Dinsmore & Shohl

Edward T. Depp 502-540-2315 tip.depp@dinslaw.com

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JUN 0 6 2006 PUBLIC SERVICE COMMISSION

June 5, 2006

Via Federal Express Hon. Beth O'Donnell

Executive Director Public Service Commission 211 Sower Blvd. Frankfort, KY 40601

In the Matter of: Petition of Ballard Rural Telephone Cooperative Re: Corporation, Inc. for Arbitration of Certain Terms and Conditions of Proposed Interconnection Agreement with New Cingular Wireless PSC, LLC and Cincinnati SMSA Limited Partnership Pursuant to the Communications Act of 1934, as Amended by the Telecommunications Act of 1996; Case No. 2006- 00743

Dear Executive Director O'Donnell:

I have enclosed for filing in the above-styled case the original and eleven (11) copies of the Arbitration Petition of Ballard Rural Telephone Cooperative Corporation, Inc. Please file stamp one of the enclosed copies and return it to us in the enclosed, self addressed stamped envelope.

Thank you, and if you have any questions, please call me.

Sincerely, Edward T. Dept

Lexillogion -

ETD/lb

Enclosure

cc: Steven E. Watkins (w/encl.) John E. Selent, Esq. (w/o encl.) Holly C. Wallace, Esq. (w/o encl.)

> 1400 PNC Plaza, 500 West Jefferson Street Louisville, KY 40202 502.540.2300 502.585.2207 fax www.dinslaw.com

> > Louisville

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COMMONWEALTH OF KENTUCKY BEFORE THE PUBLIC SERVICE COMMISSION

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In the Matter of:

JUN 06 2006

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PUBLIC SERVICE COMMISSION /

Petition of Ballard Rural Telephone Cooperative Corporation, Inc. for Arbitration of Certain Terms and Conditions of Proposed Interconnection Agreement with New Cingular Wireless PSC, LLC and Cincinnati SMSA Limited Partnership Pursuant to the to the Communications Act of 1934, as Amended by the Telecommunications Act of 1996

Case No. 2006-00743

ARBITRATION PETITION OF BALLARD RURAL TELEPHONE COOPERATIVE CORPORATION, INC.

Ballard Rural Telephone Cooperative Corporation, Inc. ("Ballard Rural"), by counsel, petitions the Public Service Commission of the Commonwealth of Kentucky (the "Commission") pursuant to Section 252(b)¹ of the Communications Act of 1934, as amended by the Telecommunications Act of 1996 (the "Act"), to arbitrate certain terms and conditions of a proposed interconnection agreement between Ballard Rural and New Cingular Wireless PSC, LLC and Cincinnati SMSA Limited Partnership (collectively, "Cingular").

PARTIES

1. Petitioner Ballard Rural's full name and its official business address are as

follows:

Ballard Rural Telephone Cooperative Corporation, Inc. 159 W. 2nd Street P.O. Box 209 LaCenter, KY 42056-0209

¹ 47 U.S.C. § 252(b)

Ballard Rural is a Kentucky non-profit corporation, and it is authorized by the Commission to provide local exchange service in Kentucky. Ballard Rural is, and at all times relevant has been, a rural local exchange carrier ("LEC") under the terms of the Act.

2. The name, address, and contact number for Ballard Rural's representatives in this

proceeding are as follows:

John E. Selent Edward T. Depp Holly C. Wallace **DINSMORE & SHOHL LLP** 1400 PNC Plaza 500 W. Jefferson Street Louisville, KY 40202 (502) 540-2300 (Telephone) (502) 585-2207 (Facsimile)

3. Respondent Cingular's full name and its official business address are as follows:

New Cingular Wireless PCS, LLC Cincinnati SMSA Limited Partnership 5565 Glenridge Connector Suite 15206 Atlanta, GA 30342

Cingular is a foreign limited liability company registered to do business in Kentucky, and

it is authorized by the Commission to provide commercial mobile radio service ("CMRS") in Kentucky. Cingular is, and at all times relevant has been, a CMRS provider under the terms of

the Act.

4. The name and address for Cingular's point of contact and presumed representative in this proceeding is as follows:

Michael van Eckhardt Cingular Wireless Legal Department 16331 NE 72nd Way RTC1 Redmond, WA 98052 (425) 580-7033 (Telephone) (425) 580-7825 (Facsimile)

JURISDICTION

5. The Commission has jurisdiction over Ballard Rural's petition pursuant to section 252(b) of the Act. This petition is timely filed during the period from the 135th to the 160th day after January 1, 2006, the date on which Ballard Rural received Cingular's bona fide request for interconnection.²

NEGOTIATIONS

6. The parties agree that the statutory bona fide negotiation window began on January 1, 2006.³

7. By letter dated January 27, 2006, Ballard Rural provided Cingular with a copy of the template interconnection agreement from which negotiations would proceed.⁴

8. Cingular did not propose changes to that initial draft, and on March 14, 2006, Ballard Rural sent Cingular another template interconnection agreement, this time with the proposed traffic exchange splits, proposed reciprocal compensation rates, and proposed point of interconnection.⁵

³ Id.

⁴ See Ex. 2.

² See Section 3.01 of Agreement, In the Matter of: Petition of BellSouth Telecommunications, Inc. Seeking Resolution of Third Party Transit Traffic Issues, Public Service Commission Case No. 2003-00045, attached hereto as Exhibit 1; See also January 27, 2006 letter from John E. Selent to Michael van Eckhardt, attached hereto as Exhibit 2.

⁵ See March 14, 2006 letter from John E. Selent to Michael van Eckhardt, attached hereto as Exhibit 3.

9. Having received no response to Ballard Rural's letter of March 14, 2006, Ballard Rural sent yet another letter to Cingular on May 15, 2006, regarding the status of Cingular's review of the proposed interconnection agreement.⁶

10. On May 17, 2006, after the arbitration window had already opened, Cingular requested an electronic copy of Ballard Rural's template interconnection agreement; thereafter, Ballard Rural sent the requested electronic copy to Cingular.⁷

11. On May 25, 2006, nearly five months after the negotiation window had begun, four months after Ballard Rural sent Cingular a template interconnection agreement, and more than one week into the arbitration window, Cingular proposed very significant changes to Ballard Rural's template agreement.⁸

12. Due to the very significant last minute changes proposed by Cingular⁹, coupled with the impending close of the arbitration window, Cingular's actions have intentionally foreclosed the possibility of productive, good faith negotiations to date.

13. Given the December 31, 2006 expiration of the agreement approved by the Commission in Case No. 2003-00045, it is imperative that the parties have a valid and effective interconnection agreement by the end of this year.

⁶ See May 15, 2006 letter from John E. Selent to Michael van Eckhardt, attached hereto as Exhibit 4.

⁷ See electronic mail correspondence of May 17, 2006, and May 19, 2006 between John E. Selent and Michael van Eckhardt, attached hereto as Exhibit 5.

⁸ See May 25, 2006 email from Bill Brown to John E. Selent, attached hereto as Exhibit 6; see also Cingular redlined agreement, attached hereto as Exhibit 7.

⁹ See Ex. 7.

STATEMENT OF SOLE ISSUE

14. Ballard Rural's proposed draft of the interconnection agreement is attached hereto as Exhibit 8.

15. Ballard Rural states that its proposed draft of the interconnection agreement (Ex. 8) complies with the standards set forth in 47 U.S.C. §§ 252(c) and (e) and all applicable state law in that it meets the requirements of 47 U.S.C. § 251, including the regulations prescribed by the Federal Communications Commission pursuant to 47 U.S.C. § 251, and it complies with the pricing standards set forth 47 U.S.C. § 252(d).

16. Without waiving any of its rights or arguments with respect to Cingular's failure to negotiate in good faith, Ballard Rural acknowledges that Cingular's last minute changes of the proposed agreement implies the presence of a significant number of unresolved issues. Given the impending close of the arbitration window, Ballard Rural has attached an issues matrix that attempts, as much as possible, to identify all unresolved issues and Ballard Rural's position with respect to those issues. (*See* Issues Matrix, incorporated herein by reference as if fully set forth, attached hereto as Ex. 9.) Because Cingular did not provide its significantly revised agreement until more than a week into the arbitration window, however, the only documentation arguably setting forth Cingular's position with respect to the unresolved issues is its redline of the Ballard Rural template agreement. (*See* Ex. 7.)

REQUEST FOR RELIEF

WHEREFORE, Ballard Rural respectfully requests that the Commission grant the following relief:

A. That the Commission conclude the arbitration of the unresolved issues between Ballard Rural and Cingular within nine months of January 1, 2006, the date on which Ballard Rural received the interconnection request.

B. That the Commission resolve the sole unresolved issue in favor of Ballard Rural.

C. That the Commission issue an order directing the parties to submit a final agreement reflecting all language in the attached, proposed interconnection agreement (Ex. 8).

D. That the Commission retain jurisdiction of this arbitration until the parties have submitted an agreement for approval by the Commission in accordance with section 252(e) of the Act.

E. That the Commission further retain jurisdiction of this arbitration and the parties hereto until Cingular has complied with all implementation time frames specified in the arbitrated agreement and fully implemented the agreement.

F. That the Commission take such other and further action and order such relief as it deems appropriate under the circumstances.

Respectfully submitted this 5 1/2 day of June, 2006.

John E. Selent Edward T Depp Holly C. Wallace **DINSMORE & SHOHL LLP** 1400 PNC Plaza 500 W. Jefferson Street Louisville, Kentucky 40202 (502) 540-2300 (telephone) (502) 585-2207 (fax) COUNSEL TO BALLARD RURAL TELEPHONE COOPERATIVE CORPORATION, INC.

CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing was served by Federal Express and electronic mail on this $\underline{ }$ day of June, 2006, to the following individual(s):

Michael van Eckhardt (michael.vaneckhardt@cingular.com) Cingular Wireless Legal Department 16331 NE 72nd Way RTC1 Redmond, WA 98052 (425) 580-7033 (Telephone) (425) 580-7825 (Facsimile)

Counsel to Cingular

COUNSEL FOBALLARD RURAL TELEPHONE COOPERATIVE CORPORATION, INC.

COMMONWEALTH OF KENTUCKY BEFORE THE KENTUCKY PUBLIC SERVICE COMMISSION

In the Matter of:)	
)	
Petition of BellSouth Telecommunications,)•	Case No. 2003-00045
Inc. Seeking Resolution of Third Party)	
Transit Traffic Issues)	

AGREEMENT

This Agreement is made and entered into by and between BellSouth Telecommunications, Inc. ("BellSouth"), the Commercial Mobile Radio Service ("CMRS") providers listed in Exhibit A hereto ("Signatory CMRS Providers"), and the rural independent local exchange carriers listed in Exhibit B hereto ("Rural LECs"), on their own behalf and on behalf of their past, present and future agents, employees, successors, assigns and anyone claiming for the benefit of any of them (collectively referred to as "the Parties").

Whereas, BellSouth has entered into various interconnection agreements with CMRS Providers under which BellSouth has offered and is providing intermediary tandem switching and transport services to such CMRS Providers for the delivery of CMRS Provider Traffic to the Rural LECs' networks for termination.

Whereas, under the "Kentucky Restructured Settlement Plan," BellSouth and the Rural LECs have established interconnection facilities and an interconnection point between their networks, and agreed to contractual terms and conditions pursuant to the "Kentucky Restructured Settlement Plan"; and

Whereas, by this Agreement, the Parties are agreeing to terms, as set forth herein, under which BellSouth may and shall deliver CMRS Provider Traffic, to the extent such traffic is delivered to BellSouth by the CMRS Providers, to the networks of the Rural LECs over the existing facilities referred to above.

Now, therefore, in consideration of the mutual agreements, undertakings and representations contained herein, and other good and valuable consideration, the receipt of which is hereby acknowledged, the Parties agree as follows:

1.00 Definitions

For purposes of this Agreement only, the Parties agree to utilize the definitions set forth in this Section 1.00.

1.01 "Act" refers to the Communications Act of 1934 as amended by the Telecommunications Act of 1996.

1.02 "CMRS Provider" is a telecommunications carrier providing commercial mobile radio service within the meaning of 47 C.F.R. § 20, et seq.

1.03 "CMRS Provider Traffic" is defined as Telecommunications traffic originated by a subscriber of a CMRS Provider for which BellSouth provides to a Signatory CMRS Provider intermediary tandem switching, and transport (i.e., transit functions) for delivery of such traffic to a Rural LEC for termination on the Rural LEC's network over the facilities established between BellSouth and the Rural LEC for such purposes, according to the terms of this Agreement.

1.04 "Commission" or "KPSC" means the Public Service Commission of the Commonwealth of Kentucky.

1.05 "Covered CMRS Provider Traffic" is defined as CMRS Provider Traffic of a Signatory CMRS Provider for which BellSouth generates and delivers to the terminating Rural LEC accurate industry standard call detail records identifying the originating CMRS Provider and minutes of use for such CMRS Provider Traffic (currently known as "110101 format message and billing records").

1.06 "Kentucky Restructured Settlement Plan" or "KRSP" is the Order of the Public Service Commission of the Commonwealth of Kentucky dated January 23, 1991, in Phase I of Administrative Case No. 323.

1.07 "Rural LECs" are defined as those local exchange companies ("LECs") as set forth in Exhibit B to this Agreement.

1.08 "Signatory CMRS Providers" are defined as the Commercial Mobile Radio Service Providers as set forth in Exhibit A to this Agreement.

1.09 "Telecommunications" is as defined in the Act.

2.00 Specific Terms

2.01 Pursuant to this Agreement, BellSouth may deliver, for termination, Signatory CMRS Provider Traffic to the Rural LECs' networks in the same manner, and over the same trunking facilities, as established pursuant to the KRSP Plan.

2.02 For purposes of this Agreement, Signatory CMRS Providers are limited to those CMRS providers that possess a CMRS license for CMRS service within a Major Trading Area(s) within Kentucky.

2.03 Reserved For Future Use.

2.04 BellSouth may deliver to the Rural LECs Signatory CMRS Provider Traffic for which BellSouth does not provide industry standard call detail records identifying the originating CMRS Provider and the minutes of CMRS Provider Traffic for each such provider (currently known as "110101 format message billing records") subject to all of the following terms: (a) BellSouth must establish mutually agreeable exchange of data and administrative processes with the Rural LECs to provide complete and accurate documentation of such traffic that will permit the Rural LECs to track, verify, and audit such CMRS Provider Traffic; and (b) the Rural LECs will bill BellSouth (or in those instances where the Rural LEC does not bill BellSouth, BellSouth will provide compensation through the monthly settlement process with that Rural LEC) and BellSouth shall compensate the Rural LECs in the same manner that it compensates the Rural LECs for intrastate access traffic as described in Section 2.01 above, provided, however, that the rate at which such CMRS Provider Traffic is compensated shall be \$0.027 per minute of use following the Effective Date of this Agreement and continuing through December 31, 2005. BellSouth will compensate the Rural LECs at a rate of \$0.022 per minute of use from January 1, 2006 through December 31, 2006. The Rural LECs will adjust the billing for the total traffic over the KRSP facility which is billed (or due through settlements), and due from, BellSouth to account for the minutes of CMRS Provider Traffic that is within the scope of this paragraph. BellSouth shall make payment to the Rural LECs pursuant to this Section 2.04, in immediately available U.S. funds, no later than 30 days after the invoice date. BellSouth shall continue to bill each Signatory CMRS Provider amounts due BellSouth from the Signatory CMRS Provider under the terms of the Interconnection Agreement between BellSouth and the CMRS Provider, including all effective Annexes and Attachments thereto.

2.05 The Rural LECs agree not to seek compensation from a Signatory CMRS Provider for (1) any CMRS Provider Traffic delivered by BellSouth to the Rural LECs pursuant to this Agreement; or (2) any CMRS Provider Traffic delivered by BellSouth to the Rural LECs prior to the Effective Date of this Agreement for which BellSouth compensates or has previously compensated the Rural LECs upon the same terms and conditions required of traffic terminated under the KRSP or on terms which are otherwise agreed to by the Rural LECs.

2.06 Except as required by this Agreement, BellSouth and the Signatory CMRS Providers will treat CMRS Provider Traffic, including Covered CMRS Provider Traffic, consistent with the terms of the respective interconnection agreements between BellSouth and the Signatory CMRS Providers and all effective Annexes and Attachments thereto, including, but not limited to, the network provisioning, transport, termination, and billing and collection of such traffic.

2.07 Beginning on the Effective Date of this Agreement, and ending on December 31, 2005, the Rural LECs shall invoice, and BellSouth shall make payment to the Rural LECs for Covered CMRS Provider Traffic pursuant to this Section in immediately available U.S. funds, no later than thirty (30) days after the invoice date, at a rate of \$0.025 per minute of use unless an interconnection agreement between the Signatory CMRS Provider and the Rural LEC governs pursuant to the provisions and conditions set forth in Section 2.08.Beginning on January 1, 2006, and ending on December 31, 2006, and unless an interconnection agreement between the Signatory CMRS Provider and the Rural LEC governs pursuant to the provisions and conditions set forth in Section 2.08, the Rural LECs shall invoice, and BellSouth shall make payment to the Rural LECs pursuant to this Section for Covered CMRS Provider Traffic in immediately available U.S. funds, no later than thirty (30) days after the invoice date, at a rate of \$0.015 per minute of use. Subject to the audit provisions set forth below in this subsection, the Signatory CMRS Providers and the Rural LECs agree to accept BellSouth's measurement of minutes of use and industry standard call detail records as the basis for the billing from and compensation to the Rural LECs for Covered CMRS Provider Traffic as set forth in this Section. Notwithstanding the foregoing, any party may request an audit of such measurements within twelve months of the applicable billing date. The Rural LECs will deduct the minutes of use for Covered CMRS Provider Traffic described in this Section from the total KRSP facility minutes of use which is billed to (or due through settlements), and due from, BellSouth. Beginning on the Effective Date of this Agreement and through the period ending on December 31, 2006, the Signatory CMRS Providers shall compensate BellSouth for Covered CMRS Provider Traffic at a rate of \$0.015 per minute of use, unless an interconnection agreement between the Signatory CMRS Provider and the Rural LEC governs pursuant to the provisions and conditions set forth in Section 2.08. BellSouth shall continue to bill each Signatory CMRS Provider amounts due BellSouth from the Signatory CMRS Provider for transit functions performed by BellSouth under the terms of the interconnection agreement between BellSouth and the Signatory CMRS Provider, including all effective Annexes and Attachments.

2.08 Nothing herein shall affect, modify, or supercede any existing interconnection agreement between a Signatory CMRS Provider and a Rural LEC. Such existing interconnection agreements shall continue in full force and effect in accordance with the existing terms and conditions contained in such agreements. Nothing herein shall affect any Party's right to seek interconnection with any carrier, including with a carrier that is a Party to this Agreement, or preclude any Party from negotiating an interconnection agreement with another Party consistent with Sections 251 and 252 of the Act. Moreover, in the event that a Signatory CMRS Provider and a Rural LEC execute an interconnection agreement after the Effective Date of this Agreement, such agreement shall supersede the rights and obligations set forth in this Agreement only to the extent the interconnection agreement specifically provides for the termination of CMRS Provider Traffic otherwise covered by this Agreement.

2.09 This Agreement applies solely to the Telecommunications traffic specifically defined within the scope of this Agreement. As such, the terms of this Agreement do not apply to any other facilities, any other traffic that is switched or transported over any other facilities, or to traffic of any carrier that is not a CMRS Provider. For any other CMRS Provider Traffic that BellSouth delivers to a Rural LEC for termination that is not covered under Sections 2.04 and 2.07 of this Agreement (i.e., traffic from a CMRS Provider that is not a signatory to this Agreement), BellSouth agrees to compensate the Rural LECs for such traffic during the term of this Agreement under the same terms and conditions as traffic terminated by BellSouth under the KRSP.

2.10 For Covered CMRS Provider Traffic, BellSouth is responsible for providing to the appropriate terminating Rural LEC accurate industry standard call detail records identifying the originating CMRS Provider and the minutes of CMRS Provider Traffic for each such provider (currently known as "110101 format message and billing records"). BellSouth will provide such records to the terminating Rural LEC not later than 60 days after such usage occurs. The Signatory CMRS Providers are responsible for providing to BellSouth complete and accurate information regarding the billing address and billing contacts for the Signatory CMRS Providers. BellSouth will provide its billing address and contact information to the Rural LECs.

2.11 The terms and conditions set forth in this Agreement only apply on and after the Effective Date of this Agreement. With respect to the Signatory CMRS Providers, BellSouth agrees not to seek any additional compensation from a Signatory CMRS Provider for any Covered CMRS Provider Traffic for which BellSouth has paid, or has agreed to pay, the Rural LECs prior to the Effective Date of this Agreement.

2.12 Any undisputed charges incurred pursuant to this Agreement that are not timely paid by BellSouth to the Rural LECs, or are not timely paid by a Signatory CMRS Provider to BellSouth, will accrue interest from the date such amounts were due at the lesser of (i) one and one-half percent (1-1/2%) per month or (ii) the highest rate of interest that may be charged under applicable law. The Parties agree that interest shall accrue and be paid on all overdue disputed amounts that are resolved in favor of the non-disputing party.

3.00 Term and Termination of the Agreement

This Agreement will become effective on the first calendar day of the month 3.01 following KPSC approval (the "Effective Date"). This Agreement has an absolute termination date of December 31, 2006 regardless of, and in addition to, any other provisions herein under which this Agreement may be terminated by any Party. Therefore, all duties, rights, and obligations hereunder terminate on December 31, 2006. BellSouth and the Rural LECs shall commence no later than January 1, 2006 the negotiation of interconnection agreements as may be necessary to govern BellSouth's provision of transit service defining the relative rights and responsibilities between BellSouth and the Rural LECs with respect to any continuing CMRS provider traffic terminated to the Rural LECs. In the event that any Signatory CMRS provider desires to continue to route CMRS Provider Traffic destined for the Rural LECs through BellSouth's network after the expiration of this Agreement, the Signatory CMRS provider must initiate interconnection negotiations with the Rural LECs consistent with Section 251 and Section 252 of the Act by no later than January 1, 2006. Such negotiations, which may include but are not limited to rates, terms, and conditions of interconnection between and among the Parties, shall be conducted in good faith. In the event such negotiations are unsuccessful and the Commission is asked to arbitrate any open issues, the Parties shall submit to the arbitration processes and deadlines as set forth in Section 252(b) of the Act to settle any open issues relating to interconnection and compensation arrangements between and among the Parties. For purposes of determining all deadlines related to the negotiation and arbitration pursuant to this Section, the request date for all negotiations shall be deemed to be January 1, 2006 unless the actual request date for negotiations under Section 251 and 252 of the Act is earlier. The Parties agree that this Agreement will not prejudice the negotiations in any way.

3.02 In the event of Default by a Party, as defined below in this subsection, any of the non-defaulting Parties may terminate any and all terms and conditions of this Agreement with respect to the defaulting Party provided that a non-defaulting Party seeking termination with respect to the defaulting Party notifies the defaulting Party and the KPSC and any other affected

Party in writing of the Default, the defaulting Party does not cure the alleged Default with thirty (30) days after receipt of such written notice, and the KPSC consents to the termination. With respect to a Defaulting Party, Default is defined as: (a) that Party's material breach of any of the material terms of this Agreement, including the compensation terms; or (b) any aspect of a Party's operations or actions that are determined by a court with proper jurisdiction or the Commission to be unlawful or not authorized.

3.03 The Parties agreement to the terms and conditions of this Agreement related to the network arrangement for CMRS Provider Traffic, including specifically, but not limited to. BellSouth's provision of tandem switching of CMRS Provider Traffic and the delivery of that CMRS Provider Traffic to the Rural LECs over the same trunks that BellSouth uses to deliver its own interexchange service traffic, and compensation arrangements between and among the Parties for the Rural LEC's termination of such CMRS Provider Traffic, is a voluntary arrangement and represents a compromise between and among the Parties for the limited purpose of this Agreement, and does not create and should not be construed to create any obligations that do not otherwise apply to any Party. Notwithstanding the terms and conditions set forth in this Agreement, each Party has the right, at its sole discretion, to modify its network (including but not limited to the right to design and deploy its own network and facilities, upgrade its network, modify its end office and tandem switching hierarchy and/or architecture, modify trunking arrangements with other carriers, install new equipment or software, maintain its network, determine and designate the tandem switch(es) which its end offices will subtend for any traffic), except that the Parties agree for the limited term during which this Agreement remains in place between and among the Parties, they will not make any such modifications which materially alter, interfere with, disrupt, or discontinue the ability of the Signatory CMRS Providers to deliver CMRS Provider Traffic to the Rural LECs via BellSouth's network. This agreement to commit to keep in place these network arrangements for the limited term of this Agreement does not affect any Party's right to modify such arrangements following the term of this Agreement.

3.04 The Parties understand and agree that this Agreement will be filed with the Commission in Docket No. 2003-00045. The Parties agree that they will support approval of this Agreement before the Commission in settlement of such Docket as it relates to the issues in this Agreement.

4.00 No Waiver

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4.01 The Parties agree that this Agreement represents a voluntary arrangement and compromise between and among the Parties, including the terms and conditions for compensation, and any compensation terms hereunder should not be construed as the agreement of any Party as to the appropriateness of such level of compensation.

4.02 Nothing in this Agreement shall be construed to create legal or regulatory requirements for the Parties that do not otherwise apply. Nothing in this Agreement shall be construed as a waiver by any of the Parties of any of the rights afforded, or obligations imposed, by Sections 251 or 252 of the Act. The terms of the arrangements set forth in this Agreement shall not prejudice the outcome of any subsequent interconnection negotiations or arbitrations

between or among the Parties or any Commission arbitration.

4.03 Nothing in this Agreement shall preclude any Party from participating in any Commission proceeding or proceeding before the Federal Communications Commission ("FCC") relating to any issue, including matters specifically related to the subject matter of this Agreement or from petitioning the Commission or the FCC to resolve any issue, including matters specifically related to the subject matter of this Agreement. The Parties reach this Agreement without waiving or prejudicing any positions they have taken previously, or may take in the future, in any judicial, legislative, regulatory, or other public forum addressing any matters, including matters specifically related to, or other types of arrangements prescribed in, this Agreement.

