

**BEFORE THE STATE OF RHODE ISLAND AND  
PROVIDENCE PLANTATIONS  
PUBLIC UTILITIES COMMISSION**

**Direct Panel Testimony  
Of Verizon Rhode Island**

**(Hot Cut Process and Scalability)**

Members of the Panel:

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**Docket Nos. 3550 & 2681**

December 8, 2003

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1 **I. INTRODUCTION**

2 **A. PURPOSE AND SCOPE OF THE TESTIMONY**

3 **Q. WHAT IS THE PURPOSE OF THIS TESTIMONY?**

4 A. This testimony is submitted on behalf of Verizon Rhode Island (“Verizon  
5 RI”) in response to the FCC’s Triennial Review Proceeding. In its  
6 *Triennial Review Order*,<sup>1</sup> the FCC found that, in some markets, the current  
7 hot cut process, used to transfer loops from incumbent switches to CLEC  
8 switches, can pose operational and economic barriers to CLECs deploying  
9 their own switches. *Triennial Review Order* ¶ 465. The FCC determined  
10 that the hot cut process could be improved if cutovers were offered on a  
11 bulk basis. *Id.* ¶ 474. Accordingly, as a precursor to the elimination of  
12 UNE-P in particular markets, the FCC directed state commissions to either  
13 approve and implement a batch cut process or issue detailed findings that  
14 the current hot cut processes do not give rise to impairment in a market  
15 and that a batch cut process is therefore unnecessary. *Id.* ¶ 490. The  
16 FCC directed states to decide the appropriate volume of loops to be  
17 included in the batch and to approve the specific process to be employed  
18 in performing batch cuts. As the FCC noted, “the process adopted will  
19 necessarily vary based on the relevant incumbent’s particular design and

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<sup>1</sup> Report and Order and Order on Remand and Further Notice of Proposed Rulemaking, *In the Matter of Review of Section 251 Unbundling Obligations of Incumbent Local Exchange Carriers, Implementation of the Local Competition Provisions of the Telecommunications Act of 1996, Deployment of Wireline Services Offering Advanced Telecommunications Capability*, FCC 03-36, CC Docket Nos. 01-338, 96-98, 98-147 (rel. Aug. 21, 2003) (“*Triennial Review Order*”).

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1 cut over practices.” *Id.* ¶ 489. In the alternative, a state commission may  
2 determine that the absence of a batch cut process is not causing  
3 impairment for a particular market, and make detailed findings to that  
4 effect. *Id.* ¶ 490. This testimony presents Verizon RI’s new “batch cut”  
5 process. The testimony also addresses Verizon RI’s network design  
6 which, as recognized by the FCC, will be an integral part of Verizon RI’s  
7 batch cut process. Accordingly, this testimony addresses four principal  
8 issues:

- 9 • The nature of two hot cut processes that Verizon RI currently offers  
10 — a “basic” process utilizing the Wholesale Provisioning and  
11 Tracking System (“WPTS”) and a Project, or Large Job, process.
- 12 • An additional “batch” hot cut process that Verizon RI proposes to  
13 offer in response to concerns raised in the FCC’s *Triennial Review*  
14 *Order*.
- 15 • The TELRIC cost of providing hot cuts and proposed rates for these  
16 processes.
- 17 • The “scalability” of Verizon RI’s hot cut processes — *i.e.*, Verizon  
18 RI’s ability to handle the level of hot cut activity that would be  
19 expected if unbundled local switching (and therefore the  
20 combination of unbundled network elements known as the UNE  
21 Platform, or “UNE-P”) were to be eliminated as a competitive  
22 provisioning alternative.

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1           **B.     THE WITNESSES**

2   **Q.    WHO IS SPONSORING THIS TESTIMONY?**

3   A.    This testimony is offered by a witness panel consisting of (in alphabetical  
4       order):

- 5       •     Eugene J. Goldrick
- 6       •     Carleen A. Gray
- 7       •     Maryellen T. Langstine
- 8       •     Thomas Maguire
- 9       •     James L. McLaughlin
- 10      •     Bruce F. Meacham
- 11      •     Michael A. Nawrocki

12       The background and qualifications of each of these witnesses are set forth  
13       in Exhibit I-A to this testimony.

14       While all members of the Panel have reviewed and agree with this  
15       testimony in its entirety, each Panel member assumed primary  
16       responsibility for specific segments of the testimony. Each Panel member  
17       relies on the facts and analyses developed by the other Panel members in  
18       their areas of primary responsibility.

19           **C.     ORGANIZATION OF THE TESTIMONY**

20   **Q.    PLEASE DESCRIBE THE ORGANIZATION OF THIS TESTIMONY.**

21   A.    The testimony is divided into four parts (of which this is the first), each  
22       addressing a separate subject area. The parts, and the witnesses  
23       principally responsible for the discussions in each part, are as follows:

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- 1       •     PART I (Introduction): This section is submitted on behalf of the  
2           entire Panel.
- 3       •     PART II (Hot cut processes): Messrs. Maguire and Nawrocki,  
4           along with Ms. Langstine and Ms. Gray are principally responsible  
5           for this section of the testimony. Mr. Maguire provides expertise on  
6           operational issues, Mr. Nawrocki addresses technical and  
7           engineering issues, Ms. Langstine provides expertise on  
8           Operations Support Systems (“OSS”), and Ms. Gray is responsible  
9           for product management issues.
- 10      •     PART III (Hot cut costs and rates): Mr. Meacham, Mr. Goldrick and  
11           Ms. Gray are principally responsible for this section of the  
12           testimony. Mr. Meacham addresses cost issues, Mr. Goldrick  
13           addresses the statistical analysis of the work times and the  
14           precision of the cost calculations and Ms. Gray addresses rate  
15           structure and rate application issues.
- 16      •     PART IV (Hot cut scalability): Messrs. McLaughlin and Maguire,  
17           along with Ms. Langstine, are principally responsible for this section  
18           of the testimony.

19       Each part is accompanied by one or more exhibits, each of which is  
20       numbered to indicate the specific Part of the testimony to which it relates,  
21       and the exhibit sequence within that Part. Thus, Exhibit I-A is the first  
22       exhibit to this Part I of the testimony; and Exhibit III-B is the second exhibit  
23       to Part III. These exhibits include worksheets, tabulations of backup data,

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1 relevant diagrams and flowcharts, and the electronic spreadsheet models  
2 that were used in preparing particular portions of the testimony.

3 For convenience, we provide in Exhibit I-B a complete list of Exhibits, and,  
4 in Exhibit I-C, definitions of certain acronyms used throughout this  
5 testimony.

6 **D. OVERVIEW OF THE TESTIMONY**

7 **Q. PLEASE SUMMARIZE THE CONCLUSIONS THAT VERIZON**  
8 **REACHES IN THIS TESTIMONY.**

9 A. Verizon RI's principal conclusions are as follows:

- 10 • The hot cut processes that Verizon RI currently offers or will shortly  
11 begin offering in Rhode Island provide CLECs with a range of  
12 effective and efficient options that utilize current technology and  
13 comply with Verizon RI's obligations under this Commission's  
14 orders and under the FCC's *Triennial Review Order*. These include  
15 a "batch" hot cut process that complies with the requirements of  
16 FCC Rule 319(d)(2)(ii). Notwithstanding the fact that Verizon RI is  
17 offering such a process, a batch hot cut process is unnecessary to  
18 ensure Verizon RI's ability to meet, in a timely and efficient manner  
19 using its existing hot cut processes, the volume of unbundled loop  
20 migrations that could be expected if CLECs were no longer entitled  
21 to purchase local switching on an unbundled basis.

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- 1 • Verizon RI's cost studies demonstrate the efficiencies associated
- 2 with the use of forward-looking systems such as the Wholesale
- 3 Provisioning Tracking System ("WPTS").
- 4 • Verizon RI's hot cut processes are "scalable," in that they can
- 5 handle the volume of hot cuts predicted for a post-UNE-P
- 6 environment. This would be true even without Verizon's new batch
- 7 hot cut process.

8 **II. HOT CUT PROCESSES**

9 **A. PURPOSE OF TESTIMONY**

10 **Q. WHAT IS THE PURPOSE OF THIS PART OF VERIZON RI'S**  
11 **TESTIMONY?**

12 A. The purpose of this Part of the testimony is to describe the processes that  
13 Verizon RI currently uses for performing hot cuts, as well as an additional  
14 "batch" hot-cut process that it will be introducing in the near future.

15 **B. BACKGROUND**

16 **1. Definition of a "Hot Cut"**

17 **Q. WHAT IS A HOT CUT?**

18 A. The term "hot cut" is used in the local exchange industry to describe the  
19 near-simultaneous disconnection of a Verizon RI working loop from a port  
20 on one carrier's switch, and the reconnection of that loop to a port on a  
21 different carrier's switch, without any significant out-of-service period.  
22 Initially, the loop may be any of: (a) a Verizon RI retail loop, (b) a loop  
23 being used to provide resold service, (c) a part of a UNE-P arrangement,

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1 or (d) a UNE-L connected, through a CLEC collocation arrangement, to a  
2 CLEC switch, and being used by that CLEC to provide local exchange  
3 service to one of its customers. After the cutover, the loop would  
4 generally be a UNE-L connected through to a different CLEC switch.

5 A simplified diagram of the basic physical connections and disconnections  
6 involved in a typical hot cut is provided in Exhibit II-A.

7 **Q. HOW DOES THE HOT CUT PROCESS AVOID ANY SIGNIFICANT OUT-**  
8 **OF-SERVICE PERIOD FOR THE CUSTOMER BEING CUT OVER?**

9 A. Continuity of service is maintained through the continuous exchange of  
10 information concerning the status of the migration between the CLEC that  
11 will provide service after the cutover, Verizon's Regional CLEC  
12 Coordination Center ("RCCC"), and Verizon RI's frame technicians.

