251/252 AGREEMENT

BETWEEN

VERIZON NORTH INC. F/K/A GTE NORTH INCORPORATED
VERIZON SOUTH INC. F/K/A GTE SOUTH INCORPORATED

AND

SERVISENSE.COM, INC.

FOR THE STATE OF ILLINOIS
# TABLE OF CONTENTS

**ARTICLE I SERVICES AND FACILITIES**

1. Definitions. .................................................................................................................. 1
2. Service and Facility Arrangements. ............................................................................. 1
3. Operations and Administrative Matters. ...................................................................... 3
4. Financial Matters. ....................................................................................................... 7
5. Term and Termination. ............................................................................................... 13

**ARTICLE II GENERAL PROVISIONS**

1. Regulatory/Legal Matters. .......................................................................................... 15
2. Liability Matters. ......................................................................................................... 16
3. Dispute Resolution ...................................................................................................... 24
4. Confidential Information. ........................................................................................... 25
5. Miscellaneous. ........................................................................................................... 27

**SIGNATURE PAGE** .................................................................................................... 33

**APPENDIX A TO ARTICLES I & II GLOSSARY** .......................................................... 34

**RESALE ATTACHMENT**

1. General ....................................................................................................................... 46
2. Services ....................................................................................................................... 46
3. Operations and Administrative Matters ..................................................................... 47
4. Financial Matters. ....................................................................................................... 51

**APPENDIX A TO THE RESALE ATTACHMENT SERVICES AVAILABLE FOR RESALE** .... 53
251/252 AGREEMENT

This 251/252 Agreement (the "Agreement") is effective upon filing with the Commission ("Effective Date"). The Agreement is by and between Verizon North Inc. f/k/a GTE North Incorporated, Verizon South Inc. f/k/a GTE South Incorporated, with its address for purposes of this Agreement at 600 Hidden Ridge Drive, Irving, Texas 75038 ("Verizon") and ServiSense.com, Inc., in its capacity as a certified provider of local wireline telecommunication services ("ServiSense"), with its address for this Agreement at 180 Wells Avenue, Suite 450, Newton, MA 02459-3302 (Verizon and ServiSense being referred to collectively as the "Parties" and individually as a "Party"). This Agreement covers services in the State of Illinois only (the "State").

RECITALS

WHEREAS, Section 251 of the Telecommunications Act of 1996 (the "Act") imposes specific obligations upon Verizon to negotiate in good faith in accordance with Section 252 of the Act, an agreement embodying the terms and conditions of the provision of certain telecommunications services and facilities to ServiSense and other terms and conditions that are legitimately related to, and constituting a part of, said arrangements; and

WHEREAS, pursuant to Section 252(a) of the Act, ServiSense issued a written request to Verizon to enter into said negotiations; and

WHEREAS, the Parties completed good faith negotiations that led to the services and facilities arrangements, including all legitimately related terms and conditions, described herein.

NOW, THEREFORE, in consideration of the mutual provisions contained herein and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, and without waiving any reservation of rights set forth herein, Verizon and ServiSense hereby covenant and agree as follows.
ARTICLE I
SERVICES AND FACILITIES

1. Definitions.

Except as otherwise specified herein, the definitions set forth in the Glossary that is attached hereto as Appendix A to Articles I and II shall apply to this Agreement. Additional definitions that are specific to the matters covered in a particular provision may appear in that provision. To the extent that there may be any conflict between a definition set forth on Appendix A and any definition in a specific provision, the definition set forth in the specific provision shall control with respect to that provision and the Article or Attachment in which such provision shall be included.

2. Service and Facility Arrangements.

2.1 Standard Alternatives.

Verizon shall provide to ServiSense the services and/or facilities below pursuant to the designated service attachment (check all that apply):

- [ ] Interconnection Attachment
- [x] Resale Attachment
- [ ] UNE Attachment
- [ ] Collocation Attachment

This Agreement consists of the designated services and/or facilities Attachment(s), and with respect to each such Attachment, all terms and conditions set forth in Articles I and II. The terms and conditions in a given Attachment together with all such Article I and II terms and conditions are integrally and legitimately related, and shall govern the provision of the designated services and/or facilities by Verizon to ServiSense.

2.2 Poles, Ducts, Conduits and Rights-of-Way.

To the extent required by the Act, Verizon and ServiSense shall each afford to the other access to the poles, ducts, conduits and ROWs it owns or controls on terms, conditions and prices comparable to those offered to any other entity pursuant to each Party’s tariffs and/or standard agreements. Accordingly, if Verizon and ServiSense desire access to the other Party’s poles, ducts, or ROWs, Verizon and ServiSense shall adhere to the terms and conditions of the other Party’s applicable tariffs and/or execute separate agreements. ServiSense agrees that pole attachment and conduit occupancy agreements must be executed separately before it makes any attachments to Verizon facilities or uses Verizon’s conduit. Should ServiSense attempt to make any such attachments to Verizon’s facilities or to use Verizon’s conduit without first entering into such separate agreements, as applicable, then such actions shall constitute a breach of this agreement.

2.3 Directory Listings and Directory Distribution.

2.3.1 Separate Agreement. Except as set forth below, ServiSense will be required to negotiate a separate agreement for directory listings and directory distribution, with Verizon’s directory publication company.

2.3.2 Supply of Listing Information. ServiSense agrees to supply Verizon on a regularly scheduled basis, at no charge, and in a mutually agreed upon format (e.g. ordering and billing forum developed), all listing information for ServiSense’s subscribers who wish to be listed in any Verizon published directory for the
relevant operating area. Listing information will consist of names, addresses (including city, state and zip code) and telephone numbers. Nothing in this Agreement shall require Verizon to publish a directory where it would not otherwise do so. Listing inclusion in a given directory will be in accordance with Verizon's solely determined directory configuration, scope, and schedules, and listings will be treated in the same manner as Verizon's listings.

2.3.3 Distribution. Upon directory publication, Verizon will arrange for the initial and secondary distribution of the directory to ServiSense Customers in the directory coverage area at no charge. ServiSense will supply Verizon in a timely manner with all required Customer mailing information including non-listed and non-published Customer mailing information, to enable Verizon to perform its distribution responsibilities.

2.4 Directory Assistance (DA) Listing Information.

2.4.1 Definition. DA listing information includes the listed names, addresses and telephone numbers of Verizon and authorized LEC Customers, except as otherwise provided herein. DA listing information provided shall indicate whether the Customer is a residence or business Customer. Excluded are listings for restricted LEC lines and non-published listings. Verizon DA listing information includes 800/888 listings, non-listed numbers and foreign listings within the Verizon franchise.

2.4.2 Availability. Verizon will make available to ServiSense, at ServiSense's request, Verizon end-user and authorized LEC DA listing information stored in Verizon's DA database for the purposes of ServiSense providing DA service to its Customers. Verizon shall provide to ServiSense, at ServiSense's request, DA listing information within sixty (60) Business Days after an order is received for a specific state. The DA listing information will be provided in Verizon format via magnetic tape or National Data Mover (NDM) as specified by ServiSense. Updates to the DA listing information shall be provided on a daily basis through the same means used to transmit the initial load. ServiSense agrees to pay Verizon's standard charges for the initial load and daily updates of Verizon's DA listing information, which will be provided upon request. The Parties will work together to identify and develop procedures for database error corrections.

2.4.3 Confidential Information. Such listings shall be confidential information pursuant to Article II, Section 4 and ServiSense will use the listings only for its DA services to its Customers. ServiSense is not authorized to release Verizon's DA listing information to any third party or to provide DA to any other party using Verizon DA listing information, including ServiSense's Affiliates, subsidiaries or partners, except with the express written permission of Verizon. In those instances where ServiSense's affiliates, subsidiaries or partners also desire to use Verizon's DA listing information, each affiliate, subsidiary or partner must negotiate a separate contract with Verizon to obtain the listings. If ServiSense uses a third-party DA service for its Customers, ServiSense will ensure that such third party likewise treats the listings as confidential information pursuant to Article II, Section 4, and uses them only for ServiSense end-user DA. Verizon will include ServiSense's DA listing information in Verizon's DA data base which may be released to third parties which request Verizon's DA listing information, unless ServiSense provides Verizon written notice within sixty (60) Business Days after the effective date of this Agreement that its DA listing information is restricted and should not be released to third parties. In the event that ServiSense does properly notify Verizon that its DA listing information is restricted, Verizon will so advise third parties requesting such information.
2.5 **Dialing Format Changes.**

Verizon will provide reasonable notification to ServiSense of changes to local dialing format (i.e. 7-10 digit, by end office).

2.6 **E911/911.**

Except as provided herein, ServiSense will be required to negotiate a separate agreement or order separately pursuant to applicable Verizon Tariffs.

3. **Operations and Administrative Matters.**

3.1 **CLEC Profile.**

Before orders can be taken, ServiSense must complete and return an accurate CLEC Profile, and if required, pay an advance deposit. ServiSense will provide Verizon with its Operating Company Number (OCN), Company Code (CC), and Customer Carrier Name Abbreviation (CCNA) as described in the GTE Guide located on Verizon’s WISE website at URL: [http://www.gte.com/wise](http://www.gte.com/wise). ServiSense hereby represents and warrants to Verizon that it is a certified provider of telecommunications service or shall obtain that certification prior to placing any orders under this Agreement. ServiSense will document its Certificate of Operating Authority on the CLEC Profile and agrees to update this CLEC Profile as required to reflect its current certification.

3.2 **GTE Guide.**

The GTE Guide is an Internet web site that contains Verizon’s operating practices and procedures; general information for pre-ordering, ordering, provisioning, repair and billing for resold services and unbundled network elements; and guidelines for obtaining interconnection with Verizon’s switched network. The Guide is intended to provide general guidelines and operational and administrative assistance to CLECs seeking to order services and facilities pursuant to this Agreement. Such guidelines and operating practices and procedures must be flexible to accommodate changes in the dynamic telecommunications industry, changes to promote increased effectiveness and efficiency, etc. Therefore, Verizon reserves the right, upon prior advanced notice to ServiSense, to make changes to the Guide. In reserving its right to make changes to the Guide, it is not Verizon’s intention to discriminate against ServiSense’s rights under this Agreement. If, in ServiSense’s opinion, a particular change to the Guide materially and adversely discriminates against ServiSense’s existing rights under this Agreement, ServiSense may so notify Verizon. If the Parties cannot resolve ServiSense’s concerns within a reasonable amount of time, ServiSense may invoke the Dispute Resolution provisions in Article II, Section 3 to resolve the matter.

3.3 **Contact Exchange.**

The Parties agree to exchange and to update contact and referral numbers for order inquiry, trouble reporting, billing inquiries, and information required to comply with law enforcement and other security agencies of the government.

3.4 **Capacity Planning and Forecasting.**

Within thirty (30) calendar days from the Effective Date, the Parties agree to have met and developed joint planning and forecasting responsibilities which are applicable to the service and facilities Attachments described above in Section 2. Verizon may delay processing ServiSense service orders should ServiSense not perform its obligations as
specified in this Section 3.4. Such responsibilities shall include but are not limited to the following:

3.4.1 The Parties will establish periodic reviews of network and technology plans and will notify one another no later than six (6) months in advance of changes that would impact either Party's provision of services.

3.4.2 ServiSense will furnish to Verizon information that provides for state-wide annual forecasts of order activity, in-service quantity forecasts, and facility/demand forecasts.

3.4.3 If this Agreement includes an Interconnection Attachment, the Parties will develop joint forecasting responsibilities for traffic utilization over trunk groups and yearly forecasted trunk quantities as set forth in that Attachment.

3.4.4 ServiSense shall notify Verizon promptly of changes greater than ten percent (10%) to current forecasts (increase or decrease) that generate a shift in the demand curve for the following forecasting period.

The Parties' compliance with the requirements of this provision shall not constitute a waiver of any rights or obligation either Party may have under Applicable Law relative to the offering and provisioning of services and facilities.

3.5 Electronic Interfaces.

The Parties shall work cooperatively in the implementation of electronic gateway access to Verizon Operational Support Systems (OSS) functions in the long-term in accordance with established industry standards. ServiSense should refer to the GTE Guide for the current OSS capabilities. The Parties agree that the Change Management Process (CMP) as defined on Verizon's WISE website at URL: http://www.gte.com/wise, shall govern any change management principles applicable to changes in the OSS interfaces. ServiSense may submit a written request to Verizon if ServiSense desires new or modified electronic interfaces exclusively to meet ServiSense's requirements. If such requested electronic interfaces are different from what is Currently Available, Verizon may agree, at its sole discretion, to provide such electronic interfaces; provided, however, all costs and expenses associated with the new or modified electronic interfaces shall be paid by ServiSense. ServiSense shall be responsible for modifying and connecting any of its pre-ordering and ordering systems with Verizon provided interfaces as described in the GTE Guide.

3.6 OSS Performance Measures.

3.6.1 General. The Parties will provide a level of service to each other with respect to services and facilities under this Agreement in compliance with the non-discrimination requirements of the Act. Performance measures detail the areas of performance to be tracked, reported and audited to evaluate quality of service. The performance measures and related data will be posted monthly on Verizon's WISE website at URL: http://www.gte.com/wise.

3.6.2 Changes. Performance measures to measure quality of service are provisional and subject to continued evolution as driven by the industry and state commissions. When developed and implemented on Verizon's WISE website, new or modified performance measures shall be made available to ServiSense and shall automatically modify and/or replace the existing performance measures Verizon currently makes available to all CLECs.
3.6.3 **Description.** Verizon’s performance measures are made available on a nationwide basis to all qualifying CLECs. Such performance measures provide standards to measure the quality of services and facilities offered by Verizon within the following major categories:

3.6.3.1 **Pre-ordering.** Pre-ordering activities relate to the exchange of information between Verizon and ServiSense regarding current or proposed Customer products and services, or any other information required to initiate ordering of service. Pre-ordering encompasses the critical information needed to submit a provisioning order from ServiSense to Verizon. The pre-order measurement reports the timeliness with which pre-order inquiries are returned to ServiSense by Verizon.

3.6.3.2 **Ordering.** Ordering activities include the exchange of information between Verizon and ServiSense regarding requests for service. Ordering includes: (1) the submittal of the service request from ServiSense, (2) rejection of any service request with errors and (3) confirmation that a valid service request has been received and a due date for the request assigned. Ordering performance measurements report on the timeliness with which these various activities are completed by Verizon. Also captured within this category is reporting on the number of ServiSense service requests that automatically generate a service order in Verizon’s service order creation system.

3.6.3.3 **Provisioning.** Provisioning is the set of activities required to install, change or disconnect a Customer’s service. It includes the functions to establish or condition physical facilities as well as the completion of any required software translations to define the feature functionality of the service. Provisioning also involves communication between ServiSense and Verizon on the status of a service order, including any delay in meeting the commitment date and the time at which actual completion of service installation has occurred. Measurements in this category evaluate the quality of service installations, the efficiency of the installation process and the timeliness of notifications to ServiSense that installation is completed or has been delayed.

3.6.3.4 **Maintenance.** Maintenance involves the repair and restoration of Customer service. Maintenance functions include the exchange of information between Verizon and ServiSense related to service repair requests, the processing of trouble ticket requests by Verizon, actual service restoration and tracking of maintenance history. Maintenance measures track the timeliness with which trouble requests are handled by Verizon and the effectiveness and quality of the service restoration process.

3.6.3.5 **Network Performance.** Network performance involves the level at which Verizon provides services and facilitates call processing within its network. Verizon also has the responsibility to complete network upgrades efficiently. If network outages do occur, Verizon needs to provide notification so appropriate network management and Customer notification can occur by ServiSense. Network performance is evaluated on the quality of interconnection, the timeliness of notification of network outages and the timeliness of network upgrades (code openings) Verizon completes on behalf of ServiSense.
3.6.3.6 Billing. Billing involves the exchange of information necessary for ServiSense to bill its Customers, to process the end-user’s claims and adjustments, to verify Verizon’s bill for services provided to ServiSense and to allow ServiSense to bill for access. Billing measures have been designed to gauge the quality, timeliness and overall effectiveness of Verizon billing processes associated with ServiSense Customers.

