The former NYNEX and Bell Atlantic Telephone Companies (referred to collectively as Verizon\(^1\)) hereby provide notice that, for ease of administration, they are merging their previously-filed Comparably Efficient Interconnection ("CEI") Plans.

This posting is made consistent with the Commission's Report and Order in the Computer III Further Remand Proceedings, 14 FCC Rcd 4289, ¶¶12 and 20 (1999). There, the Commission modified its CEI plan requirements to allow such plans to become effective upon posting a publicly accessible Internet site and notification of the Common Carrier Bureau of such posting.

Accordingly, all of the underlying basic telecommunications services cited in the plans previously filed by both NYNEX and Bell Atlantic will be basic serving arrangements or basic service elements throughout the operating territory previously served by the two companies in connection with the same enhanced (information) services. All of those basic services will continue to be available to all customers, including all enhanced service providers, at the same rates, terms, and conditions as they are made available to Verizon’s enhanced service operations. This filing makes no change to Verizon’s CEI obligations and commitments described in those CEI plans; it is simply being made for ease of administration and to avoid repetitive filings.

\(^{1}\) This Amendment does not include the former GTE telephone companies that are now affiliates of Verizon, because GTE is not required to file CEI plans.