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210 N. Park Ave.
Winter Park, FL
32789

Renee' Jenkins, Secretary of Commission
Public Utility Commission of Ohio
180 East Broad Street
Columbus, OH 43226-0573

P.O. Drawer 200
Winter Park, FL
32790-0200

**Re: NYNEX Long Distance Company d/b/a Verizon Enterprise Solutions
Tariff Docket No. 90-5721-CT-TRF
Case No. 07-448-TP-ZTA, Replacement Tariff Pages**

Tel: 407-740-8575
Fax: 407-740-0613
tmi@tminc.com

Dear Sir/Madam:

Pursuant to correspondence with Melissa Scarberry on your staff, enclosed please find an original and ten (10) copies of revised replacement tariff pages filed on behalf of NYNEX Long Distance Company d/b/a Verizon Enterprise Solutions. This filing is dated to become effective on April 21, 2007.

Replacement pages included in this filing are as follows:

Original Page 27.1.1	Adds Termination Liability text to FirmRate Plus Plan
Original Page 34.3.1	Adds Termination Liability text to FirmRate Advantage Plan

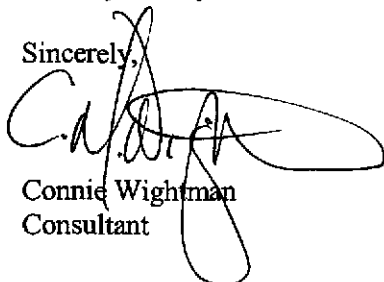
These replacement pages add staff requested language to FirmRate Plus and FirmRate Advantage's Termination Liability language.

Questions regarding this filing may be directed to my attention at (407) 740-8575 or via e-mail at cwightman@tminc.com.

Please acknowledge receipt of this filing by date stamping the extra copy of this cover letter and returning it to me in the self-addressed, stamped envelope provided for that purpose.

Thank you for your assistance.

Sincerely,



Connie Wightman
Consultant

cc: Cheryl Powers
Mitzi Bishop - Verizon
600 Hidden Ridge
MC HQE02F59
Irving, TX 75038

File: NLD- OH

TMS: OHo0703a

NLD: N06-46; N07-09; 07

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Technician Date Processed 5.4.07

SECTION 3 - DESCRIPTION OF SERVICE AND RATES, (Cont'd.)

3.5 FirmRate Plus Plan, (cont'd.)

3.5.2 Termination Liability

(N)

When the Customer terminates service under this plan prior to the expiration of the Customer's selected term commitment, a termination charge will be assessed. The termination charge is calculated by multiplying 35 percent (35%) of the Customer's Minimum Spend Level times the number of months remaining in the term.

The early termination charge will apply under the following circumstances:

1. When the Customer disconnects its entire account; or
2. When the Customer selects a shorter term.

The early termination charge will not apply under the following circumstances:

1. When the Customer's physical location changes, but the term plan is continued at the new location;
2. When the Customer negotiates the term plan for a longer term;
3. When the Customer moves to a jurisdiction where the Company is prohibited from offering service;
4. When the Customer changes plan prior to 60 days of service;
5. When the Customer returns to the Company and the same term length agreement as a result of a Winback program; or
6. When the Customer moves from a one or three year term on FirmRate Plus Plan to either a one or three year term on FirmRate Advantage Plan, FlexDistance Plan or Simple Options Plan.

At the expiration of the term commitment, the Customer will continue at the same commitment and usage rate unless they choose to make a change, either to a different term commitment/minimum usage guarantee or to a different plan. If the Customer continues without changing, they will still be liable for the minimum usage guarantee to which they were originally subscribed.

Inclusion of early termination liability by the Company in its tariff or a contract does not constitute a determination by the Commission that the termination liability imposed by the Company is approved or sanctioned by the Commission. Customers shall be free to pursue whatever legal remedies they may have should a dispute arise.

(N)

SECTION 3 - DESCRIPTION OF SERVICE AND RATES, (Cont'd.)

3.8 FirmRate Advantage Plan, (cont'd.)

3.8.3. Termination Liability

(N)

When the Customer terminates service under this plan prior to the expiration of the Customer's selected term commitment, a termination charge will be assessed. The termination charge is calculated by multiplying 35 percent (35%) of the Customer's Minimum Spend Level times the number of months remaining in the term.

The early termination charge will apply under the following circumstances:

1. When the Customer disconnects its entire account; or
2. When the Customer selects a shorter term.

The early termination charge will not apply under the following circumstances:

1. When the Customer's physical location changes, but the term plan is continued at the new location;
2. When the Customer negotiates the term plan for a longer term;
3. When the Customer moves to a jurisdiction where the Company is prohibited from offering service;
4. When the Customer changes plan prior to 60 days of service;
5. When the Customer returns to the Company and the same term length agreement as a result of a Winback program; or
6. When the Customer moves from a one or three year term on FirmRate Advantage Plan to either a one or three year term on FirmRate Plus Plan, FlexDistance Plan or SimpleOptions Plan.

At the expiration of the term commitment, the Customer will continue at the same commitment and usage rate unless they choose to make a change, either to a different term commitment/minimum usage guarantee or to a different plan. If the Customer continues without changing, they will still be liable for the minimum usage guarantee to which they were originally subscribed.

Inclusion of early termination liability by the Company in its tariff or a contract does not constitute a determination by the Commission that the termination liability imposed by the Company is approved or sanctioned by the Commission. Customers shall be free to pursue whatever legal remedies they may have should a dispute arise.

(N)