3.6.3.7 Collocation. Verizon is required to provide to CLECs available space as required by law to allow the installation of CLEC equipment. Performance measures in this category assess the timeliness with which Verizon handles ServiSense’s request for collocation as well as how timely the collocation arrangement is provided.

3.6.3.8 Database updates. Database updates for directory assistance/listings and E911 include the processes by which these systems are updated with Customer information which has changed due to the service provisioning activity. Measurements in this category are designed to evaluate the timeliness and accuracy with which changes to Customer information, as submitted to these databases, are completed by Verizon.

3.6.3.9 Interfaces. Verizon provides ServiSense with choices for access to OSS pre-ordering, ordering, maintenance and repair systems. Availability of the interfaces is fundamental to ServiSense being able to effectively do business with Verizon. Additionally, in many instances, ServiSense personnel must work with the service personnel of Verizon. Measurements in this category assess the availability to ServiSense of systems and personnel at Verizon work centers.

3.7 Law Enforcement Interface.

Except to the extent not available in connection with Verizon’s operation of its own business, Verizon shall provide seven day a week/twenty-four hour a day assistance to law enforcement agencies for installation and information retrieval pertaining to traps, traces, court orders and subpoenas. Verizon reserves the right to charge for this service.

3.8 Customer Contacts.

Except as otherwise provided in this Agreement or as agreed to in a separate notification signed by ServiSense, ServiSense shall provide the exclusive interface with ServiSense’s customers in connection with the marketing or offering of ServiSense services. Except as otherwise provided in this Agreement, in those instances in which Verizon personnel are required pursuant to this Agreement to (1) interface on behalf of ServiSense directly with ServiSense's current customers, or (2) interface directly with “pending” ServiSense customers for the purpose of effectuating a ServiSense order for change of service, such personnel shall not identify themselves as representing Verizon. For purposes of this section, a “pending” ServiSense customer means any Verizon customer for whom ServiSense has submitted a valid change in service order, but for whom the change in service has yet to be completed. In both such instances, all forms, business cards or other business materials furnished by Verizon to ServiSense’s current or pending customers shall be generic in nature. In no event shall Verizon personnel acting on behalf of ServiSense pursuant to this Agreement provide information to ServiSense customers about Verizon products or services unless otherwise authorized by ServiSense.

Nothing in this Section 3.8 shall preclude Verizon from contacting ServiSense’s current or pending customers in the normal course of Verizon’s marketing and sales activities;
provided, however, that those Verizon wholesale market personnel responsible for processing requests for customer service records, change in service orders, or other requests by ServiSense shall not share any CPNI with Verizon's retail sales and marketing personnel in violation of the law or, to the extent required under applicable law, without ServiSense's consent.

3.9 Standard Practices.

The Parties acknowledge that Verizon has already implemented, and shall be establishing or adopting, some industry standard practices and/or its own standard practices, that are not otherwise specified in this Agreement, to implement the various requirements of its obligations hereunder. Such standard practices are defined as practices that are generally applicable to the CLEC industry as a whole and are not specific to ServiSense. Such practices will be administered on a nondiscriminatory basis. ServiSense agrees that Verizon may implement such industry standard practices to satisfy any Verizon obligations under this Agreement.


4.1 Rates.

4.1.1 Rate Lists. Except as otherwise provided herein, the rate and charge list for a given facility or service ordered hereunder shall be set forth as an Appendix to the facility or service Attachment.

4.1.2 General Terms and Conditions Affecting Rates. Certain rates and charges specified in this Agreement were taken from the previously arbitrated Interconnection, Resale and Unbundling Agreement between GTE and AT&T Communications of Illinois, Inc. (“AT&T”) (Arbitrated Agreement), which was approved by the Commission’s Order dated June 21, 1999 (Arbitration Order) in Docket No. 99AA-001. These certain rates and charges were imposed by the Commission on Verizon, formerly known as GTE, as part of the Arbitrated Agreement (Arbitrated Rates) and are indicated as Arbitrated Rates on the appropriate services appendix next to the Verizon rates and charges (Verizon Rates).

The Parties each agree and acknowledge that they have mutually agreed to incorporate Arbitrated Rates into this Agreement because the Commission has already issued its decision approving the Arbitrated Rates in the Arbitration Order, and ServiSense has represented that it would request the same rates and charges in an arbitration before the Commission. Therefore, for the purposes of compromise and administrative ease, and in order to temporarily resolve issues regarding rates and charges without recourse to formal and expensive arbitration pursuant to Section 252 of the Act, Verizon agrees to offer to ServiSense the Arbitrated Rates in this Agreement on an interim basis, subject to the following express agreements, conditions, limitations and reservation of rights.

4.1.2.1 By agreeing to incorporate the Arbitrated Rates into this Agreement, Verizon offers the Arbitrated Rates herein solely for the reasons specified above. Verizon does not waive, and hereby expressly reserves, its rights to assert or continue to assert that: (a) certain of the Arbitrated Rates are unlawful, illegal and improper, including, without limitation, the positions stated in any pending or future Verizon court challenge regarding certain of the Arbitrated Rates; (b) the Arbitrated Rates do not afford Verizon the opportunity to recover its actual costs, as mandated by the Act and applicable law; (c) the Arbitrated Rates should
not become effective until such time as the Commission has established an explicit, specific, predictable, sufficient and competitively neutral universal service mechanism that provides Verizon the opportunity to recover its actual costs; and (d) certain provisions of the FCC's First, Second, Third and Fourth Report and Order in FCC Docket No. 96-98 and other FCC orders or rules (collectively, the “FCC Orders”) are unlawful, illegal and improper. Verizon further expressly reserves its past, present and future rights to challenge and seek review of any and all Arbitrated Rates or any permanent rates or charges established in any generic rate proceeding or any other proceeding, in any court or commission of competent jurisdiction or other available forum.

4.1.2.2 Verizon and ServiSense agree that if the Arbitrated Rates are adjusted or otherwise modified, in whole or in part, by the Commission in any generic rate proceeding or any other rate proceeding (including any proceeding designed to implement deaveraged rates), then the Arbitrated Rates incorporated into this Agreement shall be deemed to have been automatically amended, and such amendment shall be effective upon the date of the applicable Order (the “Rate Modifying Order”), unless the Original Order establishes a different effective date. Such adjusted or modified rates and charges will be applied prospectively pending the issuance of a final, binding and non-appealable order in the subject proceeding. At such time as an applicable Order becomes final, binding and non-appealable, the adjusted or modified rates and charges established therein shall be applied retroactively to the Effective Date of the Rate Modifying Order, unless the applicable Order expressly specifies otherwise. The Parties will true-up any resulting over or under billing. Such true-up payments, if any, shall also include interest computed at the prime rate of the Bank of America, NA in effect at the date of said final, binding and non-appealable Order. Any underpayment shall be paid, and any overpayment shall be refunded, within forty-five (45) Business Days after the date on which such Order becomes final, binding and non-appealable. The Parties agree that the provisions of this Section 4.1.2.2 shall survive the termination, rescission, modification or expiration of this Agreement without limit as to time, and unless expressly prohibited by the applicable Order, nothing contained herein shall prohibit a true-up of the affected rates and charges retroactive to the Effective Date of the Rate Modifying Order as contemplated by this Section 4.1.2.2, following the termination or expiration of this Agreement. ServiSense acknowledges that Verizon may seek to enforce the provisions in this Section 4.1.2.2 before a commission or court of competent jurisdiction.

4.1.2.3 Verizon and ServiSense further agree that the Arbitrated Rates and any subsequent adjusted or modified rates or charges are further subject to change and/or modification resulting from future orders or decisions of any commission, court or other governmental authority having competent jurisdiction that address the following: (1) Verizon’s unrecovered costs (e.g., actual costs, contribution, undepreciated reserve deficiency, or similar unrecovered Verizon costs (including Verizon’s interim universal service support charge)); (2) the establishment of a competitively neutral universal service system; (3) any and all actions seeking to invalidate, stay, vacate or otherwise modify any FCC Order in effect as of the Effective Date, or during the term, of this Agreement which impact the Arbitrated Rates or any subsequent adjusted or modified rates or charges (or the methodology from which they were derived), including,
without limitation, the current appeal of the FCC pricing rules pending before the Eighth Circuit Court of Appeals (See Docket No. 96-321) and any appeal of the FCC’s new UNE rules; or (4) any other relevant appeal or litigation. The Parties agree that if the Arbitrated Rates or any subsequent adjusted or modified rates or charges are deemed to be unlawful or otherwise modified pursuant to such an order or decision, or are otherwise stayed, enjoined or impacted, or the methodology from which they were derived is held to be unlawful or otherwise invalid, in whole or in part, by such an order or decision, then this Agreement shall be deemed to have been automatically amended, by modification of rates or charges, or, as appropriate, by the substitution of the Verizon Rates for such rates and charges, and such amendments shall be effective upon the date of the applicable Order. Such modified or substituted rates and charges will be applied prospectively pending the issuance of a final, binding and non-appealable Order in the subject proceeding. At such time as the applicable Order becomes final, binding and non-appealable, the modified or substituted rates and charges established therein shall be applied retroactively to the Effective Date of this Agreement. The Parties will true-up any resulting over or under billing. Such true-up payments, if any, shall also include interest computed at the prime rate of the Bank of America, NA in effect at the date of said final, binding and non-appealable Order. Any underpayment shall be paid, and any overpayment shall be refunded within forty-five (45) Business Days after the date on which such Order becomes final, binding and non-appealable. The Parties agree that the provisions of this Section 4.1.2.3 shall survive the termination, rescission, modification or expiration of this Agreement without limit as to time, and nothing contained herein shall prohibit a true-up of the affected rates and charges retroactive to the Effective Date of this Agreement as contemplated by this Section 4.1.2.3, following the termination or expiration of this Agreement. ServiSense acknowledges that Verizon may seek to enforce the provisions in this Section 4.1.2.3 before a commission or court of competent jurisdiction.

4.1.3 TBD Prices.. “To Be Determined” (TBD) rates or charges may be designated for Limited Offerings (in Verizon’s discretion as described in Article I, Section 4.1.4) or for other services or facilities arrangements for which the Parties have not been able to establish a price as of the Effective Date. With respect to all TBD rates or charges, prior to ServiSense ordering any such TBD item, the Parties shall meet and confer to establish a price. If the Parties are unable to reach agreement on a price for such item, a price shall be set for such item that is equal to the price for the nearest analogous item for which a price has been established (for example, if there is not an established price for a Non-Recurring Charge (NRC) for a specific UNE, the Parties would use the NRC for the most analogous service for which there is an established price. Verizon shall have the right for any such TBD price to designate such price as subject to change following Verizon’s completion of the development of a replacement interim price. When Verizon finishes developing such replacement price, Verizon shall notify ServiSense in writing of such price in accordance with, and subject to, the notices provision of Article II, Section 5.11. Any TBD rates or charges established pursuant to this provision shall be subject to change and true-up retroactive to the Effective Date of this Agreement in accordance with the requirements of Section 4.1.2. The Dispute Resolution procedures described in Article II, Section 3 herein may be invoked by either Party to resolve any dispute regarding the implementation of rates or charges pursuant to this Section.
4.2 **Cost Recovery.**

Verizon shall be entitled to recover all costs it incurs in meeting its obligations under this Agreement. If Verizon is required to make expenditures or otherwise incur costs that are not otherwise specifically reimbursed under this Agreement, Verizon is entitled to reimbursement from ServiSense for all such expenditures and costs. For all such expenditures and costs, Verizon shall receive through NRCs the actual costs and expenses incurred, including labor costs and expenses, overhead and fixed charges, and a reasonable contribution to Verizon’s common costs. Verizon will provide, at ServiSense’s request, the explanation of the costs and expenses incurred. If a dispute arises from this process, either Party may use the Dispute Resolution provision described in Article II, Section 3 of this Agreement to resolve the dispute.

4.3 **Billing and Payment.**

4.3.1 **General.** Payment for all facilities and services provided hereunder is due thirty (30) calendar days from the bill date. Neither Party will bill the other Party for previously unbilled charges incurred more than one (1) year prior to the current billing date. If any undisputed amount due on the billing statement is not received by the billing Party on the payment due date, the billing Party shall calculate and assess, and the billed Party agrees to pay, at the billing Party’s option, a charge on the past due balance at an interest rate equal to the amount allowed by the applicable state access tariffs, the state retail tariff, or federal tariff, in accordance with the service ordered, or the maximum nonusurious rate of interest under applicable law. Late payment charges shall be included on the next statement.

4.3.2 **Security.** Upon request by Verizon, ServiSense shall, at any time and from time to time, provide Verizon adequate assurance of payment of amounts due (or to become due) to Verizon hereunder. Assurance of payment of charges may be requested by Verizon if ServiSense (a) in Verizon’s reasonable judgement, at the Effective Date or at any time thereafter, is unable to demonstrate that it is creditworthy, (b) fails to timely pay a bill rendered to ServiSense by Verizon, (c) in Verizon’s reasonable judgement, at the Effective Date or at any time thereafter, does not have established credit with Verizon or (d) admits its inability to pay its debts as such debts become due, has commenced a voluntary case (or has had a case commenced against it) under the U.S. Bankruptcy Code or any other law relating to bankruptcy, insolvency, reorganization, winding-up, composition or adjustment of debts or the like, has made an assignment for the benefit of creditors or is subject to a receivership or similar proceeding. Unless otherwise agreed by the Parties, the assurance of payment shall, at Verizon’s request, consist of (i) a cash security deposit in U.S. dollars held in an account by Verizon or (ii) an unconditional, irrevocable standby letter of credit naming Verizon as the beneficiary thereof and that is otherwise in form and substance satisfactory to Verizon from a financial institution acceptable to Verizon, in both cases in an amount equal to two (2) months anticipated charges (including, without limitation, both recurring and non-recurring charges), as reasonably determined by Verizon, for the services, facilities or arrangements to be provided by Verizon to ServiSense in connection with this Agreement. To the extent that Verizon opts for a cash deposit, the Parties intend that the provision of such deposit shall constitute the grant of a security interest pursuant to Article 9 of the Uniform Commercial Code as in effect in any relevant jurisdiction. If required by an applicable Verizon Tariff or by Applicable Law, interest will be paid on any such deposit held by Verizon at the higher of the stated interest rate in such Tariff or in the provisions of the Applicable Law. Verizon may (but is not obligated to) draw on the letter of credit or funds on deposit in the account, as applicable,
upon notice to ServiSense in respect of any amounts billed hereunder that are not paid within thirty (30) calendar days of the date of the applicable statement of charges prepared by Verizon. The fact that a security deposit or a letter of credit is requested by Verizon hereunder shall in no way relieve ServiSense from compliance with Verizon’s regulations as to advance payments and payment for service, nor constitute a waiver or modification of the terms herein pertaining to the discontinuance of service for nonpayment of any sums due to Verizon for the services, facilities or arrangements rendered.

4.3.3 Billing Disputes. If the billed Party disputes a billing statement issued by the billing Party, the billed Party (the “Non-Paying Party”) shall notify the billing Party in writing regarding the specific nature and basis of the dispute within six (6) months of the statement date or the dispute shall be waived. The Non-Paying Party shall pay when due all undisputed amounts to the Billing Party as specified in Section 4.3.1. The Parties shall diligently work toward resolution of all billing issues. If a dispute arises from this process, either Party may invoke the Dispute Resolution provision described in Article II, Section 3 of this Agreement to resolve the dispute.