13 In addition to this exchange of information, most of the necessary  
14 connections are pre-wired, in order to reduce the time required for the  
15 actual cutover and thus to minimize the duration of any out-of-service  
16 condition. (The connections that are pre-wired prior to the "due date" of  
17 the cut (*i.e.*, prior to the day on which the cut is actually made), and those  
18 that are made and broken on the due date itself, are identified in Exhibit II-  
19 A.)

20 Finally, on the "due date" of the hot cut, Verizon RI ensures that the CLEC  
21 is ready to move forward with the migration, checks the status of the line  
22 at the time of the cutover in order to ensure that no call is in progress, and  
23 immediately notifies the CLEC when the wires have been moved.

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1 Q. WHY IS THIS COORDINATION BETWEEN VERIZON RI AND THE  
2 CLEC NECESSARY?

3 A. Coordination is necessary for two reasons. First, some form of  
4 coordination is necessary to ensure that dial tone is available on the new  
5 provider's switch port at the time of the cutover. This ensures continuity of  
6 the customer's ability to make outgoing calls. (Verizon RI will not  
7 complete the migration if the CLEC dial tone is not present.)

8 Second, coordination is necessary to ensure that the customer's number  
9 is ported immediately after the Verizon RI frame technician completes the  
10 cut. This ensures continuity of the customer's ability to receive incoming  
11 calls. See *Triennial Review Order* ¶ 465 n.1409. Although there are  
12 various steps involved in local number porting, the key step is notification  
13 of the Number Portability Administration Center ("NPAC") that the physical  
14 transfer of the customer to the new provider's switch has been completed  
15 and that the number can therefore be ported. This final notification cannot  
16 be made before the cutover — because that would prevent the customer  
17 from receiving incoming calls before the cutover — but it must be made as  
18 soon as possible after the cutover. Under current procedures, this  
19 notification is submitted by the new local service provider.

20 Q. IN DEFINING HOT CUTS, YOU INDICATED THAT THE FINAL STATE  
21 OF THE CUT-OVER LOOP WOULD GENERALLY BE AS A UNE-L  
22 ARRANGEMENT CONNECTED THROUGH TO A CLEC SWITCH. WHY  
23 DID YOU EXCLUDE CASES IN WHICH THE CUSTOMER IS BEING  
24 TRANSFERRED FROM A CLEC TO VERIZON RI'S RETAIL SERVICE?

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1 A. The process used for such “winbacks” differs from the standard Verizon-  
2 to-CLEC hot cut process in a very significant respect. Specifically, in a  
3 winback cutover, little or no coordination is required between Verizon RI  
4 and the CLEC. As discussed above, coordination is required in a  
5 standard hot cut in order to ensure that dial tone is available from the  
6 customer’s new carrier, and that the customer’s number is ported, at the  
7 time the loop is cut over. In a winback scenario, however, the new dial  
8 tone is being provided by Verizon RI, and it is Verizon RI that submits the  
9 final authorization to port the customer’s number. It is also Verizon RI, of  
10 course, that performs the physical wiring work that completes the hot cut.  
11 Thus, winbacks primarily require coordination *within* Verizon rather than  
12 coordination between Verizon and a CLEC.

13 Winbacks differ from standard Verizon-to-CLEC hot cuts in another way.  
14 CLECs sometimes fail to provide Verizon RI with the circuit identification  
15 information necessary for a successful cutover. In such cases, Verizon RI  
16 has no choice but to provision the customer’s service on a separate line.

17 **Q. ARE WINBACKS ADDRESSED IN THIS TESTIMONY?**

18 A. Only to a limited extent. Since a winback is a retail service, rather than a  
19 service provided to a CLEC, the manner in which that service is provided  
20 is not part of this proceeding and thus is not addressed in this testimony.  
21 However, winbacks are appropriately taken into account in Verizon RI’s  
22 scalability analysis (Part IV of this testimony), since they are part of the

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1 additional work load that would result from the elimination of UNE-P, and  
2 would use some of the same Verizon resources as standard hot cuts.

3 **2. Hot Cuts of IDLC-Equipped Loops**

4 **Q. WHAT IS INTEGRATED DIGITAL LOOP CARRIER (“IDLC”)**  
5 **TECHNOLOGY?**

6 A. IDLC is a loop provisioning technology. In IDLC-equipped loops, the  
7 electrical signal generated by the end user’s customer premises  
8 equipment is converted into a channelized, digital, DS0 format at a  
9 Remote Terminal (“RT”). The DS0 channels are then multiplexed, in  
10 groups of 24, into DS1 signals, and are transported to the central office  
11 over a fiber feeder or other high-speed digital feeder facility. At the central  
12 office, the feeder facility is terminated and IDLC traffic is routed as DS1-  
13 level signals directly to the digital line ports on the switch. Since in IDLC  
14 technology voice traffic is delivered to the central office and into the switch  
15 as a multiplexed, DS1-level signal, there is no direct appearance of  
16 individual analog voice-grade loops in the central office.

17 **Q. WHAT IS THE RELEVANCE OF IDLC TECHNOLOGY TO HOT CUTS?**

18 A. Although IDLC is a well-accepted and efficient means to deliver voice  
19 traffic over a digital loop carrier system to a digital switch, there is no  
20 technically feasible, practicable means of obtaining access to individual  
21 voice-grade loops at the central office when such loops are provisioned  
22 over an IDLC system. Accordingly, before a customer served by an IDLC-  
23 equipped loop can be cut over to a switch-based CLEC, the customer

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1 must be shifted from an IDLC-equipped loop to an all-copper loop or to a  
2 loop served via Universal Digital Loop Carrier (“UDLC”) technology (which,  
3 unlike IDLC, can be unbundled in the central office).

4 **Q. HOW IS THIS CHANGE IN FACILITIES ACCOMPLISHED?**

5 A. In the case of IDLC-equipped loops, a technician must be dispatched to  
6 the Serving Area Interface (“SAI”) associated with the copper distribution  
7 pair that serves the customer. (Because the SAI is part of the outside loop  
8 plant, such dispatches are referred to as “outside” dispatches.) The  
9 distribution pair for an IDLC-equipped loop is cross-connected at the SAI  
10 to a copper “sub-feeder” pair that is in turn connected to IDLC electronics  
11 at the RT. In order to permit a hot cut to be made, the distribution pair  
12 must be moved at the SAI so that it will be cross-connected either to a pair  
13 in a copper feeder system, or to a sub-feeder pair associated with a UDLC  
14 system in the RT. This is illustrated in Exhibit II-B-1.

15 If spare copper or UDLC facilities are not available at the SAI, then a “line  
16 and station transfer” (“LST”; also known as a “pair swap”) may be  
17 required. In an LST, the technician moves *another* Verizon RI retail  
18 customer from copper or UDLC facilities to IDLC equipment. The  
19 customer for whom the hot cut was requested can then be moved to the  
20 freed-up copper or UDLC facilities. This is illustrated in Exhibit II-B-2.  
21 Indeed, in some cases, even more complex rearrangements of the outside  
22 plant will be required in order to free up copper or UDLC facilities.

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1 Generally, two outside dispatches will be required for a hot cut on an  
2 IDLC-equipped loop, the first to confirm the availability of suitable  
3 replacement facilities and the second, on the due date, to actually move  
4 the customer's service to the new facilities. (All necessary connections at  
5 the central office are pre-wired before the customer's service is cut over in  
6 the field on the due date.) CLECs have consistently resisted an  
7 alternative process that has been suggested by Verizon in which only a  
8 single dispatch would be required (*i.e.*, the customer would be moved on  
9 the first dispatch if a suitable alternative facility was available).

10 **Q. HOW DOES THIS AFFECT THE HOT CUT PROCESS?**

11 A. The outside dispatch that is required must be coordinated with the other  
12 activities involved in the cut to ensure that the cut can be made on the due  
13 date. For example, a hot cut for an IDLC-equipped loop will be scheduled  
14 for a morning or afternoon appointment, rather than for a specific time,  
15 because of variability in the travel conditions and other factors that may  
16 affect the time required for the outside technician to reach the SAI.

17 **3. Organizations Involved in Implementing Hot Cuts**

18 **Q. PLEASE IDENTIFY THE VERIZON ORGANIZATIONS INVOLVED IN**  
19 **PERFORMING A HOT CUT.**

20 A. The principal operations and personnel at Verizon that are involved in  
21 implementing a hot cut and performing hot-cut related activities are:

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- 1       •     The National Market Center (“NMC”), which is responsible for  
2             processing Local Service Requests (“LSRs”) that are submitted by  
3             the CLECs.
- 4       •     The RCCC, which “project manages” the hot cut process and  
5             ensures proper coordination between Verizon and the CLEC.
- 6       •     The Assignment Provisioning Center (the “APC”), which handles  
7             facility assignment issues related to the migration request, such as  
8             ensuring that a suitable alternative facility (copper or UDLC) is  
9             available if necessary.
- 10      •     The frame technicians at the Verizon RI Central Office where the  
11             cut is performed.
- 12      •     Field technicians (where outside dispatches are required).
- 13      •     The Recent Change Memory Administration Center (“RCMAC”),  
14             which is responsible for removing the translations from Verizon’s  
15             switch once a Verizon-to-CLEC migration is complete (thus  
16             terminating the provision of Verizon dial tone to the customer).
- 17      •     The Local Number Portability Center (“LNPC”), which handles  
18             Verizon activities related to the porting of the customer’s number.