5.00 Warranties

5.01 The Parties represent and warrant that they have the sole right and exclusive authority to execute this Agreement and to make or receive payments hereunder.

5.02 The Parties represent and warrant that they have fully read and understand the terms of this Agreement, and have freely and voluntarily executed this Agreement. The Parties represent and warrant that they enter into this Agreement without reliance upon any statement, inducement, promise or representation of the other Party or anyone else not fully expressed herein.

5.03 The Parties agree that the terms and conditions set forth herein will be made available on a nondiscriminatory basis to any CMRS Provider in Kentucky that becomes similarly situated to the Signatory CMRS Providers, provided that such similarly situated CMRS Providers agree to the terms of this Agreement. BellSouth shall provide written notice to the Rural LECs at least 30 days prior to any additional CMRS Provider becoming a party to this Agreement. This Agreement will be amended to include such additional CMRS Providers.

5.04 The Parties agree that in the event that the KPSC or the FCC renders an effective decision establishing the rights and obligations of the originating, terminating and intermediary carriers, then upon request of any Party hereto, the Parties will renegotiate all of the terms and conditions of this Agreement to be consistent with all controlling laws and regulations. In the event that the Parties are unable to reach a new agreement for alternative arrangements, the affected Parties shall petition the KPSC to determine the rights and obligations of the Parties. The effective date of any new agreement will be mutually agreed by the Parties or determined by the KPSC.

6.00 Entire Agreement and Successors in Interest

6.01 This Agreement reflects the entire agreement and understanding between the Parties with respect to the scope of the subject matters addressed herein, supersedes all prior agreements, arrangements, understandings, communications, representations or warranties, both oral and written, related to the subject matter hereof, and shall be binding upon and inure to the

benefit of the executors, administrators, personal representatives, heirs, assigns, and successors of each Party.

7.00 Severability of Provisions

7.01 The Parties agree that any provision of this Agreement, which is or becomes prohibited or unenforceable in any jurisdiction shall, as to such jurisdiction, be ineffective to the extent of such prohibition or unenforceability, without invalidating the remaining provisions hereof or affecting the validity or enforceability of such provision in any other jurisdiction. In the event of the prohibition or unenforceability of any provision of this Agreement in any jurisdiction, the Parties agree to negotiate in good faith to revise such provision to accomplish the intent of the Parties in a manner permissible and enforceable within such jurisdiction.

8.0 Governing Law

8.01 This Agreement including all matters of construction, validity and performance shall be governed by, and construed in accordance with, the laws of the Commonwealth of Kentucky without giving effect to the choice of law or conflicts of law provisions thereof.

9.0 Additional Documents and Negotiations

9.01 The Parties agree to cooperate fully and execute any and all supplementary documents and to take all additional actions that may be necessary or appropriate to give full force and effect to the terms and intent of this Agreement, including, but not limited to, resolving any and all operational issues associated with the implementation of this Agreement.

9.02 Upon execution of this Agreement, the Parties agree to work cooperatively to identify and resolve any other issues associated with the delivery of traffic between the Parties that is within the scope of this Agreement.

10.0 Counterparts

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

11.0 Dispute Resolution

11.01 Any dispute between or among any of the Parties regarding the interpretation or enforcement of this Agreement, or any of its terms and conditions, shall be addressed by good faith negotiation between and among the Parties, in the first instance. Should such negotiations fail to resolve the dispute in a reasonable time, any Party to the dispute may initiate an appropriate action at the KPSC to resolve the dispute. Pending such resolution, all the terms and conditions of this Agreement shall remain in full force and effect and the Parties shall continue to perform the services described in this Agreement. IN WITNESS THEREOF, the Parties have fully executed this Agreement as of ______, 2004.

BELLSOUTH TELECOMMUNICATIONS, INC. By: ___ Title: AVP I'CS Marloeting

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AMERICAN CELLULAR CORPORATION f/k/a ACC KENTUCKY LICENSE LLC Ø., By: _ Timothy J. Duffy Title: Sr. Vice President & CTO

AT&T WIRELESS PCS, LLC, on behalf of itself and its affiliate, Tritel Communications, Inc.

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By: SU	PMaure	ly
Title: Dere	stor-industry	Relations
	, J	

BELLSOUTH MOBILITY LLC d/b/a CINGULAR WIRELESS and BELLSOUTH PERSONAL COMMUNICATIONS LLC d/b/a CINGULAR WIRELESS

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ву: 11 6~ Title: Director - Sem- Network

cell.

SPRINT SPECTRUM L.P., on behalf of itself and SprintCom, Inc., d/b/a SPRINT PCS

By: W. Prhan Title: Vice President - External Affairs

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BALLARD RURAL TELEPHONE COOPERATIVE CORP., INC. By: 4 and 1 and 1 Title: Ceneral Manager

BRANDENBURG TELEPHONE COMPANY, INC.

Ву:_____

Title:

DUO COUNTY TELEPHONE COOPERATIVE CORP., INC.

By:		

Title:

FOOTHILLS RURAL TELEPHONE COOPERATIVE CORP., INC.

Ву:_____

Title: _____

COALFIELDS TELEPHONE COMPANY, INC.

Ву:_____

BALLARD RURAL TELEPHONE COOPERATIVE CORP., INC.

Ву:_____

Title: _____

BRANDENBURG TELEPHONE COMPANY, INC.

By: UP Title:

DUO COUNTY TELEPHONE COOPERATIVE CORP., INC.

By:			

Title:

FOOTHILLS RURAL TELEPHONE COOPERATIVE CORP., INC.

Ву:_____

Title: _____

COALFIELDS TELEPHONE COMPANY, INC.

Ву:_____

BALLARD RURAL TELEPHONE COOPERATIVE CORP., INC.

Ву:_____

Title:

BRANDENBURG TELEPHONE COMPANY, INC.

By:_____

Title:

DUO COUNTY TELEPHONE COOPERATIVE CORP., INC.

Ву: / Pre Title: Ersc. Vice CED.

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FOOTHILLS RURAL TELEPHONE COOPERATIVE CORP., INC.

Ву:_____

Title:

COALFIELDS TELEPHONE COMPANY, INC.

By:_____

BALLARD RURAL TELEPHONE COOPERATIVE CORP., INC.

Ву:_____

Title:

BRANDENBURG TELEPHONE COMPANY, INC.

Ву:_____

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Title: _____

DUO COUNTY TELEPHONE COOPERATIVE CORP., INC.

By: ______

FOOTHILLS RURAL TELEPHONE COOPERATIVE CORP., INC.

- 57 By: Title: CEO, [6 N

COALFIELDS TELEPHONE COMPANY, INC.

Ву:_____

Title: _____

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BALLARD RURAL TELEPHONE COOPERATIVE CORP., INC.

Ву:_____

Title: _____

BRANDENBURG TELEPHONE COMPANY, INC.

By:_____

Title: _____

DUO COUNTY TELEPHONE COOPERATIVE CORP., INC.

Ву:_____

Title:

FOOTHILLS RURAL TELEPHONE COOPERATIVE CORP., INC.

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By:_____

Title:

COALFIELDS TELEPHONE COMPANY, INC.

By: Cane & Menheut Title: Vice President

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HIGHLAND TELEPHONE COOPERATIVE, INC.

L1. C By:_____ Title:

LOGAN TELEPHONE COOPERATIVE, INC.

By: _____

Title:

MOUNTAIN TELEPHONE COOPERATIVE, INC.

By:_____

Title:

NORTH CENTRAL TELEPHONE COOPERATIVE, INC.

Ву:_____

Title: _____

PEOPLES RURAL TELEPHONE COOPERATIVE

Ву:_____

Title:

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HIGHLAND TELEPHONE COOPERATIVE, INC.

By:_____

Title: _____

LOGAN TELEPHONE COOPERATIVE, INC.

By: <u>Hequiny A. Hale</u> Title: <u>OM-Executive Vice President</u>

MOUNTAIN TELEPHONE COOPERATIVE, INC.

Ву:_____

Title:	

NORTH CENTRAL TELEPHONE COOPERATIVE, INC.

Ву:_____

Title:

PEOPLES RURAL TELEPHONE COOPERATIVE

By:_____

HIGHLAND TELEPHONE COOPERATIVE, INC.

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Ву:_____

Title:

LOGAN TELEPHONE COOPERATIVE, INC.

By:_____

Title:

MOUNTAIN TELEPHONE COOPERATIVE, INC.

By: WA Hillum Title: General Manager

NORTH CENTRAL TELEPHONE COOPERATIVE, INC.

Ву:_____

Title:

PEOPLES RURAL TELEPHONE COOPERATIVE

By:		
Title	e:	

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HIGHLAND TELÈPHONE COOPERATIVE, INC.

By: _____

Title:

LOGAN TELEPHONE COOPERATIVE, INC.

By:_____

Title:

MOUNTAIN TELEPHONE COOPERATIVE, INC.

By:_____

Title:

NORTH CENTRAL TELEPHONE COOPERATIVE, INC.

Z By: Title: Presalent & CEO

PEOPLES RURAL TELEPHONE COOPERATIVE

By:

Title:

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EXHİBIT B

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Ву:	
Title:	
LOGAN	I TELEPHONE COOPERATIVE, INC.
By:	
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MOUN	TAIN TELEPHONE COOPERATIVE, INC.
Ву:	
Title:	
NORTH	I CENTRAL TELEPHONE COOPERATIVE, IN
Ву:	
Title:	
PEOPL	ES RURAL TELEPHONE COOPERATIVE
Ву:	Kidl Albert
Title:	<u>^</u>

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SOUTH CENTRAL RURAL TELEPHONE COOPERATIVE CORP., INC.

By: legat Title: GENERAL MANAGEDE

THACKER-GRIGSBY TELEPHONE COMPANY, INC.

Ву:_____

Title: _____

WEST KENTUCKY RURAL TELEPHONE COOPERATIVE, INC.

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Ву:_____

SOUTH CENTRAL RURAL TELEPHONE COOPERATIVE CORP., INC.

Ву:_____

Title: ______

THACKER-GRIGSBY TELEPHONE COMPANY, INC.

By: Kapert C. Harter Title: Fres.

WEST KENTUCKY RURAL TELEPHONE COOPERATIVE, INC.

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By: _____

SOUTH CENTRAL RURAL TELEPHONE COOPERATIVE CORP., INC.

Ву:_____

Title:

THACKER-GRIGSBY TELEPHONE COMPANY, INC.

Ву:_____

Title: _____

WEST KENTUCKY RURAL TELEPHONE COOPERATIVE, INC.

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panalite By: [<] < 1(... 1CED Title:

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LESLIE COUNTY TELEPHONE COMPANY By: Juner Polations Title: ¿

LEWISPORT TELEPHONE COMPANY

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z2 By: 10 Carrie Blebrans Title: water

SALEM TELEPHONE COMPANY By: The 44 Director - Corner Klothers Title:

CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing was served on the individuals on the attached Service List by mailing a copy thereof, this 23rd day of April 2004.

er Kunn

SERVICE LIST - PSC 2003-00045

Stephen R. Byars ALLTEL Kentucky, Inc. P. O. Box 1650 Lexington, KY 40588-1650

Harlon E. Parker Ballard Rural Telephone 159 W. 2nd Street P. O. Box 209 LaCenter, KY 42056-0209

J. D. Tobin, Jr. Allison T. Willoughby Brandenburg Telephone Co. 200 Telco Road P. O. Box 599 Brandenburg, KY 40108

John Schmoldt Gearheart Communications Co., Inc. d/b/a Coalfields Telephone Co. 5 Laynesville Road Harold, KY 41635

William W. Magruder Duo County Telephone 1021 W. Cumberland Avenue P. O. Box 80 Jamestown, KY 42629

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Thomas E. Preston Foothills Rural Telephone 1621 Kentucky Route 40W P. O. Box 240 Staffordsville, KY 41256

James Hamby Highland Telephone Cooperative, Inc. P. O. Box 119 7840 Morgan County Highway Sunbright, TN 37872

Greg Hale Logan Telephone Cooperative P. O. Box 97 10725 Bowling Green Road Auburn, KY 42206 W. A. Gillum Mountain Telephone Cooperative, Inc. 405 Main Street P. O. Box 399 West Liberty, KY 41472-0399

F. Thomas Rowland North Central Telephone 872 Highway 52 Bypass P. O. Box 70 Lafayette, TN 37083-0070

Keith Gabbard Peoples Rural Telephone P. O. Box 159 McKee, KY 40447

Daryl Wyatt South Central Rural Telephone P. O. Drawer 159 Glasgow, KY 42142-0159

Jeff Handley TDS – Telecom South East Division 9737 Cogdill Road, Suite 230 Knoxville, TN 37932-3374

William K. Grigsby Thacker-Grigsby Telephone Co. 9500 Communications Lane P. O. Box 789 Hindman, KY 41822

Trevor R. Bonnstetter West Kentucky Rural Telephone 237 N. 8th Street P. O. Box 649 Mayfield, KY 42066-0649

William R. Atkinson, Esq. Sprint 3065 Cumberland Circle, 6th Floor GAATLD0602 Atlanta, GA 30339

Hon. John N. Hughes 124 W. Todd Street Frankfort, KY 40601 Verizon Wireless Charon Harris, Esq. 1300 I Street, N.W., Suite 400 West Washington, DC 20005

Cingular Wireless Mark J. Ashby, Esq. 5565 Glenridge Connector Suite 1700 Atlanta, GA 30342

Action Communications Robert R. Crawford Tri-State Commerce Park Building 1000 751 Country Road 989 Iuka, MS 38852

East Kentucky Network, LLC d/b/a Appalachian Wireless ATTN: Laura Phipps 355 Village Drive P. O. Box 405 Prestonsburg, KY 41653

Bluegrass Cellular, Inc. ATTN: Ron Smith, Gen. Mgr. P. O. Box 5011 2902 Ring Road Elizabethtown, KY 42701

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ComScape Telecommunications, Inc. ATTN: Bhogin M. Modi 1926 10th Avenue North Suite 305 West Palm Beach, FL 33461

Nextel Partners ATTN: Brent G. Eilefson 10120 West 76th Street Eden Prairie, MN 55344

Nextel South Corporation ATTN: Bob Edgerly 2001 Edmund Halley Drive Reston, VA 20191

Carlos Carpenter Northstar Technology 1895 Highway 461 Somerset, KY 42503 NTCH-ET, Inc. ATTN: Garry Curry 1600 Ute Avenue, Ste. 10 Grand Junction, CO 81501

T-Mobile USA Dan Menser, Esq. 12920 SE 38th Street Bellevue, WA 98006

TeleCorp Communications, Inc. ATTN: General Counsel 1010 N. Glebe Road Arlington, VA 22201

Ms. Vicki Taylor Third Kentucky Cellular Corp. d/b/a Wireless 2000 Telephone Company 1264 Standish Way Lexington, KY 40504

Tritel Communications, Inc. ATTN: Joseph Pardue 111 E. Capital Street Suite 500 Jackson, MS 39201

John E. Selent, Esq. Edward T. Depp, Esq. Dinsmore Shohl LLP 1400 PNC Plaza 500 W. Jefferson Street Louisville, KY 40202

Hon, C. Kent Hatfield Stoll, Keenon & Park 2650 Aegon Center 400 W. Market Street Louisville, KY 40202

Hon. James Dean Liebman Leibman & Liebman 403 W. Main Street P. O. Box 478 Frankfort, KY 40602

Hon. Katherine K. Yunker Yunker & Associates P. O. Box 21784 Lexington, KY 40522-1784 Stephen G. Kraskin Steven E. Watkins Kraskin Lesse & Cosson 2120 L Street, N.W. Suite 520 Washington, DC 20037

Gary Sanchez Cingular Wireless 5565 Glenridge Connector Suite 1700 Atlanta, GA 30342

T-Mobile USA State & Local Government Affairs 12920 SE 38th Street Bellevue, WA 98006

Jeffrey J. Yost, Esq. Mary Elisabeth Naumann, Esq. Jackson Kelly PLLC 175 E. Main Street, Suite 500 P. O. Box 2150 Lexington, KY 40588

Leon M. Bloomfield, Esq. Wilson & Bloomfield LLP 1901 Harrison Street, Suite 1630 Oakland, CA 94612

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Holland N: McTyeire, V Greenebaum, Doll & McDonald, PLLC 3300 National City Tower 101 South Fifth Street Louisville, KY 40202

Doris A. Tichenor 1086 Annis Ferry Road Morgantown, KY 42261

Hon. Martha M. Ross-Bain AT&T Suite 8100 1200 Peachtree Street Atlanta, GA 30309 .

Dinsmore&Shohl

John E. Selent 502-540-2315 john.selent@dinslaw.com

January 27, 2006

VIA EXPRESS MAIL

Michael Van Eckhardt, Esq. Senior Network Counsel Cingular Wireless P.O. Box 97061 Redmond, WA 98073

Re: Interconnection Request; Ballard Rural Telephone Cooperative Corporation, Inc.

Dear Mr. Van Eckhardt:

Charleston

Cincinnati ;

We are legal counsel to Ballard Rural Telephone Cooperative Corporation, Inc. We request that you direct all future communications regarding this matter to us.

Ballard Rural Telephone Cooperative Corporation, Inc. has asked us to forward you the attached, template interconnection agreement that it is willing to execute with BellSouth Mobility LLC d/b/a Cingular Wireless; BellSouth Personal Communications LLC d/b/a Cingular Wireless, AT&T Wireless PSC, LLC, on behalf of itself and its affiliate Tritel (collectively, "Cingular"). If this agreement is acceptable, please let us know, and we will prepare an executable version for you.

Pursuant to 47 U.S.C. § 252, *et seq.*, and section 3.01 of the CMRS transit traffic Settlement Agreement approved by the Kentucky Public Service Commission in Case No. 2003-00045 (effective May 1, 2004), Ballard Rural Telephone Cooperative Corporation, Inc. acknowledges receipt of Cingular's interconnection request on January 1, 2006. Pursuant to 47 U.S.C. § 252, *et seq.*, then, the statutory arbitration window for the parties interconnection agreement will open on May 16, 2006 and close on June 10, 2006.

If you disagree with any of the above-referenced dates, please notify us immediately.

Thank you, and we look forward to your response.

Columbus Dayton Lexington Louisville Pittsburgh

Michael Van Eckhardt, Eby. January 27, 2006 Page 2

Very truly yours,

Dinsmore&Shohlup

DINSMORE & SHOHL LLP John B. Selent

JES/lb

Enclosure cc: Steven E. Watkins (w/ encl.) Edward T. Depp, Esq. (w/o encl.)



John E. Selent 502-540-2315 john.selent@dinslaw.com

March 14, 2006

<u>VIA FEDERAL EXPRESS</u>

Michael van Eckhardt Cingular Wireless Legal Department 16331 NE 72nd Way RTC1 Redmond, WA 98052

Re: CMRS Agreement; Ballard Rural Telephone Cooperative Corporation, Inc.

Dear Mr. van Eckhardt:

Pursuant to the interconnection negotiations between Ballard Rural Telephone Cooperative Corporation, Inc. ("Ballard Rural") and New Cingular Wireless PCS, LLC and Cincinnati SMSA Limited Partnership ("Cingular") which commenced on January 1, 2006, we are enclosing an interconnection agreement with applicable traffic distribution percentages and rates per terminating minute of use.

Please verify that we have identified the proper Cingular companies, provide us with your company information as indicated in Section 14.1.2 of the enclosed agreement, and verify your contact information in Section 14.10. Please also let us know whether Cingular is prepared to execute this interconnection agreement with Ballard Rural.

Dayton

I look forward to hearing from you with regard to this issue. Thank you.

Very truly yours,

DINSHORE & SHOHL LLP

John F. Selent

Lexington

JES/HCW Enclosure

cc: Steven E. Watkins (w/ encl.) Leon Bloomfield, Esq. (w/encl.)

Charleston Cincinnati Columbus

Pittsburgh

Louisville

March 14, 2006 Page 2

bc: Harlon Parker (w/encl.) Janice Chittenden (w/encl.) Randy Grogan (w/encl.)

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John E. Selent 502-540-2315 john.selent@dinslaw.com

May 15, 2006

VIA FEDERAL EXPRESS

Michael Van Eckhardt, Esq. Senior Network Counsel Cingular Wireless P.O. Box 97061 Redmond, WA 98073

Re: Interconnection Negotiations

Dear Mr. Van Eckhardt:

We are counsel to Ballard Rural Telephone Cooperative Corporation ("Ballard Rural"). The purpose of this letter is to inquire regarding the status of your review of the proposed interconnection agreement that we last sent to you on March 14, 2006.

As you know, the CMRS agreement ("Agreement") approved in Kentucky Public Service Commission Case No. 2003-00045 expires by its terms on December 31, 2006. Accordingly, if New Cingular Wireless PSC, LLC and Cincinnati SMSA Limited Partnership ("Cingular") desire to exchange traffic with Ballard Rural after that date, Cingular needs to execute an interconnection agreement with Ballard Rural. If Cingular does not have an appropriate interconnection agreement with Ballard Rural as of January 1, 2007, Cingular will not be permitted to terminate traffic to Ballard Rural at and after that time.

Given that the arbitration window opens on May 16, 2006 and closes on June 10, 2006, we look forward to your prompt response. In any event, we will call you in a few days to further our negotiations.

Thank you.

Very truly yours,

4QRE & SHOHL LLP DINS John P

Cingular May 15, 2006 Page 2

JES/bmt

cc: Steven E. Watkins Holly C. Wallace, Esq. Edward T. Depp, Esq.

Dinsmore&Shohl

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TROXLE, MARLENE

From:	Van Eckhardt, Michael [michael.vaneckhardt@cingular.com]
Sent:	Wednesday, May 17, 2006 7:49 PM
То:	SELENT, JOHN
Cc:	Brown, Bill
Subject:	Duo, Logan and Ballard
Follow Up Flag	: Follow up
Due By:	Thursday, May 18, 2006 9:30 AM
Flag Status:	Flagged

John

I received your letters concerning Duo, Logan and Ballard phone companies I apologize for our delayed response to your correspondence. I called your office earlier. Given the time it has taken me to respond, I thought it would be helpful to send along this note as well.

As you have noted, Logan has an agreement in place with New Cingular Wireless PCS, LLC. For that reason, Cingular is withdrawing its request for interconnection negotiations.

As for Ballard and Duo, Cingular looks forward to working with you and the companies. to negotiate on interconnection agreements with these two companies. I would greatly appreciate it if you could forward to this e-mail address soft copies of the two agreements your are proposing, copying Bill Brown at Cingular, who is our chief negotiator.

Once we have those soft copies, we will provide you with our comments and any suggested alternative language. We'll endeavor to provide you with those comments as soon as possible and hope to schedule a call with you and your clients some time next week.

I appreciate your assistance with this and look forward to working with you. Please call with any questions.

Michael van Eckhardt Cingular Wireless Legal Department 16331 NE 72nd Way RTC1 Redmond, WA 98052 Wireline: (425) 580-7033 Wireless: (206) 388-7723 Fax: (425) 580-7825 michael.vaneckhardt@cingular.com

TROXLE, MARLENE

From: Van Eckhardt, Michael [michael.vaneckhardt@cingular.com]

Sent: Friday, May 19, 2006 11:33 AM

To: SELENT, JOHN

Cc: Brown, Bill

Subject: Duo County Telephone Cooperative, Inc. - West Kentucky Rural and Ballard

John

I'll contact Bill and we'll propose some possible times for a call . We'll get a red-lined draft back to you in advance of that call.

Thanks for sending the electronic versions along.

Regards

MvE

Michael van Eckhardt Cingular Wireless Legal Department 16331 NE 72nd Way RTC1 Redmond, WA 98052 Wireline: (425) 580-7033 Wireless: (206) 388-7723 Fax: (425) 580-7825 michael.vaneckhardt@cingular.com

----Original Message---From: SELENT, JOHN [mailto:SELENT@DINSLAW.com]
Sent: Friday, May 19, 2006 8:24 AM
To: Van Eckhardt, Michael
Cc: Brown, Bill
Subject: RE: Duo County Telephone Cooperative, Inc.

Michael,

Thank you for your response. As you requested, I have attached an electronic copy of the interconnection agreement for Duo County Telephone Cooperative, Inc.

Please review the agreement and propose a time that we can talk next week to discuss it.

Thank you, and we look forward to working with you.

-John



John E. Selent Attorney 1400 PNC Plaza, 500 W. Jefferson St., Louisville, KY 40202 Phone: (502) 540-2315; Fax: (502) 585-2207 john.selent@dinslaw.com; www.dinslaw.com

Assistants:

Kerry W. Ingle - Paralegal (502) 540-2354; <u>kerry.ingle@dinslaw.com</u> Marlene Troxle - Secretary (502) 540-2317; <u>marlene.troxle@dinslaw.com</u> From: Van Eckhardt, Michael [mailto:michael.vaneckhardt@cingular.com] Sent: Wednesday, May 17, 2006 7:49 PM

To: SELENT, JOHN Cc: Brown, Bill Subject: Duo, Logan and Ballard

John

I received your letters concerning Duo, Logan and Ballard phone companies I apologize for our delayed response to your correspondence. I called your office earlier. Given the time it has taken me to respond, I thought it would be helpful to send along this note as well.

As you have noted, Logan has an agreement in place with New Cingular Wireless PCS, LLC. For that reason, Cingular is withdrawing its request for interconnection negotiations.

As for Ballard and Duo, Cingular looks forward to working with you and the companies. to negotiate on interconnection agreements with these two companies. I would greatly appreciate it if you could forward to this e-mail address soft copies of the two agreements your are proposing, copying Bill Brown at Cingular, who is our chief negotiator.

Once we have those soft copies, we will provide you with our comments and any suggested alternative language. We'll endeavor to provide you with those comments as soon as possible and hope to schedule a call with you and your clients some time next week.

I appreciate your assistance with this and look forward to working with you. Please call with any questions.