4.3.4 Information Requirements/Audits. Except as provided elsewhere in this Agreement and where applicable, in conformance with Multiple Exchange Carrier Access Billing (MECAB) guidelines and Multiple Exchange Carriers Ordering and Design Guidelines for Access Services-Industry Support Interface (MECOD), ServiSense and Verizon agree to exchange all information to accurately, reliably, and properly order and bill for features, functions and services rendered under this Agreement. Either Party may conduct an audit of the other Party’s books and records pertaining to the Services provided under this Agreement, no more frequently than once per twelve (12) month period, to evaluate the other Party’s accuracy of billing, data and invoicing in accordance with this Agreement. Any audit shall be performed as follows: (i) following at least thirty (30) Business Days’ prior written notice to the audited Party; (ii) subject to the reasonable scheduling requirements and limitations of the audited Party; (iii) at the auditing Party’s sole cost and expense; (iv) of a reasonable scope and duration; (v) in a manner so as not to interfere with the audited Party’s business operations; and (vi) in compliance with the audited Party’s security rules.

4.3.5 Impact of Payment of Charges on Service. ServiSense is solely responsible for the payment of all charges for all services and facilities furnished under this Agreement, including, but not limited to, calls originated or accepted at its or its Customers’ service locations. If ServiSense fails to pay when due any and all charges billed to ServiSense under this Agreement, including any late payment charges (collectively, “unpaid charges”), and any or all such charges remain unpaid more than forty-five (45) calendar days after the bill date of such unpaid charges excepting previously disputed charges for which ServiSense may withhold payment, Verizon shall notify ServiSense in writing that it must pay all unpaid charges to Verizon. If ServiSense disputes the billed charges, it shall, within seven (7) Business Days, inform Verizon in writing of which portion of the unpaid charges it disputes, including the specific details and reasons for the dispute, unless such reasons have been previously provided, and shall immediately pay to Verizon all undisputed charges. If ServiSense and Verizon are unable, within thirty (30) Business Days thereafter, to resolve issues related to the disputed charges, then either ServiSense or Verizon may file a request for arbitration under General Provisions of this Agreement to resolve those issues. Upon resolution of any dispute hereunder, if ServiSense owes payment it shall make such payment to Verizon with any late payment charge from the original payment due date. If ServiSense owes no payment, but has previously paid
Verizon such disputed payment, then Verizon shall credit such payment including any late payment charges. Verizon may discontinue service to ServiSense upon failure to pay undisputed charges as provided in this Section and shall have no liability to ServiSense or ServiSense's Customers in the event of such disconnection. If ServiSense fails to provide such notification or any of ServiSense's Customers fail to select a new provider of services within the applicable time period, Verizon may provide local exchange services to ServiSense's Customers under Verizon's applicable Customer tariff at the then current charges for the services being provided. In this circumstance, otherwise applicable service establishment charges will not apply to ServiSense's Customer, but will be assessed to ServiSense.

4.4 Taxes.

4.4.1 With respect to any purchase of service under this Agreement, if any federal, state or local government tax, fee, surcharge, or other tax-like charge excluding any tax levied on property or income (a "Tax") is required or permitted by applicable law, ordinance or tariff to be collected from a purchasing Party by the providing Party, then (i) the providing Party will bill, as a separately stated item, the purchasing Party for such Tax, (ii) pursuant to Section 4.3.1, the purchasing Party will remit such Tax to the providing Party, and (iii) the providing Party will remit such collected Tax to the applicable governmental authority as required by law.

4.4.2 If the providing Party does not collect a Tax because the purchasing Party asserts that it is no responsible for the Tax, or is otherwise excepted from the obligation which is later determined by formal action to be wrong then, as between the providing Party and the purchasing Party, the purchasing Party will be liable for such uncollected Tax and any interest due and/or penalty assessed on the uncollected Tax by the applicable taxing authority or governmental entity.

4.4.3 If either Party is audited by a taxing authority or other governmental entity the other Party agrees to reasonably cooperate with the Party being audited in order to respond to any audit inquiries in a proper and timely manner so that the audit and/or any resulting controversy may be resolved expeditiously.

4.4.4 If applicable law does exclude or exempt a purchase of services under this Agreement from a Tax, and if such applicable law also provides an exemption procedure, such as an exemption certificate requirement, then, if the purchasing Party complies with such procedure, the providing Party, subject to Section 4.4.2, will not bill or collect such Tax during the effective period of the exemption. Such exemption will be effective upon receipt of the exemption certificate or affidavit in accordance with Section 4.4.7.

4.4.5 If applicable law does not exclude or exempt a purchase of services under this Agreement from a Tax, and does not also provide an exemption procedure, then the providing Party will not bill or collect such Tax if the purchasing Party (i) furnishes the providing Party with a letter signed by an officer of the purchasing Party claiming an exemption and identifying the applicable law which allows such exemption, and (ii) supplies the providing Party with an indemnification agreement, reasonably acceptable to the providing Party, which holds the providing Party harmless on an after-tax basis with respect to forbearing to collect such Tax.

4.4.6 With respect to any Tax or Tax controversy covered by this Section 4.4, the purchasing Party will be entitled to contest, pursuant to applicable law, and at its
own expense, any Tax that it is ultimately obligated to pay. The purchasing Party will be entitled to the benefit of any refund or recovery resulting from such a contest.

4.4.7 All exemption certificates or other communications required or permitted to be given by ServiSense to Verizon under this Section 4.4, will be made in writing and will be delivered to Verizon's Account Manager for ServiSense.

5. Term and Termination.

5.1 Effective Date.

This Agreement will be effective upon the Effective Date set forth at the beginning of this 251/252 Agreement. Subject to the Parties reservation of rights described in Article II, Section 1.4, any modifications to this Agreement required as a result of the Commission review and approval process will be deemed to be effective as of the Effective Date. The Parties agree LSR orders for resold services, INP services, and unbundled network elements will not be submitted or accepted within the first ten (10) Business Days after the Effective Date and thirteen (13) Business Days after Verizon receives a complete and accurate CLEC Profile as described in Section 3.1. The CLEC profile may be submitted to Verizon prior to execution or filing of this Agreement. In addition, notwithstanding the possible rejection or modification of this Agreement by the Commission, the Parties agree that all of their obligations and duties hereunder shall remain in full force and effect pending the final disposition of the Commission review and approval process.

5.2 Term.

Subject to the termination provisions contained in this Agreement, the term of this Agreement shall be from the Effective Date of this Agreement until September 15, 2002 ("Termination Date").

5.3 Renegotiation.

If either Party seeks to renegotiate, extend or amend this Agreement, it must provide written notice thereof to the other Party no later than nine (9) months prior to the Termination Date. Any such request shall be deemed by both Parties to be a good faith request for negotiations pursuant to Section 252 of the Act (or any successor provision), regardless of which Party made such request. If either Party makes such request, this Agreement may remain in effect for a period not to exceed three (3) months following the Termination Date, for the purpose of incorporating into the new agreement any arbitration decision or related order issued within three (3) months prior to the end of such nine (9) month period.

5.4 Termination Upon Default or Abandonment.

Either Party may terminate this Agreement prior to the Termination Date in whole or in part in the event of a default by the other Party; provided however, that the non-defaulting Party notifies the defaulting Party in writing of the alleged default and that the defaulting Party does not cure the alleged default within sixty (60) calendar days of receipt of written notice thereof. Default is defined to include:

5.4.1 A Party's insolvency or the initiation of bankruptcy or receivership proceedings by or against the Party; or
5.4.2 A Party’s refusal or failure in any material respect to perform its obligations under this Agreement, or the violation of any of the material terms or conditions of this Agreement.

5.5 Termination Upon Sale.

Notwithstanding anything to the contrary contained in this Agreement, a Party may terminate this Agreement as to a specific operating area or portion thereof if such Party sells or otherwise transfers the area or portion thereof. The selling or transferring Party shall provide the other Party with at least ninety (90) calendar days’ prior written notice of such termination, which shall be effective on the date specified in the notice. Notwithstanding termination of this Agreement as to a specific operating area, this Agreement shall remain in full force and effect in the remaining operating areas.

5.6 Liability Upon Termination.

Termination of this Agreement, or any part hereof, for any cause shall not release either Party from any liability which at the time of termination had already accrued to the other Party or which thereafter accrues in any respect to any act or omission occurring prior to the termination or from an obligation which is expressly stated in this Agreement to survive termination.
ARTICLE II
GENERAL PROVISIONS

1. Regulatory/Legal Matters.

1.1 Regulatory Approvals.

This Agreement will be submitted to the Commission for approval. Each Party shall be responsible for obtaining and keeping in effect all FCC, Commission, franchise authority and other regulatory approvals that may be required in connection with the performance of its obligations under this Agreement. If either Party does not provide necessary filing materials within sixty (60) days of execution of this Agreement, any contract signatures will no longer be effective.

1.2 Applicable Law/Changes in Law.

Each Party shall comply with all federal, state, and local statutes, regulations, rules, ordinances, judicial decisions, and administrative rulings applicable to its performance under this Agreement. The terms and conditions of this Agreement were composed in order to effectuate the legal requirements in effect at the time this Agreement was produced, and shall be subject to any and all applicable statutes, regulations, rules, ordinances, judicial decisions, and administrative rulings that subsequently may be prescribed by any federal, state or local governmental authority having appropriate jurisdiction. Except as otherwise expressly provided herein, such subsequently prescribed statutes, regulations, rules, ordinances, judicial decisions, and administrative rulings will be deemed to automatically supersede any conflicting terms and conditions of this Agreement. In addition, subject to the requirements and limitations set forth in Section 1.3, to the extent required or reasonably necessary, the Parties shall modify, in writing, the affected term(s) and condition(s) of this Agreement to bring them into compliance with such statute, regulation, rule, ordinance, judicial decision or administrative ruling.

1.3 Severability/Unenforceable Terms.

If any provision of this Agreement is held by a court or regulatory agency of competent jurisdiction to be unenforceable, the rest of the Agreement shall remain in full force and effect and shall not be affected unless removal of that provision results, in the reasonable opinion of either Party, in a material change to this Agreement. If a material change occurs as a result of action by a court or regulatory agency of competent jurisdiction, the Parties shall negotiate in good faith for replacement language. If replacement language cannot be agreed upon within a reasonable period, either Party may, subject to its obligations under applicable law, terminate this Agreement without penalty or liability upon written notice to the other Party.

1.4 Reservation of Rights.

The Parties agree that their entrance into this Agreement is without prejudice to and does not waive any positions they may have taken previously, or may take in the future, in any legislative, regulatory, judicial or other public forum addressing any matters, including, without limitation, matters related to Verizon’s cost recovery set forth in this Agreement. Moreover, except as expressly provided herein, neither Party waives any right with respect to any position it may take in the future with respect to the establishment of rates, terms and conditions related to the subject matter of this Agreement which may become effective subsequent to the termination of this Agreement. By executing this Agreement, Verizon does not waive, and hereby expressly reserves, its rights to continue to assert that: (a) the rates and charges in this Agreement should not become effective until such
time as the Commission has established an explicit, specific, predictable, sufficient and
competitively neutral universal service mechanism that provides Verizon the opportunity
to recover its actual costs; and (b) certain provisions of the FCC's First Report and Order
in FCC Docket No. 96-98 and other FCC orders or rules (collectively, the “FCC Orders”)
in effect as of the Effective Date or during the term of this Agreement are unlawful, illegal
and improper. Verizon and ServiSense further agree that the terms and conditions of
this Agreement reflect certain requirements of the FCC Orders, and thus, except as
provided herein, shall be subject to any and all actions by any court or other
governmental authority that invalidate, stay, vacate or otherwise modify any such FCC
Orders. ServiSense acknowledges that Verizon may seek to enforce such action before a
commission or court of competent jurisdiction. This Section 1.4 shall survive the
termination, expiration, modification or rescission of this Agreement without limit as to
time, regardless of the date of said action

1.5 Tariff Offerings.

Some of the services and facilities to be provided to ServiSense by Verizon in satisfaction
of this Agreement may be provided, in whole or part, pursuant to existing Verizon tariffs.
Verizon shall have the right to modify its tariffs subsequent to the Effective Date of this
Agreement, and upon written notice to ServiSense, such modifications shall automatically
apply to such services and facilities. The Parties shall cooperate with one another for
the purpose of incorporating such modifications into this Agreement to the extent
reasonably necessary or appropriate. Notwithstanding the foregoing, except as otherwise
specifically provided herein: (a) Verizon shall not have the right to file tariffs for services
and facilities that supersede the terms and conditions of this Agreement if the services
and/or facilities were not previously provided pursuant to tariff hereunder; unless
otherwise ordered by the Commission (pursuant to Applicable Law and not at the request
of either Party) and (b) the Parties shall have the right to modify the terms of such
Verizon tariffs as applied to this Agreement, as reasonably necessary or appropriate to
fulfill their obligations under the Act or applicable rules and regulations in connection with
the implementation of this Agreement. This section shall apply only to ServiSense and
shall not be construed as applying to any non-parties.

1.6 Certificate of Operating Authority.

When ordering any service or facility hereunder, ServiSense hereby represents and
warrants to Verizon that it is a certified provider of local dial-tone service. ServiSense will
provide a copy of its Certificate of Operating Authority or other evidence of its status to
Verizon upon request.

2. Liability Matters.

2.1 Indemnification.

2.1.1 General Requirement. Subject to the limitations set forth in Section 2.7, each
Party (the “Indemnifying Party”) shall release, defend, indemnify and save
harmless the other Party, its directors, officers, employees, servants, agents,
Affiliates, subsidiaries and parent, and any third-party provider or operator of
facilities involved in the provision of services or facilities under this Agreement
(collectively, the “Indemnified Party”), from and against any and all suits, claims,
obligations, liabilities, damages, demands, losses, expenses, causes of action
and costs, deficiencies, taxes, interest on taxes, or penalties, court costs and
reasonable attorneys’ fees, injuries, damage, destruction, loss or death to
property or persons (including payments made under workers’ compensation law
or under any plan for employees’ disability and death benefits) and actual or
alleged defamation, libel, slander, interference with or misappropriation of proprietary or creative right, suffered, made, instituted, or asserted by the Indemnified Party or any other party or person, including, without limitation, the Indemnified Party's Customers (collectively, the "Indemnification Claims") which are proximately caused by:

2.1.1.1 any breach or nonfulfillment of any representation, covenant, term, condition or agreement on the part of the Indemnifying Party under this Agreement;

2.1.1.2 the negligence or willful misconduct of the Indemnifying Party or any of its directors, officers, employees, servants, agents, Affiliates, subsidiaries and parent, regardless of the form of action;

2.1.1.3 the installation, maintenance, repair, replacement, presence, engineering, use or removal of the Indemnifying Party's collocation equipment, in Verizon's central office(s), wire center(s) or access tandem(s);

2.1.1.4 the violation or alleged violation by the Indemnifying Party or any of its directors, officers, employees, servants, agents, Affiliates, subsidiaries and parent of any federal, state, or local law, regulation, permit, or agency requirement; or

2.1.1.5 the presence or alleged presence of contamination arising out of the Indemnifying Party's acts or omissions concerning its operations at a Verizon Facility.

To the extent the Indemnified Party pays for an indemnifiable loss, cost or expense, or otherwise incurs pecuniary obligations, in satisfaction of, or arising out of or related to any Indemnification Claim, the Indemnifying Party shall also be liable to the Indemnified Party for interest on such payments at the prime rate of the Bank of America, NA from the date that the Indemnified Party makes such payments. The obligations of this Section shall survive the termination, cancellation, modification or rescission of this Agreement, without limit as to time.