19             **4. Verizon RI’s Hot Cut Processes Satisfy the**  
20             **Forward-Looking Technology Standard**

21    **Q. DOES VERIZON RI UTILIZE THE MOST EFFICIENT TECHNOLOGY**  
22    **CURRENTLY AVAILABLE FOR PERFORMING HOT CUTS?**

23    **A. Yes.**

24    **Q. PLEASE EXPLAIN THE BASIS FOR THAT CONCLUSION.**

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1 A. Any consideration of hot cuts must begin with the understanding that they  
2 require physical disconnection and connection of wires, and that wiring is  
3 inherently a manual process. Contrary to the assertions that CLECs have  
4 made in numerous forums, Verizon is aware of no viable, technically  
5 feasible, practical option for automating the wiring function out of  
6 existence. *See Triennial Review Order* ¶ 465 n.1409 (referring to a hot cut  
7 as a “largely manual process requiring incumbent LEC technicians to  
8 manually disconnect the customer’s loop, which was hardwired to the  
9 incumbent LEC switch, and physically re-wire it to the competitive LEC  
10 switch . . .”).

11 It should also be noted that some additional steps have been included in  
12 Verizon RI’s hot cut process at the request of the CLECs, for service  
13 assurance reasons. Although these steps could be eliminated (and some  
14 effort and cost saved) if the CLECs chose to assume a greater level of  
15 responsibility for service assurance, the additional time that is required  
16 reflects the needs or desires of Verizon RI’s customers (the CLECs),  
17 rather than any inefficiency in the manner in which such needs and  
18 desires are met.

19 Subject to those two essential qualifications, Verizon RI’s hot cut  
20 processes use automated technology to the maximum extent that is  
21 practical and efficient.

22 **Q. SOME CLECS HAVE SUGGESTED THAT THE WIRING PROCESS IN**  
23 **THE CENTRAL OFFICE COULD BE COMPLETELY AUTOMATED BY**  
24 **SYSTEMS THAT USE ROBOTIC TECHNOLOGY TO MAKE AND**

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1       **BREAK CONNECTIONS AT THE FRAME. PLEASE COMMENT ON**  
2       **THIS CLAIM.**

3       A.     Devices do exist that automatically make copper-to-copper physical  
4            connections between any of a set of input positions and any of a set of  
5            output positions. For the most part, Verizon uses these devices in small,  
6            unstaffed central offices that serve an average of a few thousand lines.  
7            The only central office in Rhode Island with an installed robotic device is  
8            Block Island, a very remote unstaffed office of approximately 3000 lines –  
9            in which, incidentally, there is no collocation. By enabling Verizon to make  
10           cross-connections automatically and remotely, such devices reduce the  
11           need for frame technicians to travel to those offices.

12           However, such devices cannot be efficiently scaled up to serve larger  
13           central offices. Indeed, the largest cross-connect matrix of which we are  
14           aware can make connections between a set of about 5,000 input and  
15           output pairs — far smaller than the number of pairs served by even a  
16           moderately sized central office. In order to manage central offices of  
17           larger than 5,000 lines, the only solution at present is to divide a Main  
18           Distributing Frame (“MDF”) into “zones” roughly the size of the cross-  
19           connect system. Obviously, for true “any-to-any” connectivity to be  
20           available in such an arrangement, extensive cross-connections would be  
21           necessary *between* the individual “zones.” For larger central offices, the  
22           number of zones necessarily increases, as does the number of positions  
23           on the cross-connect device that would have to be devoted to inter-zone

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1 connections. In Verizon's judgment, this need for partitioning, and for  
2 cross-connections between the partitioned zones, would render such  
3 devices unusable for large-scale central offices. The only theoretical  
4 alternative to this sort of daisy-chaining would be to segment the wire  
5 center so that certain lines could be connected only to certain ports or  
6 POT bay appearances, and this would not be a viable option for CLECs  
7 that want the ability to access *any* feeder pair served by the central offices  
8 in which they collocate.

9 Moreover, although automated cross-connect devices are capable of  
10 connecting and disconnecting circuits automatically, manual wiring would  
11 still be required, where such devices are used, to establish connectivity  
12 from the MDF through the automated system to the loops served by the  
13 central office. There are two choices for establishing this connectivity.  
14 First, the necessary connections could be established on an as-needed  
15 basis. In that scenario, however, the need for a manual connection in  
16 order to implement a CLEC interconnection request would not be  
17 eliminated. (MCI has acknowledged that such a strategy would not make  
18 any sense.) Second, the loops served by the central office could all be  
19 pre-wired to the automated system and the automated system could be  
20 pre-wired to the MDF. Thus, in addition to the vendor cost of an  
21 automated system sufficiently large to be connected to all of the loops in a  
22 central office, Verizon RI would also incur substantial costs in pre-wiring  
23 the necessary connections. Those costs, of course, would appropriately

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1 be borne by the cost causers — *i.e.*, the requesting CLECs. Even then,  
2 though, Verizon RI may fail to recover the capital costs associated with  
3 pre-wiring if CLECs can avoid using the service or services whose rates  
4 are set to recover those costs.

5 For these reasons, automated cross-connect devices are neither feasible  
6 nor cost-effective for use in the larger central offices that support virtually  
7 all of the collocation and hot cut activity in Verizon RI's network. Verizon,  
8 of course, closely monitors new product offerings from its vendors, and  
9 when any promising new device appears, evaluates it for its ability to  
10 reduce costs and improve performance. As yet, no automated cross-  
11 connect device has appeared that can efficiently eliminate the need for  
12 manual work in cross-connecting a UNE loop to a CLEC's POT bay in a  
13 large central office.

14 **Q. CLECS HAVE ALSO SUGGESTED THAT THROUGH APPROPRIATE**  
15 **USE OF GR-303 TECHNOLOGY, VERIZON COULD IMPLEMENT**  
16 **"ELECTRONIC LOOP PROVISIONING," THROUGH WHICH LINES**  
17 **COULD BE CUT OVER BETWEEN SWITCH PROVIDERS ON A**  
18 **SOFTWARE BASIS, WITHOUT REQUIRING ANY PHYSICAL**  
19 **CONNECTION OR DISCONNECTION WORK. PLEASE COMMENT ON**  
20 **THIS CLAIM.**

21 A. The concept of using GR-303 technology to accomplish Electronic Loop  
22 Provisioning is flawed from both a technical and a practical  
23 implementation standpoint. GR-303 therefore is "unsuitable" for Electronic  
24 Loop Provisioning.<sup>2</sup>

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<sup>2</sup> See Order 16793 at 43 (ordering "that costs associated with GR-303 carrier equipment

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1 First, GR-303 technology does not support multi-carrier applications such  
2 as the cutover of loops between switch providers. While GR-303 vendor  
3 products do support the existence of multiple interface groups between  
4 the remote terminal and the digital switch, they do not support control of,  
5 and access to, the GR-303-compliant RT electronics by more than one  
6 carrier. GR-303 technology requires a high degree of sophisticated real-  
7 time coordination between the digital switch, the RT electronics and the  
8 associated OSS. Thus, multi-carrier access to a GR-303 system would  
9 require partitioning of control, security, provisioning, and testing functions,  
10 as well as other measures that would prevent carriers from inadvertently  
11 or intentionally interfering with each others' services. At this time, Verizon  
12 is not aware of any vendor solution — much less one supported by  
13 industry-wide standards bodies — that would address these issues.

14 Second, beyond these technical issues, loops equipped with Next  
15 Generation Digital Loop Carrier (“NGDLC”) technology — which are the  
16 only loop systems capable of supporting GR-303 deployment — represent  
17 a very small percentage of total working loops in Rhode Island. Thus,  
18 even if all NGDLC-capable systems and OSS were somehow upgraded to  
19 support GR-303, this would still represent a relatively small percentage of  
20 loops that could take advantage of GR-303 as a potential cutover tool.

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shall be used in Verizon’s compliance cost studies and all future TELRIC cost studies, except for those services, if any, for which GR-303 is shown to be unsuitable”).

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1 Finally, even if all of these issues were somehow solved, it is unlikely that  
2 CLECs would be willing to underwrite the cost of pre-provisioning multiple  
3 DS1 connections to every NGDLC system in the office, which is what  
4 would be required — at a minimum — to enable electronic provisioning of  
5 GR-303 loops.

6 **Q. HAVE OTHER ELECTRONIC LOOP PROVISIONING ALTERNATIVES**  
7 **BEEN PROPOSED?**

8 A. Yes, a number of proposals, differing in various technical details, have  
9 been floated in various regulatory proceedings. We are not aware of any  
10 that provides a feasible, practical, cost-effective means of eliminating the  
11 need for hot cuts in Verizon RI's network. For example, a form of  
12 Electronic Loop Provisioning that had been proposed by AT&T was  
13 considered by the FCC in its *Triennial Review* proceeding. The FCC  
14 concluded that the feasibility of the proposal had not been established.  
15 The FCC cited evidence that an effective Electronic Loop Provisioning  
16 process would require "a fundamental change in the manner in which local  
17 switches are provided" and "dramatic and extensive alterations to the  
18 overall architecture of every incumbent LEC local telephone network," at a  
19 cost estimated at more than \$100 billion. The FCC accordingly rejected  
20 the proposal, stating that "the record in this proceeding does not support a  
21 determination that electronic provisioning is currently feasible." *Triennial*  
22 *Review Order* ¶ 491 & n.1517.

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1 Q. IN WHAT SPECIFIC RESPECTS ARE VERIZON RI'S HOT CUT  
2 PROVISIONING PROCESSES EFFICIENT, TECHNOLOGICALLY UP-  
3 TO-DATE, AND FORWARD-LOOKING?

