NEAL & HARWELL, PLC

LAW OFFICES

150 FOURTH AVENUE, NORTRECEIVED

SUITE 2000

NASHVILLE, TENNESSEE 372707 DEC 18 PH 3: 35

TELEPHONE (615) 244-1713

T.R.A. DUCKET ROOM BRIAN T. BOYD JOSHUA J. PHILLIPS

FACSIMILE (615) 726-0573 CYNTHIA S. PARSON ELIZABETH S. TIPPING CHANDRA N.T. FLINT LYNDSAY C. SMITH

STAFF ATTORNEY KRISTEN V. DYER

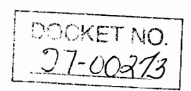
OF COUNSEL LARRY W. LINDEEN ALAN MARK TURK

JAMES F. NEAL AUBREY B. HARWELL, JR. AUBREY B. HARWELL, JON D. ROSS JAMES F. SANDERS THOMAS H. DUNDON RONALD G. HARRIS ALBERT F. MOORE PHILIP N. ELBERT JAMES G. THOMAS WILLIAM T. RAMSEY JAMES R. KELLEY MARC T. MCNAMEE GEORGE H. CATE, III PHILIP D. IRWIN GERALD D. NEENAN AUBREY B. HARWELL, III W. DAVID BRIDGERS KENDRA E. SAMSON DAVID G. THOMPSON LISA PAIGE BINDER

December 18, 2007

VIA HAND DELIVERY

Sharla Dillon, Docket Manager Tennessee Regulatory Authority 460 James Robertson Parkway Nashville, TN 37238



Garale Nearthir McCoanell

Re:

(3) Memoranda of Understanding, by and between:

Verizon Wireless and Crockett Telephone Company; Verizon Wireless and Peoples Telephone Company; and Verizon Wireless and West Tennessee Telephone Company

Dear Ms. Dillon:

Enclosed for filing are the original and thirteen copies of each of the three Memorandum of Understanding referenced above and our check in the amount of \$150.00 to cover the filing fees for all.

Thank you for your assistance in this matter.

Yours truly,

Sarah Martin McConnell

Paralegal

:smm **Enclosures**

RECEIVED

MEMORANDUM OF UNDERSTANDING REGARDING T.R.A. DOCKET ROOM MINIMUM OPERATING TERMS AND CONDITIONS

BY AND BETWEEN

VERIZON WIRELESS TENNESSEE PARTNERSHIP d/b/a VERIZON WIRELESS

AND

WEST TENNESSEE TELEPHONE COMPANY, INC.

JANUARY 1, 2007

TRA Docket No.

MEMORANDUM OF UNDERSTANDING REGARDING MINIMUM OPERATING TERMS AND CONDITIONS

This constitutes the Minimum Operating Terms and Conditions by and between Verizon Wireless Tennessee Partnership d/b/a Verizon Wireless ("VZW") and West Tennessee Telephone Company, Inc. ("West Tennessee"). It is the intent of the parties for these minimum terms and conditions to apply on an interim basis effective January 1, 2007 (the "Effective Date"), pending the negotiation and filing of a definitive interconnection and reciprocal compensation agreement in a manner consistent with the procedures set forth in 47 U.S.C. § 252.

- 1. The parties agree that the Minimum Operating Terms and Conditions will be incorporated into a voluntary interconnection and reciprocal compensation agreement negotiated in accordance with 47 U.S.C. 252(a). In the event the parties do not arrive at a mutually acceptable definitive interconnection and reciprocal compensation agreement before the conclusion of the arbitration proceeding, TRA docket No. 03-00585, the parties agree to adopt terms and conditions approved by the TRA in such arbitration and in any subsequent applicable final decisions issued by the TRA. The definitive interconnection agreement will have a term of two (2) years.
- 2. The parties agree that the terms and conditions of the definitive interconnection and reciprocal compensation agreement will incorporate the terms set forth in item Nos. 3-10.
- 3. Pursuant to these Minimum Operating Terms and Conditions, the parties agree that VZW will order direct interconnection facilities to interconnect at West Tennessee's Bradford, TN end office. Direct interconnection at Bradford will provide access to all West Tennessee exchanges, as well as Peoples Telephone Company's Henry, TN exchange. The point of interconnection for such facilities shall be at a technically feasible meet point on West Tennessee's network. Each party agrees to be responsible for one hundred percent (100%) of the transport facility costs to deliver its originated traffic to and receive the other party's originated traffic from such meet point. Traffic that has been transported and terminated through this established direct connection is referred to hereafter as "Direct Traffic." Traffic that has been originated on either party's network and transported and terminated indirectly via a third party tandem provider is referred to hereafter as "Indirect Traffic." Indirect Traffic shall initially be exchanged via AT&T Tennessee (f/k/a BellSouth Telecommunications, Inc., hereafter referred to as "AT&T"); however, neither party is required to utilize the tandem services of AT&T to deliver its originated Indirect Traffic to the other party, and either party may choose to utilize an alternative tandem provider that owns and operates a tandem to which West Tennessee and VZW are respectively connected.
- 4. Within ninety (90) days of this Agreement being fully executed, VZW agrees to route all of the intraMTA traffic originating on its network and destined to West Tennessee over the established direct connection facilities described in item No. 3 above. Within ninety (90) days of this Agreement being fully executed, West Tennessee will route land-to-mobile calls