2.1.2 Notice and Claim Procedure

2.1.2.1 General Requirements. The Indemnified Party: (i) shall give the Indemnifying Party notice (which shall include all facts known to the Indemnified Party giving rise to such right and an estimate of the amount thereof) of the Indemnification Claim and any Third Party Claim (as hereinafter defined) relating to such right promptly after receipt or becoming aware thereof; (ii) prior to taking any material action with respect to a Third Party Claim, shall consult with the Indemnifying Party as to the procedure to be followed in defending, settling, or compromising the Third Party Claim; (iii) shall not consent to any settlement or compromise of the Third Party Claim without the written consent of the Indemnifying Party (which consent, unless the Indemnifying Party has elected to assume the exclusive defense of such Claim, shall not be unreasonably withheld or delayed); (iv) shall permit the Indemnifying Party, if it so elects, to assume the defense of such Third Party Claim (including, except as provided below, the compromise or settlement thereof) at its own cost and expense, provided, however, that in such event the Indemnified Party shall have the right to approve the Indemnifying Party's choice of legal counsel, which approval shall not
be unreasonably withheld; and (v) shall cooperate in every reasonable way to facilitate defense or settlement of claims. For the purposes of this Agreement, "Third Party Claim" shall mean any Indemnification Claim by any third party.

2.1.2.2 Consultation and Consent. If the Indemnified Party (i) fails to notify or to consult with the Indemnifying Party with respect to any Third Party Claim in accordance with subparagraph (a)(i) or (a)(ii) above (which failure shall have a material and adverse effect upon the Indemnifying Party); or (ii) consents to the settlement or compromise of any Third Party Claim without having received the written consent of the Indemnifying Party (unless, if the Indemnifying Party has not elected to assume the defense of such Claim, the consent of the Indemnifying Party is unreasonably withheld or delayed), then the Indemnifying Party shall be relieved of its indemnification obligation with respect to such Third Party Claim under this Agreement.

2.1.2.3 Defense of Claim. If the Indemnifying Party elects to assume the defense of any Third Party Claim pursuant to this Agreement, it shall notify the Indemnified Party in writing of such election. The Indemnifying Party shall not compromise or settle any such Third Party Claim without the written consent of the Indemnified Party (which consent shall not be unreasonably withheld or delayed).

2.1.3 Intellectual Property Exception. Neither Party shall have any obligation to defend, indemnify or hold harmless, or owe any other obligation or have any liability to, the other based on or arising from any claim, demand, or proceeding by any third party alleging or asserting that the use of any circuit, apparatus, or system, or the use of any software, or the performance of any service or method, or the provision or use of any facilities by either Party under this Agreement constitutes direct or contributory infringement, or misuse or misappropriation of any patent, copyright, trademark, trade secret, or any other proprietary or intellectual property right of any third party.

2.2 Environmental Responsibility.

2.2.1 General Requirements. ServiSense shall:

2.2.1.1 comply with all laws regarding the handling, use, transport, storage, and disposal of, and be responsible for all hazards created by and damages or injuries caused by, any materials brought to or used at the Verizon Facility by ServiSense;

2.2.1.2 ensure all activities conducted by ServiSense at the Verizon Facility are in accordance with all applicable federal, state, and local laws, regulations, permits, and agency orders, approvals, and authorizations relating to safety, health, and the environment;

2.2.1.3 cause its invitees, agents, employees, and contractors to comply with such reasonable environmental or safety practices/procedures, whether or not required by law, as requested by Verizon when working at a Verizon Facility;

2.2.1.4 ensure that no substantial new safety or environmental hazards shall be created or new hazardous substances shall be used at a Verizon Facility;
2.2.1.5 demonstrate adequate training and emergency response capabilities related to materials brought to, used, or existing at the Verizon Facility;

2.2.1.6 follow appropriate practices/procedures in evaluating and managing any water, sediment, or other material present in the manhole or vault area so as to ensure compliance with all applicable laws, regulations, permits, and requirements applicable in such circumstances and to ensure safe practices, when conducting operations in any Verizon manhole or vault area;

2.2.1.7 obtain and use its own environmental permits, approvals, or identification numbers to the extent that such permits, approvals, or identification numbers are required under applicable laws, including, without limitation, any of its operations involving the evaluation, collection, discharge, storage, disposal, or other management of water, sediment, or other material present in a Verizon manhole or vault area;

2.2.1.8 provide reasonable and adequate compensation to Verizon for any additional or increased costs associated with compliance with any federal, state, or local law, regulation, permit, or agency requirement related to safety, health, or the environment where such additional or increased cost is incurred as a result of providing ServiSense with interconnection or collocation, including, but not limited to, costs associated with obtaining appropriate permits or agency authorizations or approvals, re-mediation or response to any release or threatened release of any regulated substance, investigation or testing related, and training or notification requirements;

2.2.1.9 ensure that activities impacting safety or the environment of a Right of Way (ROW) are harmonized with the specific agreement and the relationship between Verizon and the land owner; and

2.2.1.10 comply with any limitations associated with a ROW, including limitations on equipment access due to environmental conditions (e.g., wetland areas having equipment restrictions).

Verizon shall not be responsible for any costs incurred by ServiSense in meeting its obligations under this Section.

2.2.2 Required Notices. Verizon and ServiSense shall provide to each other specific notice of known and recognized physical hazards or hazardous substances brought to, used, or existing at the Verizon Facility and conditions or circumstances potentially posing a threat of imminent danger, including, by way of example only, a defective utility pole or significant petroleum contamination in a manhole. If ServiSense discovers Third Party Contamination at a Verizon Facility, ServiSense will immediately notify Verizon and will consult with Verizon prior to making any required notification, unless the time required for prior consultation would preclude ServiSense from complying with an applicable reporting requirement. Verizon and ServiSense shall coordinate plans or information required to be submitted to government agencies, such as, by way of example only, emergency response plans and chemical inventory reporting. If fees are associated with such filings, Verizon and ServiSense shall develop a cost sharing procedure.

2.2.3 Use of Verizon Permits. If the relevant regulatory authority refuses to issue a separate permit, approval, or identification number to ServiSense after a
complete and proper request by ServiSense for same, then Verizon’s permit, approval, or identification number may be used as authorized by law and upon prior approval by Verizon. In that case, ServiSense must comply with all of Verizon’s environmental, health, and safety practices/procedures relating to the activity in question, including, but not limited to, use of environmental “best management practices (BMP) and selection criteria for vendors and disposal sites.

2.2.4 **No Warranty.** The Parties acknowledge and agree that: (a) nothing in this Agreement or in any of Verizon’s practices/procedures constitutes a warranty or representation by Verizon that ServiSense’s use of Verizon’s permits, approvals, or identification numbers or compliance with Verizon’s practices/procedures, this Agreement or Verizon’s directions or recommendations, will achieve compliance with any applicable law; and (b) such compliance or use of Verizon’s permits, approvals, or identification numbers creates no right of action against Verizon.

2.3 **Insurance**

2.3.1 **Coverage Limits.** ServiSense shall, at its sole cost and expense, obtain, maintain, pay for and keep in force the following minimum insurance, underwritten by an insurance company(s) having a Best’s insurance rating of at least A-, financial size category VII.

2.3.1.1 Commercial general liability coverage on an occurrence basis in an amount of $1,000,000 combined single limit for bodily injury and property damage with a policy aggregate per location of $2,000,000. This coverage shall include contractual liability.

2.3.1.2 Umbrella/Excess Liability coverage in an amount of $10,000,000 excess of coverage specified in (a) above.

2.3.1.3 All Risk Property coverage on a full replacement cost basis insuring all of ServiSense’s real and personal property located on or within Verizon wire centers. ServiSense may also elect to purchase business interruption and contingent business interruption insurance, knowing that Verizon has no liability for loss of profit or revenues should an interruption of service occur.

2.3.1.4 Statutory Workers Compensation coverage.

2.3.1.5 Employers Liability coverage in an amount of $500,000 each accident.

2.3.1.6 Commercial Automobile Liability coverage insuring all owned, hired and non-owned automobiles.

Notwithstanding anything herein to the contrary, the coverage requirements described in Sections 2.3.1.3 – 2.3.1.6 above shall only be required if ServiSense orders collocation services pursuant to a Collocation Attachment. The minimum amounts of insurance required in this section, may be satisfied by ServiSense purchasing primary coverage in the amounts specified or by ServiSense buying a separate umbrella and/or excess policy together with lower limit primary underlying coverage. The structure of the coverage is at ServiSense’s option, so long as the total amount of insurance meets Verizon’s minimum requirements. The limits of the insurance policies obtained by ServiSense as required above
shall in no way limit ServiSense’s liability to Verizon should ServiSense be liable to Verizon under the terms of this Agreement or otherwise.

2.3.2 **Deductibles.** Any deductibles, self-insured retentions (SIR), loss limits, retentions, etc. (collectively, “Retentions”) must be disclosed on a certificate of insurance provided to Verizon, and Verizon reserves the right to reject any such Retentions in its reasonable discretion. All Retentions shall be the responsibility of the ServiSense.

2.3.3 **Additional Insureds.** Verizon and its affiliates (which includes any corporation controlled by, controlling or in common control with Verizon Communications Inc.) their respective directors, officers and employees shall be named as additional insureds under all General Liability and Umbrella/Excess Liability Policies obtained by ServiSense. Said endorsement shall provide that such additional insurance is primary insurance and shall not contribute with any insurance or self-insurance that Verizon has secured to protect itself. All of the insurance afforded by the ServiSense shall be primary in all respects, including ServiSense’s Umbrella/Excess Liability insurance. Verizon’s insurance coverage shall be excess over any indemnification and insurance afforded by ServiSense and required hereby.

2.3.4 **Waiver of Subrogation Rights.** ServiSense waives and will require all of its insurers to waive all rights of subrogation against Verizon (including Verizon Communications Inc. and any other affiliated and/or managed entity), its directors, officers and employees, agents or assigns, whether in contract, tort (including negligence and strict liability) or otherwise.

2.3.5 **Evidence of Insurance.** All insurance must be in effect on or before Verizon authorizes access by ServiSense employees or placement of ServiSense equipment or facilities within Verizon premises and such insurance shall remain in force as long as ServiSense’s facilities remain within any space governed by this Agreement. If ServiSense fails to maintain the coverage, Verizon may pay the premiums and seek reimbursement from ServiSense. Failure to make a timely reimbursement will result in disconnection of service. ServiSense agrees to submit to Verizon a certificate of insurance ACORD Form 25-S (1/95), or latest edition, such certificate to be signed by a duly authorized officer or agent of the Insurer, certifying that the minimum insurance coverages and conditions set forth hereinabove are in effect, and that Verizon will receive at least thirty (30) calendar days notice of policy cancellation, expiration or non-renewal. At least thirty (30) days prior to the expiration of the policy, Verizon must be furnished satisfactory evidence that such policy has been or will be renewed or replaced by another policy. At Verizon’s request, ServiSense shall provide copies of the insurance provisions or endorsements as evidence that the required insurance has been procured, and that Verizon has been named as an additional insured, prior to commencement of any service. In no event shall permitting ServiSense access be construed as a waiver of the right of Verizon to assert a claim against ServiSense for breach of the obligations established in this section.

2.3.6 **Compliance Requirements.** ServiSense shall require its contractors to comply with each of the provisions of this insurance section. This includes, but is not limited to, maintaining the minimum insurance coverages and limits, naming Verizon (including Verizon Communications Inc. and any other affiliated and/or managed entity) as an additional insured under all liability insurance policies, and waiving all rights of subrogation against Verizon (including Verizon Communications Inc. and any other affiliated and/or managed entity), its directors, officers and employees, agents or assigns, whether in contract, tort.
Prior to commencement of any work, ServiSense shall require and maintain certificates of insurance from each contractor evidencing the required coverages. At Verizon’s request, ServiSense shall supply to Verizon copies of such certificates of insurance or require the contractors to provide insurance provisions or endorsements as evidence that the required insurance has been procured. ServiSense must also conform to the recommendation(s) made by Verizon's fire insurance company, which Verizon has already agreed to or shall hereafter agree to.

2.4 Impairment of Service.

The characteristics and methods of operation of any circuits, facilities or equipment of ServiSense connected with the services, facilities or equipment of Verizon pursuant to this Agreement shall not interfere with or impair service over any facilities of Verizon, its Affiliated companies, or its connecting and concurring carriers involved in its services, cause damage to its plant, violate any applicable law or regulation regarding the invasion of privacy of any communications carried over Verizon’s facilities or create hazards to the employees of Verizon or to the public (each hereinafter referred to as an "Impairment of Service"). If ServiSense causes an Impairment in Service, Verizon shall promptly notify ServiSense of the nature and location of the problem and that, unless promptly rectified, a temporary discontinuance of the use of any circuit, facility or equipment may be required. Verizon and ServiSense agree to work together to attempt to promptly resolve the Impairment of Service. If the ServiSense is unable to promptly remedy the Impairment of Service, then Verizon may at its option temporarily discontinue the use of the affected circuit, facility or equipment.

2.5 Fraud.

ServiSense assumes responsibility for all fraud associated with its Customers and accounts. Verizon shall bear no responsibility for, nor is it required to investigate or make adjustments to ServiSense's account in cases of fraud.

2.6 DISCLAIMER.

EXCEPT AS SPECIFICALLY PROVIDED TO THE CONTRARY IN THIS AGREEMENT, PROVIDER MAKES NO EXPRESS OR IMPLIED REPRESENTATIONS OR WARRANTIES CONCERNING THE SPECIFIC QUALITY OF ANY SERVICES OR FACILITIES PROVIDED UNDER THIS AGREEMENT. PROVIDER DISCLAIMS, WITHOUT LIMITATION, ANY WARRANTY OR GUARANTEE OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, ARISING FROM COURSE OF PERFORMANCE, COURSE OF DEALING, OR FROM USAGES OF TRADE.

2.7 Limitation of Liability.

Each Party's liability under this agreement to the other Party, including liability arising out of the duty to indemnify under this Section 2, all whether in contract, tort or otherwise, shall be limited to direct damages, and except with respect to Indemnification Claims relating to personal injury, environmental, fraud or collocation matters, said liability shall not exceed the monthly charges, plus any reimbursable costs/expenses of the other Party this Agreement for the services or facilities for the month during which the claim of liability arose. Under no circumstance shall either Party be responsible or liable for indirect, incidental, consequential, special, punitive or exemplary damages, including, but not limited to, interruption of service or designated facilities, economic loss or lost business, revenues or profits, loss of AC or DC power, HVAC interruptions, damages arising from the use or performance of equipment or software, or the loss of use of software or equipment, or any accessories attached thereto, delay, error, or loss of data,
even if the Party has been advised of the possibility of the same. Should either Party provide advice, make recommendations, or supply other analysis related to the services or facilities described in this Agreement, this limitation of liability shall apply to provision of such advice, recommendations, and analysis.

2.8 **Inapplicability of Tariff Liability.**

Verizon's general liability, as described in the Verizon retail tariff, does not extend to ServiSense's customers or any other third party. Liability of Verizon to ServiSense resulting from any and all causes arising out of services and facilities or any other items relating to this Agreement shall be governed by the liability provisions contained in this Agreement and no other liability whatsoever shall attach to Verizon. Verizon shall be liable for the individual services, facilities or elements that it separately provides to ServiSense and shall not be liable for the integration of components combined by ServiSense.

2.9 **ServiSense Tariffs or Contracts.**

ServiSense shall, in its tariffs or other contracts for services provided to its customers using services obtained from Verizon, provide that in no case shall Verizon be liable to ServiSense's customers or any third parties for any indirect, special or consequential damages, including, but not limited to, economic loss or lost business or profits, whether foreseeable or not, and regardless of notification by ServiSense of the possibility of such damages and ServiSense shall indemnify and hold Verizon harmless from any and all claims, demands, causes of action and liabilities based on any reason whatsoever from its customers as provided in this Agreement. Nothing in this Agreement shall be deemed to create a third-party beneficiary relationship with ServiSense's customers.

