

Allan T. Thoms
Vice President - Public Policy &
External Affairs - Northwest Region



1800 - 41st Street, WA0101RA
P.O. Box 1003
Everett, WA 98206-1003

Phone 425 261-5691
Fax 425 261-5262

May 13, 2002

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

RECEIVED
02 MAY 15 AM 8:03
OFFICE OF THE
ATTORNEY GENERAL
COMMUNICATIONS
SECTION

Dear Ms. Washburn:

Subject: **ERRATA SHEET TO COMPLIANCE FILING TO DOCKET NO.
UT-013019**

Enclosed is a copy of a corrected sheet to the above referenced compliance filing made on April 12, 2002. The original filing contained a typographical error. Please replace the sheet originally filed with the one enclosed. I apologize for any confusion this may have caused.

Please direct any questions to Joan Gage at 425-261-5238.

Very truly yours,

Allan T. Thoms

j:eagroup\joan\jg4.doc
Enclosure

c: Gregory Kopta – Esq.

APPENDIX A¹

I. Rates and Charges for Transportation and Termination of Traffic²

- A. The Reciprocal Compensation Traffic Termination rate element that applies to Reciprocal Compensation Traffic on a minute of use basis for traffic that is delivered to an End Office is **\$0.0016966♦**.
- B. The Reciprocal Compensation Traffic Termination rate element that applies to Reciprocal Compensation Traffic on a minute of use basis for traffic that is delivered to Tandem Switch is **\$0.0077934♦**.
- C. The Tandem Transiting Charge is **\$0.00181967**.
- D. Entrance Facility Charge: **See Intrastate Access Tariff**

¹ Certain of the rates and charges set forth above, as indicated by a "diamond" (♦), are arbitrated rates taken from the previously arbitrated Interconnection, Resale and Unbundling Agreement between GTE and AT&T Communications, which was approved by the Commission in an Order dated December 11, 1996 in Interim Docket No. UT-960307. Verizon has agreed to use and to incorporate herein such arbitrated rates subject to the following: The Parties expressly agree (1) that such arbitrated rates shall not be deemed to have been voluntarily negotiated by the Parties and such arbitrated rates are not subject to interstate MFN obligations under Appendix D, Sections 31 and 32, of the Merger Order; and (2) that, for purposes of calculating Reciprocal Compensation Traffic, the arbitrated rates shall not apply to Internet Traffic. The foregoing shall not, in any way, limit any other term, condition, limitation or reservation of right in the Agreement that applies to rates. The Parties further agree that the Commission's Order in Interim Docket No. UT-960307, to the extent such Order established the arbitrated rates, shall be deemed "arbitrated" under Paragraph 5(E) of the Adoption Letter.

² All rates and charges specified herein are pertaining to Article V of the Verizon North Carolina Terms.