Michael van Eckhardt Cingular Wireless Legal Department 16331 NE 72nd Way RTC1 Redmond, WA 98052 Wireline: (425) 580-7033 Wireless: (206) 388-7723 Fax: (425) 580-7825 michael.vaneckhardt@cingular.com

NOTICE: This electronic mail transmission from the law firm of Dinsmore & Shohl may constitute an attorney-client communication that is privileged at law. It is not intended for transmission to, or receipt by, any unauthorized persons. If you have received this electronic mail transmission in error, please delete it from your system without copying it, and notify the sender by reply e-mail, so that our address record can be corrected.

From: Brown, Bill [mailto:bill.brown@cingular.com] Sent: Thursday, May 25, 2006 4:38 PM To: SELENT, JOHN

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Cc: Van Eckhardt, Michael **Subject:** FW: West Kentucky Interconnection Agreement 5-23-06.DOC

John,

Thanks for the Word version of the proposed agreement. Attached is a redlined version showing our suggested changes. Please review it and let us know a few dates and times next week when you are available to discuss it.

Thanks, Bill

6/5/2006

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AGREEMENT

for

FACILITIES-BASED NETWORK INTERCONNECTION FOR TRANSPORT AND TERMINATION OF TELECOMMUNICATIONS TRAFFIC

CMRS-LEC AGREEMENT

Between

West Kentucky Rural Telephone Cooperative Corporation, Inc.

and

New Cingular Wireless PSC<u>S, LLC</u> and Cincinnati SMSA Limited Partnership

Table of Contents

INTRODUCTION

RECITALS

- 1.0 Definitions
- 2.0 Interpretation and Construction
- 3.0 Scope
- 4.0 Service Agreement
 - 4.1 Methods of Interconnection
 - 4.2 Service Arrangements
 - 4.3 Signaling
- 5.0 Compensation Arrangements
 - 5.1 Subject Traffic
 - 5.2 Rate Structure
 - 5.23 Non-Recurring Charges
 - 5.34 Inter-MTA Traffic
 - $5.\overline{45}$ Traffic Distribution
- 6.0 Notice of Changes
- 7.0 General Responsibilities of the Parties
- 8.0 Effective Date, Term, and Termination
- 9.0 Cancellation Charges
- 10.0 Indemnification
- 11.0 Limitation of Liability
- 12.0 Compliance with Laws and Regulations
- 13.0 Disclaimer of Representations and Warranties
- 14.0 Miscellaneous
 - 14.1 Authorization
 - 14.2 Disclaimer of Agency; No Third Party Beneficiaries; Independent Contractor
 - 14.3 Force Majeure
 - 14.4 Treatment of Proprietary and Confidential Information
 - 14.5 Choice of Law
 - 14.6 Taxes
 - 14.7 Assignability
 - 14.8 Billing and Payment; Disputed Amounts
 - 14.9 Dispute Resolutions
 - 14.10 Notices
 - 14.11 Joint Work Product
 - 14.12 No License
 - 14.13 Survival
 - 14.14 Entire Agreement
 - 14.15 Non-Waiver
 - 14.16 Publicity and Use of Trademarks or Service Marks
 - 14.17 Severability
 - 14.18 Counterparts
 - 14.19 Modification, Amendment, Supplement, or Waiver
 - 14.20 Change in Law

APPENDIX A

APPENDIX B

AGREEMENT FOR FACILITIES-BASED NETWORK INTERCONNECTION FOR TRANSPORT AND TERMINATION OF TELECOMMUNICATIONS TRAFFIC (CMRS-LEC AGREEMENT)

Pursuant to this CMRS-LEC Agreement for Facilities-Based-Network Interconnection for Transport and Termination of Telecommunications Traffic, West Kentucky Rural Telephone Cooperative Corporation, Inc. ("West Kentucky") and New Cingular Wireless PSC-PCS, LLC and Cincinnati SMSA Limited Partnership (collectively, "Cingular") will extend certain network arrangements to one another as specified below.

Recitals

WHEREAS, Cingular is a Commercial Mobile Radio Services ("CMRS") provider licensed by the Federal Communications Commission ("FCC") to provide CMRS; and

WHEREAS, West Kentucky is a Local Exchange Carrier ("LEC") providing telecommunications services in the Commonwealth of Kentucky; and

WHEREAS, the Parties desire to interconnect their respective CMRS and LEC network facilities for the purpose of delivery of specific traffic for transport and termination on the other Party's network; and

WHEREAS, the Parties are entering into this Agreement to set forth the respective obligations and the terms and conditions under which they will interconnect their networks and provide services as set forth 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, West Kentucky and Cingular hereby agree as follows:

1.0 DEFINITIONS

As used in this Agreement, the following terms shall have the meanings specified below in this Section 1.0. Any term used in this Agreement that is not specifically defined shall have the meaning ascribed to such term in the Communications Act of 1934, as amended including the <u>Telecommunications Act of 1996</u>. If no specific meaning exists for a specific term used in this Agreement, then normal usage in the telecommunications industry shall apply.

1.1 "Act" means the Communications Act of 1934, as amended, including the <u>Telecommunications Act of 1996 and as from time-to-time interpreted in the duly authorized rules</u> and regulations of the FCC.

1.2 "Affiliate" is As Defined in the Act. [Not used in the Agreement]

1.3 "Agreement" means this Agreement for Facilities-Based Network Interconnection for Transport and Termination of Telecommunications Traffic (CMRS-LEC Agreement), together with all appendices, exhibits, schedules, and other attachments hereto.

1.4 "Central Office Switch" means a switch used to provide Telecommunications Services, including, but not limited to:

(a) "End Office Switches," <u>which are landline switches from which end-user</u> <u>Telephone Exchange Services are directly connected and offered.</u> <u>which are used to terminate</u> lines from individual stations for the purpose of interconnection to each other and to trunks; and (b) "Tandem Office Switches" which are used to connect and switch trunk circuits between and among other Central Office Switches.

A Central Office Switch may also be employed as a combination End Office/Tandem Office Switch.

1.5 "Commercial Mobile Radio Service" or "CMRS" means Commercial Mobile Radio Service as defined in Part 20 of the FCC's Rules.

1.6 "Commission" means the Kentucky Public Service Commission.

1.7 "Common Channel Interoffice Signaling" or "CCIS" means the signaling system, developed for use between switching systems with stored-program control, in which all of the signaling information for one or more groups of trunks is transmitted over a dedicated high-speed data link rather than on a per-trunk basis and, unless otherwise agreed by the Parties, the CCIS used by the Parties shall be Signaling System Seven ("SS7").

1.8 "DS1" is a digital signal rate of 1.544 Mbps (MEGA Bits Per Second).

1.9 "DS3" is a digital signal rate of 44.736 Mbps.

1.10 "FCC" means the Federal Communications Commission.

1.11 "Information Service" is as defined in the Act. [Not used in Agreement]

1.12 "Interconnection" for purposes of this Agreement is the linking of the Cingular and West Kentucky networks for the delivery of traffic.

1.13 "Interconnection Point" or "IP" is a demarcation point on the incumbent network of West Kentucky between networks where the delivery of traffic from one Party to the other Party takes place pursuant to this Agreement.

1.14 "Interexchange Carrier" or "IXC" <u>means a provider of interexchange</u> <u>telecommunications services.</u> means a carrier that provides, directly or indirectly, interLATA or intraLATA Telephone Toll Services.

1.15 "Inter-MTA Traffic" is: (a) traffic originated by a CMRS end user of Cingular in one MTA and terminated to an end user of West Kentucky in another MTA <u>based on the cell site serving</u> the CMRS end user at the beginning of the call; or (b) traffic originated by an end user of West Kentucky in one MTA and terminated to an end user of Cingular in another MTA <u>based on the cell</u> site serving <u>site serving the CMRS end user at the beginning of the call</u>. Inter-MTA Traffic is subject to West Kentucky originating and terminating Switched Exchange Access Service charges.

1.16 "Local Exchange Carrier" or "LEC" is as defined in the Act.

1.17 "Major Trading Area" or "MTA" means Major Trading Area as defined in Section 24.202(a) of the FCC's rules.

1.18 "Multifrequency" means a signaling system for use between switching systems which uses a method of sending pulses over a circuit by using one pair of tones from a total set of five tones to encode each digit. [Not used in Agreement]

1.19 "NXX" means a three-digit code valid within an area code which appears as the first

three digits of a seven-digit telephone number with the exception of the special 500, 600, 700, 800, and 900 codes and other similar special codes that may come into common usage in the future.

1.20 "Party" means either West Kentucky or Cingular, and "Parties" means West Kentucky and Cingular.

1.21 "Rate Center" means the specific geographic point ("Vertical and Horizontal" or "V & H" coordinates) and corresponding geographic area which are associated with one or more particular NPA-NXX codes which have been assigned to a LEC for its provision of basic exchange telecommunications services. The "rate center point" is the finite geographic point identified by a specific V & H coordinate which is used to measure distance-sensitive end user traffic to/from the particular NPA-NXX designations associated with the specific Rate Center. The "rate center area" is the exclusive geographic area identified as the area within which the LEC provides basic exchange telecommunications service bearing the particular NPA-NXX designations associated with the specific Rate Center. The "rate center area" is the exclusive geographic area identified as the area within which the LEC provides basic exchange telecommunications service bearing the particular NPA-NXX designations associated with the specific Rate Center. The "rate center area" by a CMRS provider of a Rate Center V & H for mobile CMRS services does not necessarily indicate the location of the CMRS mobile user.

1.22 "Subject Traffic" is telecommunications traffic that is subject to Section 251(b)(5) of the Act. With respect to network interconnection between a CMRS licensee and a LEC, Subject Traffic is defined as traffic which, based on the cell site serving the CINGULAR end user at the beginning of the call, is originated by an end user of one Party and terminates to an end user of the other Party within the same Major Trading Area ("MTA"), provided that the end user of Cingular is a two-way CMRS customer and the traffic is delivered by either Party over the connecting facilities covered by this Agreement. Subject Traffic is defined under this Agreement only for the purpose of defining the scope of traffic that is subject to compensation pursuant to 47 C.F.R. § 51.701(e) of the FCC's rules. The definition and use of the term Subject Traffic for purposes of this Agreement has no effect on the definition of local traffic or the geographic area associated with local calling under either Party's respective end user service offerings.

1.23 "Telecommunications" is as defined in the Act.

1.24 "Telecommunications Carrier" is as defined in the Act.

1.25 "Termination" is, with respect to the Subject Traffic delivered by one Party to the other Party-over the facilities established pursuant to this Agreement, the switching of such traffic at the terminating carrier's end office switch, or equivalent facility, and delivery of such traffic to the called party's premises.

1.26 "Transport" is, with respect to the Subject Traffic delivered by one Party to the other Party-over the facilities established pursuant to this Agreement, the transmission and any necessary tandem switching of such telecommunications traffic from the interconnection point between the two carriers to the terminating carrier's end office switch that directly serves the called party, or equivalent facility provided by a carrier other than an incumbent LEC.

2.0 INTERPRETATION AND CONSTRUCTION

2.1 All references to Sections, Exhibits, Appendices, and Schedules shall be deemed to be references to Sections of, and Exhibits, Appendices, and Schedules to, this Agreement unless the context shall otherwise require. The headings of the Sections and the terms are inserted for convenience of references only and are not intended to be a part of or to affect the meaning of this Agreement. Unless the context shall otherwise require, any reference to any agreement, other instrument (including Cingular's, West Kentucky's or other third party offerings, guides or practices), statute, regulation, rule or tariff is for convenience of reference only and is not intended to be a part of or to affect the meaning of rule or tariff as amended and supplemented from time to time (and, in the case of a statute, regulation, rule or tariff, to any successor provision).

2.2 The Parties acknowledge that some of the services, facilities, or arrangements described herein reference the terms of federal or state tariffs of the Parties. Each Party hereby incorporates by reference those provisions of any tariff that governs any terms specified in this Agreement. If any provision contained in this main body of the Agreement and any Appendix hereto cannot be reasonably construed or interpreted to avoid conflict, the provision contained in this main body of this Agreement shall prevail. If any provision of this Agreement and an applicable tariff cannot be reasonably construed or interpreted to avoid conflict, the Parties agree that the provision contained in this Parties agree that the provision contained in this Agreement shall prevail. This agreement supersedes any prior agreement between the Parties.

3.0 SCOPE

3.1 This Agreement sets forth the terms, conditions and prices under which the Parties agree to interconnect the CMRS network of Cingular and the LEC network of West Kentucky for the purposes of delivering certain traffic within the scope of this Agreement specifically including:

3.1.1 CMRS to LEC Subject Traffic that is: (a) originated on the CMRS network of Cingular; (b) delivered to the West Kentucky network over the facilities comprising the Interconnection established pursuant to this Agreement; and (c) terminated on the incumbent LEC network of West Kentucky;

3.1.2 LEC to CMRS Subject Traffic that is: (a) originated on the incumbent LEC network of— West Kentucky; (b) delivered to Cingular—over the facilities comprising the Interconnection established pursuant to this Agreement; and (c) terminated on the CMRS network of Cingular;

3.1.3 Inter-MTA Traffic that is: (a) originated on the network of one Party; (b) delivered to the other Party-over the facilities comprising the Interconnection pursuant to this Agreement; and (c) terminated on the network of the other Party.

3.2 This Agreement provides for specific compensation between the Parties for the Transport and Termination of Subject Traffic on each Party's network as set forth in this Agreement. The specific provisions for compensation for the Transport and Termination of Subject Traffic do not apply to any other types of traffic or in any other geographic area.

3.3 Subject Traffic does not include: (a) Inter-MTA Traffic discussed in Section 5.4.; (b) traffic that either Party originates to, or terminates from, an interexchange carrier regardless of the originating and terminating end points of a call; or (c) traffic that West Kentucky originates to, or terminates from, any carrier over facilities and/or service arrangements that the carrier has obtained pursuant to an access service arrangement regardless of the originating and terminating points of a call. All traffic that West Kentucky originates to, or terminates from, an interexchange carrier will be subject to access charges to be retained by West Kentucky. There will be no sharing of access charge revenue that West Kentucky bills either interexchange carriers or any other carriers that obtain access services from West Kentucky. There will be no access services provided jointly between the Parties pursuant to this Agreement.

3.4 This Agreement only applies with respect to the traffic delivered over the facilities comprising the Interconnection arrangement(s) between the Parties. This Agreement only applies to

traffic originated by Cingular's CMRS mobile users that are located within the wireless service area of Cingular defined as the set of counties as set forth in Appendix C. The terms of this Agreement including, but not limited to, traffic distribution and the proportions of minutes of use that are Subject Traffic and Inter-MTA Traffic are directly related to and dependent on the specific service area of Cingular.

3.5 Compensation for the Transport and Termination of Subject Traffic applies only to traffic associated with the provision of local exchange carrier services by West Kentucky for which West Kentucky has tariff authority to provide and to traffic associated with the provision of two-way CMRS by Cingular. [Does West Kentucky have a tandem switch, and if so, does any entity other than West Kentucky subtend that switch?] Neither Party shall provide an intermediary or transit traffic function for the other Party's connection of its end users to the end users of a third party telecommunications carrier without the consent of all parties and without the establishment of mutually agreeable terms and conditions governing the provision of the intermediary functions. This Agreement does not obligate either Party to utilize any intermediary or transit traffic function of the party. Traffic associated with fixed wireless services of Cingular is specifically excluded from this Agreement. This Agreement does not apply to traffic originated or terminated on third party networks or to any other traffic not specifically identified in this Section 3.0.

3.6 Connecting facilities that may be established pursuant to this Agreement shall not be used by either Party to deliver any other traffic not specifically allowed under this Agreement in this Section 3.0. It will constitute a default of this Agreement for a Party to deliver, over the connecting network facilities, any traffic other than the traffic that is within the scope of this Agreement as specifically identified in this Section 3.0.

4.0 SERVICE AGREEMENT

4.1 Methods of Interconnection.

4.1.1 The Parties agree to interconnect their respective networks, <u>either directly or</u> <u>indirectly</u>, within the incumbent LEC service area of West Kentucky at one or more Interconnection Points ("IPs") as established by West Kentucky. Interconnection will be provided through an appropriate West Kentucky tandem switching office. The IP(s) will be set forth in Appendix A. West Kentucky shall make available, to Cingular at the IP(s), trunks over which Cingular can terminate traffic described in Section 3.1 and Appendix A. Cingular shall make available, to West Kentucky at the IP(s), trunks over which West Kentucky can terminate traffic described in Section 3.1 and Appendix A. By mutual agreement, the Parties may interconnect on a bi-directional basis using twoway trunk groups between the Parties' networks. All interconnecting facilities will be at a minimum of a DS1 level, multiple DS1 level, or DS3 level and will conform to industry standards. This Agreement does not apply to, and interconnection pursuant to this Agreement cannot be used for, traffic originated or terminated on third party networks. All methods of interconnection are subject to the compensation structure set forth in Section 5.0 and Appendix B.

4.1.2 Indirect Interconnection. Cingular shall be permitted to use a third party carrier's facilities for purposes of establishing interconnection indirectly with West Kentucky at the IP(s). In such case, on behalf of Cingular, the third party carrier will connect dedicated facilities with West Kentucky at the IP(s). Cingular shall be responsible for the payment to any third party carrier for any charges associated with the facilities.

4.2 Service Arrangement. This Agreement provides for the following interconnection arrangement between the Parties for the purpose of delivery by one Party of specific traffic for

Transport and Termination on the other Party's network.

4.2.1 The service arrangement involves trunk side connection to appropriate West Kentucky tandem switching offices. Under this arrangement, the interconnection facility acts like an interoffice trunk. The trunk service arrangement can by mutual agreement be used as a two-way service for originating and terminating traffic between the Parties' respective networks. This Agreement does not apply to, and the trunk service arrangement cannot be used for traffic originated or terminated on third party networks.

4.2.1.1 For traffic terminating on West Kentucky, the trunk service arrangement may be used by Cingular to deliver traffic for termination to valid NXX codes associated with West Kentucky end offices that subtend the specific tandem office to which the Type 2A interconnection is made.

4.2.1.2 Based on the specific West Kentucky local service area of the originating West Kentucky end user, the trunk service arrangement may be used by West Kentucky to deliver traffic only to designated NPA-NXXs of Cingular for which the associated $r\underline{R}$ at e e<u>C</u>enter (as determined by V&H coordinates) is within the specific West Kentucky local service area of the originating West Kentucky end user. West Kentucky local service areas are set forth in West Kentucky's intrastate local service tariff.

4.2.1.3 The delivery of traffic pursuant to Subsections 4.2.1.1 and 4.2.1.2 does not create legal or regulatory obligations for either Party that do not otherwise apply.

4.2.1.4 The delivery of traffic pursuant to Section 4.2.1.2 and the designation of $r\underline{R}$ ate ecenter V & H coordinates by Cingular for NPA-NXX numbers assigned to Cingular's mobile CMRS customers does not necessarily affect or determine the services offered by West Kentucky or Cingular, the services provided to end users by either Party, the rate structure applied to services provided to end users by either Party, or the rates charged to end users by either Party for the services either Party provides. Any end user service or traffic delivery application by either Party based on designation of $r\underline{R}$ ate ecenter V & H coordinates for the NPA-NXX numbers assigned by Cingular to its mobile CMRS customers does not create legal or regulatory obligations for either Party that do not otherwise apply.

Signaling. SS7 connectivity will be provided in accordance with prevailing industry 4.3 standards. The Parties agree to cooperate on the exchange of all appropriate SS7 messages for originating carrier identification, local call set-up, including ISDN User Part ("ISUP") and Transaction Capability User Part ("TCAP") messages to facilitate full interoperability of all CLASS features and functions between their respective networks. Any other SS7 message services to be provided using TCAP messages (such as database gueries) will be jointly negotiated and agreed upon. All SS7 signaling parameters will be provided in conjunction with traffic trunk groups, where and as available. These parameters include, but are not limited to, originating Carrier Identification Code, Automatic Number Identification ("ANI"), Initial Address Message ("IAM"), Calling Party Number ("CPN"), Privacy Indicator, calling party category information, and the charge number, and the Jurisdictional Indicator Parameter ("JIP") containing a Local Exchange Routing Guide ("LERG") assigned NPA-NXX indentifying the originating switch of calls originating from Local Number Portability capable switches, etc. All parameters related to network signaling information will also be provided, such as Cingular Information Parameter ("CIP"), wherever such information is needed for call routing and billing. Each Party will honor all Privacy Indicators as required under applicable Cingular must interconnect, directly or indirectly, with the West Kentucky Signal Transfer law. Points ("STPs") serving the Telecommunications in which Telecommunications Traffic and Inter-MTA Traffic will be exchanged. Cingular may choose a third-party SS7 signaling provider to transport signaling messages to and from West Kentucky's SS7 network. In that event, the thirdparty provider must present a letter of agency to West Kentucky authorizing the third party to act on behalf of Cingular in transporting SS7 messages to and from West Kentucky. The third-party provider for Cingular must interconnect with the West Kentucky STP(s) serving the geographic area in which the traffic exchange trunk groups are located. Where SS7 signaling is not available, inband signaling shall be used in accordance with accepted industry standards.

5.0 COMPENSATION ARRANGEMENTS

5.1 Subject Traffic. Each Party shall pay the other Party for Transport and Termination of Subject Traffic that either Party delivers to the other Party's network pursuant to the provisions of this Agreement. These charges and rates do not apply to any other types of traffic or for traffic delivered in any other areas other than those set forth in this Agreement and described in Appendix A. The Parties agree that West Kentucky will not provide any compensation to Cingular for traffic associated with one-way CMRS, including paging services, provided by Cingular.

Rate Structure. An IP(s) will be established between the Parties' networks as 5.2 specified in Appendix A for the delivery of traffic described in Section 3.1. Cingular must obtain special access from West Kentucky subject to the rates, terms and conditions contained in West Kentucky's intrastate access tariff for the purpose of connection between the IP(s) and West Kentucky's applicable tandem office. These connecting facilities are set forth in Appendix A. West Kentucky will charge special access from the applicable West Kentucky intrastate access tariff for the tandem connecting facilities. Special access charges for the connecting facilities will be reduced, as specified in Appendix B, to reflect the proportionate share of the total usage of the facilities that is related to Subject Traffic originated by West Kentucky. For any specific IP, a single, combined, per-minute rate, as specified in Appendix B, will apply which encompasses total compensation for Transport, call Termination and any other facilities utilized to terminate Subject Traffic on the other Party's respective network. Each Party to this agreement has the duty to interconnect directly or indirectly with the facilities and equipment of the other Party. Type 2A and Type 2B direct interconnection arrangements may be purchased pursuant to this Agreement provided, however, that such interconnection arrangements shall be provided at the rates, terms and conditions set forth in this Agreement.

5.2.1 In addition to direct interconnection, the Parties may also interconnect through indirect means; i.e., by connecting to a third-party intermediary carrier that provides connectivity between the Parties.

5.2.2 In the event a Party directly interconnects via the purchase of facilities and/or services from the other Party, the appropriate West Kentucky intrastate tariff will apply. In the event that such direct facilities are used for two-way interconnection, the appropriate recurring charges for such facilities will be shared by the Parties based upon percentages equal to the actual proportion of traffic originated by each Party on such facilities. If actual usage cannot be measured, the Parties agree to use the following percentages: West Kentucky 50%, Cingular 50%, until such time as an appropriate traffic study is produced pursuant to Section 2 of Appendix A to this Agreement.

5.2.3 For both direct and indirect interconnection, the West Kentucky shall bear the nonrecurring costs of establishing all trunks groups from the West Kentucky's network to the Point of Interconnection (with either Cingular, in the case of direct interconnection; or with the transiting carrier, in the case of indirect interconnection). Cingular likewise will bear the non-recurring costs of establishing all trunk groups from Cingular's network to the Point of Interconnection (with either the West Kentucky, in the case of direct interconnection, or with the transiting carrier, in the case of indirect interconnection).

5.2.4 In the case of direct interconnection requested by Cingular, the point of

interconnection shall be located at any technically feasible point on the West Kentucky's network or at any other mutually agreeable point off the West Kentucky's network. In the case of direct interconnection requested by West Kentucky, the point of interconnection shall be located at any technically feasible point on Cingular's network or at any other mutually agreeable point off Cingular's network.

5.3 Non-Recurring Charges. <u>The Parties agree that Cingular agrees to the non-recurring</u> fees <u>shall not apply as set forth in Appendix B</u>-for any additions to, or added capacity for, special access connecting facilities.

5.4 Inter-MTA Traffic. The specific compensation arrangements set forth in this Agreement for Subject Traffic are not applicable to Inter-MTA Traffic described in Section 3.1.3. Cingular will provide compensation to West Kentucky for originating and terminating Inter-MTA Traffic according to the terms and conditions of West Kentucky's applicable federal and state access tariffs. Even though there may be some land-to-mobile InterMTA Traffic, the Parties will presume, for purposes of this Agreement, that there will be no land-to-mobile Inter-MTA Traffic exchanged between the Parties over the connecting facilities established pursuant to this Agreement.

5.4.1 Cingular and West Kentucky will develop mutually acceptable percent usage factors for the relative amounts of Inter-MTA Traffic and Subject Traffic delivered by Cingular over the connecting facilities pursuant to this Agreement as defined in Section 3.1. These percentage usage factors will apply to total traffic exchanged over the connecting facilities. The Parties will work together to develop an auditable report which shows, for traffic originated or terminated by Cingular and exchanged by the Parties over the connecting facilities pursuant to this Agreement, the ratio of inter-MTA Traffic to Subject Traffic for representative periods of time. The Parties agree that the original usage factors set forth in Sections 3 and 4 of Appendix A will be used for a minimum of 12 months. If an auditable report can be developed to identify and measure inter-MTA Traffic and the Parties mutually agree to new traffic percentages based on the prior 12-month period, the percentages specified in Sections 3 and 4 of Appendix A will be amended and applied to prospective periods. In the event of a dispute regarding the adjustment to the intra-MTA factors, the dispute will be resolved pursuant to the provisions of Section 14.9.

