential Information to Mr. Jeremy Miller and Mr. Tim Stelzig of the Wireline Competition Bureau.

Please also find enclosed an additional copy of this filing. Please date-stamp received and return it to the courier. Please contact the undersigned at (202) 434-7325 if you have any questions concerning this filing.

Respectfully submitted,



Chérie R. Kiser

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BY ANNE

**REDACTED FOR PUBLIC INSPECTION IN WC DOCKET NO. 06-172 before
the Federal Communications Commission**

**Cablevision Lightpath, Inc. (“CLI”) Amended Response to Wireline Competition
Bureau (“WCB”) October 29, 2007 Data Request**

WCB Request No 1: For each wire center service area or consistent geographic sub-area in the Verizon Metropolitan Statistical Areas (“MSAs”) of Boston, New York, Philadelphia, Pittsburgh, Providence, and Virginia Beach where CLI offers telecommunications services, provide an estimate of the percentage of all end user locations where CLI would be willing and able, within a commercially reasonable time, to provide over its own network the full range of services that are substitutes for Verizon’s local service offerings.

CLI Amended Response to WCB No. 1: Please see attached Spreadsheet A. CLI only offers services to business customers in the New York MSA. CLI does not have information upon which to determine the geographic boundaries for each of Verizon’s wire centers. CLI cannot therefore specify which of its end user locations relate to a particular Verizon wire center. Spreadsheet A provides, by zip code, the number of buildings CLI serves (“Lit Building”) and the number of buildings CLI would be willing and able to serve, within a commercially reasonable time over its own network with its full range of services (“Target Building”).¹⁷ CLI does not know how many buildings or “end user locations” are in a zip code, nor does it know whether a zip code is a “consistent geographic sub-area” for a wire center. Thus, Spreadsheet A shows the percentage of buildings that CLI serves out of those buildings that CLI would be willing and able to serve within a commercially reasonable time over its own network. Spreadsheet A does not provide the percentage of buildings in a zip code that could be served out of the total number of buildings located in that zip code.

WCB Request No. 2: For each wire center service area or consistent geographic sub-area in the aforementioned Verizon MSAs where CLI offers telecommunications services, provide separately for residential and business customers, CLI’s end-user access line counts by capacity (e.g., DS0, DS1, DS3, OCn). Please indicate the proportion of these end-user access lines that are CLI’s own last-mile facilities.

CLI Amended Response to WCB No. 2: Please see attached Spreadsheet B. CLI does not maintain the requested information by Verizon wire center nor does it have sufficient knowledge to determine what a consistent geographic sub-area in the Verizon New York MSA would be. CLI has provided the number of circuits from CLI to a business customer location by zip code and capacity (e.g., DS1, DS3, DS0, OCn). Each circuit does not necessarily correspond to a single customer because multiple circuits may be serving a single business customer. On the average, CLI provides [REDACTED] circuits per Lit Building.

¹⁷ CLI does not have information upon which to determine whether its services are “substitutes for Verizon’s local services offerings.” Accordingly, CLI does not represent that any of its services are “substitutes for Verizon local service offerings” by responding to the WCB’s request.

**REDACTED FOR PUBLIC INSPECTION IN WC DOCKET NO. 06-172 before
the Federal Communications Commission**

CLI SPREADSHEET A

**REDACTED FOR PUBLIC INSPECTION IN WC DOCKET NO. 06-172 before
the Federal Communications Commission**

CLI SPREADSHEET B

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