2.10 **No Liability for Errors.**

Verizon is not liable for mistakes that appear in Verizon's listings, 911 and other information databases, or for incorrect referrals of customers to ServiSense for any ongoing ServiSense service, sales or repair inquiries, and with respect to such mistakes or incorrect referrals, ServiSense shall indemnify and hold Verizon harmless from any and all claims, demands, causes of action and liabilities whatsoever, including costs, expenses and reasonable attorney's fees incurred on account thereof, by third parties, including ServiSense's customers or employees. For purposes of this Section 2 mistakes and incorrect referrals shall not include matters arising out of the willful misconduct of Verizon or its employees or agents.

2.11 **Unlawful Use of Service.**

Services provided by Verizon pursuant to this Agreement shall not be used by ServiSense or its customers for any purpose in violation of law. ServiSense, and not Verizon, shall be responsible to ensure that ServiSense and its customers' use of services provided hereunder comply at all times with all applicable laws. Verizon may refuse to furnish service to ServiSense or disconnect particular services provided under this Agreement to ServiSense or, as appropriate, ServiSense's customer when (i) an order is issued by a court of competent jurisdiction finding that probable cause exists to believe that the use made or to be made of the service is prohibited by law or (ii) Verizon is notified in writing by a law enforcement agency acting within its jurisdiction that any facility furnished by Verizon is being used or will be used for the purpose of transmitting or receiving gambling information in interstate or foreign commerce in violation of law. Termination of service shall take place after reasonable notice is provided to ServiSense, or as ordered by the court. If facilities have been physically disconnected by law enforcement officials at the premises where located, and if there is not presented to
Verizon the written finding of a court, then upon request of ServiSense and agreement to pay restoral of service charges and other applicable service charges, Verizon shall promptly restore such service.

3. **Dispute Resolution.**

3.1 **Alternative to Litigation.**

Except as provided under Section 252 of the Act with respect to the approval of this Agreement by the Commission, the Parties desire to resolve disputes arising out of or relating to this Agreement without litigation. Accordingly, the Parties agree to use the following alternative dispute resolution procedures as the remedy with respect to any action, dispute, controversy or claim arising out of or relating to this Agreement or its breach, except with respect to the following:

3.1.1 An action seeking a temporary restraining order or an injunction related to the purposes of this Agreement;

3.1.2 A dispute, controversy or claim relating to or arising out of a change in law or reservation of rights under the provisions of Article II, Section 1; and

3.1.3 A suit to compel compliance with this dispute resolution process.

Any such actions, disputes, controversies or claims may be pursued by either Party before any court, commission or agency of competent jurisdiction.

3.2 **Negotiations.**

At the written request of a Party, each Party will appoint a knowledgeable, responsible representative to meet and negotiate in good faith to resolve any dispute arising out of or relating to this Agreement. The Parties intend that these negotiations be conducted by non-lawyer, business representatives. The location, format, frequency, duration, and conclusion of these discussions shall be left to the discretion of the representatives. Upon agreement, the representatives may utilize other alternative dispute resolution procedures such as mediation to assist in the negotiations. Discussions and correspondence among the representatives for purposes of these negotiations shall be treated as Confidential Information developed for purposes of settlement, exempt from discovery, and shall not be admissible in the arbitration described below or in any lawsuit without the concurrence of all Parties. Documents identified in or provided with such communications, which are not prepared for purposes of the negotiations, are not so exempted and may, if otherwise discoverable or admissible, be discovered, or be admitted in evidence, in the arbitration or lawsuit.

3.3 **Arbitration.**

If the negotiations do not resolve the dispute within sixty (60) Business Days of the initial written request, the dispute shall be submitted by either Party or both Parties (with a copy provided to the other Party) to binding arbitration by a single arbitrator pursuant to the Commercial Arbitration Rules of the American Arbitration Association, except that the Parties may select an arbitrator outside American Arbitration Association rules upon mutual agreement. A Party may demand such arbitration in accordance with the procedures set out in those rules. Discovery shall be controlled by the arbitrator and shall be permitted to the extent set out in this section. Each Party may submit in writing to a Party, and that Party shall so respond to, a maximum of any combination of thirty-five (35) (none of which may have subparts) of the following: interrogatories, demands to
produce documents, or requests for admission. Each Party is also entitled to take the oral deposition of one individual of the other Party. Additional discovery may be permitted upon mutual agreement of the Parties. The arbitration hearing shall be commenced within sixty (60) Business Days of the demand for arbitration. The arbitration shall be held in a mutually agreeable city. The arbitrator shall control the scheduling so as to process the matter expeditiously. The Parties may submit written briefs. The arbitrator shall rule on the dispute by issuing a written opinion within thirty (30) Business Days after the close of hearings. The times specified in this section may be extended upon mutual agreement of the Parties or by the arbitrator upon a showing of good cause. Judgment upon the award rendered by the arbitrator shall be deemed final, binding and nonappealable and may be entered in any court having jurisdiction.

3.4 Expedited Arbitration Procedures.

If the issue to be resolved through the negotiations referenced in Section 3.2 directly and materially affects service to either Party's end-user Customers, then the period of resolution of the dispute through negotiations before the dispute is to be submitted to binding arbitration shall be five (5) Business Days. Once such a service affecting dispute is submitted to arbitration, the arbitration shall be conducted pursuant to the expedited procedures rules of the Commercial Arbitration Rules of the American Arbitration Association (i.e., rules 53 through 57).

3.5 Costs.

Each Party shall bear its own costs of these procedures. A Party seeking discovery shall reimburse the responding Party the costs of production of documents (including search time and reproduction costs). The Parties shall equally split the fees of the arbitration and the arbitrator.

3.6 Continuous Service.

The Parties shall continue providing services to each other during the pendency of any dispute resolution procedure, and the Parties shall continue to perform their obligations, including making payments in accordance with Article I, Section 4.3 of this Agreement.

4. Confidential Information.

4.1 Identification.

Either Party may disclose to the other proprietary or confidential Customer, technical, or business information in written, graphic, oral or other tangible or intangible forms ("Confidential Information"). In order for information to be considered Confidential Information under this Agreement, it must be marked "Confidential" or "Proprietary," or bear a marking of similar import. Orally or visually disclosed information shall be deemed Confidential Information only if contemporaneously identified as such and reduced to writing and delivered to the other Party with a statement or marking of confidentiality within thirty (30) calendar days after oral or visual disclosure. Notwithstanding the foregoing, the following shall be deemed Confidential Information for all purposes under this Agreement whether or not specifically marked or designated as confidential or proprietary: (a) preorders and all orders for services or UNEs placed by ServiSense pursuant to this Agreement, and information that would constitute Customer proprietary network information of ServiSense end-user Customers pursuant to the Act and the rules and regulations of the FCC, as well as recorded usage information with respect to ServiSense Customers, whether disclosed by ServiSense to Verizon or otherwise acquired by Verizon in the course of its performance under this Agreement; and (b) all
information of a competitive nature provided to a Party in connection with collocation or known to the Party as a result of access to Verizon's wire center(s), central office(s) or access tandem(s) or as a result of the interconnection of ServiSense's equipment to Verizon's facilities.

4.2 Handling.

In order to protect Confidential Information from improper disclosure, each Party shall not use or disclose and shall hold in confidence Confidential Information and hereby agrees:

4.2.1 That all Confidential Information shall be and shall remain the exclusive property of the source;

4.2.2 To limit access to such Confidential Information to authorized employees who have a need to know the Confidential Information for performance of this Agreement;

4.2.3 To keep such Confidential Information confidential and to use the same level of care to prevent disclosure or unauthorized use of the received Confidential Information as it exercises in protecting its own Confidential Information of a similar nature;

4.2.4 Not to copy, publish, or disclose such Confidential Information to others or authorize anyone else to copy, publish, or disclose such Confidential Information to others without the prior written approval of the source;

4.2.5 Upon the source's request, to return or destroy promptly any copies of such Confidential Information at its request; and

4.2.6 To use such Confidential Information only for purposes of fulfilling work or services performed hereunder and for other purposes only upon such terms as may be agreed upon between the Parties in writing.

4.3 Exceptions.

These obligations shall not apply to any Confidential Information that: (a) was legally in the recipient's possession prior to receipt from the source; (b) was received in good faith from a third party not subject to a confidential obligation to the source; (c) now is or later becomes publicly known through no breach of confidential obligation by the recipient; (d) was developed by the recipient without the developing persons having access to any of the Confidential Information received in confidence from the source; (e) or is required to be disclosed pursuant to subpoena or other process issued by a court or administrative agency having appropriate jurisdiction, provided, however, that the recipient shall give prior notice to the source and shall reasonably cooperate if the source deems it necessary to seek protective arrangements. Verizon reserves the right to provide to any information service provider a list of any and all telecommunications providers doing business with Verizon. Nothing in this Section 4 is intended to expand or limit the Parties’ rights and obligations under Section 222 of the Act.

4.4 Survival.

The obligation of confidentiality and use with respect to Confidential Information disclosed by one party to the other shall survive any termination of this Agreement for a period of three (3) years from the date of the initial disclosure of the Confidential Information.
5. Miscellaneous.

5.1 Binding Effect.

This Agreement shall be binding on and inure to the benefit of the respective successors and permitted assigns of the Parties.

5.2 Consent.

Where consent, approval, or mutual agreement is required of a Party, it shall not be conditional, unreasonably withheld, or delayed.

5.3 Expenses.

Except as specifically set out in this Agreement, each Party shall be solely responsible for its own expenses involved in all activities related to the subject of this Agreement.

5.4 Force Majeure.

In the event performance of this Agreement, or any obligation hereunder, is either directly or indirectly prevented, restricted, or interfered with by reason of fire, flood, earthquake or likes acts of God, wars, revolution, civil commotion, explosion, acts of public enemy, embargo, acts of the government in its sovereign capacity, labor difficulties, including without limitation, strikes, slowdowns, picketing, or boycotts, unavailability of equipment from vendor, changes requested by Customer, or any other circumstances beyond the reasonable control and without the fault or negligence of the Party affected, the Party affected, upon giving prompt notice to the other Party, shall be excused from such performance on a day-to-day basis to the extent of such prevention, restriction, or interference (and the other Party shall likewise be excused from performance of its obligations on a day-to-day basis until the delay, restriction or interference has ceased); provided however, that the Party so affected shall use diligent efforts to avoid or remove such causes of nonperformance and both Parties shall proceed whenever such causes are removed or cease.

5.5 Good Faith Performance.

In the performance of their obligations under this Agreement, the Parties shall act in good faith. In situations in which notice, consent, approval or similar action by a Party is permitted or required by any provision of this Agreement, such action shall not be conditional, unreasonably withheld or delayed.

5.6 Governing Law.

This Agreement shall be governed by and construed in accordance with the Telecommunications Act of 1996, applicable federal and (to the extent not inconsistent therewith) domestic laws of the state where the services are provided or the facilities reside and shall be subject to the exclusive jurisdiction of the courts therein.

5.7 Headings.

The headings in this Agreement are inserted for convenience and identification only and shall not be considered in the interpretation of this Agreement.
5.8 **Independent Contractor Relationship.**

The persons provided by each Party shall be solely that Party’s employees and shall be under the sole and exclusive direction and control of that Party. They shall not be considered employees of the other Party for any purpose. Each Party shall remain an independent contractor with respect to the other and shall be responsible for compliance with all laws, rules and regulations involving, but not limited to, employment of labor, hours of labor, health and safety, working conditions and payment of wages. Each Party shall also be responsible for payment of taxes, including federal, state and municipal taxes, chargeable or assessed with respect to its employees, such as Social Security, unemployment, workers’ compensation, disability insurance, and federal and state withholding.

5.9 **Multiple Counterparts.**

This Agreement may be executed in multiple counterparts, each of which shall be deemed an original, but all of which shall together constitute but one and the same document.

5.10 **No Third Party Beneficiaries.**

Except as may be specifically set forth in this Agreement, this Agreement does not provide and shall not be construed to provide third parties with any remedy, claim, liability, reimbursement, cause of action, or other right or privilege.

5.11 **Notices.**

Any notice to a Party required or permitted under this Agreement shall be in writing and shall be deemed to have been received on the date of service if served personally, on the date receipt is acknowledged in writing by the recipient if delivered by regular U.S. mail, or on the date stated on the receipt if delivered by certified or registered mail or by a courier service that obtains a written receipt. Notice may also be provided by facsimile, Internet or electronic messaging system, which shall be effective if sent before 5:00 p.m. on that day, or if sent after 5:00 p.m. it will be effective on the next Business Day following the date sent, provided, however, that any such notice shall be confirmed via personal delivery, regular U.S. Mail or certified mail/courier service. Any notice shall be delivered using one of the alternatives mentioned in this section and shall be directed to the applicable address or Internet ID indicated below or such address as the Party to be notified has designated by giving notice in compliance with this section:

If to Verizon:

Verizon North Inc. f/k/a GTE North Incorporated  
Verizon South Inc. f/k/a GTE South Incorporated  
Attention: Assistant Vice President/Associate General Counsel  
Service Corporation  
600 Hidden Ridge - HQEWMNOTICES  
Irving, TX  75038  
Telephone number: 972/718-6361  
Facsimile number: 972/718-3403  
Internet Address: wmnotices@telops.gte.com

and
Verizon North Inc. f/k/a GTE North Incorporated
Verizon South Inc. f/k/a GTE South Incorporated
Attn: Director-Wholesale Contract Compliance
Network Services
600 Hidden Ridge - HQEWMNOTICES
Irving, TX 75038
Telephone Number: 972/718-5988
Facsimile Number: 972/719-1519
Internet Address: wmnotices@telops.gte.com

If to ServiSense:
ServiSense.com, Inc.
Attention: Mr. Richard Wheeler, Esq.
Regulatory Affairs Coordinator
180 Wells Avenue, Suite 450
Newton, MA 02459-3302
Telephone number: 617/848-8107
Facsimile number: 617/848-8100
Internet Address: rwheeler@servisense.com

And to:
ServiSense.com, Inc.
Attention: Mr. Christopher J. McKeown
President and Chief Executive Officer
180 Wells Avenue, Suite 450
Newton, MA 02459-3302
Telephone number: 617/848-8101
Facsimile number: 617/848-8100
cmckeown@servisense.com

5.12 Publicity.

Any news release, public announcement, advertising, or any form of publicity pertaining to this Agreement, provision of services, or facilities pursuant to it, or association of the Parties with respect to provision of the services described in this Agreement shall be subject to prior written approval of both Verizon and ServiSense.

5.13 Rule of Construction.

No rule of construction requiring interpretation against the drafting Party hereof shall apply in the interpretation of this Agreement. All references to sections, exhibits, attachments, appendices, etc. shall be deemed to be references to sections, exhibits, attachments, appendices, etc. of this Agreement, as amended or superseded from time to time, unless the context shall otherwise require. Each Party hereby incorporates by reference those provisions of its tariffs that govern the provision of any of the services or facilities provided hereunder. If any provision of this Agreement and an applicable tariff or any schedule, exhibit or appendix hereto cannot be reasonably construed or interpreted to avoid conflict, the provision contained in this Agreement shall prevail,
provided that in all cases the more specific shall prevail over the more general. The fact that a condition, right, obligation, or other terms appears in this Agreement, but not in any such applicable tariff or any such schedule, exhibit or appendix hereto, shall not alone be interpreted as, or alone be deemed grounds for finding, a conflict.

5.14 Section References.

Except as otherwise specified, references within an Article, Attachment or Appendix of this Agreement to a Section refer to Sections within that same respective Article, Attachment or Appendix.

5.15 Attachments.

All attachments, appendices, exhibits and schedules attached hereto are deemed to be an integral part of this Agreement, and all references to the term Agreement herein shall be deemed to include such attachments, appendices, exhibits and schedules.