5.4.2 The Parties recognize that the Inter-MTA traffic (defined in Section 3.1.3) may be both Interstate and Intrastate in nature. For the Inter-MTA traffic, the Parties will develop mutually acceptable Interstate and Intrastate factors. The percentages are specified in Appendix A. The relative Interstate and Intrastate percentages will be applied for the duration of this Agreement. Interstate access charges will apply to the percentage of Inter-MTA Traffic that is interstate in nature; intrastate access charges will apply to the percentage of Inter-MTA Traffic that is intrastate in nature.

5.4.3 The designation of traffic as either Subject Traffic (for which Transport and Termination charges apply) or Inter-MTA Traffic (for which access charges apply) for purposes of compensation pursuant to this Agreement shall be based on the actual originating and terminating points of the complete end-to-end call; provided, however, that for Cingular the location of the cellular service antenna serving the CMRS end user when the call begins shall be used as the determinant of the geographic location of the mobile customer.

5.45 The Parties intend to utilize actual terminating measurement of usage for purposes of billing pursuant to this Agreement. The terminating usage will be measured by the terminating carrier. However, in the event that either Party may not be capable of measuring traffic, then the following provisions shall apply: The relative directionality of traffic with respect to the connecting

facilities is set forth in Section 2 of Appendix A. The Parties agree to use the default percentages set forth in Section 2 of Appendix A for the application of charges pursuant to this Agreement. In any event, the Parties agree that the portion of traffic that is land-to-mobile will not exceed 50 percent.

6.0 NOTICE OF CHANGES

If a Party makes a change in its network which it believes will materially affect the interoperability of its network with the other Party, the Party making the change shall provide at least ninety (90) days advance written notice of such change to the other Party. In the event that the provision of ninety (90) days notice is not possible, the Party making the change shall provide notification within ten (10) business days after the determination to make the network change.

7.0 GENERAL RESPONSIBILITIES OF THE PARTIES

7.1 Thirty (30) days after the Effective Date of each quarter during the term of this Agreement, Cingular shall provide West Kentucky with a rolling six (6) calendar month, non-binding forecast of its traffic and volume requirements for the services provided under this Agreement and in the form and such detail as agreed by the Parties. The Parties agree that each forecast provided under this Section shall be deemed "Proprietary Information."

7.2 Each Party is individually responsible to provide facilities within its network which are necessary for routing, transporting, measuring, and billing traffic from the other Party's network and for delivering of such traffic it receives in that mutually acceptable format and to terminate the traffic it receives in that mutually acceptable format to the proper address on its network. Such facility shall be designed based upon the description provided under Section 4.0 above. The Parties are each solely responsible for participation in and compliance with national network plans, including the National Network Security Plan and the Emergency Preparedness Plan.

7.3 Neither Party shall use any service related to or use any of the services provided in this Agreement in any manner that prevents other persons from using their service or destroys the normal quality of service to other carriers or to either Party's Customers, and subject to notice and a reasonable opportunity of the offending Party to cure any violation, either Party may discontinue or refuse service if the other Party violates this provision.

7.4 The characteristics and methods of operation of any circuits, facilities or equipment of one Party connected with the services, facilities or equipment of the other Party shall not interfere with or impair service over any facilities of the other Party, its affiliated companies, or its connecting and concurring carriers involved in its services; or cause damage to the other Party's plant, impair the privacy of any communications carried over the facilities or create hazards to the employees of the other Party, its affiliated companies, or its connecting and concurring carriers or the public.

7.5 If such characteristics or methods of operation are not in accordance with the preceding paragraph, either Party will notify the other Party that temporary discontinuance of the circuit, facility or equipment may be required; however, when prior notice is not practicable, either Party may forthwith temporarily discontinue the use of a circuit, facility or equipment if such action is reasonable under the circumstances. In such case of temporary discontinuance, either Party will notify the other Party immediately by telephone and provide the other Party with the opportunity to correct the condition that gave rise to the temporary discontinuance. No allowance for interruption will be applicable.

7.6 Each Party is solely responsible for the services it provides to its customers and to other telecommunications carriers.

7.7 Each Party is responsible for administering NXX codes assigned to it.

7.8 At all times during the term of this Agreement, each Party shall keep and maintain in force at each Party's expense all insurance required by law (e.g., workers' compensation insurance) as well as general liability insurance for personal injury or death to any one person, property damage resulting from any one incident, automobile liability with coverage of bodily injury for property damage. Upon request from the other Party, each Party shall provide to the other Party evidence of such insurance (which may be provided through a program of self-insurance).

7.9 Dialing Parity. West Kentucky will charge its end users the same rates for calls to a Cingular NPA/NXX as calls to a landline NPA/NXX in the same Rate Center. Cingular may establish local numbers in a West Kentucky switch without obtaining a direct connection to that switch. Accordingly, Cingular may obtain and West Kentucky will recognize as local all numbers assigned to West Kentucky's Rate Center, including those numbers which may have a designated Local Exchange Routing Guide ("LERG") routing point outside the West Kentucky rate center but within the same LATA as the Rate Center. This Section applies whether West Kentucky and Cingular and directly or indirectly connected. If indirectly connected, West Kentucky will deliver all calls to such local numbers to the transiting carrier and not to an Interexchange Carrier.

7.9 The physical connection of facilities, delivery of traffic, and/or termination of traffic may be temporarily discontinued by either Party upon 30 days' written notice to the other Party for repeated or willful violation of or refusal to comply with any of the provisions of this Agreement. [No cessation of service without the order of the Kentucky PSC]

8.0 EFFECTIVE DATE, TERM, AND TERMINATION

8.1 This Agreement shall become effective on January 1, 2007 and shall terminate on December 31, 2008 (the "Initial Term"). When the Agreement becomes effective, the provisions contained in Section 2.0 of this Agreement shall apply with respect to the interpretation and construction of this Agreement and its ongoing relation to other references, including subsequent tariffs.

8.2 After the Initial Term, this Agreement shall then automatically renew on a year-to-year basis. Upon expiration of the initial term or any subsequent term, either Party may terminate this Agreement by providing written notice of termination to the other Party, with such written notice to be provided at least sixty (60) days in advance of the date of termination of the then-existing term.

8.2.1 Post-Termination Arrangements. For service arrangements made available under this Agreement and existing at the time of termination, those arrangements will continue without interruption until a replacement agreement has been executed by the Parties either (a) under an agreement voluntarily executed by the Parties; (b) under a new agreement arrived at pursuant to the provisions of the Act; or (c) under an agreement available according to the provisions of Section 252(i) of the Act, but in no case will the existing service arrangements continue for longer than <u>twelve (12)</u> months following the date on which notice of termination is provided by either Party to the other Party.

8.3 Upon termination or expiration of this Agreement in accordance with this Section:

(a) ____each Party shall comply immediately with its obligations set forth above;

(b) -__each Party shall promptly pay all undisputed amounts (including any late payment charges) owed under this Agreement;

(c) ____each Party's indemnification obligations shall survive termination or expiration of this Agreement.

8.4 The arrangements pursuant to this Agreement including the provision of services or facilities shall immediately terminate upon the suspension, revocation or termination by other means of either Party's authority to provide services. For West Kentucky, authority involves the provision of local exchange or exchange access services. For Cingular, authority involves the provision of CMRS services under license from the Federal Communications Commission.

8.5 The services and facilities arrangements pursuant to this Agreement may be terminated by either Party upon not less than ten (10) days' written notice to the other Party for failure to pay undisputed amounts on the dates or at times specified for the facilities and services furnished pursuant to this Agreement.

8.6 Either Party may terminate this Agreement 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 thirty (30) calendar days of receipt of written notice thereof. Default is defined to include:

(a) A Party's insolvency or the initiation of bankruptcy or receivership proceedings by or against the Party; or

(b) A Party's refusal or failure in any material respect properly to perform its obligations under this Agreement, or the violation of any of the material terms and conditions of this Agreement.

(c) Default as may be defined elsewhere in this Agreement.

9.0 CANCELLATION CHARGES

Except as provided herein, or as otherwise provided in any applicable tariff or contract referenced herein, no cancellation charges shall apply.

10.0 INDEMNIFICATION

10.1 Each Party agrees to release, indemnify, defend and hold harmless the other Party from and against all losses, claims, demands, damages, expenses, suits or other actions, or any liability whatsoever related to the subject matter of this Agreement, including, but not limited to, costs and attorneys' fees (collectively, a "Loss"), (a) whether suffered, made, instituted, or asserted by any other party or person, relating to personal injury to or death of any person, defamation, or for loss, damage to, or destruction of real and/or personal property, whether or not owned by others, arising during the term of this Agreement and to the extent proximately caused by the acts or omissions of the indemnifying Party, regardless of the form of action, or (b) suffered, made, instituted, or asserted by its own customer(s) against the other Party arising out of the other Party's provision of services to the indemnifying Party under this Agreement. Notwithstanding the foregoing indemnification, nothing in this Section 10.0 shall affect or limit any claims, remedies, or other actions the indemnifying Party may have against the indemnified Party under this Agreement, any other contract, or any applicable Tariff(s), regulations or laws for the indemnified Party's provision of said services.

10.2 The indemnification provided herein shall be conditioned upon:

(a) The indemnified Party shall promptly notify the indemnifying Party of any action taken against the indemnified Party relating to the indemnification.

(b) The indemnifying Party shall have sole responsibility to defend any such action with counsel reasonably acceptable to the indemnified Party, provided that the indemnified Party may engage separate legal counsel at its sole cost and expense.

(c) In no event shall the indemnifying Party settle or consent to any judgment pertaining to any such action without the prior written consent of the indemnified Party, which consent shall not be unreasonably withheld.

(d) The indemnified Party shall, in all cases, assert any and all provisions in its Tariffs or customer contracts that limit liability to third parties as a bar to any recovery by the thirdparty claimant in excess of such limitation of liability.

(e) The indemnified Party shall offer the indemnifying Party all reasonable cooperation and assistance in the defense of any such action.

10.3 In addition to its indemnity obligations under Section 10.1 and 10.2, each Party shall provide, in its Tariffs or customer contracts that relate to any Telecommunications Service or Network Element provided or contemplated under this Agreement that in no case shall such Party or any of its agents, contractors or others retained by such parties be liable to any customer or third party for (i) any Loss relating to or arising out of this Agreement, whether in contract or tort, that exceeds the amount such Party would have charged the applicable customer for the service(s) or function(s) that gave rise to such Loss, or (ii) any consequential damages (as defined in Subsection 11.2 below).

11.0 LIMITATION OF LIABILITY

11.1 Except in the instance of harm resulting from an intentional or grossly negligent action of one Party, the Parties agree to limit liability in accordance with this Section 11. The liability of either Party to the other Party for damages arising out of failure to comply with a direction to install, restore or terminate facilities; or out of failures, mistakes, omissions, interruptions, delays, errors or defects occurring in the course of furnishing any services, arrangements or facilities hereunder shall be determined in accordance with the terms of the applicable tariff(s) of the providing Party. In the event no tariff(s) apply, the providing Party's liability shall not exceed an amount equal to the pro rata monthly charge for the affected facility or service for the period in which such failures, mistakes, omissions, interruptions, delays, errors or defects occur. Recovery of said amount shall be the injured Party's sole and exclusive remedy against the providing Party for such failures, mistakes, omissions, interruptions, delays, errors or defects.

11.2 Neither Party shall be liable to the other in connection with the provision or use of services offered under this Agreement for punitive, exemplary, indirect, incidental, consequential, reliance or special damages, including (without limitation) damages for lost profits (collectively, "Consequential Damages"), regardless of the form of action, whether in contract, warranty, strict liability, or tort, including, without limitation, negligence of any kind, even if the other Party has been advised of the possibility of such damages; provided, that the foregoing shall not limit a Party's obligation under Section 10.

11.3 The Parties agree that neither Party shall be liable to the customers of the other Party in connection with its provision of services to the other Party under this Agreement. Nothing in this Agreement shall be deemed to create a third-_party beneficiary relationship between the Party providing the service and the customers of the Party purchasing the service. In the event of a dispute involving both Parties with a customer of one Party, both Parties shall assert the applicability of any limitation on liability to customers that may be contained in either Party's applicable tariff(s) or customer contracts.

12.0 COMPLIANCE WITH LAWS AND REGULATIONS

12.1 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. Each Party shall promptly notify the other Party in writing of any governmental action that suspends, cancels, withdraws, limits, or otherwise materially affects its ability to perform its obligations hereunder.

12.2 The Parties understand and agree that this Agreement will be filed with the Commission. The Parties reserve the right to seek regulatory relief and otherwise seek redress from each other regarding performance and implementation of this Agreement. In the event the Commission rejects this Agreement, the Parties agree to meet and negotiate in good faith to arrive at a mutually acceptable modification of the Agreement. Further, this Agreement is subject to change, modification, or cancellation as may be required by a regulatory authority or court in the exercise of its lawful jurisdiction. Notwithstanding these mutual commitments, the Parties nevertheless enter into this Agreement without prejudice to any positions they have taken previously, or may take in the future in any legislative, regulatory, or other public forum addressing any matters, including matters related specifically to this Agreement or other types of arrangements prescribed in this Agreement.

13.0 DISCLAIMER OF REPRESENTATION AND WARRANTIES

EXCEPT AS EXPRESSLY PROVIDED UNDER THIS AGREEMENT, NEITHER PARTY MAKES ANY WARRANTY, EXPRESS OR IMPLIED, WITH RESPECT TO THE SERVICES, FUNCTIONS AND PRODUCTS IT PROVIDES UNDER OR CONTEMPLATED BY THIS AGREEMENT AND THE PARTIES DISCLAIM THE IMPLIED WARRANTIES OF MERCHANTABILITY OR OF FITNESS FOR A PARTICULAR PURPOSE.

14.0 MISCELLANEOUS

14.1 Authorization.

14.1.1 West Kentucky is a corporation duly organized, validly existing and in good standing under the laws of the Commonwealth of Kentucky and has full power and authority to execute and deliver this Agreement and to perform its obligations hereunder, subject to necessary regulatory approval.

14.1.2 Cingular is a **[insert entity type]** <u>limited liability company</u>, duly organized, validly existing and in good standing under the laws of the <u>state of Delaware</u> **[insert state of organization]** and has a full power and authority to execute and deliver this Agreement and to perform its obligations hereunder, subject to necessary regulatory approval.

14.2 Disclaimer of Agency; No Third Party Beneficiaries; Independent Contractor.

Neither this Agreement, nor any actions taken by either Party, in compliance with this Agreement, shall be deemed to create an agency or joint venture relationship between the Parties, or any relationship. Neither this Agreement, nor any actions taken by either Party in compliance with this Agreement, shall create an agency, or any other type of relationship or third party liability between the Parties or between either Party and the customers of the other Party. This Agreement is for the sole benefit of the Parties and their permitted assigns, and nothing herein express or implied shall create or be construed to create any third-party beneficiary rights hereunder. Nothing in this Agreement shall constitute a Party as a legal representative or agent of the other Party, nor shall a Party have the right or authority to assume, create or incur any liability or any obligation of any kind, express or implied, against or in the name or on behalf of the other Party unless otherwise expressly permitted by such other Party. Except as otherwise expressly provided in this Agreement, no Party undertakes to perform any obligation of the other Party, whether regulatory or contractual, or to assume any responsibility for the management of the other Party's business.

14.3 Force Majeure.

Neither Party shall be responsible for delays or failures in performance resulting from acts or occurrences beyond the reasonable control of such Party, regardless of whether such delays or failures in performance were foreseen or foreseeable as of the date of this Agreement, including,
without limitation: adverse weather conditions, fire, explosion, power failure, acts of God, war, revolution, civil commotion, or acts of public enemies; any law, order, regulation, ordinance or requirement of any government or legal body; or labor unrest, including, without limitation, strikes, slowdowns, picketing or boycotts; or delays caused by the other Party or by other service or equipment vendors; or any other circumstances beyond the Party's reasonable control. In such event, the affected Party shall, upon giving prompt notice to the other Party, be excused from such performance on a day-to-day basis to the extent of such interferences (and the other Party shall likewise be excused from performance of its obligations on a day-to-day basis to the extent such Party's obligations relate to the performance so interfered with). The affected Party shall use its best efforts to avoid or remove the cause(s) of non-performance and both Parties shall proceed to perform with dispatch once the cause(s) are removed or cease.

14.4 Treatment of Proprietary and Confidential Information.

14.4.1 Both Parties agree that it may be necessary to provide each other during the term of this Agreement with certain confidential information, including, but not limited to, trade secrets, technical and business plans, technical information, proposals, specifications, drawings, procedures, customer account data, call detail records and like information (hereinafter collectively referred to as "Proprietary Information"). Proprietary Information shall remain the property of the disclosing Party. Both Parties agree that all Proprietary Information shall be in writing or other tangible form and clearly marked with a confidential, private or proprietary legend and that the Proprietary Information will be returned to the owner within a reasonable time upon request of the disclosing partyParty. Both Parties agree that the Proprietary Information shall be utilized by the non-disclosing Party only to the extent necessary to fulfill the terms of this Agreement or upon such terms and conditions as may be agreed upon between the Parties in writing, and for no other purpose. Both Parties agree to receive such Proprietary Information and not to disclose such Proprietary Information. Both Parties agree to protect the Proprietary Information received from distribution, disclosure or dissemination to anyone except employees and duly authorized agents of the Parties with a need to know such Proprietary Information and which employees and agents agree to be bound by the terms of this Section. Both Parties will use the same standard of care, which in no event shall be less than a reasonable standard of care, to protect Proprietary Information received as they would use to protect their own confidential and proprietary information.

14.4.2 Notwithstanding the foregoing, both Parties agree that there will be no obligation to protect any portion of the Proprietary Information that is either: 1) made publicly available by the owner of the Proprietary Information or lawfully disclosed by a non-pParty to this Agreement; 2) lawfully obtained from any source other than the owner of the Proprietary Information; 3) publicly known through no wrongful act of the receiving Party; 4) previously known to the receiving Party without an obligation to keep it confidential; 5) required to be disclosed by any governmental authority or applicable law; or 6) approved for release by written authorization of the disclosing Party.

14.4.3 Upon termination of this Agreement, the Parties shall: (i) destroy all Proprietary Information of the other <u>pP</u>arty that remains in its possession; and (ii) certify the completion of such activity in writing to the other Party, within thirty (30) calendar days.

14.5 Choice of Law. The construction, interpretation, enforcement and performance of this Agreement shall be in accordance with the laws of the Commonwealth of Kentucky without regard to its conflict of laws principles.

14.6 Taxes.

Any Federal, state or local excise, license, sales, use, or other taxes or tax-like charges (excluding any taxes levied on income) resulting from the performance of this Agreement shall be borne by the Party upon which the obligation for payment is imposed under applicable law, even if

the obligation to collect and remit such taxes is placed upon the other Party. Any such taxes shall be shown as separate items on applicable billing documents between the Parties. The Party obligated to collect and remit taxes shall do so unless the other Party provides such Party with the required evidence of exemption. The Party so obligated to pay any such taxes may contest the same in good faith, at its own expense, and shall be entitled to the benefit of any refund or recovery, provided that such Party shall not permit any lien to exist on any asset of the other Party by reason of the contest. The Party obligated to collect and remit taxes shall cooperate fully in any such contest by the other Party by providing records, testimony and such additional information or assistance as may reasonably be necessary to pursue the contest.

14.7 Assignability,

Either Party may, upon at least sixty (60) days prior written notice and with the other Party's prior written consent, which shall not be unreasonably withheld, assign this Agreement to an entity with which it is under common ownership and/or control. In addition, either Party may, upon at least sixty (60) days prior written notice and with the other Party's prior written consent, which shall not be unreasonably withheld, assign this Agreement. For purposes of this Subsection 14.7, it shall be deemed "reasonable" for the non-assigning pParty to withhold consent to a proposed assignment if the proposed assignee does not provide the non-assigning party Party with sufficient evidence that it has the resources, ability, and authority to satisfactorily perform pursuant to the terms of this Agreement. -Any attempted assignment or delegation in violation of this Subsection 14.7 shall be void and ineffective and constitute a default of this Agreement by the partyParty attempting such assignment or delegation. This Agreement shall be binding on and inure to the benefit of the Parties and their respective legal successors and permitted assignee.

14.8 Billing and Payment; Disputed Amounts.

14.8.1 <u>Each Party West Kentucky</u> shall invoice <u>the other Cingular</u> on a monthly basis. <u>Cingular The Party receiving such invoices</u> shall pay any invoice, which is not the subject of a valid dispute, in immediately available U.S. funds, within (30) days from <u>receipt of the date of the</u> invoice. Billing will be based on factors contained in Appendix applied to the terminating minutes of use over the interconnection facilities as measured by West Kentucky.

14.8.2 All charges under this agreement shall be billed within one (1) year from the time the charge was incurred: previously unbilled charges more than one (1) year old shall not be billed by either Party, and shall not be payable by either Party.

14.8.3 If any portion of an amount due to a Party (the "Billing Party") under this Agreement is subject to a bona fide dispute between the Parties, the Party billed (the "Non-Paying Party") shall within thirty (30) days of its receipt of the invoice containing such disputed amount give notice to the Billing Party of the amount it disputes ("Disputed Amount") and include in such notice the specific details and reasons for disputing each item. The Non-Paying Party shall pay when due all undisputed amounts to the Billing Party.

14.8.4 If the Parties are unable to resolve the issues related to the Disputed Amounts in the normal course of business within thirty (30) days after delivery to the Billing Party of notice of the Disputed Amounts, then either Party may file a complaint with the Commission to resolve such issues or proceed with any other remedy pursuant to law or equity.

14.8.6 The Parties agree that all negotiations pursuant to this subsection 14.8 shall remain confidential and shall be treated as compromise and settlement negotiations for purposes of the Federal Rules of Evidence and state rules of evidence.

14.8.7 Any undisputed amounts not paid when due shall accrue interest from the

date such amounts were due at the lesser of (i) one and one-half-percent (1-1/2%) per month or (ii) the highest rate of interest that may be charged under applicable law.

14.9 Dispute Resolution.

Any dispute between the Parties regarding the interpretation or enforcement of this Agreement or any of its terms shall be addressed, in the first instance, by good faith negotiation between the Parties. Should negotiations fail to resolve the dispute in a reasonable time, either Party may initiate an appropriate action at the Kentucky Public Service Commission or a Kentucky judicial forum or, upon mutual agreement, the Parties may submit their dispute to binding arbitration, pursuant to the then-effective rules of the American Arbitration Association.

14.10 Notices.

Notices given by one Party to the other Party under this Agreement shall be in writing and shall be (i) delivered personally, or (ii) delivered by express delivery service to the following addresses of the Parties:

For West Kentucky:	ATTN: Trevor Bonnstetter West Kentucky Rural Telephone Cooperative Corporation, Inc. P.O. 649 Mayfield, Kentucky 42066
With a copy to:	John E. Selent, Esq. Dinsmore & Shohl LLP 1400 PNC Plaza 500 West Jefferson St. Louisville, Kentucky 40202
For Cingular:	<u>Cingular Wireless</u> <u>5565 Glenridge Connector</u> <u>Suite 1520</u> <u>Atlanta, GA 30342</u> <u>Attn: Sr. Interconnection Manager</u>
<u>With a copy to:</u>	<u>Cingular Wireless</u> <u>Legal Dept.</u> <u>Attn: Sr. Network Counsel</u> <u>P.O. Box 97061</u> <u>Redmond, WA 98073-9761</u> <u>For Delivery:</u> <u>8654 154th NE</u> <u>Redmond, WA 98052</u>
Michael van Eckhardt	<u>16331-NE-72nd Way RTCI</u> Redmond, Washington 98052

or to such other address as either Party shall designate by proper notice. Notices will be deemed given as of the earlier of (i) the date of actual receipt, or (ii) the next business day when notice is sent via express delivery.

14.11 Joint Work Product.

This Agreement is the joint work product of the Parties and has been negotiated by the Parties and shall be fairly interpreted in accordance with its terms and, in the event of any ambiguities, no inferences shall be drawn against either Party.

14.12 No License.

14.12.1 Nothing in this Agreement shall be construed as the grant of a license, either express or implied, with respect to any patent, copyright, trademark, trade name, trade secret or any other proprietary or intellectual property now or hereafter owned, controlled or licensable by either Party. Neither Party may use any patent, copyrightable materials, trademark, trade name, trade secret or other intellectual property right of the other Party except in accordance with the terms of a separate license agreement between the Parties granting such rights.

14.12.2 Neither Party shall have any obligation to defend, indemnify or hold harmless, or acquire any license or right for the benefit of, or owe any other obligation or have any liability to, the other Party or its customers 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 of any facilities by either Party under this Agreement, alone or in combination with that of the other Party, constitutes direct, vicarious or contributory infringement or inducement to infringe, misuse or misappropriation of any patent, copyright, trademark, trade secret, or any other proprietary or intellectual property right of any Party or third party. Each Party, however, shall offer to the other reasonable cooperation and assistance in the defense of any such claim.

14.12.3 NOTWITHSTANDING ANY OTHER PROVISION OF THIS AGREEMENT, THE PARTIES AGREE THAT NEITHER PARTY HAS MADE, AND THAT THERE DOES NOT EXIST, ANY WARRANTY, EXPRESS OR IMPLIED, THAT THE USE BY THE PARTIES OF THE OTHER'S FACILITIES, ARRANGEMENTS, OR SERVICES PROVIDED UNDER THIS AGREEMENT SHALL NOT GIVE RISE TO A CLAIM BY ANY THIRD PARTY OF INFRINGEMENT, MISUSE, OR MISAPPROPRIATION OF ANY INTELLECTUAL PROPERTY RIGHT OF SUCH THIRD PARTY.

14.13 Survival.

The Parties' obligations under this Agreement, which by their nature are intended to continue beyond the termination or expiration of this Agreement, shall survive the termination or expiration of this Agreement.

14.14 Entire Agreement.

This Agreement and any Exhibits, Appendices, Schedules, or tariffs which are incorporated herein by this reference, sets forth the entire understanding and supersedes prior agreements between the Parties relating to the subject matter contained herein and merges all prior discussions between them, and neither Party shall be bound by any definition, condition, provision, representation, warranty, covenant or promise other than as expressly stated in this Agreement or as is contemporaneously or subsequently set forth in writing and executed by a duly authorized officer or representative of the Party to be bound thereby.