4 A. First of all, the *ordering* of a hot cut makes use of Verizon's electronic  
5 ordering interfaces and up-to-date, highly efficient OSS. In addition to  
6 providing a means of transmitting the LSR from the CLEC, Verizon's OSS  
7 move a sizable portion of properly completed LSRs through the service  
8 order generation process and, in turn, move these orders through the  
9 assignment process and into the RCCC, thus obviating the need for  
10 manual order processing in the NMC and manual assignment by the APC.

11 Q. IN WHAT OTHER RESPECTS ARE VERIZON RI'S HOT CUT  
12 PROCESSES FORWARD-LOOKING?

13 A. Another important factor is Verizon RI's use of WPTS.

14 Q. WHAT IS WPTS?

15 A. WPTS is a system that was deployed by Verizon to assist the CLEC  
16 community, the RCCC, and Verizon's frame organization in the  
17 coordination functions associated with hot cuts. It automatically retrieves  
18 information on hot cut orders from Verizon's OSS, and serves as a  
19 "clearinghouse" for a wide range of data on the progress of those orders.  
20 At appropriate points, it automatically forwards work for review and  
21 verification to the CLEC and to Verizon's RCCC. It provides a secure web  
22 site on which a CLEC (and authorized Verizon personnel) can view (and  
23 download) status information. It also provides a platform for the delivery  
24 of messages between Verizon and the CLEC, thus in most cases

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1 eliminating the need for telephone calls. The system thus helps to ensure  
2 that all key steps of the hot cut process are properly completed and that all  
3 necessary communications between the CLEC and Verizon work teams  
4 occur effectively and at minimum cost.

5 **Q. IS WPTS UTILIZED BY OTHER INCUMBENT LECS?**

6 A. No. WPTS was developed by Verizon as an enhancement to its hot cut  
7 process, and it is unique to Verizon. It should be noted that other ILECs  
8 have expressed interest in the system.

9 **Q. TO WHAT EXTENT IS WPTS UTILIZED FOR COMMUNICATIONS**  
10 **BETWEEN THE VERIZON ORGANIZATIONS INVOLVED IN A HOT**  
11 **CUT?**

12 A. Aside from its role in facilitating the exchange of information between  
13 Verizon and the CLEC, WPTS has also given frame technicians the ability  
14 to communicate electronically with the RCCC (and directly with the CLEC)  
15 about CLEC dial tone issues, the CLEC's willingness to proceed with the  
16 cut (the "go-ahead"), and the completion of wiring work. Verizon is  
17 currently using handheld devices on a trial basis. Such devices provide  
18 frame technicians with more rapid and convenient access to WPTS and  
19 other systems.

20 **5. Hot Cut Processes Utilized By Verizon RI**

21 **Q. WHAT HOT CUT PROCESSES ARE OFFERED BY VERIZON?**

22 A. Verizon RI currently uses two separate, though closely related, hot cut  
23 processes: a "basic" hot cut process and a "Large Job," or "Project"  
24 process. In addition, Verizon has developed a new process that we refer

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1 to as a “batch” hot cut process. These three processes are described in  
2 greater detail below.

3 No additional special hot cut processes exist, or are required, for different  
4 types of migrations (Verizon-to-CLEC; CLEC-to-CLEC; Verizon retail (or  
5 resale)-to-UNE-L; or UNE-P to UNE-L), for different types of end users  
6 (e.g., residential or business), or for orders submitted in different ways  
7 (e.g., via Local Service Interface (“LSI”) or via Electronic Data Interface  
8 (“EDI”). Simply put, a hot cut is a hot cut.

9 **Q. CAN VERIZON RI PERFORM CLEC-TO-CLEC HOT CUTS WITH ITS**  
10 **BASIC HOT CUT PROCESS?**

11 A. Yes. The only problem such cuts raise is the practical one referred to  
12 above in connection with winbacks — in some cases, CLECs fail to  
13 provide necessary circuit ID information to Verizon RI. In such cases,  
14 Verizon RI must provision the customer’s service on a separate line.

15 **C. THE BASIC HOT CUT PROCESS**

16 **Q. WHAT IS VERIZON’S “BASIC” HOT CUT PROCESS?**

17 A. Although this process is also sometimes described as the “individual” hot  
18 cut process, that is something of a misnomer, since the process is not  
19 limited to orders for one loop or even a small numbers of loops. Rather, it  
20 is Verizon RI’s default, generally applicable hot cut process.

21 Although, as described below, Verizon RI has a separate “Large Job”  
22 process, that process only applies if the CLEC is willing and able to group  
23 orders by central office or collocation arrangement, and chooses to submit

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1 the orders in that manner. In the normal course of business, however,  
2 even in periods of high volume, orders are generally handled through the  
3 basic process.

4 **Q. PLEASE DESCRIBE THE BASIC PROCESS.**

5 A. A flowchart describing the process is provided as Exhibit II-C.

6 **Q. PLEASE DESCRIBE THE INITIAL PROCESSING OF ORDERS IN THE**  
7 **BASIC PROCESS.**

8 A. The process itself is relatively straightforward. The CLEC submits a LSR  
9 via Verizon's LSI or EDI to Verizon, indicating that it wishes to use the  
10 existing loop to serve the customer. A properly completed LSR will  
11 generate four related Verizon service orders:

- 12 • A disconnect ("D") order, for example to discontinue the existing  
13 retail service where the customer was originally a Verizon retail  
14 customer.
- 15 • A change ("C") order to establish the UNE-L for the CLEC.
- 16 • A trigger order which sends a message to NPAC 48 hours  
17 before the due date indicating that the end user's telephone  
18 number will be ported to the CLEC.
- 19 • A record order detailing listing information, including E911 data.

20 The LSR will either electronically flow through Verizon's ordering systems,  
21 be routed to the NMC for manual processing (assuming that there are  
22 issues that can be addressed by the NMC representative), or be rejected  
23 back to the CLEC for additional work.

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1 **Q. PLEASE DESCRIBE THE ROLE PLAYED BY THE RCCC AND THE**  
2 **RCMAC IN THE PROCESSING OF A HOT CUT ORDER.**

3 A. The RCCC takes the “C” and “D” orders referred to above, and makes  
4 sure that they are processed to completion. The “C” order generates the  
5 physical hot cut wiring activity. Currently, WPTS performs much of the  
6 review functions previously handled by a RCCC associate. The “D” order  
7 flows automatically to the RCMAC for processing after the hot cut is  
8 complete.

9 **Q. PLEASE DESCRIBE THE ROLE PLAYED BY THE APC.**

10 A. The APC addresses orders that fall out of the automatic assignment  
11 process because of facilities problems. In the case of loops using IDLC  
12 technology, for example, the APC must find and assign alternative copper  
13 or UDLC facilities, for the reasons discussed above.

14 **Q. PLEASE DESCRIBE THE PRE-WIRING PROCESS.**

15 A. Prior to the due date for the hot cut, the frame technician will run a jumper  
16 or cross-connect wire from the appearance of the CLEC’s collocation  
17 facility assignment on Verizon’s intermediate frame, to the appearance of  
18 the end user’s loop on the MDF. At this time, the technician will determine  
19 that the CLEC dial tone is working and that there are no apparent  
20 problems with the loop. If there are any problems, the frame technician  
21 will advise the RCCC and, if necessary, the CLEC.

22 **Q. PLEASE DESCRIBE THE ACTIVITIES THAT OCCUR ON THE DUE**  
23 **DATE.**

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1 A. The CLEC will advise Verizon that it is willing and able to process the cut.  
2 Upon receipt of this “go-ahead” confirmation, the frame technician will  
3 check once again for the presence of CLEC dial tone. If the end user is  
4 using the line, the technician will wait for the line to go idle. Once the line  
5 is properly checked, the technician will lift off the jumper going to the  
6 Verizon switch and cut down the wire connected to the CLEC switch, thus  
7 completing the process of connecting the loop through to the CLEC  
8 switch. Once this cutover is complete, the technician will advise the  
9 RCCC and CLEC and complete all required internal processes.

10 **Q. HOW IS THE CLEC NOTIFIED THAT THE CUTOVER IS COMPLETE,**  
11 **SO THAT IT CAN ARRANGE FOR THE PORTING OF THE**  
12 **CUSTOMER’S NUMBER?**

13 A. In the basic process, this notification is made through WPTS.

14 **Q. PLEASE EXPLAIN VERIZON’S “THROWBACK” PROCESS.**

15 A. In the event that for some reason the CLEC cannot accept the customer  
16 once the wiring work is complete, the CLEC will ask Verizon to put  
17 everything back the way it was prior to the hot cut.

18 **Q. HOW DOES THE PROCESS DESCRIBED ABOVE DIFFER WHEN THE**  
19 **HOT CUT ORDER RELATES TO AN IDLC-EQUIPPED LOOP?**

20 A. On IDLC cuts, the frame technician will wire the CLEC dial tone to the  
21 alternative facility identified by the APC. The final cutover will then take  
22 place in the field at the SAI.

23 **Q. HOW IS THE PROCESS MODIFIED IF THE CLEC NOTIFIES VERIZON**  
24 **THAT IT IS NOT READY TO PROVIDE DIAL TONE OR IF VERIZON**  
25 **OTHERWISE DETERMINES THAT DIAL TONE IS NOT AVAILABLE AT**  
26 **THE TIME OF THE CUTOVER?**

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1 A. In the event that the CLEC is not in a position to provide dial tone, Verizon  
2 will ask the CLEC to submit a supplemental LSR to either cancel the  
3 request or push it into a future date. At the same time Verizon will push its  
4 disconnect order into the future so as to ensure that the customer does  
5 not get erroneously disconnected from the Verizon switch.