5.16 Subcontractors.

Provider may enter into subcontracts with third parties or Affiliates for the performance of any of Provider's duties or obligations under this Agreement.

5.17 Trademarks and Trade Names.

Except as specifically set out in this Agreement, nothing in this Agreement shall grant, suggest, or imply any authority for one Party to use the name, trademarks, service marks, or trade names of the other for any purpose whatsoever.

5.18 Waiver.

The failure of either Party to insist upon the performance of any provision of this Agreement, or to exercise any right or privilege granted to it under this Agreement, shall not be construed as a waiver of such provision or any provisions of this Agreement, and the same shall continue in full force and effect.

5.19 Amendments.

Any amendment, modification, or supplement to this Agreement must be in writing and signed by an authorized representative of each Party. The term “this Agreement” shall include future amendments, modifications, and supplements.

5.20 Assignment.

Any assignment by either Party of any right, obligation, or duty, in whole or in part, or of any interest, without the written consent of the other Party shall be void, except that either Party may assign all of its rights, and delegate its obligations, liabilities and duties under this Agreement, either in whole or in part, to any entity that is, or that was immediately preceding such assignment, a Subsidiary or Affiliate of that Party without consent, but with written notification. The effectiveness of an assignment shall be conditioned upon the assignee's written assumption of the rights, obligations, and duties of the assigning Party.
5.21 **Authority.**

Each person whose signature appears on this Agreement represents and warrants that he or she has authority to bind the Party on whose behalf he or she has executed this Agreement. Each Party represents he or she has had the opportunity to consult with legal counsel of his or her choosing and ServiSense has not relied on Verizon counsel, pursuant to this Agreement.

5.22 **Entire Agreement.**

This Agreement constitutes the entire agreement of the Parties pertaining to the subject matter of this Agreement and supersedes all prior agreements, negotiations, proposals, and representations, whether written or oral, and all contemporaneous oral agreements, negotiations, proposals, and representations concerning such subject matter. No representations, understandings, agreements, or warranties, expressed or implied, have been made or relied upon in the making of this Agreement other than those specifically set forth herein.
IN WITNESS WHEREOF, each Party has executed this Agreement effective on the Effective Date described above.

VERIZON NORTH INC. F/K/A
GTE NORTH INCORPORATED
VERIZON SOUTH INC. F/K/A
GTE SOUTH INCORPORATED

SERVISENSE.COM, INC.

By ________________________________  By ________________________________

Name ________________________________  Name ________________________________

Title ________________________________  Title ________________________________

Date ________________________________  Date ________________________________
911 Service

A universal telephone number which gives the public direct access to the Public Safety Answering Point (PSAP). Basic 911 service collects 911 calls from one or more local exchange switches that serve a geographic area. The calls are then sent to the correct authority designated to receive such calls.

Access Service Request (ASR)

An industry standard form, which contains data elements and usage rules used by the Parties to add, establish, change or disconnect services or trunks for the purposes of Interconnection.

Act

The Communications Act of 1934 (47 U.S.C. §151 et. seq.), as from time to time amended (including, without limitation by the Telecommunications Act of 1996, Public Law 104-104 of the 104th United States Congress effective February 8, 1996), and as further interpreted in the duly authorized rules and regulations of the FCC or the Commission.

Affiliate

A person, corporation or other legal entity that, directly or indirectly, owns or controls a Party, or is owned or controlled by, or is under common ownership or control with a Party. For purposes of this paragraph, the term “own” means an equity interest (or the equivalent thereof) of more than ten percent.

Answer Supervision

An off-hook supervisory signal.

Applicable Law

All laws, statutes, common law, regulations, ordinances, codes, rules, guidelines, orders, permits, and approvals of any Governmental Authority, which apply or relate to the subject matter of this Agreement, and are applicable to each Party’s performance of its obligations hereunder.

As-Is Transfer (AIT)

The transfer of all Telecommunications Services and features available for resale, that are currently being provided for a specific account, without the requirements of a specific enumeration of the services and features on the Local Service Request (LSR).

Automatic Location Identification/Data Management System (ALI/DMS)

The emergency services (E-911/911) database containing Customer location information (including name, address, telephone number, and sometimes-special information from the local service Provider) used to process subscriber access records into Automatic Location Identification (ALI) records. From this database, records are forwarded to Verizon’s ALI Gateway for downloading by local ALI database systems to be available for retrieval in response to Automatic Number Identification (ANI) from a 9-1-1 call. Also, from this database, Verizon will upload to its selective routers the selective router ALI (SR/ALI) which is used to determine to which Public Safety Answering Point (PSAP) to route the call.
**Automated Message Accounting (AMA)**

The structure inherent in switch technology that initially records telecommunication message information. AMA format is contained in the Automated Message Accounting document, published by Telcordia Technologies as GR-1100-CORE which defines the industry standard for message recording.

**Automatic Number Identification (ANI)**

The signaling parameter which refers to the number transmitted through the network identifying the billing number of the calling Party.

**Basic Local Exchange Service**

Voice grade access to the network that provides: the ability to place and receive calls; touch-tone service, access to operator services; access to directory assistance; access to emergency services (E911); access to telephone relay service (TRS); access to Interexchange Carriers of the Customer’s choice; standard white pages directory listing; and toll blocking for low-income consumers participating in Lifeline (subject to technical feasibility).

**Bill-and-Keep Arrangement**

A compensation arrangement whereby the Parties do not render bills to each other for the termination of Local Traffic specified in this Agreement and whereby the Parties terminate local exchange traffic originating from End-Users served by the networks of the other Party without explicit charging among or between said carriers for such traffic exchange.

**Business Day**

Monday through Friday, except for holidays on which the U.S. mail is not delivered.

**Central Office Switch**

A switch used to provide telecommunications services including but not limited to (1) End Office Switches which are Class 5 switches from which end-user Exchange Services are directly connected and offered, and (2) Tandem Office Switches which are Class 4 switches which are used to connect and switch trunk circuits between and among central office switches. Central office switches may be employed as combination end office/tandem office switches (combination Class 5/Class 4).

**Centralized Message Distribution System (CMDS)**

The billing record and clearing house transport system that the Regional Bell Operating Companies (RBOCs) and other incumbent LECs use to efficiently exchange out collects and in collects as well as Carrier Access Billing System (CABS) records.

**CLLI Codes**

Common Language Location Identifier Codes.

**Commission**

Illinois Commerce Commission.
Common Channel Signaling (CCS)

A high-speed specialized packet-switched communications network that is separate (out-of-band) from the public packet-switched and message networks. CCS carries addressed signaling messages for individual trunk circuits and/or database-related services between Signaling Points in the CCS network using SS7 signaling protocol.

Competitive Local Exchange Carrier (CLEC)

Any company or person authorized to provide local exchange services in competition with an ILEC.

Compliance

Environmental and safety laws and regulations based upon a federal regulatory framework, with certain responsibilities delegated to the States. An environmental/safety compliance program may include review of applicable laws/regulations, development of written procedures, training of employees and auditing.

Conversation Time

The time that both Parties’ equipment is used for a completed call measured from the receipt of Answer Supervision to the receipt of Disconnect Supervision.

Currently Available

Existing as part of Verizon’s network at the time of the requested order or service and does not include any service, feature, function or capability that Verizon either does not provide to itself or to its own End-Users, or does not have the capability to provide.

Customer

A third-party residence or business that subscribes to Telecommunications Services provided by either of the Parties, or by another Telecommunications Service provider, and does not resell it to others.

Customer Service Record Search

Applied to LSR when CLEC requests a Customer service record search prior to account conversion from Verizon or from another CLEC. Search typically is for basic account information, listing/directory information, service and equipment listing, and billing information. Applied on a per requested loop and/or port basis.

Dedicated Transport

An Unbundled Network Element that is purchased for the purpose of transporting Telecommunication Services between designated Serving Wire Centers (SWC). Dedicated Transport may extend between two Verizon SWCs (Interoffice Dedicated Transport or IDT) or may extend from the Verizon SWC to the CLEC premise (CLEC Dedicated Transport or CDT). CDT remains within the exchange boundaries of the SWC, while IDT traverses exchange boundaries.

Disconnect Supervision

An on-hook supervisory signal end at the completion of a call.
**DS-1 or Digital Signal Level**

A service transmitted at digital signal rate of 1.544 Mbps in the first level signal of the time-division multiplex hierarchy.

**DS-3 or Digital Signal Level 3**

A service transmitted at digital signal rate of 44.736 Mbps, in the third-level signal of the time-division multiplex hierarchy.

**Electronic File Transfer**

A system or process that utilizes an electronic format and protocol to send/receive data files.

**End Office Switches**

Switches that are Class 5 switches from which end-user Exchange Services are directly connected and offered.

**Enhanced Service Provider (ESP) /Internet Service Provider (ISP) Traffic**

Traffic bound to any Enhanced Service Provider or Internet Service Provider. ESP/ISP Traffic is separate and distinct from Local Traffic.

**E-911 Service**

A method of routing 911 calls to a PSAP that uses a Customer location database to determine the location to which a call should be routed. E-911 service includes the forwarding of the caller’s Automatic Number Identification (ANI) to the PSAP where the ANI is used to retrieve and display the Automatic Location Identification (ALI) on a terminal screen at the answering Attendant’s position. It usually includes selective routing.

**Exchange Message Interface (EMI)**

Standard used for the interchange of telecommunications message information between exchange carriers and interexchange carriers for billable, nonbillable, sample, settlement and study data. Data is provided between companies via a unique record layout that contains Customer billing information, account summary and tracking analysis. GMI format is contained in document SR-320 published by the Alliance for Telcom Industry Solutions.

**Exchange Access**

The offering of access to telephone exchange services or facilities for the purpose of the origination or termination of the telephone toll services.

**Expanded Interconnection Service (EIS)**

A service that provides interconnecting carriers with the capability to terminate basic fiber optic transmission facilities, including optical terminating equipment and multiplexers, at Verizon’s wire centers and access tandems and interconnect those facilities with the facilities of Verizon. Microwave is available on a case-by-case basis where feasible.
**Facility**

All buildings, equipment, structures and other items located on a single site or contiguous or adjacent sites owned or operated by the same persons or person as used in Article II, Section 2.2.

**FCC**

The Federal Communications Commission, or any successor agency of the United States government; provided such succession has assumed such duties and responsibilities of the former FCC.

**Generator**

Under the Resource Conservation Recovery Act (RCRA), the person whose act produces a hazardous waste (40 CFR 261) or whose act first causes a hazardous waste to become subject to regulation. The generator is legally responsible for the proper management and disposal of hazardous wastes in accordance with regulations (see reference in Article II, Section 2.2).

**GTE Guide**

The Verizon internet web site which contains Verizon's operating practices and procedures and general information for pre-ordering, ordering, provisioning, repair and billing for resold services and unbundled elements and guidelines for obtaining interconnection with Verizon’s switched network.

**GTOC**

GTE Telephone Operating Company.

**Imminent Danger**

As described in the Occupational Safety and Health Act and expanded for environmental matters, any conditions or practices at a facility which are such that a danger exists which could reasonably be expected to cause death or serious harm or significant damage to the environment or natural resources.

**Incumbent Local Exchange Carrier (ILEC)**

Any local exchange carrier that was as of February 8, 1996, deemed to be a member of the Exchange Carrier Association as set forth in 47 C.F.R. (69.601(b) of the FCC’s regulations.

**Initial Service Order**

A charge applied to each LSR of Unbundled Loops and/or Ports with the exception of Subsequent Service Order changes to existing CLEC accounts.

**Interconnection Facility**

See “Internetwork Facilities”.

**Interconnection Point (IP)**

The physical point on the network where the two parties interconnect. The IP is the demarcation point between ownership of the transmission facility.
**Interexchange Carrier (IXC)**

A telecommunications service Provider authorized by the FCC to provide interstate long distance communications services between LATAs and is authorized by the State to provide InterLATA and/or IntraLATA long distance communications services within the State.

**Internet Traffic**

Traffic that is transmitted to or returned from the Internet at any point during the duration of the transmission.

**Interim Number Portability (INP)**

The delivery of Local Number Portability (LNP) capabilities, from a Customer standpoint in terms of call completion, with as little impairment of functioning, quality, reliability, and convenience as possible and from a carrier standpoint in terms of compensation, through the use of existing and available call routing, forwarding, and addressing capabilities.

**InterLATA**

Telecommunications services between a point located in a local access and transport area and a point located outside such areas.

**Internetwork Facilities**

The physical connection of separate pieces of equipment, transmission facilities, etc., within, between and among networks, for the transmission and routing of Exchange Service and Exchange Access.

**IntraLATA**

Telecommunications services that originate and terminate at a point within the same local access and transport area.

**ISDN User Part (ISUP)**

A part of the SS7 protocol that defines call setup messages and call takedown messages.

**Line Information Data Base (LIDB)**

One or all, as the context may require, of the Line Information databases owned individually by Verizon and other entities which provide, among other things, calling card validation functionality for telephone line number cards issued by Verizon and other entities. A LIDB also contains validation data for collect and third number-billed calls; i.e., Billed Number Screening.

**Line Side**

Refers to an end office switch connection that has been programmed to treat the circuit as a local line connected to an ordinary telephone station set. Line side connections offer only those transmission and signaling features appropriate for a connection between an end office and an ordinary telephone set.

**Local Access and Transport Area (LATA)**

A contiguous geographic area for the provision and administration of communications service; i.e., intraLATA or interLATA. Established before the date of enactment of the Telecommunications Act of 1996 by a Bell operating company such that no exchange area includes points within more than one
metropolitan statistical area, consolidated metropolitan statistical area, or State, except as expressly permitted under the AT&T Consent Decree dated August 24, 1982; or established or modified by a Bell operating company after such date of enactment and approved by the FCC.

**Local Exchange Carrier (LEC)**

Any person that is engaged in the provision of telephone Exchange Service or Exchange Access.

**Exchange Routing Guide (LERG)**

The Telcordia Technologies reference customarily used to identify NPANXX routing and homing information, as well as network element and equipment designation.

**Local Number Portability (LNP)**

The ability of users of Telecommunications Services to retain, at the same location, existing telecommunications numbers without impairment of quality, reliability, or convenience when switching from one telecommunications carrier to another.

**Local Service Request (LSR)**

The industry standard form, which contains data elements and usage rules, used by the Parties to establish, add, change or disconnect resold services and Unbundled Network Elements for the purposes of competitive local services.

**Local Traffic**

For purposes of compensation between the Parties, Local Traffic is Verizon Traffic that terminates to ServiSense and ServiSense traffic that terminates to Verizon, that is within Verizon’s then current local serving area, including mandatory local calling scope arrangements. A mandatory local calling scope arrangement is an arrangement that provides End-Users a local calling scope, i.e. Extended Area Service (EAS), beyond their basic exchange serving area. The Parties agree that the points of call origination and termination shall be used to determine Local Traffic, and agree to use the Rate Center assignments of the calling and called NPA/NXX’s as shown in the LERG to make such determination. Local Traffic does not include optional local calling scopes, i.e. optional rate packages that permit the End-User to choose a local calling scope beyond their basic exchange serving area for an additional fee, referred to hereafter as “optional EAS”. Local Traffic does not include Enhanced Service Provider (ESP) and Internet Service Provider (ISP) traffic, including, but not limited to, Internet traffic, 900/976, etc., and Internet Protocol (IP) based voice or fax telephony.

**Loop Facility Charge**

A charge applied to LSRs when fieldwork is required for establishment of unbundled loop service. Applied on a per LSR basis.

**Main Distribution Frame (MDF)**

The primary point at which outside plant facilities terminate within a Wire Center, for interconnection to other telecommunications facilities within the Wire Center. The distribution frame used to interconnect cable pairs and line trunk equipment terminating on a switching system.
Meet-Point Billing (MPB)

Refers to an arrangement whereby two LECs jointly provide the transport element of a switched access service to one of the LEC's end office switches, with each LEC receiving an appropriate share of the transport element revenues as defined by the effective access tariffs.