M

- to VZW's NPA-NXXs associated with local or EAS rate centers over the established direct connection facilities described in item No. 3 above.
- 5. Once the direct connection facilities described in item No. 3 above are in service, West Tennessee and VZW will route traffic described in item No. 4 above indirectly only in the event that the direct interconnection facilities are out of service, have insufficient capacity, or are otherwise unavailable. In the event that the facilities have insufficient capacity, the parties agree to work expeditiously and consistent with industry practice to establish additional facilities.
- 6. West Tennessee shall include VZW's NPA-NXXs associated with local or EAS rate centers in West Tennessee's local calling scope during the term of this interim agreement and the definitive interconnection and reciprocal compensation agreement.
- 7. For mobile-to-land Indirect Traffic, West Tennessee shall bill VZW, and VZW shall pay West Tennessee, based upon the billing records West Tennessee receives from the third party tandem provider. For mobile-to-land Direct Traffic, West Tennessee shall bill VZW, and VZW shall pay West Tennessee, for the measured minutes of use ("MOUs") For land-to-mobile Direct Traffic and Indirect Traffic, VZW shall bill West Tennessee, and West Tennessee shall pay VZW, based on a traffic factor of 70/30 (70% mobile-originated, 30% land-originated) applied to usage billed by West Tennessee.
- 8. West Tennessee and VZW agree that the party originating Indirect Traffic shall be responsible for the cost to deliver its originated Indirect Traffic to the point where the terminating party's network interconnects with the network of the third party tandem provider (e.g., transit charges). West Tennessee and VZW each interconnect with AT&T at AT&T's Memphis, TN tandem (MMPHTNMA84T).
- 9. The interim rate for reciprocal compensation effective January 1, 2007 shall be \$0.010 per MOU. West Tennessee and VZW agree that the rate for reciprocal compensation shall be subject to a true-up, retroactive to the Effective Date, to a rate either (a) established for West Tennessee in the arbitration, TRA docket No. 03-00585, or (b) established pursuant to a negotiated settlement between the parties in the arbitration.
- 10. The percentage of traffic estimated to be Inter-MTA is 3%, split 50-50 between interstate and intrastate jurisdictions, during the term of this interim agreement, and shall remain as such in accordance with the Inter-MTA percentage agreed upon between the Rural Independent Coalition and the CMRS Providers in the arbitration, TRA docket No. 03-00585.
- 11. West Tennessee and VZW will compensate each other at the reciprocal compensation rate for traffic exchanged subsequent to the Effective Date of these Minimum Operating Terms and Conditions. The Parties have executed this Interim Agreement in conjunction with the execution of a Confidential Settlement Agreement and Mutual Release which addresses the agreement of the parties with respect to the finalization of payments for reciprocal compensation prior to the Effective Date.

por

- 12. On the condition that the Rural Independent Coalition, including West Tennessee, and the CMRS Providers, including VZW, that are currently parties to the arbitration, TRA docket No. 03-00585, enter into a settlement agreement, VZW and West Tennessee shall each be provided the opportunity to opt-in to such settlement terms and conditions as between VZW and West Tennessee.
- 13. Both parties acknowledge that these Minimum Operating Terms and Conditions have been reached on a voluntary basis, as the result of negotiations, and in consideration of the current facilities, volume of traffic exchanged and rate negotiated by the parties. Each of the items of these Minimum Operating Terms and Conditions is legitimately related to each other item, and is non-severable.
- 14. These Minimum Operating Terms and Conditions shall be subject to any and all applicable laws, rules, regulations or guidelines that subsequently may be adopted by any federal, state, or local government authority. Any modification to these Minimum Operating Terms and Conditions occasioned by such change shall be effected through good faith negotiations.

IN WITNESS WHEREOF, the parties hereto have caused these Minimum Operating Terms and Conditions to be executed as of this 27 day of November, 2007.

VERIZON WIRELESS TENNESSEE PARTNERSHIP D/B/A VERIZON WIRELESS / /	WEST TENNESSEE TELEPHONE COMPANY
WIRELESS BY: Celley Partnership, Its General Partner By:	By: La Koark
Printed: Hans Leutenegger	Printed: LERA ROARK
Title: South Area Vice President Network	Title: VICE DRESIDENT