14.15 Non-Waiver.

Failure of either Party to insist on performance of any term or condition of this Agreement or to exercise any right or privilege hereunder shall not be construed as a continuing or future waiver of such term, condition, right or privilege.

14.16 Publicity and Use of Trademarks or Service Marks.

Neither Party nor its subcontractors or agents shall use the other Party's trademarks, service

marks, logos or other proprietary trade dress in any advertising, press releases, publicity matters or other promotional materials without such Party's prior written consent.

14.17 Severability,

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 opinion of either Party, in a material change to this Agreement. If a material change as described in this paragraph occurs as a result of action by a court or regulatory agency, the Parties shall negotiate in good faith for replacement language that does not materially alter the economic effect of this Agreement on either Party. If replacement language cannot be agreed upon within a reasonable period, either Party may terminate this Agreement without penalty or liability for such termination upon written notice to the other Party.

14.18 Counterparts,

This Agreement may be executed in two (2) or more counterparts, each of which shall be deemed an original and all of which together shall constitute one and the same instrument.

14.19 Modification, Amendment, Supplement, or Waiver.

No modification, amendment, supplement to, or waiver of the Agreement or any of its provisions shall be effective and binding upon the Parties unless it is made in writing and duly signed by the Parties. A failure or delay of either Party to enforce any of the provisions hereof, to exercise any option which is herein provided, or to require performance of any of the provisions hereof shall in no way be construed to be a waiver of such provisions or options.

14.20 Change of Law. If any legislative, regulatory, judicial or other government decision, order, determination or action, or any change in law applicable to this Agreement materially affects any material provision of this Agreement, the rights obligations of either Party herein, or the ability of a Party to perform any material provision of this Agreement, the Parties shall promptly renegotiate in good faith and amend this Agreement in writing in order to make such mutually acceptable revisions to this Agreement as may be required in order to conform the Agreement to applicable law.

IN WITNESS WHEREOF, the Parties hereto have caused this Agreement to be executed as of this ____ day of _____, 2006.

New Cingular Wireless PCS. LLC and Cincinnati SMSA Limited Partnership

Ву:_____

Printed:

Title:

West Kentucky Rural Telephone Cooperative Corporation, Inc.

Ву:_____

Printed:_____

Title:_____

DESIGNATION OF INTERCONNECTION POINT(S) AND TRAFFIC DISTRIBUTION CMRS-LEC AGREEMENT

This Appendix specifies the Interconnection Points ("IPs") pursuant to the Agreement for Facilities-Based-Network Interconnection for Transport and Termination of Telecommunications Traffic (CMRS-LEC Agreement) between New Cingular Wireless <u>PSC-PCS, LLC</u> and Cincinnati SMSA Limited Partnership ("Cingular") and West Kentucky Rural Telephone Cooperative Corporation, Inc. ("West Kentucky") and the relative directionality and distribution of traffic with respect to the connecting facilities associated with each IP as follows:

I. Service Arrangement and Interconnection Point(s) Interconnection

IP #1 -- For the exchange of LEC-CMRS two-way traffic between the Parties' networks within the Louisville, Kentucky MTA pursuant to this Agreement, the Parties agree to connect ______ at a junction point located at V and H

coordinates: V=yyyy, H=zzzz.

2. For the total amount of two-way traffic delivered by the Parties over the connecting facilities, the Parties agree to the following distribution of traffic: on a default basis only if West Kentucky does not provide specific traffic measurement:

% Mobile-to-Land traffic terminating on West Kentucky's network	=10058%
% Land-to-Mobile traffic terminating on Cingular's network	= 0 <u>42</u> %

Either Party may, no more than once per twelve (12)-month period, perform a traffic study, using a minimum of sixty (60) days of traffic information, to determine if the intraMTA traffic ratio has changed. If the study appropriately demonstrates that the intraMTA traffic ratio has changed. Cingular will employ the correct ratio on a going-forward basis in billing West Kentucky. If agreement cannot be reached on the appropriateness of the new study, either Party may invoke the dispute resolution procedures set out in the Agreement.

3. For the total traffic terminating on West Kentucky's network, the Parties agree to the following distribution of traffic:

% Subject Traffic	Ξ	95 <u>98</u>%
% Intrastate Inter-MTA Traffic	=	5 <u>1</u> %
% Interstate Inter-MTA Traffic	=	0 <u>1</u> %

4. For the total traffic terminating on Cingular's network, the Parties agree to the following distribution of traffic:

% Subject Traffic	=	100 %
% Intrastate Inter-MTA Traffic		0%
% Interstate Inter-MTA Traffic	=	0 %

Approved and executed this _____ day of _____, 2006.

New Cingular Wireless PCS and Cincinnati SMSA Limited Partnership West Kentucky Rural Telephone Cooperative Corporation, Inc.

Ву:	Ву:
Printed:	Printed:
Title:	Title:

Appendix B Schedule of Charges Page 1 of 1

Pursuant to the Agreement for Facilities-Based-Network Interconnection for Transport and Termination of Telecommunications Traffic CMRS-LEC AGREEMENT

This Appendix specifies the rates for the Transport and Termination of traffic delivered by one Party to the network of the other Party pursuant to the Agreement for Facilities-Based–Network Interconnection for Transport and Termination of Telecommunications Traffic (CMRS-LEC Agreement) between West Kentucky Rural Telephone Cooperative Corporation, Inc. ("West Kentucky") and New Cingular Wireless PSC<u>SC, LLC</u> and Cincinnati SMSA Limited Partnership ("Cingular") as follows:

1. CHARGES FOR TRANSPORT, TERMINATION AND TANDEM SWITCHING for Subject Traffic:

Subject Traffic originated by Cingular and delivered to West Kentucky over trunks established at IP #1: rate per terminating minute of use for all end offices

2. Charges for Access Transport, Access Termination and Access Tandem Switching for Inter-MTA Traffic:

Current West Kentucky access tariffs in the proper jurisdiction apply.

3. Special Access Connecting Facilities:

West Kentucky will charge Cingular special access monthly recurring rates pursuant to West Kentucky's effective intrastate access tariff for the connecting facilities between IP#1 as set forth in Appendix A and West Kentucky's Folsomdale tandem office.

West Kentucky will charge Cingular special access non-recurring rates pursuant to West Kentucky's effective intrastate access tariff for any new connecting facilities.

West Kentucky will credit Cingular 042%-of the charges specified in this section for its portion of special access transport. Should the Parties mutually agree to revise the percentage traffic flow calculation, the percent special access credit will be modified to reflect the revised traffic flow percentage, but under no circumstances will the credit exceed 50%.

Approved and executed	this	day of	, 2006.

New Cingular Wireless PSC<u>S, LLC</u> and Cincinnati SMSA Limited Partnership West Kentucky Rural Telephone Cooperative Corporation, Inc.

By:	
Printed:	
Title:	

Ву:	
Printed:	
Title:	-

Designation of Cingular's CMRS Service Area

Cingular's Service Area by Counties in the Commonwealth of Kentucky:

To be added

Approved and executed this _____ day of _____, 2006.

New Cingular Wireless PSC<u>S, LLC</u> and Cincinnati SMSA Limited Partnership West Kentucky Rural Telephone Cooperative Corporation, Inc.

Printed	, •
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Title:	
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Title:_____

Printed:_____

Ву:_____

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AGREEMENT

for

FACILITIES-BASED NETWORK INTERCONNECTION FOR TRANSPORT AND TERMINATION OF TELECOMMUNICATIONS TRAFFIC

CMRS-LEC AGREEMENT

Between

Ballard Rural Telephone Cooperative Corporation, Inc.

and

New Cingular Wireless PSC and Cincinnati SMSA Limited Partnership

Table of Contents

INTRODUCTION

RECITALS

- 1.0 Definitions
- 2.0 Interpretation and Construction
- 3.0 Scope

5.0

- 4.0 Service Agreement
 - 4.1 Methods of Interconnection
 - 4.2 Service Arrangements
 - 4.3 Signaling
 - Compensation Arrangements
 - 5.1 Subject Traffic
 - 5.2 Rate Structure
 - 5.3 Non-Recurring Charges
 - 5.4 Inter-MTA Traffic
 - 5.5 Traffic Distribution
- 6.0 Notice of Changes
- 7.0 General Responsibilities of the Parties
- 8.0 Effective Date, Term, and Termination
- 9.0 Cancellation Charges
- 10.0 Indemnification
- 11.0 Limitation of Liability
- 12.0 Compliance with Laws and Regulations
- 13.0 Disclaimer of Representations and Warranties
- 14.0 Miscellaneous
 - 14.1 Authorization
 - 14.2 Disclaimer of Agency; No Third Party Beneficiaries; Independent Contractor
 - 14.3 Force Majeure
 - 14.4 Treatment of Proprietary and Confidential Information
 - 14.5 Choice of Law
 - 14.6 Taxes
 - 14.7 Assignability
 - 14.8 Billing and Payment; Disputed Amounts
 - 14.9 Dispute Resolutions
 - 14.10 Notices
 - 14.11 Joint Work Product
 - 14.12 No License
 - 14.13 Survival
 - 14.14 Entire Agreement
 - 14.15 Non-Waiver
 - 14.16 Publicity and Use of Trademarks or Service Marks
 - 14.17 Severability
 - 14.18 Counterparts
 - 14.19 Modification, Amendment, Supplement, or Waiver
 - 14.20 Change in Law

APPENDIX A

APPENDIX B

AGREEMENT FOR FACILITIES-BASED NETWORK INTERCONNECTION FOR TRANSPORT AND TERMINATION OF TELECOMMUNICATIONS TRAFFIC (CMRS-LEC AGREEMENT)

Pursuant to this CMRS-LEC Agreement for Facilities-Based Network Interconnection for Transport and Termination of Telecommunications Traffic, Ballard Rural Telephone Cooperative Corporation, Inc. ("Ballard Rural") and New Cingular Wireless PSC and Cincinnati SMSA Limited Partnership (collectively "Cingular") will extend certain network arrangements to one another as specified below.

Recitals

WHEREAS, Cingular is a Commercial Mobile Radio Services ("CMRS") provider licensed by the Federal Communications Commission ("FCC") to provide CMRS; and

WHEREAS, Ballard Rural is a Local Exchange Carrier ("LEC") providing telecommunications services in the Commonwealth of Kentucky; and

WHEREAS, the Parties desire to interconnect their respective CMRS and LEC network facilities for the purpose of delivery of specific traffic for transport and termination on the other Party's network; and

WHEREAS, the Parties are entering into this Agreement to set forth the respective obligations and the terms and conditions under which they will interconnect their networks and provide services as set forth 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, Ballard Rural and Cingular hereby agree as follows:

1.0 DEFINITIONS

As used in this Agreement, the following terms shall have the meanings specified below in this Section 1.0. Any term used in this Agreement that is not specifically defined shall have the meaning ascribed to such term in the Communications Act of 1934, as amended. If no specific meaning exists for a specific term used in this Agreement, then normal usage in the telecommunications industry shall apply.

1.1 "Act" means the Communications Act of 1934, as amended.

1.2 "Affiliate" is As Defined in the Act.

1.3 "Agreement" means this Agreement for Facilities-Based Network Interconnection for Transport and Termination of Telecommunications Traffic (CMRS-LEC Agreement), together with all appendices, exhibits, schedules, and other attachments hereto.

1.4 "Central Office Switch" means a switch used to provide Telecommunications Services, including, but not limited to:

(a) "End Office Switches" which are used to terminate lines from individual stations for the purpose of interconnection to each other and to trunks; and

(b) "Tandem Office Switches" which are used to connect and switch trunk circuits between and among other Central Office Switches.

A Central Office Switch may also be employed as a combination End Office/Tandem Office Switch.

1.5 "Commercial Mobile Radio Service" or "CMRS" means Commercial Mobile Radio Service as defined in Part 20 of the FCC's Rules.

1.6 "Commission" means the Kentucky Public Service Commission.

1.7 "Common Channel Interoffice Signaling" or "CCIS" means the signaling system, developed for use between switching systems with stored-program control, in which all of the signaling information for one or more groups of trunks is transmitted over a dedicated high-speed data link rather than on a per-trunk basis and, unless otherwise agreed by the Parties, the CCIS used by the Parties shall be Signaling System Seven ("SS7").

1.8 "DS1" is a digital signal rate of 1.544 Mbps (MEGA Bits Per Second).

1.9 "DS3" is a digital signal rate of 44.736 Mbps.

1.10 "FCC" means the Federal Communications Commission.

1.11 "Information Service" is as defined in the Act.

1.12 "Interconnection" for purposes of this Agreement is the linking of the Cingular and Ballard Rural networks for the delivery of traffic.

1.13 "Interconnection Point" or "IP" is a demarcation point on the incumbent network of Ballard Rural between networks where the delivery of traffic from one Party to the other Party takes place pursuant to this Agreement.

1.14 "Interexchange Carrier" or "IXC" means a carrier that provides, directly or indirectly, interLATA or intraLATA Telephone Toll Services.

1.15 "Inter-MTA Traffic" is: (a) traffic originated by a CMRS end user of Cingular in one MTA and terminated to an end user of Ballard Rural in another MTA; or (b) traffic originated by an end user of Ballard Rural in one MTA and terminated to an end user of Cingular in another MTA. Inter-MTA Traffic is subject to Ballard Rural originating and terminating Switched Exchange Access Service charges.

1.16 "Local Exchange Carrier" or "LEC" is as defined in the Act.

1.17 "Major Trading Area" or "MTA" means Major Trading Area as defined in Section 24.202(a) of the FCC's rules.

1.18 "Multifrequency" means a signaling system for use between switching systems which uses a method of sending pulses over a circuit by using one pair of tones from a total set of five tones to encode each digit.

1.19 "NXX" means a three-digit code valid within an area code which appears as the first three digits of a seven-digit telephone number with the exception of the special 500, 600, 700, 800, and 900 codes and other similar special codes that may come into common usage in the future.

1.20 "Party" means either Ballard Rural or Cingular, and "Parties" means Ballard Rural and

Cingular.

1.21 "Rate Center" means the specific geographic point ("Vertical and Horizontal" or "V & H" coordinates) and corresponding geographic area which are associated with one or more particular NPA-NXX codes which have been assigned to a LEC for its provision of basic exchange telecommunications services. The "rate center point" is the finite geographic point identified by a specific V & H coordinate which is used to measure distance-sensitive end user traffic to/from the particular NPA-NXX designations associated with the specific Rate Center. The "rate center area" is the exclusive geographic area identified as the area within which the LEC provides basic exchange telecommunications service bearing the particular NPA-NXX designations associated with the specific Rate Center. The "rate center area" is the exclusive geographic area identified as the area within which the LEC provides basic exchange telecommunications service bearing the particular NPA-NXX designations associated with the specific Rate Center. The Rate Center point must be located within the Rate Center area. The use by a CMRS provider of a Rate Center V & H for mobile CMRS services does not necessarily indicate the location of the CMRS mobile user.

1.22 "Subject Traffic" is telecommunications traffic that is subject to Section 251(b)(5) of the Act. With respect to network interconnection between a CMRS licensee and a LEC, Subject Traffic is defined as traffic which is originated by an end user of one Party and terminates to an end user of the other Party within the same Major Trading Area ("MTA"), provided that the end user of Cingular is a two-way CMRS customer and the traffic is defined under this Agreement only for the purpose of defining the scope of traffic that is subject to compensation pursuant to 47 C.F.R. § 51.701(e) of the FCC's rules. The definition and use of the term Subject Traffic for purposes of this Agreement has no effect on the definition of local traffic or the geographic area associated with local calling under either Party's respective end user service offerings.

1.23 "Telecommunications" is as defined in the Act.

1.24 "Telecommunications Carrier" is as defined in the Act.

1.25 "Termination" is, with respect to the Subject Traffic delivered by one Party to the other Party over the facilities established pursuant to this Agreement, the switching of such traffic at the terminating carrier's end office switch, or equivalent facility, and delivery of such traffic to the called party's premises.

1.26 "Transport" is, with respect to the Subject Traffic delivered by one Party to the other Party over the facilities established pursuant to this Agreement, the transmission and any necessary tandem switching of such telecommunications traffic from the interconnection point between the two carriers to the terminating carrier's end office switch that directly serves the called party, or equivalent facility provided by a carrier other than an incumbent LEC.

2.0 INTERPRETATION AND CONSTRUCTION

2.1 All references to Sections, Exhibits, Appendices, and Schedules shall be deemed to be references to Sections of, and Exhibits, Appendices, and Schedules to, this Agreement unless the context shall otherwise require. The headings of the Sections and the terms are inserted for convenience of references only and are not intended to be a part of or to affect the meaning of this Agreement. Unless the context shall otherwise require, any reference to any agreement, other instrument (including Cingular's, Ballard Rural's or other third party offerings, guides or practices), statute, regulation, rule or tariff is for convenience of reference only and is not intended to be a part of or to affect the meaning of rule or tariff as amended and supplemented from time to time (and, in the case of a statute, regulation, rule or tariff, to any successor provision).

2.2 The Parties acknowledge that some of the services, facilities, or arrangements

described herein reference the terms of federal or state tariffs of the Parties. Each Party hereby incorporates by reference those provisions of any tariff that governs any terms specified in this Agreement. If any provision contained in this main body of the Agreement and any Appendix hereto cannot be reasonably construed or interpreted to avoid conflict, the provision contained in this main body of this Agreement shall prevail. If any provision of this Agreement and an applicable tariff cannot be reasonably construed or interpreted to avoid conflict, the Parties agree that the provision contained in this prevail. This agreement supersedes any prior agreement between the Parties.

3.0 SCOPE

3.1 This Agreement sets forth the terms, conditions and prices under which the Parties agree to interconnect the CMRS network of Cingular and the LEC network of Ballard Rural for the purposes of delivering certain traffic within the scope of this Agreement specifically including:

3.1.1 CMRS to LEC Subject Traffic that is: (a) originated on the CMRS network of Cingular; (b) delivered to the Ballard Rural network over the facilities comprising the Interconnection established pursuant to this Agreement; and (c) terminated on the incumbent LEC network of Ballard Rural;

3.1.2 LEC to CMRS Subject Traffic that is: (a) originated on the incumbent LEC network of Ballard Rural; (b) delivered to Cingular over the facilities comprising the Interconnection established pursuant to this Agreement; and (c) terminated on the CMRS network of Cingular;

3.1.3 Inter-MTA Traffic that is: (a) originated on the network of one Party; (b) delivered to the other Party over the facilities comprising the Interconnection pursuant to this Agreement; and (c) terminated on the network of the other Party.

3.2 This Agreement provides for specific compensation between the Parties for the Transport and Termination of Subject Traffic on each Party's network as set forth in this Agreement. The specific provisions for compensation for the Transport and Termination of Subject Traffic do not apply to any other types of traffic or in any other geographic area.

3.3 Subject Traffic does not include: (a) Inter-MTA Traffic discussed in Section 5.4; (b) traffic that either Party originates to, or terminates from, an interexchange carrier regardless of the originating and terminating end points of a call; or (c) traffic that Ballard Rural originates to, or terminates from, any carrier over facilities and/or service arrangements that the carrier has obtained pursuant to an access service arrangement regardless of the originating and terminating points of a call. All traffic that Ballard Rural originates to, or terminates from, an interexchange carrier will be subject to access charges to be retained by Ballard Rural. There will be no sharing of access charge revenue that Ballard Rural bills either interexchange carriers or any other carriers that obtain access services from Ballard Rural. There will be no access services provided jointly between the Parties pursuant to this Agreement.

3.4 This Agreement only applies with respect to the traffic delivered over the facilities comprising the Interconnection arrangement(s) between the Parties. This Agreement only applies to traffic originated by Cingular's CMRS mobile users that are located within the wireless service area of Cingular defined as the set of counties as set forth in Appendix C. The terms of this Agreement including, but not limited to, traffic distribution and the proportions of minutes of use that are Subject Traffic and Inter-MTA Traffic are directly related to and dependent on the specific service area of Cingular.

3.5 Compensation for the Transport and Termination of Subject Traffic applies only to

traffic associated with the provision of local exchange carrier services by Ballard Rural for which Ballard Rural has tariff authority to provide and to traffic associated with the provision of two-way CMRS by Cingular. Neither Party shall provide an intermediary or transit traffic function for the other Party's connection of its end users to the end users of a third party telecommunications carrier without the consent of all parties and without the establishment of mutually agreeable terms and conditions governing the provision of the intermediary functions. This Agreement does not obligate either Party to utilize any intermediary or transit traffic function of the other Party or of any third party. Traffic associated with fixed wireless services of Cingular is specifically excluded from this Agreement. This Agreement does not apply to traffic originated or terminated on third party networks or to any other traffic not specifically identified in this Section 3.0.

3.6 Connecting facilities that may be established pursuant to this Agreement shall not be used by either Party to deliver any other traffic not specifically allowed under this Agreement in this Section 3.0. It will constitute a default of this Agreement for a Party to deliver, over the connecting network facilities, any traffic other than the traffic that is within the scope of this Agreement as specifically identified in this Section 3.0.

4.0 SERVICE AGREEMENT

4.1 Methods of Interconnection.

4.1.1 The Parties agree to interconnect their respective networks within the incumbent LEC service area of Ballard Rural at one or more Interconnection Points ("IPs") as established by Ballard Rural. Interconnection will be provided through an appropriate Ballard Rural tandem switching office. The IP(s) will be set forth in Appendix A. Ballard Rural shall make available, to Cingular at the IP(s), trunks over which Cingular can terminate traffic described in Section 3.1 and Appendix A. Cingular shall make available, to Ballard Rural at the IP(s), trunks over which Ballard Rural at the IP(s), trunks over which Ballard Rural at the IP(s), trunks over which Ballard Rural can terminate traffic described in Section 3.1 and Appendix A. By mutual agreement, the Parties may interconnect on a bi-directional basis using two-way trunk groups between the Parties' networks. All interconnecting facilities will be at a minimum of a DS1 level, multiple DS1 level, or DS3 level and will conform to industry standards. This Agreement does not apply to, and interconnection pursuant to this Agreement cannot be used for, traffic originated or terminated on third party networks. All methods of interconnection are subject to the compensation structure set forth in Section 5.0 and Appendix B.

4.1.2 Indirect Interconnection. Cingular shall be permitted to use a third party carrier's facilities for purposes of establishing interconnection indirectly with Ballard Rural at the IP(s). In such case, on behalf of Cingular, the third party carrier will connect dedicated facilities with Ballard Rural at the IP(s). Cingular shall be responsible for the payment to any third party carrier for any charges associated with the facilities.

4.2 Service Arrangement. This Agreement provides for the following interconnection arrangement between the Parties for the purpose of delivery by one Party of specific traffic for Transport and Termination on the other Party's network.

4.2.1 The service arrangement involves trunk side connection to appropriate Ballard Rural tandem switching offices. Under this arrangement, the interconnection facility acts like an interoffice trunk. The trunk service arrangement can by mutual agreement be used as a two-way service for originating and terminating traffic between the Parties' respective networks. This Agreement does not apply to, and the trunk service arrangement cannot be used for traffic originated or terminated on third party networks. 4.2.1.1 For traffic terminating on Ballard Rural, the trunk service arrangement may be used by Cingular to deliver traffic for termination to valid NXX codes associated with Ballard Rural end offices that subtend the specific tandem office to which the Type 2A interconnection is made.

4.2.1.2 Based on the specific Ballard Rural local service area of the originating Ballard Rural end user, the trunk service arrangement may be used by Ballard Rural to deliver traffic only to designated NPA-NXXs of Cingular for which the associated rate center (as determined by V&H coordinates) is within the specific Ballard Rural local service area of the originating Ballard Rural end user. Ballard Rural local service areas are set forth in Ballard Rural's intrastate local service tariff.

4.2.1.3 The delivery of traffic pursuant to Subsections 4.2.1.1 and 4.2.1.2 does not create legal or regulatory obligations for either Party that do not otherwise apply.

4.2.1.4 The delivery of traffic pursuant to Section 4.2.1.2 and the designation of rate center V & H coordinates by Cingular for NPA-NXX numbers assigned to Cingular's mobile CMRS customers does not necessarily affect or determine the services offered by Ballard Rural or Cingular, the services provided to end users by either Party, the rate structure applied to services provided to end users by either Party, or the rates charged to end users by either Party for the services either Party provides. Any end user service or traffic delivery application by either Party based on designation of rate center V & H coordinates for the NPA-NXX numbers assigned by Cingular to its mobile CMRS customers does not create legal or regulatory obligations for either Party that do not otherwise apply.

Signaling. SS7 connectivity will be provided in accordance with prevailing industry 4.3 standards. The Parties agree to cooperate on the exchange of all appropriate SS7 messages for originating carrier identification, local call set-up, including ISDN User Part ("ISUP") and Transaction Capability User Part ("TCAP") messages to facilitate full interoperability of all CLASS features and functions between their respective networks. Any other SS7 message services to be provided using TCAP messages (such as database queries) will be jointly negotiated and agreed upon. All SS7 signaling parameters will be provided in conjunction with traffic trunk groups, where and as available. These parameters include, but are not limited to, originating Carrier Identification Code, Automatic Number Identification ("ANI"), Initial Address Message ("IAM"), Calling Party Number ("CPN"), Privacy Indicator, calling party category information, charge number, and the Jurisdictional Indicator Parameter ("JIP") containing a Local Exchange Routing Guide ("LERG") assigned NPA-NXX indentifying the originating switch of calls originating from Local Number Portability capable switches, etc. All parameters related to network signaling information will also be provided, such as Cingular Information Parameter ("CIP"), wherever such information is needed for call routing and billing. Each Party will honor all Privacy Indicators as required under applicable law. Cingular must interconnect, directly or indirectly, with the Ballard Rural Signal Transfer Points ("STPs") serving the Telecommunications in which Telecommunications Traffic and Inter-MTA Traffic will be exchanged.

