

Verizon Northwest Inc.

1800 – 41st Street, WA0105RA P. O. Box 1003 Everett, WA 98206-1003 Fax: 425-261-5262

June 16, 2008

Ms. Carole J. Washburn, Executive Secretary Washington Utilities and Transportation Commission 1300 S. Evergreen Park Drive SW P.O. Box 47250 Olympia, Washington 98504-7250

Dear Ms. Washburn:

Subject: CONTRACT NO. 1362ICB (Docket No. UT-050454)

Verizon Northwest Inc. submits for filing Contract No. 1362ICB, Amendment No. 1 to Contract No. 1299ICB filed on March 24, 2005, effective April 30, 3005 in Docket UT-050454. The purpose of the Amendment is to extend the term of the agreement for thirty-six (36) months. The amendment does not impact the customer's rates or conditions for receiving service under the agreement. The agreement provides DS1 Special Access Lines.

The service is offered under contract because the pricing is not available under tariff.

The company requests approval on Less Than Required Notice with an effective date of June 29, 2008 for this contract. The LRN form is attached to this filing. If this agreement is not made effective on or before June 29, 2008, the customer's current agreement will expire and the company will revert service to higher tariff rates until an agreement to extend the term can be made effective.

Verizon submits the documentation required in Section 7 of WAC 480-80-142. Verizon considers the cost computations required under Section 7 (b) (iii) of WAC 480-80-142 to be confidential and protected under the provisions of WAC 480-07-160. Verizon considers this cost documentation to also be protected under the exemption from disclosure requirements per the Public Records Act, Chapter 42.56 RCW. The cost documentation is marked "Confidential per WAC 480-07-160". The company, for commercial reasons, may be harmed if this information is not treated by the Commission as confidential.

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With regards to the contract, Verizon will comply with any applicable resale obligations required by RCW 80.36.170 and 80.36.180.

Please contact Lin Fogg at (425) 261-6380 if there are questions on this filing.

Very truly yours,

David S. Valdez

DII Vers

Sr. Vice President – West

Public Affairs, Policy and Communications

Attachments

(2008-441676/2004-307734)

ESSENTIAL TERMS AND CONDITIONS

Contract No. 1362ICB	New _	_ Renewal AmendmentX			
Effective Date:		June 29, 2008			
Term of the Agreement:		June 30, 2008 through June 29, 2011			
Renewal Options:		If Customer indicates to Verizon in writing that it desires to negotiate a new contract or tariff service arrangement to continue or replace the Services provided, the Agreement shall automatically be extended for a period not to exceed 60 days from the end of the initial Service Period to allow the parties to finalize a new agreement or to transition to a tariff service arrangement. Notice must be provided by Customer at least 30 days prior to the end of the initial Service Period. Notice can be made by facsimile or electronic mail.			
Duration of Contract:		Thirty-six (36) months			
Description of Service:		DS1 Special Access Service is a high speed (1.544 Mbps) data line which provides transmission facilities to a customer designated location or facilities between a customer designated location and the serving wire center.			
Number of Units:		16 DS1 Special Access Lines			
Monthly Recurring Charge:		\$1,962.88			
Non-Recurring Charge:		N/A			
Termination Liability:		No change to termination liability filed under the original contract which stated the following: If Customer cancels this agreement in whole or in part or terminates any services prior to the expiration of the Service period, Customer shall pay to Verizon a termination charge equal to twenty-give (25%) of the applicable monthly rate for the terminated Service multiplied by the number of months remaining in the unexpired portion of the Service Period.			
Locations:		Everett, Lake Stevens			

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7(b) (iii)			

Demonstrate, at a minimum, that the contract charges cover the company's cost of providing the service. Costs will be determined under a long-run incremental cost analysis, including as part of the incremental cost, the price charged by the offering company to other telecommunications companies for any essential function used to provide the service, or any other commission-approved cost method.

This is an Amendment No. 1 that extends the term of the agreement for thirty-six (36) months. The attached confidential cost documentation demonstrates the contract charges cover the company's cost of providing the service.

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7 (b) (iv)			

Summarize the basis of the charge(s) proposed in the contract and explain the derivation of the proposed charge(s) including all cost computations involved.

The underlying costs of the individual component elements are identified in the confidential cost documentation filed with this contract. The rates for this contract are not affected under Amendment No. 1 to the Agreement.

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New ____ Renewal ___ Amendment __X__

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7 (v)	Indicate the basis for using a contract rather than a filed tariff for the specific service involved.
	The services are offered on a contract basis because the pricing is not available under tariff.

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(2) Duration of contract. All contracts shall be for a stated time period.

The Amendment No. 1 extends the term of the contract term for thirty-six (36) months.