6 **Q. HAS VERIZON RI'S HOT CUT PROCESS BEEN EVALUATED BY A**  
7 **THIRD PARTY?**

8 A. Yes. Verizon RI's hot cut process is the same process used throughout  
9 Verizon and has been evaluated in numerous Section 271 cases. In  
10 addition, since November 2002, both the basic hot cut process discussed  
11 above and the "Large Job" ("Project") process discussed below have been  
12 certified by the International Organization for Standardization ("ISO"), a  
13 "network of national standards institutes from 147 countries working in  
14 partnership with international organizations, governments, and industry,  
15 business, and consumer representatives." ([http://www.iso.ch/iso/en/](http://www.iso.ch/iso/en/ISOOnline.opennerpage)  
16 [ISOOnline.opennerpage](http://www.iso.ch/iso/en/ISOOnline.opennerpage)) ISO 9000 is a set of generic management  
17 system standards. "Management systems standards," according to ISO,  
18 "provide the organization with a model to follow in setting up and operating  
19 the management system. This model incorporates the features on which  
20 experts in the field have reached a consensus as representing the  
21 international state of the art. A management system which follows the  
22 model – or 'conforms to the standard' – is built on a firm foundation of  
23 state-of-the-art practices." ([www.iso.ch/iso/en/iso9000-](http://www.iso.ch/iso/en/iso9000-)

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1 14000/basics/general/basics\_3.html) More particularly, ISO 9000 is a  
2 family of “quality management” standards. “[T]he standardized definition  
3 of quality refers to all those features of a product (or service) which are  
4 required by the customer. ‘Quality management’ means what the  
5 organization does to ensure that its products or services satisfy the  
6 customer's quality requirements and comply with any regulations  
7 applicable to those products or services.” (www.iso.ch/iso/en/ iso9000-  
8 14000/basics/general/basics\_4.html). Verizon is audited every six months  
9 in order to retain its ISO certification. In fact, in May of this year Verizon  
10 attained recertification under the latest ISO standards.

11 **D. THE “LARGE JOB” (“PROJECT”) HOT CUT PROCESS**

12 **1. In General**

13 **Q. WHAT IS VERIZON RI’S “LARGE JOB” HOT CUT PROCESS?**

14 A. In the ordinary course of business, Verizon RI uses the basic hot cut  
15 process for orders of varying sizes, some of them quite large. However,  
16 Verizon RI does employ a separate process in cases in which CLECs are  
17 willing to aggregate their orders by central office and due date. Verizon  
18 refers to this as the Large Job, or Project, Hot Cut Process. (It has  
19 sometimes been referred to informally as the “bulk” hot cut process,  
20 however we do not use that term in this testimony.)

21 **Q. PLEASE PROVIDE A BASIC DESCRIPTION OF THE LARGE JOB**  
22 **PROCESS.**

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1 A. The CLEC initiates the Large Job process by contacting the NMC to  
2 request Project treatment for a group of orders. The NMC then negotiates  
3 a due date and a fall-out date with the CLEC and the frame organization.  
4 (The “fall out” date is a separate fallback due date for lines for which  
5 unresolved dial tone problems exist on the day before the primary due  
6 date.) In order to allow for quick identification of the individual orders in  
7 the job, the CLEC submits LSRs whose Purchase Order Numbers  
8 (“PONs”) all start with the same four characters. All orders in the job that  
9 are in a particular central office and have a particular due date will be  
10 assigned to a single RCCC coordinator.

11 A flow chart describing the steps in the Large Job process is provided in  
12 Exhibit II-D.

13 **Q. HOW DOES THE LARGE JOB PROCESS DIFFER FROM THE BASIC**  
14 **HOT CUT PROCESS?**

15 A. In most respects, including particularly the wiring work required, the two  
16 processes are identical. The principal differences lie in the facts that in  
17 the Large Job Process: (a) the due date is negotiated rather than being  
18 the five-business-day standard interval; (b) a single PON prefix is  
19 assigned to all orders included in the Project, as described above; (c) a  
20 “project spreadsheet” is used as a project management tool; (d) the CLEC  
21 is notified by telephone of the completion of each batch of cuts in the  
22 Project; and (e) loops included in a Project are typically cut over after  
23 normal business hours.

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1 **Q. WHY ARE DUE DATES FOR LARGE JOBS SET THROUGH**  
2 **NEGOTIATION, RATHER THAN THROUGH THE USE OF A FIXED,**  
3 **STANDARD INTERVAL?**

4 A. The negotiation process enables Verizon to schedule Large Job work in a  
5 way that makes the most efficient use of its force. However, the company  
6 is currently evaluating the implementation of an automated scheduling  
7 system for Large Jobs, similar to the approach used for some types of  
8 field-dispatchable UNE orders.

9 **Q. PLEASE DESCRIBE THE USE OF PROJECT SPREADSHEETS.**

10 A. Verizon proposes to modify the spreadsheet process that has been used  
11 in the past, as a result of discussions held at a series of technical  
12 workshops in New York concerning the Large Job process (the “New York  
13 workshops”).

14 Originally, the CLEC provided a spreadsheet to Verizon listing all of the  
15 lines to be included in the Project. This sheet became the blueprint for all  
16 subsequent activities related to the Project. The sheet allowed Verizon to  
17 monitor the CLEC’s issuance of LSRs, and to ensure that they were  
18 consistent with the spreadsheet. It also provided CLECs and Verizon’s  
19 Frame organization with a listing of the lines to be cutover on the due  
20 date, and the order in which they would be cut over.

21 However, in the New York workshops, various CLECs criticized the  
22 spreadsheet process as inefficient, and asked if Verizon would be willing  
23 to replace the CLEC-generated spreadsheet with a report automatically  
24 generated by WPTS on the basis of the LSRs submitted by the CLEC.

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1 (Such reports can now be downloaded electronically by the CLEC.)  
2 Verizon indicated that it was willing to do this provided that the CLECs  
3 realized that absent a CLEC-provided spreadsheet, Verizon would no  
4 longer be able to check to ensure that LSRs had been submitted for all of  
5 the lines that the CLEC intended to include in the Project.

6 MCI indicated in the New York workshops that it opposes the elimination  
7 of the CLEC-provided spreadsheet. Nevertheless, other CLECs support  
8 the change in the spreadsheet process, and it appears to Verizon to  
9 represent a positive change in the direction of simplifying the hot cut  
10 process. Accordingly, we are proposing to eliminate the use of the CLEC-  
11 provided spreadsheet, as described above. (This proposed process  
12 change is reflected in the Forward-Looking Adjustment Factors applied to  
13 the relevant work times, as described in greater detail below.) To the  
14 extent that the Commission concludes that Verizon RI should continue to  
15 utilize the CLEC-provided spreadsheet in Large Job hot cuts, Verizon RI  
16 should be permitted to modify its proposed rates, in order to ensure that it  
17 recovers any additional costs associated with that requirement.

18 **Q. PLEASE DESCRIBE THE DUE DATE COORDINATION PROCESS FOR**  
19 **LARGE JOBS AND THE MANNER IN WHICH IT DIFFERS FROM THE**  
20 **EQUIVALENT PROCESS FOR BASIC HOT CUTS.**

21 A. Some CLECs have indicated that they prefer to be notified of the  
22 completion of the cut by telephone in the case of Large Jobs, even though  
23 completion information is also available through WPTS. Accordingly,

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1 Verizon calls the CLEC after each batch of approximately 20 lines in the  
2 Project is cut over.

3 **Q. HOW ARE IDLC LINES TREATED IN THE CONTEXT OF LARGE**  
4 **JOBS?**

5 A. This is another aspect of the Large Job process that will be changed as a  
6 result of discussion at the New York workshops. Originally, Verizon did  
7 not handle lines that would require an outside dispatch (such as IDLC-  
8 equipped lines) as part of a Large Job Project, opting instead to handle  
9 them as a basic hot cut due to the need to dispatch a technician to the  
10 SAI. In fact, whenever Verizon determined that any circuits listed as part  
11 of a Large Job were IDLC-equipped, Verizon contacted the CLEC and  
12 asked it to submit a supplemental LSR removing the circuits from the  
13 Large Job, and to resubmit the cut requests as “basic” hot cut orders.

14 **Q. IN WHAT RESPECTS DOES VERIZON INTEND TO MODIFY THIS**  
15 **POLICY?**

16 A. During the New York workshops, Verizon proposed to discontinue its  
17 policy of requiring CLECs to omit supplemental LSRs for any IDLC lines  
18 from a Large Job. Instead, we proposed to automatically remove IDLC-  
19 equipped lines from Large Jobs, and to convert them to basic hot cut  
20 orders, without requiring submission of a supplemental LSR by the CLEC.  
21 The CLECs participating in the New York workshops supported this  
22 change.

23 **Q. IN SUCH CASES, WHAT WOULD BE THE DUE DATE FOR THE**  
24 **RESUBMITTED ORDER?**

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1 A. Where feasible, Verizon would arrange to make the cut by the due date  
2 that had been negotiated for the Large Job Project, even though the loop  
3 in question had been removed from the Project.

4 **Q. HAS THE LARGE JOB PROCESS BEEN ISO CERTIFIED?**

5 A. Yes, as discussed above, both the basic and large job processes have  
6 been ISO certified.

7 **2. The “Managers’ Area” Policy**

8 **Q. DOES VERIZON HAVE ANY POLICY THAT LIMITS THE NUMBER OR**  
9 **LOCATION OF THE CUTS THAT CAN BE INCLUDED IN A SINGLE**  
10 **LARGE JOB?**

11 A. According to the general guidelines that arose out of discussions between  
12 CLECs and Verizon during the development of the Large Job process, a  
13 Project will be worked in one central office per Manager’s Area on a  
14 particular negotiated due date. (A Manager’s Area is defined as the  
15 region that includes the central offices supervised by a particular Verizon  
16 manager.) For purposes of this policy, there is one Manager’s Area in  
17 Rhode Island. This is an overall limit, not a per CLEC limit. There is also  
18 a guideline of 150 cut-over lines per central office per due date. These  
19 guidelines allow Verizon’s managers to balance their force with minimal  
20 need for additional overtime.