Cingular may choose a third-party SS7 signaling provider to transport signaling messages to and from Ballard Rural's SS7 network. In that event, the third-party provider must present a letter of agency to Ballard Rural authorizing the third party to act on behalf of Cingular in transporting SS7 messages to and from Ballard Rural. The third-party provider for Cingular must interconnect with the Ballard Rural STP(s) serving the geographic area in which the traffic exchange trunk groups are located. Where SS7 signaling is not available, in-band signaling shall be used in accordance with accepted industry standards.

5.0 COMPENSATION ARRANGEMENTS

5.1 Subject Traffic. Each Party shall pay the other Party for Transport and Termination of

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Subject Traffic that either Party delivers to the other Party's network pursuant to the provisions of this Agreement. These charges and rates do not apply to any other types of traffic or for traffic delivered in any other areas other than those set forth in this Agreement and described in Appendix A. The Parties agree that Ballard Rural will not provide any compensation to Cingular for traffic associated with one-way CMRS, including paging services, provided by Cingular.

5.2 Rate Structure. An IP(s) will be established between the Parties' networks as specified in Appendix A for the delivery of traffic described in Section 3.1. Cingular must obtain special access from Ballard Rural subject to the rates, terms and conditions contained in Ballard Rural's intrastate access tariff for the purpose of connection between the IP(s) and Ballard Rural's applicable tandem office. These connecting facilities are set forth in Appendix A. Ballard Rural will charge special access from the applicable Ballard Rural intrastate access tariff for the tandem connecting facilities. Special access charges for the connecting facilities will be reduced, as specified in Appendix B, to reflect the proportionate share of the total usage of the facilities that is related to Subject Traffic originated by Ballard Rural. For any specific IP, a single, combined, perminute rate, as specified in Appendix B, will apply which encompasses total compensation for Transport, call Termination and any other facilities utilized to terminate Subject Traffic on the other Party's respective network.

5.3 Non-Recurring Charges. Cingular agrees to the non-recurring fees as set forth in Appendix B for any additions to, or added capacity for, special access connecting facilities.

5.4 Inter-MTA Traffic. The specific compensation arrangements set forth in this Agreement for Subject Traffic are not applicable to Inter-MTA Traffic described in Section 3.1.3. Cingular will provide compensation to Ballard Rural for originating and terminating Inter-MTA Traffic according to the terms and conditions of Ballard Rural's applicable federal and state access tariffs. Even though there may be some land-to-mobile InterMTA Traffic, the Parties will presume, for purposes of this Agreement, that there will be no land-to-mobile Inter-MTA Traffic exchanged between the Parties over the connecting facilities established pursuant to this Agreement.

5.4.1 Cingular and Ballard Rural will develop mutually acceptable percent usage factors for the relative amounts of Inter-MTA Traffic and Subject Traffic delivered by Cingular over the connecting facilities pursuant to this Agreement as defined in Section 3.1. These percentage usage factors will apply to total traffic exchanged over the connecting facilities. The Parties will work together to develop an auditable report which shows, for traffic originated or terminated by Cingular and exchanged by the Parties over the connecting facilities pursuant to this Agreement, the ratio of inter-MTA Traffic to Subject Traffic for representative periods of time. The Parties agree that the original usage factors set forth in Sections 3 and 4 of Appendix A will be used for a minimum of 12 months. If an auditable report can be developed to identify and measure inter-MTA Traffic and the Parties mutually agree to new traffic percentages based on the prior 12-month period, the percentages specified in Sections 3 and 4 of Appendix A will be amended and applied to prospective periods. In the event of a dispute regarding the adjustment to the intra-MTA factors, the dispute will be resolved pursuant to the provisions of Section 14.9.

5.4.2 The Parties recognize that the Inter-MTA traffic (defined in Section 3.1.3) may be both Interstate and Intrastate in nature. For the Inter-MTA traffic, the Parties will develop mutually acceptable Interstate and Intrastate factors. The percentages are specified in Appendix A. The relative Interstate and Intrastate percentages will be applied for the duration of this Agreement. Interstate access charges will apply to the percentage of Inter-MTA Traffic that is interstate in nature; intrastate access charges will apply to the percentage of Inter-MTA Traffic that is intrastate in nature. 5.4.3 The designation of traffic as either Subject Traffic (for which Transport and Termination charges apply) or Inter-MTA Traffic (for which access charges apply) for purposes of compensation pursuant to this Agreement shall be based on the actual originating and terminating points of the complete end-to-end call; provided, however, that for Cingular the location of the cellular service antenna serving the CMRS end user when the call begins shall be used as the determinant of the geographic location of the mobile customer.

5.5 The Parties intend to utilize actual terminating measurement of usage for purposes of billing pursuant to this Agreement. The terminating usage will be measured by the terminating carrier. However, in the event that either Party may not be capable of measuring traffic, then the following provisions shall apply: The relative directionality of traffic with respect to the connecting facilities is set forth in Section 2 of Appendix A. The Parties agree to use the default percentages set forth in Section 2 of Appendix A for the application of charges pursuant to this Agreement. In any event, the Parties agree that the portion of traffic that is land-to-mobile will not exceed 50 percent.

6.0 NOTICE OF CHANGES

If a Party makes a change in its network which it believes will materially affect the interoperability of its network with the other Party, the Party making the change shall provide at least ninety (90) days advance written notice of such change to the other Party. In the event that the provision of ninety (90) days notice is not possible, the Party making the change shall provide notification within ten (10) business days after the determination to make the network change.

7.0 GENERAL RESPONSIBILITIES OF THE PARTIES

7.1 Thirty (30) days after the Effective Date of each quarter during the term of this Agreement, Cingular shall provide Ballard Rural with a rolling six (6) calendar month, non-binding forecast of its traffic and volume requirements for the services provided under this Agreement and in the form and such detail as agreed by the Parties. The Parties agree that each forecast provided under this Section shall be deemed "Proprietary Information."

7.2 Each Party is individually responsible to provide facilities within its network which are necessary for routing, transporting, measuring, and billing traffic from the other Party's network and for delivering of such traffic it receives in that mutually acceptable format and to terminate the traffic it receives in that mutually acceptable format to the proper address on its network. Such facility shall be designed based upon the description provided under Section 4.0 above. The Parties are each solely responsible for participation in and compliance with national network plans, including the National Network Security Plan and the Emergency Preparedness Plan.

7.3 Neither Party shall use any service related to or use any of the services provided in this Agreement in any manner that prevents other persons from using their service or destroys the normal quality of service to other carriers or to either Party's Customers, and subject to notice and a reasonable opportunity of the offending Party to cure any violation, either Party may discontinue or refuse service if the other Party violates this provision.

7.4 The characteristics and methods of operation of any circuits, facilities or equipment of one Party connected with the services, facilities or equipment of the other Party shall not interfere with or impair service over any facilities of the other Party, its affiliated companies, or its connecting and concurring carriers involved in its services; or cause damage to the other Party's plant, impair the privacy of any communications carried over the facilities or create hazards to the employees of the other Party, its affiliated companies, or its connecting and concurring carriers or the public.

7.5 If such characteristics or methods of operation are not in accordance with the preceding paragraph, either Party will notify the other Party that temporary discontinuance of the circuit, facility or equipment may be required; however, when prior notice is not practicable, either Party may forthwith temporarily discontinue the use of a circuit, facility or equipment if such action is reasonable under the circumstances. In such case of temporary discontinuance, either Party will notify the other Party immediately by telephone and provide the other Party with the opportunity to correct the condition that gave rise to the temporary discontinuance. No allowance for interruption will be applicable.

7.6 Each Party is solely responsible for the services it provides to its customers and to other telecommunications carriers.

7.7 Each Party is responsible for administering NXX codes assigned to it.

7.8 At all times during the term of this Agreement, each Party shall keep and maintain in force at each Party's expense all insurance required by law (e.g., workers' compensation insurance) as well as general liability insurance for personal injury or death to any one person, property damage resulting from any one incident, automobile liability with coverage of bodily injury for property damage. Upon request from the other Party, each Party shall provide to the other Party evidence of such insurance (which may be provided through a program of self-insurance).

7.9 The physical connection of facilities, delivery of traffic, and/or termination of traffic may be temporarily discontinued by either Party upon 30 days' written notice to the other Party for repeated or willful violation of or refusal to comply with any of the provisions of this Agreement.

8.0 EFFECTIVE DATE, TERM, AND TERMINATION

8.1 This Agreement shall become effective on January 1, 2007 and shall terminate on December 31, 2008 (the "Initial Term"). When the Agreement becomes effective, the provisions contained in Section 2.0 of this Agreement shall apply with respect to the interpretation and construction of this Agreement and its ongoing relation to other references, including subsequent tariffs.

8.2 After the Initial Term, this Agreement shall then automatically renew on a year-to-year basis. Upon expiration of the initial term or any subsequent term, either Party may terminate this Agreement by providing written notice of termination to the other Party, with such written notice to be provided at least sixty (60) days in advance of the date of termination of the then-existing term.

8.2.1 Post-Termination Arrangements. For service arrangements made available under this Agreement and existing at the time of termination, those arrangements will continue without interruption until a replacement agreement has been executed by the Parties either (a) under an agreement voluntarily executed by the Parties; (b) under a new agreement arrived at pursuant to the provisions of the Act; or (c) under an agreement available according to the provisions of Section 252(i) of the Act, but in no case will the existing service arrangements continue for longer than 12 months following the date on which notice of termination is provided by either Party to the other Party.

8.3 Upon termination or expiration of this Agreement in accordance with this Section:

(a) each Party shall comply immediately with its obligations set forth above;

(b) each Party shall promptly pay all undisputed amounts (including any late payment charges) owed under this Agreement;

(c) each Party's indemnification obligations shall survive termination or expiration of this Agreement.

8.4 The arrangements pursuant to this Agreement including the provision of services or facilities shall immediately terminate upon the suspension, revocation or termination by other means of either Party's authority to provide services. For Ballard Rural, authority involves the provision of local exchange or exchange access services. For Cingular, authority involves the provision of CMRS services under license from the Federal Communications Commission.

8.5 The services and facilities arrangements pursuant to this Agreement may be terminated by either Party upon not less than ten (10) days' written notice to the other Party for failure to pay undisputed amounts on the dates or at times specified for the facilities and services furnished pursuant to this Agreement.

8.6 Either Party may terminate this Agreement 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 thirty (30) calendar days of receipt of written notice thereof. Default is defined to include:

(a) A Party's insolvency or the initiation of bankruptcy or receivership proceedings by or against the Party; or

(b) A Party's refusal or failure in any material respect properly to perform its obligations under this Agreement, or the violation of any of the material terms and conditions of this Agreement.

(c) Default as may be defined elsewhere in this Agreement.

9.0 CANCELLATION CHARGES

Except as provided herein, or as otherwise provided in any applicable tariff or contract referenced herein, no cancellation charges shall apply.

10.0 INDEMNIFICATION

10.1 Each Party agrees to release, indemnify, defend and hold harmless the other Party from and against all losses, claims, demands, damages, expenses, suits or other actions, or any liability whatsoever related to the subject matter of this Agreement, including, but not limited to, costs and attorneys' fees (collectively, a "Loss"), (a) whether suffered, made, instituted, or asserted by any other party or person, relating to personal injury to or death of any person, defamation, or for loss, damage to, or destruction of real and/or personal property, whether or not owned by others, arising during the term of this Agreement and to the extent proximately caused by the acts or omissions of the indemnifying Party, regardless of the form of action, or (b) suffered, made, instituted, or asserted by its own customer(s) against the other Party arising out of the other Party's provision of services to the indemnifying Party under this Agreement. Notwithstanding the foregoing indemnification, nothing in this Section 10.0 shall affect or limit any claims, remedies, or other actions the indemnifying Party may have against the indemnified Party under this Agreement, any other contract, or any applicable Tariff(s), regulations or laws for the indemnified Party's provision of said services.

10.2 The indemnification provided herein shall be conditioned upon:

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(a) The indemnified Party shall promptly notify the indemnifying Party of any action taken against the indemnified Party relating to the indemnification.

(b) The indemnifying Party shall have sole responsibility to defend any such action with counsel reasonably acceptable to the indemnified Party, provided that the indemnified Party may engage separate legal counsel at its sole cost and expense.

(c) In no event shall the indemnifying Party settle or consent to any judgment pertaining to any such action without the prior written consent of the indemnified Party, which consent shall not be unreasonably withheld.

(d) The indemnified Party shall, in all cases, assert any and all provisions in its Tariffs or customer contracts that limit liability to third parties as a bar to any recovery by the third party claimant in excess of such limitation of liability.

(e) The indemnified Party shall offer the indemnifying Party all reasonable cooperation and assistance in the defense of any such action.

10.3 In addition to its indemnity obligations under Section 10.1 and 10.2, each Party shall provide, in its Tariffs or customer contracts that relate to any Telecommunications Service or Network Element provided or contemplated under this Agreement that in no case shall such Party or any of its agents, contractors or others retained by such parties be liable to any customer or third party for (i) any Loss relating to or arising out of this Agreement, whether in contract or tort, that exceeds the amount such Party would have charged the applicable customer for the service(s) or function(s) that gave rise to such Loss, or (ii) any consequential damages (as defined in Subsection 11.2 below).

11.0 LIMITATION OF LIABILITY

11.1 Except in the instance of harm resulting from an intentional or grossly negligent action of one Party, the Parties agree to limit liability in accordance with this Section 11. The liability of either Party to the other Party for damages arising out of failure to comply with a direction to install, restore or terminate facilities; or out of failures, mistakes, omissions, interruptions, delays, errors or defects occurring in the course of furnishing any services, arrangements or facilities hereunder shall be determined in accordance with the terms of the applicable tariff(s) of the providing Party. In the event no tariff(s) apply, the providing Party's liability shall not exceed an amount equal to the pro rata monthly charge for the affected facility or service for the period in which such failures, mistakes, omissions, interruptions, delays, errors or defects occur. Recovery of said amount shall be the injured Party's sole and exclusive remedy against the providing Party for such failures, mistakes, omissions, interruptions, delays, errors or defects.

11.2 Neither Party shall be liable to the other in connection with the provision or use of services offered under this Agreement for punitive, exemplary, indirect, incidental, consequential, reliance or special damages, including (without limitation) damages for lost profits (collectively, "Consequential Damages"), regardless of the form of action, whether in contract, warranty, strict liability, or tort, including, without limitation, negligence of any kind, even if the other Party has been advised of the possibility of such damages; provided, that the foregoing shall not limit a Party's obligation under Section 10.

11.3 The Parties agree that neither Party shall be liable to the customers of the other Party in connection with its provision of services to the other Party under this Agreement. Nothing in this Agreement shall be deemed to create a third party beneficiary relationship between the Party providing the service and the customers of the Party purchasing the service. In the event of a dispute involving both Parties with a customer of one Party, both Parties shall assert the applicability of any limitation on liability to customers that may be contained in either Party's applicable tariff(s) or customer contracts.

12.0 COMPLIANCE WITH LAWS AND REGULATIONS

12.1 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. Each Party shall promptly notify the other Party in writing of any governmental action that suspends, cancels, withdraws, limits, or otherwise materially affects its ability to perform its obligations hereunder.

12.2 The Parties understand and agree that this Agreement will be filed with the Commission. The Parties reserve the right to seek regulatory relief and otherwise seek redress from each other regarding performance and implementation of this Agreement. In the event the Commission rejects this Agreement, the Parties agree to meet and negotiate in good faith to arrive at a mutually acceptable modification of the Agreement. Further, this Agreement is subject to change, modification, or cancellation as may be required by a regulatory authority or court in the exercise of its lawful jurisdiction. Notwithstanding these mutual commitments, the Parties nevertheless enter into this Agreement without prejudice to any positions they have taken previously, or may take in the future in any legislative, regulatory, or other public forum addressing any matters, including matters related specifically to this Agreement or other types of arrangements prescribed in this Agreement.

13.0 DISCLAIMER OF REPRESENTATION AND WARRANTIES

EXCEPT AS EXPRESSLY PROVIDED UNDER THIS AGREEMENT, NEITHER PARTY MAKES ANY WARRANTY, EXPRESS OR IMPLIED, WITH RESPECT TO THE SERVICES, FUNCTIONS AND PRODUCTS IT PROVIDES UNDER OR CONTEMPLATED BY THIS AGREEMENT AND THE PARTIES DISCLAIM THE IMPLIED WARRANTIES OF MERCHANTABILITY OR OF FITNESS FOR A PARTICULAR PURPOSE.

14.0 MISCELLANEOUS

14.1 Authorization

14.1.1 Ballard Rural is a corporation duly organized, validly existing and in good standing under the laws of the Commonwealth of Kentucky and has full power and authority to execute and deliver this Agreement and to perform its obligations hereunder, subject to necessary regulatory approval.

14.1.2 Cingular is a **[insert entity type]**, duly organized, validly existing and in good standing under the laws of the **[insert state of organization]** and has a full power and authority to execute and deliver this Agreement and to perform its obligations hereunder, subject to necessary regulatory approval.

14.2 Disclaimer of Agency; No Third Party Beneficiaries; Independent Contractor

Neither this Agreement, nor any actions taken by either Party, in compliance with this Agreement, shall be deemed to create an agency or joint venture relationship between the Parties, or any relationship. Neither this Agreement, nor any actions taken by either Party in compliance with this Agreement, shall create an agency, or any other type of relationship or third party liability between the Parties or between either Party and the customers of the other Party. This Agreement is for the sole benefit of the Parties and their permitted assigns, and nothing herein express or implied shall create or be construed to create any third-party beneficiary rights hereunder. Nothing in this Agreement shall constitute a Party as a legal representative or agent of the other Party, nor shall a Party have the right or authority to assume, create or incur any liability or any obligation of any kind, express or implied, against or in the name or on behalf of the other Party unless otherwise expressly permitted by such other Party. Except as otherwise expressly provided in this Agreement, no Party undertakes to perform any obligation of the other Party, whether regulatory or contractual, or to assume any responsibility for the management of the other Party's business.

14.3 Force Majeure

Neither Party shall be responsible for delays or failures in performance resulting from acts or occurrences beyond the reasonable control of such Party, regardless of whether such delays or failures in performance were foreseen or foreseeable as of the date of this Agreement, including,

without limitation: adverse weather conditions, fire, explosion, power failure, acts of God, war, revolution, civil commotion, or acts of public enemies; any law, order, regulation, ordinance or requirement of any government or legal body; or labor unrest, including, without limitation, strikes, slowdowns, picketing or boycotts; or delays caused by the other Party or by other service or equipment vendors; or any other circumstances beyond the Party's reasonable control. In such event, the affected Party shall, upon giving prompt notice to the other Party, be excused from such performance on a day-to-day basis to the extent of such interferences (and the other Party shall likewise be excused from performance of its obligations on a day-to-day basis to the extent such Party's obligations relate to the performance so interfered with). The affected Party shall use its best efforts to avoid or remove the cause(s) of non-performance and both Parties shall proceed to perform with dispatch once the cause(s) are removed or cease.

14.4 Treatment of Proprietary and Confidential Information

14.4.1 Both Parties agree that it may be necessary to provide each other during the term of this Agreement with certain confidential information, including, but not limited to, trade secrets, technical and business plans, technical information, proposals, specifications, drawings, procedures, customer account data, call detail records and like information (hereinafter collectively referred to as "Proprietary Information"). Proprietary Information shall remain the property of the disclosing Party. Both Parties agree that all Proprietary Information shall be in writing or other tangible form and clearly marked with a confidential, private or proprietary legend and that the Proprietary Information will be returned to the owner within a reasonable time upon request of the disclosing party. Both Parties agree that the Proprietary Information shall be utilized by the nondisclosing Party only to the extent necessary to fulfill the terms of this Agreement or upon such terms and conditions as may be agreed upon between the Parties in writing, and for no other purpose. Both Parties agree to receive such Proprietary Information and not to disclose such Proprietary Information. Both Parties agree to protect the Proprietary Information received from distribution, disclosure or dissemination to anyone except employees and duly authorized agents of the Parties with a need to know such Proprietary Information and which employees and agents agree to be bound by the terms of this Section. Both Parties will use the same standard of care, which in no event shall be less than a reasonable standard of care, to protect Proprietary Information received as they would use to protect their own confidential and proprietary information.

14.4.2 Notwithstanding the foregoing, both Parties agree that there will be no obligation to protect any portion of the Proprietary Information that is either: 1) made publicly available by the owner of the Proprietary Information or lawfully disclosed by a non-party to this Agreement; 2) lawfully obtained from any source other than the owner of the Proprietary Information; 3) publicly known through no wrongful act of the receiving Party; 4) previously known to the receiving Party without an obligation to keep it confidential; 5) required to be disclosed by any governmental authority or applicable law; or 6) approved for release by written authorization of the disclosing Party.

14.4.3 Upon termination of this Agreement, the Parties shall: (i) destroy all Proprietary Information of the other party that remains in its possession; and (ii) certify the completion of such activity in writing to the other Party, within thirty (30) calendar days.

14.5 Choice of Law. The construction, interpretation, enforcement and performance of this Agreement shall be in accordance with the laws of the Commonwealth of Kentucky without regard to its conflict of laws principles.

14.6 Taxes

Any Federal, state or local excise, license, sales, use, or other taxes or tax-like charges (excluding any taxes levied on income) resulting from the performance of this Agreement shall be borne by the Party upon which the obligation for payment is imposed under applicable law, even if

the obligation to collect and remit such taxes is placed upon the other Party. Any such taxes shall be shown as separate items on applicable billing documents between the Parties. The Party obligated to collect and remit taxes shall do so unless the other Party provides such Party with the required evidence of exemption. The Party so obligated to pay any such taxes may contest the same in good faith, at its own expense, and shall be entitled to the benefit of any refund or recovery, provided that such Party shall not permit any lien to exist on any asset of the other Party by reason of the contest. The Party obligated to collect and remit taxes shall cooperate fully in any such contest by the other Party by providing records, testimony and such additional information or assistance as may reasonably be necessary to pursue the contest.

14.7 Assignability

Either Party may, upon at least sixty (60) days prior written notice and with the other Party's prior written consent, which shall not be unreasonably withheld, assign this Agreement to an entity with which it is under common ownership and/or control. For purposes of this Subsection 14.7, it shall be deemed "reasonable" for the non-assigning party to withhold consent to a proposed assignment if the proposed assignee does not provide the non-assigning party with sufficient evidence that it has the resources, ability, and authority to satisfactorily perform pursuant to the terms of this Agreement. Any attempted assignment or delegation in violation of this Subsection 14.7 shall be void and ineffective and constitute a default of this Agreement by the party attempting such assignment or delegation. This Agreement shall be binding on and inure to the benefit of the Parties and their respective legal successors and permitted assignee.

14.8 Billing and Payment; Disputed Amounts

14.8.1 Ballard Rural shall invoice Cingular on a monthly basis. Cingular shall pay any invoice, which is not the subject of a valid dispute, in immediately available U.S. funds, within (30) days from the date of the invoice. Billing will be based on factors contained in Appendix applied to the terminating minutes of use over the interconnection facilities as measured by Ballard Rural.

14.8.2 All charges under this agreement shall be billed within one year from the time the charge was incurred: previously unbilled charges more than one year old shall not be billed by either Party, and shall not be payable by either Party.

14.8.3 If any portion of an amount due to a Party (the "Billing Party") under this Agreement is subject to a bona fide dispute between the Parties, the Party billed (the "Non-Paying Party") shall within thirty (30) days of its receipt of the invoice containing such disputed amount give notice to the Billing Party of the amount it disputes ("Disputed Amount") and include in such notice the specific details and reasons for disputing each item. The Non-Paying Party shall pay when due all undisputed amounts to the Billing Party.

14.8.4 If the Parties are unable to resolve the issues related to the Disputed Amounts in the normal course of business within thirty (30) days after delivery to the Billing Party of notice of the Disputed Amounts, then either Party may file a complaint with the Commission to resolve such issues or proceed with any other remedy pursuant to law or equity.

14.8.6 The Parties agree that all negotiations pursuant to this subsection 14.8 shall remain confidential and shall be treated as compromise and settlement negotiations for purposes of the Federal Rules of Evidence and state rules of evidence.

14.8.7 Any undisputed amounts not paid when due shall accrue interest from the date such amounts were due at the lesser of (i) one and one-half percent (1-1/2%) per month or (ii) the highest rate of interest that may be charged under applicable law.

14.9 Dispute Resolution

Any dispute between the Parties regarding the interpretation or enforcement of this Agreement or any of its terms shall be addressed, in the first instance, by good faith negotiation between the Parties. Should negotiations fail to resolve the dispute in a reasonable time, either Party may initiate an appropriate action at the Kentucky Public Service Commission or a Kentucky judicial forum or, upon mutual agreement, the Parties may submit their dispute to binding arbitration, pursuant to the then-effective rules of the American Arbitration Association.

14.10 Notices

Notices given by one Party to the other Party under this Agreement shall be in writing and shall be (i) delivered personally, or (ii) delivered by express delivery service to the following addresses of the Parties:

For Ballard Rural: ATTN: Harlon Parker, General Manager Ballard Rural Telephone Cooperative Corp., Inc. 159 W. 2nd Street P.O. Box 209 LaCenter, Kentucky 42056-0209

With a copy to: John E. Selent, Esq. Dinsmore & Shohl LLP 1400 PNC Plaza 500 West Jefferson St. Louisville, Kentucky 40202

For Cingular:

or to such other address as either Party shall designate by proper notice. Notices will be deemed given as of the earlier of (i) the date of actual receipt, or (ii) the next business day when notice is sent via express delivery.

14.11 Joint Work Product.

This Agreement is the joint work product of the Parties and has been negotiated by the Parties and shall be fairly interpreted in accordance with its terms and, in the event of any ambiguities, no inferences shall be drawn against either Party.

14.12 No License.

14.12.1 Nothing in this Agreement shall be construed as the grant of a license, either express or implied, with respect to any patent, copyright, trademark, trade name, trade secret or any other proprietary or intellectual property now or hereafter owned, controlled or licensable by either Party. Neither Party may use any patent, copyrightable materials, trademark, trade name, trade secret or other intellectual property right of the other Party except in accordance with the terms of a separate license agreement between the Parties granting such rights.

