OFFICE OF THE CITY ATTORNEY CHARLES PARKIN, City Attorney 333 West Ocean Boulevard, 11th Floor Long Beach. CA 90802-4664

CONSENT TO ASSIGNMENT

This Consent to Assignment (this "Consent") is executed by the City of Long Beach ("City") on the date set forth below. Verizon (also known collectively as, "Verizon") and City are parties to City Contract No. 33204, dated August 29, 2013, and as may have been amended ("Agreement") under which Verizon is obligated to provide certain telecommunications services to City.

On February 5, 2015, Verizon Communications, Inc., the ultimate parent corporation to the Verizon entity that is a party to the Agreement, entered into a Securities Purchase Agreement with Frontier Communications Corporation ("Frontier") whereby Verizon agreed to transfer certain assets, liabilities and contracts and its ownership interests in the legal entities operating Verizon's local exchange businesses in California, Texas and Florida (the "Transferred Services Territories") to Frontier (the "Transaction").

Upon closing the Transaction, Frontier will be the authorized local exchange carrier in the Transferred Service Territories. All of Verizon's current right, title and interest in the Agreement will transfer to and vest in Frontier, and City will continue to have a valid and binding contract with Frontier.

City hereby consents to the assignment of the Agreement as set forth above and agrees that this Consent satisfies all of the requirements of the Agreement pertaining to obtaining consent to assign the Agreement.

CITY OF LONG BEACH, a municipal corporation

Title eity Manager

Date 8/2/17

CHARLES PARKIN, City Attorney

By

LINDA T. VU

DEPUTY CITY ATTORNEY



Paula M. Valdez Paralegal II Public Policy & Law 600 Hidden Ridge HQE03H49 Irving, TX 75038 paula.m.valdez@verizon.com T 972.718.4902

January 21, 2016

ATTN: Sanford Taylor 333 W. Ocean Boulevard Long Beach, CA 90802

Subject: Agreement between City of Long Beach and Verizon Business Network Services Inc. On behalf of Verizon California Inc. dated 8/29/2013 ("Agreement")

Dear Valued Customer:

On February 5, 2015, Verizon Communications Inc. ("Verizon"), the ultimate parent corporation to the Verizon entity that is a party to the Agreement, entered into a Securities Purchase Agreement with Frontier Communications Corporation ("Frontier"), whereby Verizon agreed to transfer certain assets, liabilities and contracts and its ownership interests in the legal entities operating Verizon's local exchange businesses in California, Texas and Florida (the "Transferred Service Territories") to Frontier (the "Transaction"). Specifically, the companies included in the Transaction are Verizon California Inc., Verizon Florida LLC, and GTE Southwest Incorporated d/b/a Verizon Southwest.

Subject to regulatory approval, the closing of the Transaction (including the transfer of the Agreement) is currently expected to occur at approximately the end of the first quarter 2016. When the Transaction closes, Frontier will be the authorized local exchange carrier in the Transferred Service Territories. Frontier has agreed to mirror Verizon local exchange carriers' tariff and detariffed arrangements in the Transferred Service Territories, including ICB arrangements. After closing, your organization will continue to have a valid and binding contract with a wholly owned subsidiary of Frontier.

Should you have any questions, you may contact me at 972.718.4902 or via email at paula.m.valdez@verizon.com.

January 21, 2016

Should you have any questions about Frontier's products and services or your relationship with Frontier as a result of the Transaction, you may contact Anthony Intini with Frontier at 585.777.5909 or via email at anthony.intini@ftr.com. Following the closing of the Transaction, all correspondence and communications regarding the Agreement should be directed to Frontier.

Sincerely,

Paula M. Valdez Paralegal II

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By USPS Certified Mail, Return Receipt Requested