21 If a CLEC requires more than 150 lines, the Large Job process can be  
22 utilized on separate negotiated due dates to meet their requirements.

23 This guideline was developed collaboratively, in an attempt to optimize  
24 resource utilization by all parties. When in the past customer (end user or

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1 CLEC) requirements dictated that these guidelines be modified, Verizon  
2 has made every attempt to do so. Indeed, Verizon has performed Large  
3 Jobs that went beyond the 150 line/central office, 300 line/geographic area  
4 limits described above.

5 As discussed in the New York workshops, the maximum daily number of  
6 central offices included in a Project can be increased as necessary to  
7 accommodate CLEC volumes. Further, the Manager's Area policy itself  
8 will obviously be reviewed and modified as appropriate in the context of  
9 the larger hot cut volumes that might result from a non-impairment finding  
10 by the Commission and the resulting elimination of UNE-P.

11 **3. Advantages of the Large Job Process**

12 **Q. WHAT ARE THE ADVANTAGES OF THE LARGE JOB PROCESS?**

13 A. For both Verizon RI and the CLEC, Large Job processing enables large  
14 numbers of lines to be cut over in a way that makes the most efficient use  
15 of the parties' work forces. Because of the need for coordination, hot cuts  
16 require attention from both Verizon and CLEC personnel on the due date,  
17 and on various occasions before the due date. If a large number of orders  
18 submitted by a single CLEC can be processed together, on a systematic  
19 basis, then both Verizon and CLEC personnel will face a relatively  
20 constant amount of work over a predictable period of time. This allows for  
21 more efficient force management than would be possible if the same  
22 number of cuts were completed on a sporadic and independent basis.

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1 This, rather than any reduction in the amount of work required per hot cut,  
2 is the principal benefit of the Large Job process.

3 **Q. GIVEN THE LARGER NUMBER OF LINES INVOLVED, WHY ISN'T THE**  
4 **AMOUNT OF WORK REQUIRED FOR A LARGE JOB HOT CUT**  
5 **SIGNIFICANTLY SMALLER, ON A PER-LINE BASIS, THAN THE**  
6 **AMOUNT REQUIRED FOR A BASIC HOT CUT?**

7 A. As noted previously, the core of the hot cut process is physical wiring  
8 work, and the same amount of wiring is required per line whether orders  
9 are processed independently or as part of a Large Job. Other steps also  
10 involve similar levels of work for both processes. Moreover, the Large Job  
11 process has some steps, such as interval negotiation, that are not utilized  
12 in the basic process.

13 **E. THE "BATCH" HOT CUT PROCESS**

14 **Q. WHAT WAS THE REASON FOR THE CREATION OF AN ADDITIONAL**  
15 **"BATCH" HOT CUT PROCESS?**

16 A. The process was developed to respond to the issues raised by the FCC  
17 concerning hot cuts in the *Triennial Review Order*. The "Batch" hot cut  
18 optimizes the efficiencies of the Project process regardless of the CLECs'  
19 ability to aggregate orders on a CO-by-CO basis. It also allows the  
20 accumulation of orders for multiple CLECs, whereas Project hot cuts are  
21 CLEC-specific. More significantly, it eliminates the need to coordinate  
22 since Verizon proposes to manage the entire process from order  
23 acceptance to port activation. All of this results in virtually seamless  
24 migrations and lower CLEC costs.

25 **Q. HOW ARE THESE BENEFITS ACHIEVED?**

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1 A. In essence, under the batch process, a CLEC will be permitted (but not  
2 required) to earmark specified hot cut orders for batch processing. In  
3 each central office, orders submitted for batch processing will be held until  
4 a “critical mass” of such orders is reached.

5 The size of the critical mass will vary from office to office. The manager of  
6 each individual central office, based on the volume of cuts and the  
7 optimum level of frame staffing, will determine the number of lines that will  
8 constitute a critical mass *in that office*. For example, a “critical mass”  
9 might be achieved relatively rapidly in an extremely busy staffed office,  
10 while a remote, less active office might accumulate orders until a  
11 technician makes a scheduled visit to the office.

12 **Q. WOULD THERE BE ANY LIMITS ON THE AMOUNT OF TIME THAT**  
13 **THE ORDER WILL BE HELD?**

14 A. Yes. Initially the minimum holding period will be ten business days and  
15 the maximum period will be 35 business days. Once Verizon determines  
16 the “float rate” of hot cuts on each CO, this holding period will be adjusted.

17 **Q. HOW WOULD THE CLEC KNOW WHEN THE CUTOVER WILL**  
18 **ACTUALLY BE MADE?**

19 A. The LSR submitted by the CLEC will specify a due date 35 business days  
20 in the future, corresponding to the maximum holding period for the batch  
21 process. The CLEC will receive notification of the actual cutover date on  
22 or before “DD-minus-6” (*i.e.*, six days prior to the actual due date), and will  
23 be required by DD-minus-3 to give Verizon a sign-off (*i.e.*, a “go/no-go”

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1 indication) for the cut through WPTS. The sign-off will verify that there is  
2 dial tone on the CLEC facility that will be used to serve the customer.

3 **Q. WHAT WILL HAPPEN WHEN THE CRITICAL MASS IS REACHED?**

4 A. When the critical mass is reached, the “batch” will be created. The orders  
5 in the batch will be re-dated to show the new due date (which will  
6 generally be six days after the batch is created), the CLEC will be notified,  
7 and Verizon will begin preparing for the cutover. The cutover process will  
8 differ in one very significant way from the current Large Job process. As a  
9 condition of utilizing the batch process, CLECs would be required to  
10 authorize Verizon to submit the final number-port activation order to NPAC  
11 in place of the CLEC. This will virtually eliminate the need for coordination  
12 with the CLEC at the time of the cutover. In order to facilitate this process,  
13 the CLEC will be required to include in its DD-minus-3 sign-off a  
14 verification that it has created a port order in the NPAC database for  
15 Verizon to activate on the due date.

16 **Q. WILL NPAC ACCEPT A PORT NOTIFICATION FROM VERIZON WHEN**  
17 **THE LINE IS BEING CUT OVER TO A CLEC?**

18 A. Verizon has discussed this matter with NPAC, which has indicated that it  
19 would be willing to accept the port notification provided that appropriate  
20 authorization is provided by the CLEC.

21 **Q. WOULD THERE BE ANY OTHER DIFFERENCES BETWEEN LARGE**  
22 **JOB PROCESSING AND BATCH PROCESSING OF ORDERS?**

23 A. Yes. Because of the reduced coordination requirements, the CLEC will  
24 not need to know the precise order in which the lines will be cut. Thus, the

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1 cutover schedule will not need to be rigidly tied to the order in which LSRs  
2 and lines are listed in a spreadsheet or WPTS report. This will give the  
3 frame work force increased flexibility to organize the orders in a way that  
4 will reduce somewhat the time spent moving between one cut and the  
5 next.

6 **Q. WHAT WOULD HAPPEN AFTER A CUT IS COMPLETE?**

7 A. Once the cut and the number port are complete, Verizon RI's translations  
8 for the retail or UNE-P service previously provided to serve the customer  
9 will be removed from the switch. Upon completion of each cut, Verizon  
10 will notify the CLEC through WPTS. Verizon will also complete the service  
11 orders, thus generating a Provisioning Completion Notice ("PCN") and a  
12 Billing Completion Notice ("BCN") to the CLEC.

13 **Q. HOW WOULD VERIZON MITIGATE THE IMPACT OF THE 10-TO-35-**  
14 **BUSINESS-DAY HOLDING PERIOD FOR BATCH ORDERS?**

15 A. A CLEC would have the option of transferring the customer to UNE-P until  
16 the line is cut. This would be accomplished simply by submitting a UNE-P  
17 order for the customer before the batch hot cut order is submitted. (The  
18 UNE-P order must be complete before the hot cut order is submitted.) For  
19 batch cut orders submitted in market areas in which Verizon is relieved of  
20 its obligation to provide mass market local switching on an unbundled  
21 basis, a service functionally similar to UNE-P would be provided, but only,  
22 as noted above, for the holding period of the order. (Initially, and subject

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1 to subsequent review by the Company, Verizon RI proposes to price the  
2 interim UNE-P-like service at the rates currently applicable to UNE-P.)

3 **Q. PLEASE PROVIDE A FLOWCHART OF THE BATCH PROCESS.**

4 A. Such a flowchart is provided in Exhibit II-E.

5 **Q. WHAT REQUIREMENTS WOULD BE IMPOSED ON CLECS THAT**  
6 **WISH TO UTILIZE THE BATCH PROCESS?**

7 A. The nature of the process would entail certain restrictions:

- 8 • The option of putting (or keeping) the customer on a UNE-P or  
9 UNE-P-like arrangement during the holding period prior to the cut  
10 could only be made available for lines that are, before the  
11 submission of the CLEC LSR, either Verizon retail lines, resold  
12 lines, or UNE-P lines. Any other type of line would require a hot cut  
13 before a transitional UNE-P like service could be established.
- 14 • As noted above, the CLEC must authorize Verizon to submit the  
15 final number port notification to NPAC.
- 16 • The process would not apply to IDLC lines and to certain other loop  
17 types.
- 18 • Use of WPTS would be mandatory.
- 19 • Once the batch hot cut order has been submitted, no changes to  
20 the interim UNE-P account could be made without canceling and  
21 re-issuing the hot cut order.
- 22 • The process is not available for UNE-L to UNE-L migrations as this  
23 would involve a third party CLEC in the porting process.