14.12.2 Neither Party shall have any obligation to defend, indemnify or hold harmless, or acquire any license or right for the benefit of, or owe any other obligation or have any liability to, the other Party or its customers 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 of any facilities by either Party under this Agreement, alone or in combination with that of the other Party, constitutes direct, vicarious or contributory infringement or inducement to infringe, misuse or misappropriation of any patent, copyright, trademark, trade secret, or any other proprietary or intellectual property right of any Party or third party. Each Party, however, shall offer to the other reasonable cooperation and assistance in the defense of any such claim.

14.12.3 NOTWITHSTANDING ANY OTHER PROVISION OF THIS AGREEMENT, THE PARTIES AGREE THAT NEITHER PARTY HAS MADE, AND THAT THERE DOES NOT EXIST, ANY WARRANTY, EXPRESS OR IMPLIED, THAT THE USE BY THE PARTIES OF THE OTHER'S FACILITIES, ARRANGEMENTS, OR SERVICES PROVIDED UNDER THIS AGREEMENT SHALL NOT GIVE RISE TO A CLAIM BY ANY THIRD PARTY OF INFRINGEMENT, MISUSE, OR MISAPPROPRIATION OF ANY INTELLECTUAL PROPERTY RIGHT OF SUCH THIRD PARTY.

14.13 Survival

The Parties' obligations under this Agreement, which by their nature are intended to continue beyond the termination or expiration of this Agreement, shall survive the termination or expiration of this Agreement.

14.14 Entire Agreement.

This Agreement and any Exhibits, Appendices, Schedules, or tariffs which are incorporated herein by this reference, sets forth the entire understanding and supersedes prior agreements between the Parties relating to the subject matter contained herein and merges all prior discussions between them, and neither Party shall be bound by any definition, condition, provision, representation, warranty, covenant or promise other than as expressly stated in this Agreement or as is contemporaneously or subsequently set forth in writing and executed by a duly authorized officer or representative of the Party to be bound thereby.

14.15 Non-Waiver.

Failure of either Party to insist on performance of any term or condition of this Agreement or to exercise any right or privilege hereunder shall not be construed as a continuing or future waiver of such term, condition, right or privilege.

14.16 Publicity and Use of Trademarks or Service Marks.

Neither Party nor its subcontractors or agents shall use the other Party's trademarks, service marks, logos or other proprietary trade dress in any advertising, press releases, publicity matters or other promotional materials without such Party's prior written consent.

14.17 Severability

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 opinion of either Party, in a material change to this Agreement. If a material change as described in this paragraph occurs as a result of action by a court or regulatory agency, the Parties shall negotiate in good faith for replacement language that does not materially alter the economic effect of this Agreement on either Party. If replacement language cannot be agreed upon within a reasonable period, either Party may terminate this Agreement without penalty or liability for such termination upon written notice to the other Party.

14.18 Counterparts

This Agreement may be executed in two or more counterparts, each of which shall be deemed an original and all of which together shall constitute one and the same instrument.

14.19 Modification, Amendment, Supplement, or Waiver

No modification, amendment, supplement to, or waiver of the Agreement or any of its provisions shall be effective and binding upon the Parties unless it is made in writing and duly signed by the Parties. A failure or delay of either Party to enforce any of the provisions hereof, to exercise any option which is herein provided, or to require performance of any of the provisions hereof shall in no way be construed to be a waiver of such provisions or options.

14.20 Change of Law. If any legislative, regulatory, judicial or other government decision, order, determination or action, or any change in law applicable to this Agreement materially affects any material provision of this Agreement, the rights obligations of either Party herein, or the ability of a Party to perform any material provision of this Agreement, the Parties shall promptly renegotiate in good faith and amend this Agreement in writing in order to make such mutually acceptable revisions to this Agreement as may be required in order to conform the Agreement to applicable law.

IN WITNESS WHEREOF, the Parties hereto have caused this Agreement to be executed as of this ____ day of _____, 2006.

New Cingular Wireless PSC and Cincinnati SMSA Limited Partnership	Ballard Rural Telephone Cooperative Corporation, Inc.
Ву:	Ву:
Printed:	Printed:
Title:	Title:

DESIGNATION OF INTERCONNECTION POINT(S) AND TRAFFIC DISTRIBUTION CMRS-LEC AGREEMENT

This Appendix specifies the Interconnection Points ("IPs") pursuant to the Agreement for Facilities-Based Network Interconnection for Transport and Termination of Telecommunications Traffic (CMRS-LEC Agreement) between New Cingular Wireless PSC and Cincinnati SMSA Limited Partnership ("Cingular") and Ballard Rural Telephone Cooperative Corporation, Inc. ("Ballard Rural") and the relative directionality and distribution of traffic with respect to the connecting facilities associated with each IP as follows:

I. Service Arrangement and Interconnection Point(s) Interconnection

IP #1 — For the exchange of LEC-CMRS two-way traffic between the Parties' networks within the Louisville, Kentucky MTA pursuant to this Agreement, the Parties agree to connect at a junction point located at V and H

coordinates: V=yyyy, H=zzzz.

2. For the total amount of two-way traffic delivered by the Parties over the connecting facilities, the Parties agree to the following distribution of traffic on a default basis only if Ballard Rural does not provide specific traffic measurement:

% Mobile-to-Land traffic terminating on Ballard Rural's network	Ξ	100%
% Land-to-Mobile traffic terminating on Cingular's network	=	0%

3. For the total traffic terminating on Ballard Rural's network, the Parties agree to the following distribution of traffic:

% Subject Traffic	=	95 %
% Intrastate Inter-MTA Traffic	=	5 %
% Interstate Inter-MTA Traffic	Ξ	0 %

4. For the total traffic terminating on Cingular's network, the Parties agree to the following distribution of traffic:

% Subject Traffic	=	100 %
% Intrastate Inter-MTA Traffic	=	0 %
% Interstate Inter-MTA Traffic	=	0%

Approved and executed this _____ day of _____, 2006.

New Cingular Wireless PCS and Cincinnati SMSA Limited Partnership Ballard Rural Telephone Cooperative Corporation, Inc.

Ву:	Ву:
Printed:	Printed:
Title:	Title:

Appendix B Schedule of Charges Pursuant to the Agreement for Facilities-Based Network Interconnection for Transport and Termination of Telecommunications Traffic CMRS-LEC AGREEMENT

This Appendix specifies the rates for the Transport and Termination of traffic delivered by one Party to the network of the other Party pursuant to the Agreement for Facilities-Based Network Interconnection for Transport and Termination of Telecommunications Traffic (CMRS-LEC Agreement) between Ballard Rural Telephone Cooperative Corporation, Inc. ("Ballard Rural") and New Cingular Wireless PSC and Cincinnati SMSA Limited Partnership ("Cingular") as follows:

1. CHARGES FOR TRANSPORT, TERMINATION AND TANDEM SWITCHING for Subject Traffic:

2. Charges for Access Transport, Access Termination and Access Tandem Switching for Inter-MTA Traffic:

Current Ballard Rural access tariffs in the proper jurisdiction apply.

3. Special Access Connecting Facilities:

Ballard Rural will charge Cingular special access monthly recurring rates pursuant to Ballard Rural's effective intrastate access tariff for the connecting facilities between IP#1 as set forth in Appendix A and Ballard Rural's LaCenter tandem office.

Ballard Rural will charge Cingular special access non-recurring rates pursuant to Ballard Rural's effective intrastate access tariff for any new connecting facilities.

Ballard Rural will credit Cingular 0% of the charges specified in this section for its portion of special access transport. Should the Parties mutually agree to revise the percentage traffic flow calculation, the percent special access credit will be modified to reflect the revised traffic flow percentage, but under no circumstances will the credit exceed 50%.

Approved and executed this _____ day of _____, 2006.

New Cingular Wireless PSC and Cincinnati SMSA Limited Partnership Ballard Rural Telephone Cooperative Corporation, Inc.

Ву:	
Printed:	
Title:	

By:	
Printed:	
Title:	

Appendix C

Designation of Cingular's CMRS Service Area

Cingular's Service Area by Counties in the Commonwealth of Kentucky:

To be added

Approved and executed this _____ day of _____, 2006.

New Cingular Wireless PSC and Cincinnati SMSA Limited Partnership Ballard Rural Telephone Cooperative Corporation, Inc.

By:

Printed:	
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Title:

Title:_____

Printed:_____

By:_____

-

ISSUES MATRIX Ballard Rural - Cingular

Key:	Ballard Rural Terms Appear in Bold Underline (Opposed by Cingular)
	Cingular Terms Appear in Bold Italics (Opposed by Ballard Rural)
	Agreed Terms Appear in Normal Type

Issue Number;	Description of Issue	Disputed Terms	Ballard Rural	Cingular Position
Implicated Section			Position	
of Interconnection				
Agreement				

Issue No. 1	Should the agreement be		Yes. The title	Proposed revisions
	called an "Agreement		"Agreement for	not provided in
Title Page and	for Facilities-Based	Title Page:	Facilities-Based	sufficient time to
Heading on Page 1	Network Interconnection	Agreement for Facilities-Based	Network	conduct meaningful
	for Transport and	Network Interconnection for Transport	Interconnection for	negotiations.
	Termination of	and Termination of	Transport and	Therefore,
	Telecommunications	Telecommunications Traffic	Termination of	respondent's
	Traffic?		Telecommunications	position is
Preamble to General		GT&C, Preamble:	Traffic" adequately	unknown.
Terms & Conditions		Pursuant to this CMRS-LEC	summarizes that traffic	
("GT&C")		Agreement for <u>Facilities-Based</u>	will be exchanged by	
		Network Interconnection for Transport	means of facilities-	
		and Termination of	based network	
		Telecommunications Traffic, Ballard	interconnection.	
		Rural Telephone Cooperative		
		Corporation, Inc. ("Ballard Rural")		
		and New Cingular Wireless PCS, LLC		
		and Cincinnati SMSA Limited		
		Partnership (collectively, "Cingular")		
		will extend certain network		
		arrangements to one another as		

ISSUES MATRIX Ballard Rural - Cingular

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Issue Number;	Description of Issue	Disputed Terms	Ballard Rural	Cingular Position
Implicated Section			Position	
of Interconnection				
Agreement				

		specified below.		
GT&C, Section 1.3		GT&C, Section 1.3: 1.3 "Agreement" means this Agreement for <u>Facilities-Based</u> Network Interconnection for Transport and Termination of Telecommunications Traffic (CMRS- LEC Agreement), together with all appendices, exhibits, schedules, and other attachments hereto.		
Issue No. 2	Should the agreement		No. It is already clear	
	specifically identify all		that the	
GT&C, Section 1.0	amendments to the	-	Telecommunications	sufficient time to
	Communications Act of	1.0 DEFINITIONS	Act of 1996 is included	
	1934?"		with the scope of	-
		As used in this Agreement, the		negotiations.
		following terms shall have the meanings specified below in this		Therefore,
		Section 1.0. Any term used in this	01 1954.	respondent's
		Agreement that is not specifically		position is unknown.
		defined shall have the meaning		untitown.
		ascribed to such term in the		

ISSUES MATRIX Ballard Rural - Cingular

Key:	Ballard Rural Terms Appear in Bold Underline (Opposed by Cingular)			
	Cingular Terms Appear in Bold Italics (Opposed by Ballard Rural)			
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Issue Number;	Description of Issue	Disputed Terms	Ballard Rural	Cingular Position
Implicated Section			Position	
of Interconnection				
Agreement				

GT&C, Section 1.1		Communications Act of 1934, as amended, <i>including the</i> <i>Telecommunications Act of 1996.</i> If no specific meaning exists for a specific term used in this Agreement, then normal usage in the telecommunications industry shall apply. GT&C, Section 1.1: 1.1 "Act" means the Communications Act of 1934, as amended, <i>including the</i> <i>Telecommunications Act of 1996 and</i> <i>as from time-to-time interpreted in</i> <i>the duly authorized rules and</i> <i>regulations of the FCC.</i>		
Issue No. 3	Should the agreement include a definition for		Yes. The proposed definition is	not provided in
GT&C, Section 1.2	"Affiliate?"	GT&C, Section 1.2: <u>1.2</u> "Affiliate" is As Defined in the Act.	reasonable, and it does not adversely affect Cingular.	
Key:	Ballard Rural Terms Appear in Bold Underline (Opposed by Cingular)			
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	Cingular Terms Appear in Bold Italics (Opposed by Ballard Rural)			
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Issue Number;	Description of Issue	Disputed Terms	Ballard Rural	Cingular Position
Implicated Section			Position	
of Interconnection				
Agreement				

				Therefore, respondent's
				position is unknown.
Issue No. 4	How should "End Office Switches" be defined?		"End Office Switches" should be defined as	
GT&C, Section 1.4(a)	Switches be defined:	GT&C, Section 1.4(a): (a) "End Office Switches," <u>which</u>	proposed. The	sufficient time to conduct meaningful
		are used to terminate lines from individual stations for the purpose	consistent with industry usage, and Cingular's	negotiations. Therefore,
		of interconnection to each other and	proposed definition	respondent's
		to trunks; which are landline switches from which end-user	imposes network conceptions that may	position is unknown.
		Telephone Exchange Services are directly connected and offered. and	not, in the future, remain true.	
Issue No. 5	Should the agreement include a definition for		Yes. This definition helps ensure that	Proposed revisions not provided in
GT&C, Section 1.11	"Information Service?"	GT&C, Section 1.xx: 1.11 "Information Service" is as	"information service" traffic is distinguished	sufficient time to conduct meaningful
		defined in the Act.	from the	negotiations.
			telecommunications traffic the parties are	Therefore, respondent's
		<u>}</u>	agreeing to exchange,	position is

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Issue Number;	Description of Issue	Disputed Terms	Ballard Rural	Cingular Position
Implicated Section			Position	
of Interconnection				
Agreement				

			as indicated by the proposed title of this agreement.	unknown.
Issue No. 6	How should the		Ballard Rural's	Proposed revisions
CTPC Section 114	agreement define	CT&C Section 1 14:	proposed definition	not provided in
GT&C, Section 1.14	"Interexchange Carrier"	GT&C, Section 1.14:	complies with the Act.	sufficient time to
	or "IXC?"	1.14 "Interexchange Carrier" or		conduct meaningful
		"IXC" means a carrier that provides,		negotiations.
		directly or indirectly, interLATA or		Therefore,
		intraLATA Telephone Toll Services		respondent's
		means a provider of interexchange		position is
······································		telecommunications services.		unknown.
Issue No. 7	How should the		Inter-MTA traffic	Proposed revisions
	agreement define "Inter-		should be defined as	not provided in
GT&C, Section 1.15	MTA Traffic?"	GT&C, Section 1.xx:	proposed. Ballard	sufficient time to
		1.15 "Inter-MTA Traffic" is: (a)	Rural has no way of	conduct meaningful
		traffic originated by a CMRS end user	reliably determining	negotiations.
		of Cingular in one MTA and		Therefore,
		terminated to an end user of Ballard	017	respondent's
		Rural in another MTA based on the	CMRS end-user.	position is
		cell site serving the CMRS end user	1	unknown.
		at the beginning of the call; or (b)	-	
		traffic originated by an end user of	be transported over	

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Issue Number;	Description of Issue	Disputed Terms	Ballard Rural	Cingular Position
Implicated Section			Position	
of Interconnection				
Agreement				

		Ballard Rural in one MTA and terminated to an end user of Cingular in another MTA based on the cell site serving the CMRS end user at the beginning of the call. Inter-MTA Traffic is subject to Ballard Rural originating and terminating Switched Exchange Access Service charges.	groups, it is appropriate to ensure that the CMRS carrier compensates for this	
Issue No. 8	Should the agreement include a definition for		Yes. Because the parties' networks will	Proposed revisions not provided in
GT&C, Section 1.xx	"Multifrequency?"	GT&C, Section 1.xx: <u>1.18</u> "Multifrequency" means a signaling system for use between switching systems which uses a method of sending pulses over a circuit by using one pair of tones from a total set of five tones to encode each digit.	need to communicate with one another, it is	sufficient time to

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Issue Number;	Description of Issue	Disputed Terms	Ballard Rural	Cingular Position
Implicated Section			Position	
of Interconnection				
Agreement				

			interoperability problems could materialize.	
Issue No. 9	How should the agreement define		Inter-MTA traffic should be defined as	Proposed revisions not provided in
GT&C, Section 1.22	"Subject Traffic?"	GT&C, Section 1.22: 1.22 "Subject Traffic" is telecommunications traffic that is subject to Section 251(b)(5) of the Act. With respect to network interconnection between a CMRS licensee and a LEC, Subject Traffic is defined as traffic which, based on the cell site serving the CINGULAR end user at the beginning of the call, is originated by an end user of one Party and terminates to an end user of the other Party within the same Major Trading Area ("MTA"), provided that the end user of Cingular is a two-way CMRS customer and the traffic is delivered by either Party over the connecting facilities covered by this	proposed. Ballard Rural has no way of reliably determining the roving physical location of a typical CMRS end-user. Moreover, because inter-MTA traffic will be transported over switched access trunk groups, it is appropriate to ensure that the CMRS carrier compensates for this service.	sufficient time to conduct meaningful negotiations.

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Issue Number;	Description of Issue	Disputed Terms	Ballard Rural	Cingular Position
Implicated Section			Position	
of Interconnection				
Agreement				

			Agreement. Subject Traffic is defined under this Agreement only for the purpose of defining the scope of traffic that is subject to compensation pursuant to 47 C.F.R. § 51.701(e) of the FCC's rules. The definition and use of the term Subject Traffic for purposes of this Agreement has no effect on the definition of local traffic or the geographic area associated with local calling under either Party's respective end user service offerings.			
Issue No. 10	How should			Given that all	Proposed revision	
GT&C, Section 1.25	agreement "Termination?"	define	GT&C, Section 1.25 1.25 "Termination" is, with respect to the Subject Traffic delivered by one Party to the other Party <u>over the</u> <u>facilities established pursuant to this</u> <u>Agreement</u> , the switching of such traffic at the terminating carrier's end office switch, or equivalent facility, and delivery of such traffic to the	pursuant to this Agreement," there is no reason to exclude the	sufficient time conduct meaningf negotiations. Therefore, respondent's	to

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Issue Number;	Description of Issue	Disputed Terms	Ballard Rural	Cingular Position
Implicated Section			Position	
of Interconnection				
Agreement	·			

			called party's premises.		
Issue No. 11	How should agreement	the define		Given that all exchanged traffic must	not provided in
GT&C, Section 1.26	"Transport?"		1.26 "Transport" is, with respect to the Subject Traffic delivered by one Party to the other Party <u>over the</u> <u>facilities established pursuant to this</u> <u>Agreement</u> , the transmission and any necessary tandem switching of such telecommunications traffic from the interconnection point between the two carriers to the terminating carrier's end office switch that directly serves the called party, or equivalent facility provided by a carrier other than an incumbent LEC.	Agreement," there is no reason to exclude the proposed language. In addition, the proposed language more accurately describes the appropriate	sufficient time to conduct meaningful negotiations. Therefore, respondent's position is unknown.

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Issue Number; Implicated Section of Interconnection Agreement	Description of Issue	Disputed Terms	Ballard Rural Position	Cingular Position
Issue No. 12 GT&C, Section 3.0	How should the agreement specifically define the scope of the Parties' traffic exchange and related rights and obligations?	GT&C, Section 3.0: 3.0 SCOPE 3.1 This Agreement sets forth the terms, conditions and prices under which the Parties agree to interconnect the CMRS network of Cingular and the LEC network of Ballard Rural for the purposes of delivering certain traffic within the scope of this Agreement specifically including: 3.1.1 CMRS to LEC Subject Traffic that is: (a) originated on the CMRS network of Cingular; (b) delivered to the Ballard Rural network <u>over the</u> <u>facilities comprising the</u> <u>Interconnection established</u> <u>pursuant to this Agreement</u> ; and (c) terminated on the incumbent LEC network of Ballard Rural;	exchanged pursuant to facilities contemplated by this agreement (otherwise there is no way to exchange traffic). Additionally, there is no reason to include interexchange	Proposed revisions not provided in sufficient time to conduct meaningful negotiations. Therefore, respondent's position is unknown.

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Issue Number;	Description of Issue	Disputed Terms	Ballard Rural	Cingular Position
Implicated Section			Position	
of Interconnection				
Agreement				

3.1.2 LEC to CMRS Subject Traffic that is: (a) originated on the incumbent LEC network of Ballard Rural; (b) delivered to Cingular <u>over the facilities</u> <u>comprising the Interconnection</u> <u>established pursuant to this</u> <u>Agreement</u> ; and (c) terminated on the CMRS network of Cingular; 3.1.3 Inter-MTA Traffic that is: (a) originated on the network of one Party; (b) delivered to the other Party <u>over the facilities comprising the</u> <u>Interconnection pursuant to this</u> <u>Agreement</u> ; and (c) terminated on the network of the other Party.	
3.2 This Agreement provides for specific compensation between the Parties for the Transport and Termination of Subject Traffic on each	

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Issue Number;	Description of Issue	Disputed Terms	Ballard Rural	Cingular Position
Implicated Section			Position	
of Interconnection				
Agreement				

2.2 Subject Tarffin dass not	Party's network as set forth in this Agreement. The specific provisions for compensation for the Transport and Termination of Subject Traffic do not apply to any other types of traffic or in any other geographic area.	
3.3 Subject Traffic does not include: (a) Inter-MTA Traffic discussed in Section 5.4; (b) traffic that either Party originates to, or terminates from, an interexchange carrier regardless of the originating and terminating end points of a call; or (c) traffic that Ballard Rural originates to, or terminates from, any carrier over facilities and/or service arrangements that the carrier has obtained pursuant to an access service arrangement regardless of the originating and terminating points of a call. All	discussed in Section 5.4; (b) traffic that either Party originates to, or terminates from, an interexchange carrier regardless of the originating and terminating end points of a call; or (c) traffic that Ballard Rural originates to, or terminates from, any carrier over facilities and/or service arrangements that the carrier has obtained pursuant to an access service arrangement regardless of the originating and	

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Issue Number;	Description of Issue	Disputed Terms	Ballard Rural	Cingular Position
Implicated Section			Position	
of Interconnection				
Agreement	1			

to, or terminates from, an interexchange carrier will be subject to access charges to be retained by
Ballard Rural. There will be no sharing of access charge revenue that Ballard Rural bills either interexchange carriers or any other carriers that obtain access services from Ballard Rural. There will be
no access services provided jointly between the Parties pursuant to this Agreement.3.4This Agreement only applies
with respect to the traffic deliveredover the facilities comprising theInterconnectionarrangement(s)between the Parties.This Agreementonly applies to traffic originated by
Cingular's CMRS mobile users that are located within the wireless service area of Cingular defined as the set of counties as set forth in Appendix C.

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Implicated Section			Position	
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The terms of this Agreement including, but not limited to, traffic distribution and the proportions of minutes of use that are Subject Traffic and Inter-MTA Traffic are directly related to and dependent on the specific service area of Cingular.3.5Compensation for the
Transport and Termination of Subject Traffic applies only to <u>traffic</u> <u>associated with the provision of local</u> over a service services by Ballard
exchange carrier services by BallardRural for which Ballard Rural hastariff authority to provide and totraffic associated with the provision of
two-way CMRS by Cingular. Neither Party shall provide an intermediary or transit traffic function for the other Party's connection of its end users to
the end users of a third party telecommunications carrier without the consent of all parties and without

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Implicated Section			Position	
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Agreement				

	the establishment of mutually	
	agreeable terms and conditions	
	governing the provision of the	
	intermediary functions. This	
	Agreement does not obligate either	
	Party to utilize any intermediary or	
	transit traffic function of the other	
	Party or of any third party. Traffic	
	associated with fixed wireless services	
	of Cingular is specifically excluded	
	from this Agreement. <u>This</u>	
	Agreement does not apply to traffic	
	originated or terminated on third	
	party networks or to any other	
	traffic not specifically identified in	
	this Section 3.0.	
	3.6 Connecting facilities that may	
	be established pursuant to this	
	Agreement shall not be used by either	
	Party to deliver any other traffic not	
	specifically allowed under this	
	· * · · ·	
L	Agreement in this Section 3.0. It will	

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Issue Number;	Description of Issue	Disputed Terms	Ballard Rural	Cingular Position
Implicated Section			Position	
of Interconnection				
Agreement				

		constitute a default of this Agreement for a Party to deliver, over the connecting network facilities, any traffic other than the traffic that is within the scope of this Agreement as specifically identified in this Section 3.0.		
Issue No. 13	Should the agreement be		The agreement should	Proposed revisions
	used to transport third-		not permit the	not provided in
GT&C, Section 4.0-	party traffic?	GT&C, Section 4.0-4.2:	exchange of third party	sufficient time to
4.2		4.0 SERVICE AGREEMENT	traffic because any	conduct meaningful
		A.1. N.C. I. CTutomore and the	third party seeking to	negotiations.
		4.1 Methods of Interconnection.	exchange traffic with either Party is required	Therefore, respondent's
		4.1.1 The Parties agree to	to obtain an appropriate	position is
		4.1.1 The Parties agree to interconnect their respective networks,	agreement for itself.	unknown.
		either directly or indirectly, within the	=	
		incumbent LEC service area of Ballard		
		Rural at one or more Interconnection		
		Points ("IPs") as established by		
		Ballard Rural. Interconnection will be		
		provided through an appropriate	· · · ·	
		Ballard Rural tandem switching office.		