Mid-Span Fiber Meet

An Interconnection architecture whereby two carriers' fiber transmission facilities meet at a mutually agreed upon IP.

Multiple Exchange Carrier Access Billing (MECAB)

Refers to the document prepared by the Billing Committee of the Ordering and Billing Forum (OBF), which functions under the auspices of the Carrier Liaison Committee (CLC) of the Alliance for Telecommunications Industry Solutions (ATIS). The MECAB document, published by [BellCore] Telcordia Technologies as Special Report SR-BDS-000983, contains the recommended guidelines for the billing of an access service provided by two or more LECs, or by one LEC in two or more states within a single LATA.

Multiple Exchange Carriers Ordering and Design Guidelines for Access Services - Industry Support Interface (MECOD)

A document developed by the Ordering/Provisioning Committee under the auspices of the Ordering and Billing Forum (OBF), which functions under the auspices of the Carrier Liaison Committee (CLC) of the Alliance for Telecommunications Industry Solutions (ATIS). The MECOD document, published by [BellCore] Telcordia Technologies as Special Report SR-STS-002643, establishes methods for processing orders for access service that is to be provided by two or more LECs.

Network Interface Device (NID)

The Verizon provided interface terminating Verizon’s telecommunication network on the property where the customer’s End-User service is located at a point determined by Verizon. The NID contains an FCC Part 68 registered jack from which inside wire may be connected to Verizon's network. The point of demarcation between the End-User's inside wiring and Verizon's facilities.

North American Numbering Plan (NANP)

The system of telephone numbering employed in the United States, Canada, Bermuda, Puerto Rico and certain Caribbean islands that employ NPA 809. The format is a 10-digit number that consist of a 3-digit NPA Code (commonly referred to as area code), followed by a 3-digit NXX code and 4 digit line number.

Numbering Plan Area (NPA)

Also sometimes referred to as an area code, is the three-digit indicator which is defined by the "A", "B", and "C" digits of each 10-digit telephone number within the NANP. Each NPA contains 800 possible NXX Codes. There are two general categories of NPA, "Geographic NPAs" and "Non-Geographic NPAs". A Geographic NPA is associated with a defined geographic area, and all telephone numbers bearing such NPA are associated with services provided within that geographic area. A Non-Geographic NPA, also known as a "Service Access Code" or "SAC Code" is typically associated with a specialized telecommunications service that may be provided across multiple geographic NPA areas. 500, 700, 800, 888 and 900 are examples of Non-Geographic NPAs.
NXX, NXX Code, Central Office Code or CO Code

The three-digit switch entity indicator which is defined by the "D", "E", and "F" digits of a 10-digit telephone number within the NANP. Each NXX Code contains 10,000 station numbers. It is the first three digits of a seven-digit telephone number.

Owner or Operator

As used in OSHA regulations, owner is the legal entity, including a lessee, which exercises control over management and record keeping functions relating to a building or facility. As used in the Resource Conservation and Recovery Act (RCRA), operator means the person responsible for the overall (or part of the) operations of a facility (see reference in Article II, Section 2.2).

Party/Parties

Verizon and/or ServiSense.

Provider

Verizon or ServiSense depending on the context and which Party is providing the service to the other Party.

Public Safety Answering Point (PSAP)

An answering location for 9-1-1 calls originating in a given area. A PSAP may be designated as Primary or Secondary, which refers to the order in which calls are directed for answering. Primary PSAPs respond first; Secondary PSAPs receive calls on a transfer basis only, and generally serve as a centralized answering location for a particular type of emergency call. PSAPs are staffed by employees of Emergency Response Agencies (ERAs) such as police, fire or emergency medical agencies or by employees of a common bureau serving a group of such entities.

Public Switched Telecommunications Network (PSTN)

The worldwide voice telephone network accessible to all those with telephones and access privileges. In the U.S., formerly known as the "Bell System network" or the "AT&T long distance network".

Rate Center

The specific geographic point and corresponding exclusive geographic area that are associated with one or more particular NPA-NXX Codes that have been assigned to a LEC for its provision of Exchange Services. The geographic point is identified by a specific Vertical and Horizontal (V&H) coordinate that is used to calculate distance-sensitive End-User traffic to/from the particular NPA-NXXs associated with the specific Rate Center.

Right-of-way (ROW)

The right to use the land or other property of another Party to place poles, conduits, cables, other structures and equipment, or to provide passage to access such structures and equipment. A ROW may run under, on, or above public or private property (including air space above public or private property) and may include the right to use discrete space in buildings, building complexes, or other locations.

Routing Point

Denotes a location that a LEC has designated on its network as the homing (routing) point for traffic that terminates to Exchange Services provided by the LEC that bear a certain NPA-NXX designation. The
Routing Point is used to calculate airline mileage for the distance-sensitive transport element charges of Switched Access Services. Pursuant to Telcordia Technologies Practice BR795-100-100, the Routing Point may be an end office location, or a “LEC Consortium Point of Interconnection.” The Routing Point must be in the same LATA as the associated NPA-NXX.

**Service Control Point (SCP)**

The node in the Common Channel Signaling network to which informational requests for service handling, such as routing, are directed and processed. The SCP is a real time database system that, based on a query from the SSP and via a Signaling Transfer Point, performs subscriber or application-specific service logic, and then sends instructions back to the SSP on how to continue call processing.

**Service Switching Point (SSP)**

A Signaling Point that can launch queries to databases and receive/interpret responses used to provide specific Customer services.

**Shared Transport**

The physical interoffice facility not dedicated to any one Customer, which is used to transport a call between switching offices. A central office switch translates the End-User dialed digits and routes the call over a Common Transport Trunk Group that rides interoffice transmission facilities. These trunk groups and the associated interoffice transmission facilities are accessible by any End-User (Verizon End-User or ServiSense End-User when ServiSense has purchased unbundled local switching), and are referred to as “shared transport facilities”.

**Signaling Point (SP)**

A node in the CCS network that originates and/or receives signaling messages, or transfers signaling messages from one signaling link to another, or both.

**Signaling System 7 (SS7)**

The signaling protocol, Version 7, of the CCS network, based upon American National Standards Institute (ANSI) standards.

**Signal Transfer Point (STP)**

A packet switch in the CCS network that is used to route signaling messages among SSPs, SCPs and other STPs in order to set up calls and to query databases for advanced services. Verizon's network includes mated pairs of local and regional STPs. STPs are provided in pairs for redundancy. Verizon STPs conform to ANSI T1.111-8 standards. It provides SS7 Network Access and performs SS7 message routing and screening.

**Subsidiary**

A corporation or other legal entity that is majority owned by a Party.

**Subsequent Service Order**

Applied to LSRs requesting a service change to an existing unbundled account (no CLEC transfer). For disconnect-only LSRs, no NRC will be applied.
**Synchronous Optical Network (SONET)**

Synchronous electrical (STS) or optical channel (OC) connections between LECs.

**Switched Exchange Access Service**

The offering of facilities for the purpose of the origination or termination of traffic to or from Exchange Service Customers in a given area pursuant to a switched access tariff. Switched Access Services including but not limited to: Feature Group A, Feature Group B, Feature Group C, Feature Group D, 500, 700, 800, 888 and 900 access services.

**Tandem Office Switches**

Switches that are Class 4 switches which are used to connect and switch trunk circuits between and among central office switches.

**Telcordia Technologies**

Formally known as BellCore, a wholly owned subsidiary of Science Applications International Corporation (SAIC). The organization conducts research and development projects for its owners, including development of new Telecommunications Services. Telcordia Technologies also provides certain centralized technical and management services for the regional holding companies and also provides generic requirements for the telecommunications industry for products, services and technologies.

**Telecommunications Services**

The offering of telecommunications for a fee directly to the public, or to such classes of users as to be effectively available directly to the public, regardless of the facilities used.

**Telephone Exchange Service**

(1) Service within a telephone exchange, or within a connected system of telephone exchanges within the same exchange area operated to furnish to subscribers intercommunicating service of the character ordinarily furnished by a single exchange, and which is covered by the exchange service charge; or (2) comparable service provided through a system of switches, transmission equipment, or other facilities (or combination thereof) by which a subscriber can originate and terminate a telecommunications service.

**Third Party Contamination**

Environmental pollution that is not generated by the LEC or ServiSense but results from off-site activities impacting a facility.

**Transfer of Service**

A charge applied to LSR’s that involve account changes (e.g., CLEC to CLEC transfers, DA & CPE billing changes on Unbundled Ports).

**Trunk Side**

Refers to a Central Office Switch connection that is capable of, and has been programmed to treat the circuit as, connecting to another switching entity, for example, to another Central Office Switch. Trunk side connections offer those transmission and signaling features appropriate for the connection of switching entities and cannot be used for the direct connection of ordinary telephone station sets.
**Unbundled Network Element (UNE)**

Generally a facility or equipment used in the provision of a Telecommunications Service. Specific references to UNEs contained throughout this Agreement shall be to the network elements that are to be unbundled pursuant to the UNE Attachment.

**Undefined Terms**

Terms that may appear in this Agreement which are not defined. Parties acknowledge and agree that any such terms shall be construed in accordance with customary usage in the telecommunications industry as of the effective date of this Agreement.

**Vertical Features (including CLASS Features)**

Vertical services and switch functionalities provided to Verizon’s retail customers, including but not limited to: Automatic Call Back; Automatic Recall; Call Forwarding Busy Line/Don't Answer; Call Forwarding Don't Answer; Call Forwarding Variable; Call Forwarding - Busy Line; Call Trace; Call Waiting; Call Number Delivery Blocking Per Call; Calling Number Blocking Per Line; Cancel Call Waiting; Distinctive Ringing/Call Waiting; Incoming Call Line Identification Delivery; Selective Call Forward; Selective Call Rejection; Speed Calling; and Three Way Calling/Call Transfer.

**Wire Center**

A building or space within a building that serves as an aggregation point on a LEC's network, where transmission facilities and circuits are connected or switched. Wire Center can also denote a building in which one or more Central Offices, used for the provision of Exchange Services and Exchange Access Services, are located.
RESALE ATTACHMENT

1. General.

This Resale Attachment (Attachment), together with Articles I and II, define the Telecommunication Services (including exchange Services, related Vertical Features and other Services) that may be purchased from Verizon and resold by ServiSense (referred to herein collectively as "Services", or each individually as "Service") and sets forth the terms and conditions applicable to such Services. Except as specifically provided otherwise in this Agreement, provisioning of exchange Services for resale will be governed by the GTE Guide. Verizon will make available to ServiSense for resale any Telecommunications Service that Verizon currently offers, or may offer hereafter, on a retail basis to Customers that are not telecommunications carriers, except as qualified by Section 3.2.2 below. Verizon will provide resold Services at retail less the avoided cost discount as defined in Section 4.1.1, except as specified in Section 3.2.3. ServiSense must have an approved tariff for each Service ordered, as required by the Commission.

2. Services.

2.1 Description of Local Exchange Services.

Resold basic exchange Service includes, but is not limited to, the following elements:

2.1.1 Voice Grade Local Exchange Access Line - includes a telephone number and dial tone;

2.1.2 Local Calling - at local usage measured rates if applicable to the Customer;

2.1.3 Access to long distance carriers;

2.1.4 E-911 Emergency Dialing;

2.1.5 Access to Operator Assistance and Directory Assistance;

2.1.6 Access to Service Access Codes - e.g., 800, 888, 900 – subject to the provisions of 3.4 and 3.8;

2.1.7 AIN Services (those Currently Available to Customers);

2.1.8 Customer Private Line Services;

2.1.9 Listing of telephone number in appropriate "White Pages" directory;

2.1.10 Copy of "White Pages" and "Yellow Pages" directories for the appropriate Verizon service area; and

2.1.11 IntraLATA toll.

2.2 Other Services Available for Resale.

Subject to the limitations enumerated in this Attachment, the type of Services made available to ServiSense are those Telecommunications Services described in Verizon's retail tariffs, as amended from time to time. Any new retail Services that Verizon offers in such tariffs to Customers who are not telecommunications carriers may also be available.
to ServiSense for resale under the same terms and conditions contained in this Agreement.

2.3 Promotional Offerings.

Verizon shall make available for resale, those promotional offerings that are greater than 90 calendar days in duration and the special promotional rate will be subject to the applicable resale discount. Verizon also shall make available for resale those promotional offerings that are 90 calendar days or less in duration; provided, however, that no resale discount applies to the special promotional rate of such offerings.

2.4 Grandfathered Services.

Services identified in Verizon tariffs as grandfathered in any manner are available for resale only to Customers that already have such grandfathered Service. An existing Customer may not move a grandfathered Service to a new service location. Grandfathered Services are available from existing facilities only, and no new equipment will be purchased to maintain service. No change requests will be accepted for this Service and should any technological component of the Service become obsolete, the Service will be discontinued, subject to the requirements of Applicable Law. Grandfathered Services are subject to a resale discount.

2.5 Operator Services (OS) and Directory Assistance (DA).

OS for local and toll assistance (e.g., call completion, busy line verification and emergency interruption) and DA (e.g., 411 calls) are provided as a part of exchange Services offered for resale. GTE may brand this Service as GTE. ServiSense will be billed in accordance with GTE’s retail tariff. If ServiSense requests branding, GTE will provide such rebranding with ServiSense’s name using customized routing as described in Section 3.7. For those offices that ServiSense has requested GTE to rebrand OS and DA, GTE will provide it where GTE performs its own OS and DA Service subject to capability and capacity limitations where customized routing is Currently Available. If GTE uses a third-party contractor to provide OS or DA, GTE will not provide branding nor will GTE negotiate it with a third-party on behalf of ServiSense. ServiSense must negotiate with the third party. In these instances, ServiSense will need to purchase customized routing and dedicated trunking to differentiate its OS/DA traffic from GTE’s. GTE shall include a ServiSense Customer listing in its DA database as part of the LSR process. GTE will honor ServiSense Customer’s preferences for listing status, including non-published and unlisted, and will enter the listing in the GTE database which is used to perform DA functions as it appears on the LSR.

2.6 Telephone Relay Service.

Local and intraLATA telephone relay service (TRS) enables deaf, hearing-impaired, or speech-impaired TRS users to reach other telephone users. With respect to resold Services, ServiSense’s Customers will have access to the state authorized TRS Provider to the extent required by the Commission, including any applicable compensation surcharges.


3.1 Service Ordering, Service Provisioning, and Billing.

3.1.1 GTE Guide and CLEC Profile. ServiSense will order Services for resale directly from Verizon through an electronic interface or fax. Except as specifically
provided otherwise in this Agreement, Service preordering, ordering, provisioning, billing, maintenance and electronic interfaces shall be governed by the GTE Guide. In accordance with Article I, Section 3.1, Verizon will not process resale orders until the ServiSense Profile has been completed and returned; and, if required, an advanced deposit paid.

3.1.2 Local Service Request. Orders for Services will be placed utilizing standard LSR forms. Verizon will continue to participate in industry forums for developing service order/disconnect order formats and will incorporate appropriate industry standards. Complete and accurate forms (containing the requisite Customer information as described in the GTE Guide) must be provided by ServiSense before a request can be processed. Verizon will accept orders for As-Is Transfers (AIT) of Services from Verizon to ServiSense where Verizon is the Customer’s current local exchange company. Verizon cannot provide CLEC to CLEC AIT.

3.1.3 Letter of Authorization (LOA). Verizon will not release the Customer service record (CSR) or inquiry containing Customer proprietary network information (CPNI) to ServiSense on Verizon Customer accounts unless ServiSense first provides to Verizon a written LOA. Such LOA may be a blanket LOA or other form agreed upon between Verizon and ServiSense authorizing the release of such information to ServiSense or if state or federal law provides otherwise, in accordance with such law. An LOA will be required before Verizon will process an order for Services provided in cases in which the Customer currently receives local exchange or Exchange Access service from Verizon or from a CLEC other than ServiSense.