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1 Q. WOULD CLEC ORDERS AUTOMATICALLY BE INCLUDED IN THE  
2 BATCH PROCESS?

3 A. No. The batch process would be an optional service, not a requirement.

4 A CLEC would have to submit a LSR specifically requesting the process.

5 Q. WHAT OPERATIONAL BENEFITS WOULD THE BATCH PROCESS  
6 CREATE FOR CLECS?

7 A. The batch process would greatly reduce the need for CLEC personnel to  
8 become involved in the coordination process, thus reducing the "internal"  
9 CLEC costs associated with hot cuts. The CLECs would also be able to  
10 eliminate their involvement with the porting activation, again reducing their  
11 costs.

12 Q. WHAT IS THE STATUS OF THE DEVELOPMENT AND AVAILABILITY  
13 OF THE BATCH PROCESS?

14 A. Verizon RI is currently developing a trial program of the batch cut process  
15 to begin in the near future, and is working towards commercial availability  
16 by the end of the second quarter of 2004.

17 Q. FCC RULE 319(D)(2)(II) RELATES TO STATE COMMISSION REVIEW  
18 AND APPROVAL OF A "BATCH CUT MIGRATION PROCESS." IS  
19 THE BATCH PROCESS DESCRIBED ABOVE A "BATCH CUT  
20 MIGRATION PROCESS" WITHIN THE MEANING OF THE FCC'S  
21 RULE?

22 A. Yes. Rule 319(d)(2)(ii) defines a "batch cut process" as "a process by  
23 which the incumbent LEC simultaneously migrates two or more loops from  
24 one carrier's local circuit switch to another carrier's local circuit switch,  
25 giving rise to operational and economic efficiencies not available when  
26 migrating loops from one carrier's local circuit switch to another carrier's

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1 local circuit switch on a line-by-line basis.” The process described above  
2 is consistent with that definition.

3 The specific requirements of Rule 319(d)(2)(ii) are set forth below:

- 4 • Rule 319(d)(2)(ii)(A)(1) requires a state commission reviewing a  
5 batch process to “first determine the appropriate volume of loops  
6 that should be included in the ‘batch.’” As noted above, we would  
7 propose to perform the cuts when a “critical mass” of lines is  
8 reached. The “critical mass” standard does not require any prior  
9 specification of an absolute minimum or maximum number of lines,  
10 which as noted will vary from office to office.
- 11 • Rule 319(d)(2)(ii)(A)(2) states that a “state commission shall adopt  
12 specific processes to be employed when performing a batch cut,  
13 taking into account the incumbent LEC's particular network design  
14 and cut over practices.” The process proposed by Verizon is  
15 described above.
- 16 • Rule 319(d)(2)(ii)(A)(3) requires the state commission to “evaluate  
17 whether the incumbent LEC is capable of migrating multiple lines  
18 served using unbundled local circuit switching to switches operated  
19 by a carrier other than the incumbent LEC for any requesting  
20 telecommunications carrier in a timely manner, and may require  
21 that incumbent LECs comply with an average completion interval  
22 metric for provision of high volumes of loops.” Timeliness is  
23 assured here by the limitations on the “holding period” for batch

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1 orders, the availability of a transitional, UNE-P-like service while the  
2 lines accumulate in the batch, and by Verizon's scalability analysis.

3 To the extent that the Commission wishes to address metrics  
4 issues related to batch hot cuts, they should be addressed in a  
5 metrics-related proceeding, rather than in this proceeding.

- 6 • Rule 319(d)(2)(ii)(A)(4) requires the adoption of batch hot cut rates  
7 in accordance with the FCC's UNE pricing rules. Such rates are  
8 proposed for the batch process in Part III of this testimony. The  
9 Rule further requires that these rates "reflect the efficiencies  
10 associated with batched migration of loops to a requesting  
11 telecommunications carrier's switch, either through a reduced per-  
12 line rate or through volume discounts as appropriate." Such  
13 efficiencies are reflected in Verizon's cost studies.

14 Although Verizon's batch process satisfies Rule 319(d)(2)(ii), as described  
15 above, it is important to note that Verizon is not *required* to offer a batch  
16 process.

17 **Q. WHY IS THAT?**

18 A. The FCC's Rule requires only that the Commission "either establish an  
19 incumbent LEC batch cut process as set forth in paragraph (d)(2)(ii)(A) of  
20 this section or issue detailed findings explaining why such a batch process  
21 is unnecessary, as set forth in paragraph (d)(2)(ii)(B) of this section."  
22 Subsection (B) in turn states: "If a state commission concludes that the  
23 absence of a batch cut migration process is not impairing requesting

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1 telecommunications carriers' ability to serve end users using DS0 loops in  
2 the mass market without access to local circuit switching on an unbundled  
3 basis, that conclusion will render the creation of such a process  
4 unnecessary. In such cases, the state commission shall issue detailed  
5 findings regarding the volume of unbundled loop migrations that could be  
6 expected if requesting telecommunications carriers were no longer entitled  
7 to local circuit switching on an unbundled basis, the ability of the  
8 incumbent LEC to meet that demand in a timely and efficient manner  
9 using its existing hot cut process, and the non-recurring costs associated  
10 with that hot cut process. The state commission further shall explain why  
11 these findings indicate that the absence of a batch cut process does not  
12 give rise to impairment in the market at issue.”

13 As we demonstrate in Part IV of this testimony, these requirements are  
14 satisfied, and therefore no batch process is required. Verizon has  
15 nevertheless proposed, and is willing to offer, the process described  
16 above.

17 **III. HOT CUT COSTS**

18 **A. PURPOSE OF TESTIMONY AND BACKGROUND**

19 **Q. WHAT IS THE PURPOSE OF THIS PART OF VERIZON'S TESTIMONY?**

20 A. This testimony presents Verizon RI's analysis of the forward-looking, non-  
21 recurring costs that it incurs in connection with the processing and  
22 provisioning of CLEC-requested hot cuts using the basic WPTS, Large  
23 Job, and batch processes discussed in Part II of this testimony. We also

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1 propose rates based on those costs. This testimony does not address the  
2 non-recurring costs to Verizon RI of providing hot cuts pursuant to the  
3 basic non-WPTS process that has been and continues to be litigated in  
4 Docket No. 2681, or of any other wholesale, access or retail services.

5 **Q. PLEASE DESCRIBE THE STRUCTURE OF VERIZON RI'S CURRENT**  
6 **HOT CUT RATES.**

7 A. Verizon RI's hot cut rates for the standard hot cut process that Verizon  
8 employed in its May 21, 2001 compliance filing in the TELRIC case are to  
9 be charged under a rate structure involving three separate rates:

- 10 • A Service Order charge, which recovers the costs associated with  
11 processing a LSR that requires a hot cut. This charge is imposed  
12 on a per-order basis.
- 13 • A Service Connection — Central Office Wiring charge, which  
14 essentially recovers the cost of the wiring and pre-wiring activities  
15 associated with a hot cut. These costs are incurred within the  
16 Central Office Frame organization. This charge is assessed on a  
17 per-link basis, with separate charges for the first and additional  
18 links.
- 19 • A Service Connection — Other (Provisioning) charge, which  
20 recovers costs associated with coordination and other activities  
21 related to the management of the hot cut. These costs are incurred  
22 in a variety of organizations, including principally the RCCC, the  
23 RCMAC, and the APC. Like the Service Connection — Central

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1 Office Wiring charge, this charge is assessed on a per-link basis,  
2 with separate charges for the first and additional links.

3 Additionally, a Manual Intervention Surcharge, assessed on a per-order  
4 basis, is specified for cases in which a CLEC submitting an order chooses  
5 not to do so through the available electronic interfaces, which causes  
6 Verizon RI to incur additional costs associated with manual order handling  
7 in the NMC.

8 Each rate has associated with it an “expedite” charge that applies to some  
9 requests for expedited service.

10 Finally, if a CLEC requests a Verizon RI technician to be dispatched to the  
11 field in connection with a hot cut, an Installation Dispatch charge reflecting  
12 the costs associated with the Outside Plant technician will apply.

13 **Q. WHAT ARE THE LEVELS OF VERIZON RI’S PROPOSED RATES FOR**  
14 **NON-WPTS BASIC HOT CUTS?**

15 A. Verizon RI submitted hot cut costs in its May 2002 filing in Docket No.  
16 2681. In that filing, Verizon submitted two cost scenarios, a “base”  
17 scenario incorporating the Commission’s ordered adjustments to Verizon  
18 RI’s non-recurring costs in its Order No. 16793 issued on November 18,  
19 2001 in Docket No. 2681 (“TELRIC Order”), and a “standard scenario” or  
20 “standard model” that responded to the Commission’s invitation in its  
21 TELRIC Order for the parties to present alternative scenarios using fully  
22 supported alternative assumptions. The proposed costs for hot cuts in  
23 Verizon’s “base” scenario for two-wire loops were: \$2.08 (Connect) and

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1           \$2.08 (Disconnect) per order for the Service Order function, \$23.65  
2           (Connect) and \$8.10 (Disconnect) for Central Office Wiring (Initial), and  
3           \$2.89 (Connect) and \$2.48 (Disconnect) for Provisioning (Initial). There  
4           were also separate rates for the associated additional-link, expedited  
5           service, and manual processing charges. The proposed costs for hot cuts  
6           in Verizon’s “standard” scenario for two-wire loops were: \$7.26 per order  
7           for the Service Order function, \$51.74 for Central Office Wiring (Initial),  
8           and \$97.58 for Provisioning (Initial).<sup>3</sup> There were also separate rates for  
9           the associated additional-link, expedited service, and manual processing  
10          charges. Verizon RI believes that the standard scenario is both TELRIC-  
11          compliant and based on more realistic and economically appropriate  
12          forward-looking assumptions, within the constraints of the FCC’s TELRIC  
13          methodology, than the base scenario. The three rates specified above  
14          add up to \$28.62 (Connect) and \$12.66 (Disconnect) under the base  
15          scenario, and \$156.58 under the standard scenario. The average actual  
16          per-line rate would, of course, vary depending upon the number of orders,  
17          the number of lines included in an order, whether expedited service had  
18          been requested, and whether the Manual Intervention Surcharge would  
19          apply. In many cases, the effective rate would be significantly below the

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<sup>3</sup> There are no “hot cut” rates as such currently in effect in Rhode Island. The existing rate structure combines “new” and “hot cut” link orders into combined, weighted rates for orders of one, two to nine, or ten plus links per order. Those rates are the same as for a new loop, and add up to \$41.46 for a hot cut of a single analog loop and \$45.18 for a hot cut of a single digital loop.