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Implicated Section			Position	
of Interconnection				
Agreement				

The IP(s) will be set forth in Appendix
A. Ballard Rural shall make available,
to Cingular at the IP(s), trunks over
which Cingular can terminate traffic
described in Section 3.1 and Appendix
A. Cingular shall make available, to
Ballard Rural at the IP(s), trunks over
which Ballard Rural can terminate
traffic described in Section 3.1 and
Appendix A. By mutual agreement,
the Parties may interconnect on a bi-
directional basis using two-way trunk
groups between the Parties' networks.
All interconnecting facilities will be at
a minimum of a DS1 level, multiple
DS1 level, or DS3 level and will
conform to industry standards. This
Agreement does not apply to, and
interconnection pursuant to this
Agreement cannot be used for,
traffic originated or terminated on
third party networks. All methods
of interconnection are subject to the

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Implicated Section			Position	
of Interconnection				
Agreement				<u> </u>

	— <u> </u>
compensation structure set forth in	
Section 5.0 and Appendix B.	1
beenon bro und rappendan 2.	
4.1.2 Indirect Interconnection.	
Cingular shall be permitted to use a	
third party carrier's facilities for	
purposes of establishing	
interconnection indirectly with Ballard	
Rural at the IP(s). In such case, on	
behalf of Cingular, the third party	
carrier will connect dedicated facilities	
with Ballard Rural at the IP(s).	
Cingular shall be responsible for the	
payment to any third party carrier	
for any charges associated with the	
facilities.	
<u>Iacinuics.</u>	
4.2 Service Arrangement. This	
Agreement provides for the following	
interconnection arrangement between	
the Parties for the purpose of delivery	
by one Party of specific traffic for	
Transport and Termination on the	
ransport and rommation on the	

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Implicated Section			Position	
of Interconnection				
Agreement				

 ······································	
other Party's network.	
2	
4.2.1 The service arrangement	
involves trunk side connection to	
appropriate Ballard Rural tandem	
switching offices. Under this	
arrangement, the interconnection	
facility acts like an interoffice trunk.	
The trunk service arrangement can by	
mutual agreement be used as a two-	
-	
way service for originating and	
terminating traffic between the Parties'	
-	
respective networks. <u>This</u>	
Agreement does not apply to, and	
the trunk service arrangement	
cannot be used for traffic originated	
or terminated on third party	
networks.	
HOUN OF AS.	
4.2.1.1 For traffic terminating on	
Ballard Rural, the trunk service	
-	
arrangement may be used by Cingular	
to deliver traffic for termination to	

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Issue Number; Implicated Section of Interconnection Agreement	Description of Issue	Disputed Terms	Ballard Rural Position	Cingular Position
		valid NXX codes associated with		
		Ballard Rural end offices that subtend		
		the specific tandem office to which the		
		Type 2A interconnection is made.		
		4.2.1.2 Based on the specific Ballard		
		Rural local service area of the		
		originating Ballard Rural end user, the		
		trunk service arrangement may be		
		used by Ballard Rural to deliver traffic		
		only to designated NPA-NXXs of		
		Cingular for which the associated r <i>R</i> ate c <i>C</i> enter (as determined by V&H		
-		coordinates) is within the specific		
		Ballard Rural local service area of the		
		originating Ballard Rural end user.		
		Ballard Rural local service areas are		
		set forth in Ballard Rural's intrastate		
		local comica tariff		

local service tariff.		
4.2.1.3 The delivery of traffic		
pursuant to Subsections 4.2.1.1 and		
4.2.1.2 does not create legal or	1	

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Issue Number;Description of IssueImplicated Sectionof InterconnectionAgreementImplicated Section	Disputed Terms	Ballard Rural Position	Cingular Position
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regulatory obligations for either Party that do not otherwise apply.
4.2.1.4 The delivery of traffic pursuant to Section 4.2.1.2 and the designation of \mathbf{rR} ate \mathbf{cC} enter V & H coordinates by Cingular for NPA- NXX numbers assigned to Cingular's mobile CMRS customers does not necessarily affect or determine the services offered by Ballard Rural or Cingular, the services provided to end users by either Party, the rate structure applied to services provided to end users by either Party, or the rates charged to end users by either Party for the services either Party provides. Any end user service or traffic delivery application by either Party based on designation of rate center V & H coordinates for the NPA-NXX numbers assigned by Cingular to its
mobile CMRS customers does not

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Issue Number; Implicated Section of Interconnection Agreement	Description of Issue	Disputed Terms	Ballard Rural Position	Cingular Position
		create legal or regulatory obligations for either Party that do not otherwise apply. 4.3 Signaling. SS7 connectivity will be provided in accordance with prevailing industry standards. The Parties agree to cooperate on the exchange of all appropriate SS7 messages for originating carrier identification, local call set-up, including ISDN User Part ("ISUP") and Transaction Capability User Part ("TCAP") messages to facilitate full interoperability of all CLASS features and functions between their respective networks. Any other SS7 message services to be provided using TCAP messages (such as database queries) will be jointly negotiated and agreed upon. All SS7 signaling parameters will be provided in conjunction with traffic trunk groups, where and as		

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Issue Number;	Description of Issue	Disputed Terms	Ballard Rural	Cingular Position
Implicated Section			Position	
of Interconnection				
Agreement				

available. These parameters include,
but are not limited to, originating
Carrier Identification Code, Automatic
Number Identification ("ANI"), Initial
Address Message ("IAM"), Calling
Party Number ("CPN"), Privacy
Indicator, calling party category
information, and the charge number,
and the Jurisdictional Indicator
Parameter ("JIP") containing a
Local Exchange Routing Guide
("LERG") assigned NPA-NXX
identifying the originating switch of
calls originating from Local Number
Portability capable switches, etc.
All parameters related to network
signaling information will also be
provided, such as Cingular
Information Parameter ("CIP"),
wherever such information is needed
for call routing and billing. Each Party
will honor all Privacy Indicators as
required under applicable law.

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Implicated Section			Position	
of Interconnection				
Agreement				

Cingular must interconnect, directly or	
indirectly, with the Ballard Rural	
Signal Transfer Points ("STPs")	
serving the Telecommunications in	
which Telecommunications Traffic	
and Inter-MTA Traffic will be	
exchanged. Cingular may choose a	
third-party SS7 signaling provider to	
transport signaling messages to and	
from Ballard Rural's SS7 network. In	
that event, the third-party provider	
must present a letter of agency to	
Ballard Rural authorizing the third	
party to act on behalf of Cingular in	
transporting SS7 messages to and from	
Ballard Rural. The third-party	
provider for Cingular must	
interconnect with the Ballard Rural	
STP(s) serving the geographic area in	
which the traffic exchange trunk	
groups are located. Where SS7	
signaling is not available, in-band	
signaling shall be used in accordance	

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Implicated Section			Position	
of Interconnection				
Agreement				

		with accepted industry standards.		
Issue No. 14	What are the appropriate		The proposed	Proposed revisions
	compensation terms		compensation terms are	not provided in
GT&C, Sections 5.2-	applicable to the	GT&C, Sections 5.2-5.3:	appropriate because	sufficient time to
5.5	proposed exchange of	5.2 Rate Structure. An	they comply with the	conduct meaningful
	traffic?	IP(s) will be established between the	proposed	negotiations.
		Parties' networks as specified in	interconnection	Therefore,
		Appendix A for the delivery of	arrangements, and they	respondent's
		traffic described in Section 3.1.	are consistent with	position is
		Cingular must obtain special access	applicable law.	unknown.
		from Ballard Rural subject to the		
		rates, terms and conditions		
		<u>contained in Ballard Rural's</u>		
		intrastate access tariff for the		
		purpose of connection between the		
		IP(s) and Ballard Rural's applicable		
	-	tandem office. These connecting		
		facilities are set forth in Appendix		
		A. Ballard Rural will charge special		
		access from the applicable Ballard		
		Rural intrastate access tariff for the		
		tandem connecting facilities.		
		Special access charges for the		

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Implicated Section			Position	
of Interconnection				
Agreement				

connecting facilities will be reduced,
as specified in Appendix B, to reflect
the proportionate share of the total
usage of the facilities that is related
to Subject Traffic originated by
Ballard Rural. For any specific IP,
a single, combined, per-minute rate,
as specified in Appendix B, will
apply which encompasses total
compensation for Transport, call
Termination and any other facilities
utilized to terminate Subject Traffic
on the other Party's respective
network. Each Party to this
agreement has the duty to
interconnect directly or indirectly
with the facilities and equipment of
the other Party. Type 2A and Type
2B direct interconnection
arrangements may be purchased
5 · · ·
pursuant to this Agreement provided,
however, that such interconnection
arrangements shall be provided at the

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Issue Number; Implicated Section	Description of Issue	Disputed Terms	Ballard Rural Position	Cingular Position
of Interconnection			x USILIUM	
Agreement				

rates, terms and conditions set forth in this Agreement.	
5.2.1 In addition to direct interconnection, the Parties may also interconnect through indirect means; i.e., by connecting to a third-party intermediary carrier that provides connectivity between the Parties.	
5.2.2 In the event a Party directly interconnects via the purchase of facilities and/or services from the other Party, the appropriate West Kentucky intrastate tariff will apply. In the event that such direct facilities are used for two-way interconnection, the appropriate recurring charges for such facilities will be shared by the Parties based upon percentages equal to the actual proportion of traffic originated by each Party on such facilities. If actual usage cannot be	

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Implicated Section			Position	
of Interconnection				
Agreement				

	warning the Darties acres to read the	
	measured, the Parties agree to use the	
	following percentages: West	(
	Kentucky 50%, Cingular 50%, until	
	such time as an appropriate traffic	
	study is produced pursuant to Section	
	2 of Appendix A to this Agreement.	
	5.2.3 For both direct and indirect	
	interconnection, West Kentucky shall	
	bear the non-recurring costs of	
	establishing all trunk groups from	
	West Kentucky's network to the Point	1
	of Interconnection (with either	
	•	ļ
	Cingular, in the case of direct	1
	interconnection; or with the	
	transiting carrier, in the case of	
	indirect interconnection). Cingular	
	likewise will bear the non-recurring	
	costs of establishing all trunk groups	1
	from Cingular's network to the Point	
	of Interconnection (with either the	
	West Kentucky, in the case of direct	
[interconnection, or with the	

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Implicated Section			Position	
of Interconnection	·			
Agreement				

transiting carrier, in the case of indirect interconnection). 5.2.4 In the case of direct interconnection requested by Cingular, the point of interconnection shall be located at any technically feasible point on the West Kentucky's network or at any other mutually agreeable point off the West Kentucky's network. In the case of direct interconnection requested by West Kentucky, the point of interconnection shall be located at any technically feasible point on Cingular's network or at any other mutually agreeable point off Cingular's network.
5.3 Non-Recurring Charges. <u>Cingular agrees to the</u> The Parties agree that non-recurring fees <u>as set</u> forth in Appendix B shall not apply

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Issue Number; Implicated Section of Interconnection Agreement	Description of Issue	Disputed Terms	Ballard Rural Position	Cingular Position
		for any additions to, or added capacity for, special access connecting facilities. 5.4 Inter-MTA Traffic. The specific compensation arrangements set forth in this Agreement for Subject Traffic are not applicable to Inter- MTA Traffic described in Section 3.1.3. Cingular will provide compensation to Ballard Rural for originating and terminating Inter-MTA Traffic according to the terms and conditions of Ballard Rural's applicable federal and state access tariffs. Even though there may be some land-to-mobile InterMTA Traffic, the Parties will presume, for purposes of this Agreement, that there will be no land-to-mobile Inter-MTA Traffic exchanged between the Parties		
		over the connecting facilities established pursuant to this		

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Implicated Section			Position	
of Interconnection				
Agreement				

Agreement.	
5.4.1 Cingular and Ballard Rural will develop mutually acceptable percent usage factors for the relative amounts of Inter-MTA Traffic and Subject Traffic delivered by Cingular over the connecting facilities pursuant to this Agreement as defined in Section 3.1. These percentage usage factors will apply to total traffic exchanged over the connecting facilities. The Parties will work together to develop an auditable report which shows, for traffic originated or terminated by Cingular and exchanged by the Parties over the connecting facilities pursuant to this Agreement, the ratio of inter- MTA Traffic to Subject Traffic for representative periods of time. The Parties agree that the original usage factors set forth in Sections 3 and 4 of Appendix A will be used for a	

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Implicated Section			Position	
of Interconnection				
Agreement				

auditable report can be developed to identify and measure inter-MTA Traffic and the Parties mutually agree to new traffic percentages based on the prior 12-month period, the percentages specified in Sections 3 and 4 of Appendix A will be amended and applied to prospective periods. In the event of a dispute regarding the adjustment to the intra-MTA factors, the dispute will be resolved pursuant to the provisions of Section 14.9.	
5.4.2 The Parties recognize that the Inter-MTA traffic (defined in Section 3.1.3) may be both Interstate and Intrastate in nature. For the Inter- MTA traffic, the Parties will develop mutually acceptable Interstate and Intrastate factors. The percentages are specified in Appendix A. The relative Interstate and Intrastate percentages	

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Implicated Section			Position	
of Interconnection				
Agreement				

will be applied for the duration of this Agreement. Interstate access charges will apply to the percentage of Inter- MTA Traffic that is interstate in nature; intrastate access charges will apply to the percentage of Inter-MTA Traffic that is intrastate in nature.
5.4.3 The designation of traffic as either Subject Traffic (for which Transport and Termination charges apply) or Inter-MTA Traffic (for which access charges apply) for purposes of compensation pursuant to this Agreement shall be based on the actual originating and terminating points of the complete end-to-end call; provided, however, that for Cingular the location of the cellular service antenna serving the CMRS end user when the call begins shall be used as the determinant of the geographic location of the mobile customer.

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Implicated Section			Position	
of Interconnection				
Agreement				

		5.5 The Parties intend to utilize actual terminating measurement of usage for purposes of billing pursuant to this Agreement. The terminating usage will be measured by the terminating carrier. However, in the event that either Party may not be capable of measuring traffic, then the following provisions shall apply: The relative directionality of traffic with respect to the connecting facilities is set forth in Section 2 of Appendix A. The Parties agree to use the default percentages set forth in Section 2 of Appendix A for the application of charges pursuant to this Agreement. In any event, the Parties agree that		
		charges pursuant to this Agreement.		
		the portion of traffic that is land-to-		
		mobile will not exceed 50 percent.		
Issue No. 15	Should a Party be			Proposed revisions
	permitted to temporarily		tangible penalties for	- 1
GT&C, Section 7.9	withhold performance	GT&C, Section 7.9:	egregious violations of	sufficient time to

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Implicated Section			Position	
of Interconnection				
Agreement				

	result of the other Party's repeated or willful violation of the	termination of traffic may be temporarily discontinued by either Party upon 30 days' written notice	the agreement.	conduct meaningful negotiations. Therefore, respondent's position is unknown.
Issue No. 16	Should the agreement include an interpretation		No. "Local dialing parity" is a legal	
GT&C, Section 7.x	of the Act's requirement of "local dialing parity?"	GT&C, Section 7.x: 7.9 Dialing Parity. West Kentucky will charge its end users the same rates for calls to a Cingular NPA/NXX as calls to a landline NPA/NXX in the same Rate Center. Cingular may establish local numbers in a West Kentucky switch without obtaining a direct connection to that switch. Accordingly, Cingular may obtain and West Kentucky will recognize as local all numbers	concept that continues to evolve. Any attempt to characterize that obligation creates the unreasonable risk that the agreement could impose obligations greater than those required by applicable law.	sufficient time to

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Implicated Section			Position	
of Interconnection				
Agreement				

		assigned to West Kentucky's Rate Center, including those numbers which may have a designated Local Exchange Routing Guide ("LERG") routing point outside the West Kentucky rate center but within the same LATA as the Rate Center. This Section applies whether West Kentucky and Cingular and directly or indirectly connected. If indirectly connected, West Kentucky will deliver all calls to such local numbers to the transiting carrier and not to an Interexchange Carrier.		
Issue No. 17	As a condition to		Yes. It is appropriate that indemnification	
GT&C, Section 10.3	receiving indemnification from the	GT&C, Section 10.3:	obligations be	^
	1	10.3 In addition to its indemnity		conduct meaningful
	Party maintain tariff			negotiations.
	provisions limiting		f	Therefore,
	liability to end-users and	Tariffs or customer contracts that	-	respondent's
	third parties?	relate to any Telecommunications	exposure.	position is
		Service or Network Element	L	unknown.

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Implicated Section			Position	
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Agreement				

	······································	provided or contemplated under this		[]
		Agreement that in no case shall such		
		Party or any of its agents,		
		contractors or others retained by		
		such parties be liable to any		
		customer or third party for (i) any		
		Loss relating to or arising out of this		
		Agreement, whether in contract or		
		tort, that exceeds the amount such		
		Party would have charged the		
		applicable customer for the		
		service(s) or function(s) that gave		
		rise to such Loss, or (ii) any		
		consequential damages (as defined		
		in Subsection 11.2 below).	······································	
Issue No. 18	What are the appropriate		The parties should have	
	conditions for the		the opportunity, within	not provided in
GT&C, Section 14.7	assignability of the	1	reason, to approve a	sufficient time to
	agreement?	14.7 Assignability	proposed assignment to	· · · · · · · · · · · · · · · · · · ·
		Either Party may, upon at least sixty	an affiliate. Automatic	negotiations.
		(60) days prior written notice and	. –	Therefore,
		with the other Party's prior written	unacceptable because	respondent's
		consent, which shall not be	such assignments can	position is

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Implicated Section			Position	-
of Interconnection				
Agreement				

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	unreasonably withheld, assign this		unknown.
	Agreement to an entity with which it is	increases in risk of	
	under common ownership and/or	breach of the	
	control. In addition, either Party	agreement. Any other	
	may, upon at least sixty (60) days	proposed assignments	
	prior written notice and with the	should be limited only	
	other Party's prior written consent,	by applicable law.	
	which shall not be unreasonably		
	withheld, assign this Agreement. For		
	purposes of this Subsection 14.7, it		
	shall be deemed "reasonable" for the		
	non-assigning party to withhold		
	consent to a proposed assignment if		
	the proposed assignee does not		
	provide the non-assigning party with		
	sufficient evidence that it has the		
	resources, ability, and authority to		
	satisfactorily perform pursuant to the		
	terms of this Agreement. Any		
	attempted assignment or delegation in		
	violation of this Subsection 14.7 shall		
	be void and ineffective and constitute		
	a default of this Agreement by the		
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Issue Number;	Description of Issue	Disputed Terms	Ballard Rural	Cingular Position
Implicated Section			Position	
of Interconnection				
Agreement				

		party attempting such assignment or delegation. This Agreement shall be binding on and inure to the benefit of the Parties and their respective legal successors and permitted assignee.	T1	
Issue No. 19	What are the appropriate terms for billing and		The proposed terms are appropriate. The	Proposed revisions not provided in
GT&C, Section 14.8	payment?	GT&C, Section 14.8: 14.8 Billing and Payment; Disputed Amounts	agreement does not contemplate a scenario in which Cingular will net a positive monthly	sufficient time to conduct meaningful negotiations. Therefore,
		14.8.1 Ballard Rural Each Party		respondent's
		shall invoice <u>Cingular</u> the other on a monthly basis. <u>Cingular</u> The Party receiving such invoices shall pay any invoice, which is not the subject of a valid dispute, in immediately available U.S. funds, within (30) days from <u>the</u> <u>date of</u> receipt of the invoice. Billing will be based on factors contained in Appendix applied to the terminating minutes of use over the interconnection facilities as <u>measured</u>	administratively efficient for the parties to operate pursuant to one, single net invoice. In addition the proposed interest rate is	position is unknown.

Key:	Ballard Rural Terms Appear in Bold Underline (Opposed by Cingular)		
	Cingular Terms Appear in Bold Italics (Opposed by Ballard Rural)		
	Agreed Terms Appear in Normal Type		

Issue Number;	Description of Issue	Disputed Terms	Ballard Rural	Cingular Position
Implicated Section			Position	
of Interconnection				
Agreement				

by Ballard Rural.	
14.8.2 All charges under this agreement shall be billed within one year from the time the charge was incurred: previously unbilled charges more than one year old shall not be billed by either Party, and shall not be payable by either Party.	
14.8.3 If any portion of an amount due to a Party (the "Billing Party") under this Agreement is subject to a bona fide dispute between the Parties, the Party billed (the "Non-Paying Party") shall within thirty (30) days of its receipt of the invoice containing such disputed amount give notice to the Billing Party of the amount it disputes ("Disputed Amount") and include in such notice the specific details and reasons for disputing each item. The Non-Paying Party shall pay	

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Key:	Ballard Rural Terms Appear in Bold Underline (Opposed by Cingular)
	Cingular Terms Appear in Bold Italics (Opposed by Ballard Rural)
	Agreed Terms Appear in Normal Type

Issue Number;	Description of Issue	Disputed Terms	Ballard Rural	Cingular Position
Implicated Section			Position	
of Interconnection				
Agreement				

when due all undisputed amounts to the Billing Party.	
14.8.4 If the Parties are unable to resolve the issues related to the Disputed Amounts in the normal course of business within thirty (30) days after delivery to the Billing Party of notice of the Disputed Amounts, then either Party may file a complaint with the Commission to resolve such issues or proceed with any other remedy pursuant to law or equity.	
14.8.6 The Parties agree that all negotiations pursuant to this subsection 14.8 shall remain confidential and shall be treated as compromise and settlement negotiations for purposes of the Federal Rules of Evidence and state rules of evidence.	

Key	Ballard Rural Terms Appear in Bold Underline (Opposed by Cingular)
	Cingular Terms Appear in Bold Italics (Opposed by Ballard Rural)
	Agreed Terms Appear in Normal Type

Issue Number;	Description of Issue	Disputed Terms	Ballard Rural	Cingular Position
Implicated Section			Position	
of Interconnection				
Agreement)]

		14.8.7 Any undisputed amounts not paid when due shall accrue interest from the date such amounts were due at the lesser of (i) one <u>and one-half</u> percent $(1-1/2\%)$ per month or (ii) the highest rate of interest that may be charged under applicable law.		
Issue No. 20 Appendices	What traffic balances, rates, and interconnection points should be applied, for compensation purposes, to the parties' exchange of traffic?	[Note: The parties' respective	proposal are reasonable and should therefore be adopted.	Proposed revisions not provided in sufficient time to conduct meaningful negotiations. Therefore, respondent's position is unknown.

PROPOSED APPENDICES:

Appendix A

Page 1 of 1

DESIGNATION OF INTERCONNECTION POINT(S) AND TRAFFIC DISTRIBUTION CMRS-LEC AGREEMENT

This Appendix specifies the Interconnection Points ("IPs") pursuant to the Agreement for <u>Facilities-Based</u> Network Interconnection for Transport and Termination of Telecommunications Traffic (CMRS-LEC Agreement) between New Cingular Wireless PCS, LLC and Cincinnati SMSA Limited Partnership ("Cingular") and Ballard Rural Telephone Cooperative Corporation, Inc. ("Ballard Rural") and the relative directionality and distribution of traffic with respect to the connecting facilities associated with each IP as follows:

I. Service Arrangement and Interconnection Point(s) Interconnection

IP #1 -- For the exchange of LEC-CMRS two-way traffic between the Parties' networks within the Louisville, Kentucky MTA pursuant to this Agreement, the Parties agree to connect at a junction point located at V and H coordinates: V=yyyy, H=zzzz.

2. For the total amount of two-way traffic delivered by the Parties over the connecting facilities, the Parties agree to the following distribution of traffic <u>on a default basis only if Ballard Rural does not provide</u> specific traffic measurement:

% Mobile-to-Land traffic terminating on Ballard Rural's network	 <u>100</u> 58%
% Land-to-Mobile traffic terminating on Cingular's network	 <u>0</u> 42%

Either Party may, no more than once per twelve (12)-month period, perform a traffic study, using a minimum of sixty (60) days of traffic information, to determine if the intraMTA traffic ratio has changed. If the study appropriately demonstrates that the intraMTA traffic ratio has changed, Cingular will employ the correct ratio on a going-forward basis in billing West Kentucky. If agreement cannot be reached on the appropriateness of the new study, either Party may invoke the dispute resolution procedures set out in the Agreement.

3. For the total traffic terminating on Ballard Rural's network, the Parties agree to the following distribution of traffic:

% Subject Traffic	=	9 <u>5</u> 8 %
% Intrastate Inter-MTA Traffic	_	<u>5</u> 1 %
% Interstate Inter-MTA Traffic		<u>0</u> 1 %

4. For the total traffic terminating on Cingular's network, the Parties agree to the following distribution of traffic:

% Subject Traffic		100 %
% Intrastate Inter-MTA Traffic		0 %
% Interstate Inter-MTA Traffic	=	0 %

Approved and executed this _____ day of _____, 2006.

Cingular

Ballard Rural Telephone Cooperative Corporation, Inc.

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PROPOSED APPENDICES:

By:	By:
Printed:	Printed:
Title:	Title:

PROPOSED APPENDICES:

Page 1 of 1

Appendix B Schedule of Charges Pursuant to the Agreement for <u>Facilities-Based</u> Network Interconnection for Transport and Termination of Telecommunications Traffic CMRS-LEC AGREEMENT

This Appendix specifies the rates for the Transport and Termination of traffic delivered by one Party to the network of the other Party pursuant to the Agreement for <u>Facilities-Based</u> Network Interconnection for Transport and Termination of Telecommunications Traffic (CMRS-LEC Agreement) between Ballard Rural Telephone Cooperative Corporation, Inc. ("Ballard Rural") and Cingular ("Cingular") as follows:

2. Charges for Access Transport, Access Termination and Access Tandem Switching for Inter-MTA Traffic:

Current Ballard Rural access tariffs in the proper jurisdiction apply.

3. Special Access Connecting Facilities:

Ballard Rural will charge Cingular special access monthly recurring rates pursuant to Ballard Rural's effective intrastate access tariff for the connecting facilities between IP#1 as set forth in Appendix A and Ballard Rural's LaCenter tandem office.

Ballard Rural will charge Cingular special access non-recurring rates pursuant to Ballard Rural's effective intrastate access tariff for any new connecting facilities.

Ballard Rural will credit Cingular 042% of the charges specified in this section for its portion of special access transport. Should the Parties mutually agree to revise the percentage traffic flow calculation, the percent special access credit will be modified to reflect the revised traffic flow percentage. but under no circumstances will the credit exceed 50%.

Approved and executed this _____ day of _____, 2006.

Cingular

Ballard Rural Telephone Cooperative Corporation, Inc.

By:	
Printed:	
Title:	

By:	
Printed:	
Title:	