3.1.4 Unauthorized Changes. If a Customer that has been changed to ServiSense for local Service notifies Verizon that the change was not authorized, ServiSense must provide Verizon with written documentation of authorization from that Customer within thirty (30) Business Days of notification by Verizon. If ServiSense cannot provide written documentation of authorization within such time frame, ServiSense must within three (3) Business Days thereafter:

3.1.4.1 notify Verizon to change the Customer back to the LEC providing Service to the Customer before the change to ServiSense was made; and

3.1.4.2 provide any Customer information and billing records ServiSense has obtained relating to the Customer to the LEC previously serving the Customer; and

3.1.4.3 notify the Customer and Verizon that the change back to the previous LEC has been made.

Furthermore, Verizon will bill ServiSense fifty dollars ($50.00) per affected line to compensate Verizon for switching the Customer back to the original LEC.

3.1.5 Telephone Number Block Reservations. ServiSense may not reserve blocks of Verizon telephone numbers.

3.2 Regulations and Restrictions.

3.2.1 General Regulations. General regulations, terms and conditions governing rate applications, technical parameters, service availability, definitions and feature interactions, as described in the appropriate Verizon intrastate local, toll and
access tariffs, apply to retail Services made available by Verizon to ServiSense for resale, when appropriate, unless otherwise specified in this Agreement. As applied to Services offered under this Agreement, the term "Customer" contained in the Verizon retail tariff shall be deemed to mean "ServiSense" as defined in this Agreement.

3.2.2 **Restriction on Resale.** The following restrictions shall apply to the resale of retail Services by ServiSense:

3.2.2.1 ServiSense shall not resell to one class of Customers a Service that is offered by Verizon only to another class of Customers in accordance with state requirements (e.g., R1 to B1, disabled Services or lifeline Services to non-qualifying Customers);

3.2.3 **Restrictions on Discount.** The discount specified in Section 4.1.1 herein shall apply to all retail Services except for the following:

3.2.3.1 ServiSense may resell promotional offerings of 90 calendar days or less in duration; provided, however, no resale discount applies to the special promotional rate.

3.2.3.2 ServiSense may resell Services that are provided at a volume discount in accordance with terms and conditions of the applicable tariff. ServiSense shall not aggregate Customer lines and/or traffic in order to qualify for volume discount.

3.2.3.3 ServiSense may resell ICB/Contract Services without a discount and only to Customers that already have such Services.

3.2.3.4 ServiSense may resell special access; however, no discount applies.

3.2.3.5 ServiSense may resell lifeline Services and Services for the disabled; however, no discount applies. For all lifeline Services and Services for the disabled ordered, ServiSense is responsible for recertifying pursuant to applicable law that the Customer qualifies for these Services.

3.2.4 **Resale to Other Carriers.** Services available for resale may not be used by ServiSense to provide access to the local network as an alternative to tariffed switched and special access by other carriers, including, but not limited to: interexchange carriers, wireless carriers, competitive access providers, or other retail telecommunications providers.

3.3 **Maintenance.**

Verizon will provide repair and maintenance Services to ServiSense and its Customers for resold Services in accordance with the same standards and charges used for such Services provided to Verizon Customers. Verizon will not initiate a maintenance call or take action in response to a trouble report from a ServiSense Customer until such time as trouble is reported to Verizon by ServiSense. ServiSense must provide to Verizon all Customer information necessary for the installation, repair and servicing of any facilities used for resold Services according to the procedures described in the GTE Guide.
3.4 Information Services Traffic.

Verizon shall route traffic for information services (i.e., 900-976, Internet, weather lines, sports providers, etc.) that originates on its network to the appropriate information service platform. In the event Verizon performs switching of information service provider traffic associated with, ServiSense's resold line, Verizon shall provide to ServiSense the same call detail records that Verizon records for its own Customers, so as to allow ServiSense to bill its Customers. Verizon shall not be responsible or liable to ServiSense or the information service provider for billing and collection and/or any receivables of the information service provider.

3.5 Originating Line Number Screening (OLNS).

Upon request, Verizon will update the database to provide OLNS which indicates to an operator the acceptable billing methods for calls originating from the calling number (e.g., penal institutions, COCOTS).

3.6 Misdirected Calls.

The Parties shall provide each other the appropriate numbers to handle any misdirected Customer calls (e.g., business office, repair bureau, etc.). Each party will refer any misdirected calls to the appropriate department on the provided list in an expedient and professional manner.

3.7 Customized Routing.

Where Currently Available and upon receipt of a written request from ServiSense, Verizon agrees to provide customized routing for the following types of calls:

0-
0+Local
0+411
1+411
0+HNPA-555-1212 (intraLATA, only when intraLATA presubscription is not available)
1+HNPA-555-1212 (intraLATA, only when intraLATA presubscription is not available).

Upon request, Verizon will provide ServiSense a list of switches that can provide customized routing using line class codes or a similar method (regardless of current capacity limitations). ServiSense will return a list of these switches ranked in priority order. Verizon will return to ServiSense a schedule for customized routing in the switches with existing capabilities and capacity. In response to the written request from ServiSense, Verizon will provide ServiSense with applicable charges, and terms and conditions, for providing OS and/or DA, branding, and customized routing. Subject to the above provisions, Verizon will choose the method of implementing customized routing of OS and/or DA calls. When Verizon agrees to provide customized routing to ServiSense, ServiSense will be responsible for the transport to route OS/DA traffic to the designated platform.

3.8 900-976 Call Blocking.

Verizon shall not unilaterally block 900-976 traffic in which Verizon performs switching associated with resale. Verizon will block 900-976 traffic when requested to do so, in writing, by ServiSense. ServiSense shall be responsible for all costs associated with the

4.1 Rates and Charges.

4.1.1 Calculation of Rates. The prices charged to ServiSense for local Services shall be calculated as follows:

4.1.1.1 Avoided cost discount as shown in Appendix A shall apply to all retail Services except those Services listed in Sections 3.2.2 and 3.2.3.

4.1.1.2 The discount dollar amount calculated under Section 4.1.1.1 will be deducted from the retail rate.

4.1.1.3 The resulting rate is the resale rate.

4.1.2 Nonrecurring Charges. ServiSense shall be responsible for the payment of all nonrecurring charges (NRCs) applicable to resold Services (e.g., installation, changes, ordering charges) as listed in Appendix A. In addition, NRCs for field service work (installation/repair) requiring on-site visits will be charged from the appropriate tariff. No discount applies to nonrecurring charges.

4.1.3 Access. Verizon retains all revenue due from other carriers for access to Verizon facilities, including both switched and special access charges.

4.1.4 Branding. GTE shall provide to ServiSense the applicable charges for rebranding and customized routing as set forth in Section 3.7.

4.1.5 State and Federal Mandated Charges. Verizon will bill ServiSense for all applicable surcharges, taxes, and End User Common Line (EUCL) charges mandated by state and federal taxing authorities. These charges are not eligible for the avoided cost discount.

4.2 Billing.

4.2.1 General. Verizon will utilize CBSS to produce the required bills for resold Services. CBSS will create a bill to ServiSense along with a summary bill master. State or sub-state level billing will include up to thirty (30) summary bill accounts.

All charges for Verizon Services billed by Verizon under tariff or contract will be billed to ServiSense. ServiSense is responsible for billing and collecting these charges from its Customers.

4.2.2 Alternate Billed Calls. Verizon shall record usage data originating from ServiSense Customers that Verizon records with respect to its own retail Customers, using Services ordered by ServiSense. On resale accounts, Verizon will provide usage in EMR format per existing file exchange schedules. Incollects
are calls that are placed using the Services of Verizon or another LEC and billed to a resale service line of ServiSense. Outcollects are calls that are placed using a ServiSense resale Service line and billed to a Verizon line or line of another LEC or LSP. Examples of an incollect or an outcollect are collect or credit card calls.

4.2.2.1 **Incollects.** Verizon will provide the rated record it receives from the CMDS network, or which Verizon records (non-intercompany), to ServiSense for billing to ServiSense’s end users. Verizon will settle with the earning company, and will bill ServiSense the amount of each incollect record less the billing and collection (B&C) fee for Customer billing of the incollects. The B&C credit will be $.05 per billed message. Any additional message processing fees associated with ServiSense’s incollect messages that are incurred by Verizon will be billed to ServiSense on the monthly statement.

4.2.2.2 **Outcollects.** When the Verizon end-office switch from which the resale line is served utilizes a Verizon operator Services platform, Verizon will provide to ServiSense the unrated message detail that originates from a ServiSense resale Service line but which is billed to a telephone number other than the originating number (e.g., calling card, bill-to-third number, etc.). ServiSense as the LSP will be deemed the earning company and will be responsible for rating the message at ServiSense rates and ServiSense will be responsible for providing the billing message detail to the billing company for Customer billing. ServiSense will pay to Verizon charges as agreed to for Services purchased, and ServiSense will be compensated by the billing company for the revenue which ServiSense is due.

When a non-Verizon entity provides Operator Services to the Verizon end office from which the resale line is provisioned, ServiSense must contract with the Operator Services provider to get any EMR records which ServiSense requires.

4.2.3 **Local Calling Detail.** Except for those Services and in those areas where measured rate local Service is available to Customers, monthly billing to ServiSense does not include local calling detail. However, ServiSense may request and Verizon shall consider developing the capabilities to provide local calling detail in those areas where measured local Service is not available for a mutually agreeable charge.

4.2.4 **LIDB.** For resale Services, the LSR will generate updates to Verizon’s LIDB for validation of calling card, collect, and third number billed calls.

4.2.5 **Timing of Messages.** With respect to Verizon resold measured rate local Service(s), chargeable time begins when a connection is established between the calling station and the called station. Chargeable time ends when the calling station "hangs up," thereby releasing the network connection. If the called station "hangs up" but the calling station does not, chargeable time ends when the network connection is released by automatic timing equipment in the network.
APPENDIX A TO THE RESALE ATTACHMENT
SERVICES AVAILABLE FOR RESALE

General. The rates for resold services are based upon an avoided cost discount from Verizon's retail rates. The avoided cost discount is based upon Verizon’s most current available cost studies and are subject to change resulting from future Commission or other proceedings, including but not limited to any generic proceeding to determine Verizon's unrecovered costs (e.g., historic costs, contribution, undepreciated reserve deficiency, or similar unrecovered Verizon costs (including Verizon's interim Universal Service Support Surcharge)), the establishment of a competitively neutral universal service system, or any appeal or other litigation.

Interim Universal Service Charge. It is Verizon’s position that Verizon’s current intraLATA toll rates include implicit subsidies that support below-cost prices for other services and thus promote universal service. This universal service support is lost where a CLEC resells Verizon’s local service but does not resell Verizon’s intraLATA toll service. For this reason, Verizon will not resell basic exchange residential or business services unless ServiSense pays the monthly interim universal service support charge set forth in Appendix A. Verizon believes that this interim surcharge is required by state and federal law. The lawfulness of Verizon’s interim surcharge is being addressed (or will be addressed) by the Commission or a court of competent jurisdiction. The parties agree that Verizon will offer for resale basic exchange residential and business services at the avoided cost discount rate set forth in Appendix A without the interim surcharge, but subject to the following terms and conditions:

A. ServiSense agrees that within thirty (30) calendar days after the effective date of a Commission or court order affirming Verizon’s interim surcharge, ServiSense will (i) begin paying the monthly interim surcharge in accord with Appendix A, and (ii) make a lump sum payment to Verizon of the total interim surcharges retroactive to the effective date of this Agreement.

B. Notwithstanding any provision in this Agreement, Verizon may, at its sole discretion and at any time, seek injunctive or other relief (i) requiring ServiSense to pay Verizon’s interim surcharge or (ii) requiring the Commission to immediately impose the interim surcharge.

C. Nothing in this Agreement shall restrict or impair Verizon from seeking injunctive relief or any other remedy at any time and in any court regarding Verizon’s interim surcharge or the Commission’s rejection or modification of Verizon’s interim surcharge.

The avoided cost discount for OS/DA is 1.9%. The avoided cost discount for all services, excluding OS/DA, is 8.0%. Pursuant to Article I Section 4.1.2, the AT&T avoid cost discount rate is 17.5%. This AT&T discount rate also applies to NRCs.

Non-Recurring Charges (NRCs) for Resale Services

Pre-ordering

| CLEC Account Establishment Per CLEC | $ 275.48 |
| Customer Record Search Per Account | $ 11.79 |

Ordering and Provisioning

| Engineered Initial Service Order (ISO) - New Service | $ 258.10 |
| Engineered Initial Service Order - As Specified | $ 106.07 |
| Engineered Subsequent Service Order | $ 64.44 |
Non-Engineered Initial Service Order - New Service $ 38.11
Non-Engineered Initial Service Order - Changeover $ 21.16
Non-Engineered Initial Service Order - As Specified $ 65.73
Non-Engineered Subsequent Service Order $ 18.95
Central Office Connect $ 9.60
Outside Facility Connect $ 58.43
Manual Ordering Charge $ 11.63

Product Specific

NRCs, other than those for Pre-ordering, Ordering and Provisioning, and Custom Handling as listed in this Appendix, will be charged from the appropriate retail tariff. No discount applies to such NRCs.

Custom Handling

Service Order Expedite:
    Engineered $ 35.07
    Non-Engineered $ 10.76

Coordinated Conversions:
    ISO $ 18.71
    Central Office Connection $ 9.78
    Outside Facility Connection $ 8.27

Hot Coordinated Conversion First Hour:
    ISO $ 32.29
    Central Office Connection $ 39.10
    Outside Facility Connection $ 33.07

Hot Coordinated Conversion per Additional Quarter Hour:
    ISO $ 6.79
    Central Office Connection $ 9.78
    Outside Facility Connection $ 8.27

Application of NRCs

Pre-ordering:

CLEC Account Establishment is a one-time charge applied the first time that ServiSense orders any service from this Agreement.

Customer Record Search applies when ServiSense requests a summary of the services currently subscribed to by the end-user.

Ordering and Provisioning:

Engineered Initial Service Order - New Service applies per Local Service Request (LSR) when engineering work activity is required to complete the order, e.g. digital loops.
Non-Engineered Initial Service Order - New Service applies per LSR when no engineering work activity is required to complete the order, e.g. analog loops.

Initial Service Order - As Specified (Engineered or Non-Engineered) applies only to Complex Services for services migrating from Verizon to ServiSense. Complex Services are services that require a data gathering form or has special instructions.

Non-Engineered Initial Service Order - Changeover applies only to Basic Services for services migrating from Verizon to ServiSense. End-user service may remain the same or change.

Central Office Connect applies in addition to the ISO when physical installation is required at the central office.

Outside Facility Connect applies in addition to the ISO when incremental field work is required.

Manual Ordering Charge applies to orders that require Verizon to manually enter ServiSense's order into Verizon's Secure Integrated Gateway System (SIGS), e.g. faxed orders and orders sent via physical or electronic mail.

Custom Handling (These NRCs are in addition to any Preordering or Ordering and Provisioning NRCs):

Service Order Expedite (Engineered or Non-Engineered) applies if ServiSense requests service prior to the standard due date intervals.

Coordinated Conversion applies if ServiSense requests notification and coordination of service cut over prior to the service becoming effective.

Hot Coordinated Conversion First Hour applies if ServiSense requests real-time coordination of a service cut-over that takes one hour or less.

Hot Coordinated Conversion Per Additional Quarter Hour applies, in addition to the Hot Coordinated Conversion First Hour, for every 15-minute segment of real-time coordination of a service cut-over that takes more than one hour.

**Universal Service Support Surcharge**

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