

**BEFORE THE PUBLIC SERVICE COMMISSION
OF THE STATE OF MISSOURI**

In the Matter of the Application of)	
VCI Company for Approval)	
of its Interconnection Agreement with)	Case No. CK-2006-0446
Southwestern Bell Telephone, L.P.)	
d/b/a AT&T Missouri)	

**AMENDMENT TO APPLICATION FOR
APPROVAL OF INTERCONNECTION AGREEMENT**

Comes now VCI Company (“VCI” or “Applicant”), and hereby files this Amendment to its Application for Approval of an Interconnection Agreement (the “Agreement”) between VCI and Southwestern Bell Telephone, L.P. d/b/a AT&T Missouri (“AT&T”), under the Telecommunications Act of 1996, Public Law No. 104-104 (“Federal Act”), and 4 CSR 240-3.513.

1. In paragraph 10 of its Application, VCI stated that it does not have any pending action or unsatisfied judgments or adverse decisions from any state or federal agency or court which involve customer service or rates, which action, judgment or decision has occurred within three years of the date of the Application.

2. Due to an inadvertent oversight, there is one pending action to report. The Minnesota Department of Commerce/Minnesota Office of the Attorney General filed a complaint March 13, 2006 (Docket No. 06-395). In pertinent part, the complaint alleges that Vilaire Communications Company (the fictitious name that VCI uses in Minnesota) failed to issue a complete price list, terms of service and notice of customer rights to new customers that contained all of the information required by Minnesota rules and statutes. The complaint further

alleges that, in its customer notice, Vilaire included deposit information that is not in Vilaire's tariff and improperly collected deposits from Minnesota customers.

Vilaire filed a response to the complaint denying the allegations on May 25, 2006. In its answer, Vilaire explains that it does not collect deposits from Minnesota customers, and language to the contrary is present on its current customer notice because it is required by the Universal Service Administrative Company. Further, Vilaire has developed, in cooperation with Minnesota staff, a more complete customer notice containing services, prices and service quality standards, which Minnesota staff has approved.

Vilaire expects to continue negotiations with Minnesota staff to resolve remaining issues, if any. No fine or penalty has been assessed as of the date of the filing of this amendment to the application.

WHEREFORE, VCI respectfully requests that the Commission approve the Interconnection Agreement between VCI and AT&T.

Respectfully submitted,

SONNENSCHN NATH & ROSENTHAL LLP

/s/ Roger W. Steiner

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ATTORNEYS FOR VCI COMPANY

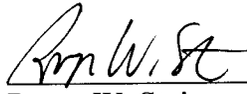
VERIFICATION

STATE OF MISSOURI)
)
COUNTY OF JACKSON) SS:

COMES NOW Roger W. Steiner, being of lawful age and duly sworn, who swears and affirms as follows:

1. My name is Roger W. Steiner, and I am an attorney for VCI Company. In that capacity, I am authorized to verify the statements contained in the Application above, and the information contained therein, on behalf of VCI Company.

2. The information contained in the above-described document is true and accurate to the best of my knowledge and belief.



Roger W. Steiner

Subscribed and sworn to before me this 22nd day of June, 2006.



Notary Public

My Commission Expires:

ERIN E. MILLER
Notary Public - Notary Seal
STATE OF MISSOURI
Jackson County
My Commission Expires: June 29, 2007

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing document has been mailed electronically this 22nd day of June, 2006, to:

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