

**STATE OF ILLINOIS
ILLINOIS COMMERCE COMMISSION**

In the Matter of)	
)	
XO Communications Services, Inc.)	
Petition for Arbitration of an Amendment to an)	Docket No. 05-0763
Interconnection Agreement with SBC Illinois Inc.)	
pursuant to Section 252(b) of the)	
Communications Act of 1934,)	
as Amended.)	

**STIPULATION OF FACTS BETWEEN SBC ILLINOIS
AND XO COMMUNICATIONS SERVICES, INC.**

Illinois Bell Telephone Company (“SBC Illinois”), by its attorneys, and XO Communications Services, Inc. (“XO”), by its attorneys, in lieu of filing testimony in this proceeding, hereby tender the following Stipulation of Facts for admission into the record:

1. XO and SBC Illinois stipulate that the portions of the interconnection agreement attached hereto as Exhibits 1.0, 1.1, 1.2, 1.3 and 1.4 are currently-effective portions of the interconnection agreement between them in the state of Illinois.

2. XO and SBC Illinois stipulate that the documents attached hereto as Exhibits 2.0 and 2.1 are the arbitrated and conformed TRO/TRRO Cover Amendment and Attachment that resulted from the TRO/TRRO Arbitration in Docket 05-0442. Stated in another way, Exhibits 2.0 and 2.1 contain all of the negotiated language between SBC Illinois and CLECs, as well as the language that conforms to the Commission’s arbitration order resolving disputed issues in Docket 05-0442.

3. SBC Illinois asserts that the attached Exhibit 3.0 contains the wire centers claimed by SBC Illinois to satisfy the FCC's criteria for "Tier 1" wire centers. XO takes no position on SBC Illinois' assertion.

4. SBC Illinois asserts that the attached Exhibit 4.0 contains the wire centers claimed by SBC Illinois to satisfy the FCC's criteria for "Tier 2" wire centers. XO takes no position on SBC Illinois' assertion.

5. SBC Illinois asserts that the attached Exhibit 5.0 contains the wire centers claimed by SBC Illinois to satisfy the FCC's non-impairment criteria for DS1 loops. XO takes no position on SBC Illinois' assertion.

6. SBC Illinois asserts that the attached Exhibit 6.0 contains the wire centers claimed by SBC Illinois to satisfy the FCC's non-impairment criteria for DS3 loops. XO takes no position on SBC Illinois' assertion.

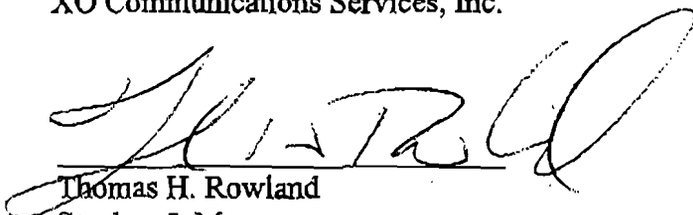
7. SBC Illinois asserts that SBC Illinois initially designated the wire centers identified in paragraphs 3-6, above, in a letter to the FCC on February 18, 2005 and that SBC Illinois made this information available to CLECs by posting it online and by providing written notification in Accessible Letter CLECALL05-027 dated February 22, 2005 (Determining Dedicated Transport Route Impairment) and in Accessible Letter CLECALL05-031 dated February 22, 2005 (Determining Impairment for DS1 and DS3 Loops). SBC Illinois later modified this list by deleting certain wire centers in a letter to the FCC dated December 16, 2005. XO takes no position on SBC's assertion.

8. XO and SBC Illinois stipulate that Exhibits 1.0, 1.1, 1.2, 1.3, 1.4, 2.0 and 2.1 attached to this Stipulation should be admitted into the evidentiary record in this proceeding. SBC Illinois further asserts that Exhibits 3.0 through 6.0 attached to this Stipulation should be

admitted into the evidentiary record in this proceeding. XO does not oppose SBC's request to admit Exhibits 3.0 through 6.0.

Dated: December 30, 2005

XO Communications Services, Inc.



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CERTIFICATE OF SERVICE

I, Mark R. Ortlieb, an attorney, certify that a copy of the foregoing **STIPULATION OF FACTS BETWEEN SBC ILLINOIS AND XO COMMUNICATIONS SERVICES, INC.** was served on the following parties by U.S. Mail and/or electronic transmission on December 30, 2005.


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