David Christian

Vice President Regulatory Affairs Florida



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September 24, 2008

Ms. Beth W. Salak, Director Division of Competitive Markets and Enforcement Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, FL 32399-0850

Dear Ms. Salak:

Attached are new tariff pages filed to become part of the Verizon Florida LLC General Services Tariff.

Section A13. MISCELLANEOUS SERVICE ARRANGEMENTS 2nd Revised Page 93

The purpose of this filing is to update the service agreement language associated with Corporate Rewards.

If you require additional information, please call Joan Gage at (813) 483-2530.

Sincerely,

David M. Christian Vice President Regulatory Affairs Florida

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Attachment

A13. MISCELLANEOUS SERVICE ARRANGEMENTS

A13.44 Corporate Rewards

.2 Regulations

- a. Minimum Revenue Threshold A customer must meet a minimum monthly revenue threshold, as set forth in the following, .4 Rates and Charges. Should a customer's actual monthly aggregate qualified usage revenue plus local access line revenue be less than the minimum revenue threshold, a minimum revenue fee will be applied to the customer's main BTN. The minimum revenue fee is equal to the difference between the minimum monthly revenue threshold and the customer's actual monthly aggregate qualified revenue.
- b. Service Application Customers are required to sign a one, two or three-year service application. At the end of the term period, the service application will be automatically renewed for a period equal to the customers' original term, unless the customer notifies the Telephone Company otherwise. The auto renewal will allow for a 60 day grace period for the subscriber to remove the plan without penalty. Customers will be required to identify a main BTN in the service application to which any minimum revenue charge or termination liability charge will be applied.
- c. Termination Customers may terminate participation at any time, provided the customer gives the Telephone Company a 60-day written notice. The termination will go into effect in the first full billing period following the 60-day notification period. If a customer chooses to cancel the service application or disconnects the main BTN prior to the expiration date of the term set forth in the service Arrangement, a termination liability charge of will apply as set forth in the following, .4 Rates and Charges.

In addition, customers that sign a two or three-year service Arrangement will be required to return all access line discounts received in accordance with their service Arrangement. Discounts that must be returned will be calculated as follows:

Number of access lines/services x discount amount per access line/service X number of months expired under the service Arrangement.

A customer is exempt from paying a termination liability charge under the following conditions:

- A customer migrates to another Company product or service of equal or greater value, or
- The customer provides the Company with written notice prior to the expiration date of the service argeement that the customer wishes to terminate the plan. The Company will terminate the plan in the first full billing period following the 60-day written notice or the first full billing period following the expiration date, whichever is later.

.3 Application of Rates

- a. Corporate Rewards is not available with the following usage:
 - (1.) Any local, toll or circuit-switched calls included in optional calling plans and/or ICB agreements;
 - (2.) Dial Tone Lines provided for pay telephone service;
 - (3.) Foreign Exchange Service;
 - (4.) "9-1-1" Enhanced Service;
 - (5.) Hotel/Motel Guest Lines; and
 - (6.) 900/976, Conference Connect®, Collect, Bill to Third Party and Person-to-Person calls
- ® Registered Trademark

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