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1 \$28.62 (Connect) plus \$12.66 (Disconnect) rates under the “base”  
2 scenario or the \$156.58 rate under the “standard” scenario, because of  
3 the allocation of the Service Order charge over all the lines involved in  
4 multi-line orders, and because in many cases the applicable Wiring and  
5 Provisioning rates would be the lower “additional-link” rates instead of the  
6 higher initial-link rates.

7 **Q. WHAT HOT CUT PROCESSES WERE CONSIDERED IN VERIZON RI’S**  
8 **NEW COST STUDIES?**

9 A. This testimony will consider the cost of (a) the current “basic” hot cut  
10 process utilizing WPTS, and the (b) current Large Job/Project process  
11 (which also utilizes WPTS). Additionally, Verizon RI’s cost analysis  
12 includes the new “batch” hot cut process introduced in Part II of this  
13 testimony.

14 **Q. WHAT RATE STRUCTURE IS VERIZON RI PROPOSING HERE FOR**  
15 **HOT CUTS?**

16 A. Verizon RI proposes to utilize the same three-part rate structure that is set  
17 forth in its May 2001 compliance filing and that is described above. This  
18 structure best reflects the manner in which hot-cut-related costs are  
19 incurred by Verizon.

20 In addition, however, a new, fourth rate element, the IDLC Surcharge, is  
21 now being added for cases in which Verizon RI is required to substitute  
22 facilities before a cut can be made — *i.e.*, primarily where the loop is  
23 provisioned using IDLC technology. This charge will apply to each IDLC-  
24 equipped loop that is being cutover to a UNE-L configuration. As

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1 explained in Part II of this testimony, before an IDLC-equipped line can be  
2 cut over to a CLEC, the customer's service must be switched to an all-  
3 copper or UDLC facility. The costs associated with this charge are  
4 incurred principally in four organizations: the Outside Plant, the Central  
5 Office Frame, the RCCC, and the APC.

6 Finally, Verizon RI reserves its right to recover, through a future filing, any  
7 costs associated with the implementation of OSS support for the batch  
8 process that are not recovered in existing rates.

9 **Q. WHAT ASSUMPTIONS DID VERIZON RI MAKE CONCERNING THE**  
10 **OPERATIONAL DETAILS OF THESE TWO HOT CUT PROCESSES?**

11 A. We assumed that the processes will be provisioned as described in Part II  
12 of this testimony, and in the associated exhibits.

13 **Q. THE FCC IS CONSIDERING MODIFICATIONS TO THE TELRIC**  
14 **APPROACH IN WC DOCKET NO. 03-173. WHAT IS THE RELEVANCE**  
15 **OF THOSE CHANGES TO THESE STUDIES?**

16 A. The testimony presented here is based on current TELRIC approaches,  
17 consistent with current FCC regulations and with the prior orders of the  
18 Commission. To the extent that the TELRIC methodology is changed at  
19 any time in the future, or to the extent that it is replaced by some  
20 alternative methodology, Verizon RI reserves its rights to submit revised  
21 rates consistent with such new methodology.

22 **B. COSTING METHODOLOGY**

23 **1. In General**

24 **Q. WHAT ARE NON-RECURRING COSTS?**

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1 A. Non-recurring costs are the costs Verizon RI incurs in connection with the  
2 one-time activities necessary to process and provision CLEC requests for  
3 the initiation, change, or disconnection (termination) of service, or for other  
4 one-time activities related to UNEs provided by Verizon RI to CLECs.

5 Non-recurring costs are incurred in response to a specific event by a  
6 specific cost causer, and involve easily identifiable, concrete tasks. The  
7 most efficient and equitable means of recovery, accordingly, is through a  
8 one-time charge to the cost causer — *i.e.*, in this case, the CLEC that  
9 requested the hot cut.

10 **Q. HOW DID VERIZON RI ASSESS THE NON-RECURRING COSTS AT**  
11 **ISSUE IN THIS PROCEEDING?**

12 A. Verizon RI's "NRC Model" was modified for this purpose. Only the  
13 portions of that Model relevant to hot cuts were utilized here.

14 **Q. PLEASE DESCRIBE THE NRC MODEL.**

15 A. The NRC Model, which is provided as Exhibit III-A, implements a bottoms-  
16 up calculation that measures each cost arising in connection with servicing  
17 individual CLEC requests for UNEs and related services (in this case, hot  
18 cuts). The Model identifies all of the activities involved in fulfilling such  
19 requests, organized by the functional organizations within Verizon that  
20 perform each activity.

21 **Q. DESCRIBE THE STEPS UTILIZED BY THE NRC MODEL TO**  
22 **DETERMINE VERIZON RI'S NON-RECURRING COSTS.**

23 A. There are four major steps in the NRC Model. First, Verizon generally  
24 employs a survey process, discussed further below, in order to determine

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1 the average amount of time currently required to perform each activity.  
2 Second, these times are adjusted through the application of several  
3 factors, also explained below, to reflect work times in a forward-looking  
4 environment. Third, these “forward-looking” work activity times are  
5 multiplied by the appropriate labor rates in order to calculate the total non-  
6 recurring costs. Fourth, appropriate overhead loadings (common  
7 overhead and gross revenue loading) are applied to calculate a final rate.

8 **Q. HOW DO VERIZON RI’S COST STUDIES, AND ITS PROPOSED**  
9 **RATES, AVOID DOUBLE RECOVERY OF VERIZON RI’S COSTS?**

10 A. Because the work tasks identified in the Model are specific to the services  
11 at issue here (*i.e.*, various forms of hot cuts), and because Verizon RI has  
12 taken measures to ensure that none of the costs recovered through non-  
13 recurring charges are taken into account in the development of recurring  
14 charges, Verizon RI’s proposed rates do not create any risk of double  
15 recovery.

16 **Q. HOW WAS THE NRC MODEL MODIFIED FOR THIS PROCEEDING?**

17 A. Although the underlying model logic remained the same, tabs were  
18 included for the new hot cut processes only. A tab was also created for  
19 the IDLC Surcharge calculation, which uses a slightly different method for  
20 calculating the costs, as will be discussed below. A tab was added to  
21 explicitly calculate an expedite surcharge, rather than as an increased  
22 cost for each non-recurring rate element. Except for the APC and  
23 RCMAC, new activity descriptions were included for the other impacted

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1 organizations and data to calculate new task times for these activities  
2 were gathered. Also, factors and labor rates were updated in value and  
3 for applicability to the studies at hand.

4 **2. Forward-Looking Nature of Verizon's Cost Studies**

5 **Q. ARE VERIZON RI'S NON-RECURRING COST STUDIES FORWARD-**  
6 **LOOKING?**

7 A. Yes. First, the processes that are studied are themselves forward-looking,  
8 as described in Part II of this testimony. Second, the non-recurring cost  
9 studies have taken into account all anticipated efficiencies over a three-  
10 year planning period resulting from the deployment of forward-looking  
11 technology and improved processes. In conducting the studies, Verizon  
12 identified productive work times and reflected the savings due to projected  
13 system improvements and methods. Indeed, Verizon RI's studies reflect  
14 an extremely optimistic view regarding the potential benefits of future  
15 technologies and learned efficiencies.

16 **Q. DOES THE NRC STUDY PROCESS REFLECT FORWARD-LOOKING**  
17 **OSS?**

18 A. Yes. The non-recurring cost process fully reflects Verizon's  
19 implementation of forward-looking wholesale OSS and its adoption of  
20 process improvements that reflect a forward-looking efficient environment.

21 Key attributes of this environment include:

- 22 • Electronic application-to-application ordering interface for the  
23 carrier;

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- 1 • Flow through service order and work order distribution processes;
- 2 and
- 3 • Mechanized coordination and communication through WPTS.

4 **3. Determination of Forward-Looking Work Times**

5 *a) In General*

6 **Q. PLEASE EXPLAIN THE STEPS USED TO DETERMINE AND ADJUST**  
7 **WORK TIMES IN THE NRC MODEL.**

8 A. The process of determining forward-looking work times involves the  
9 following steps:

- 10 • Identify, and map to the relevant organizations, the non-recurring  
11 ordering, wiring, and provisioning activities required for hot cuts.
- 12 • Determine the average amount of work time required to perform  
13 each work activity when it is performed *today*.
- 14 • Apply a “Typical Occurrence Factor” (the frequency, in percent  
15 terms, with which an activity is performed currently) to the estimate  
16 of the average work time determined in the preceding step. This  
17 produces the total average time (in minutes) consumed today for  
18 the work activity, taking into account the fact that the activity need  
19 not be performed in all cases.
- 20 • Apply to the time identified in the preceding step a “Forward-  
21 Looking Adjustment Factor” (“FLAF”). The FLAF is a factor  
22 expressed in percent terms that reflects the reduction in frequency  
23 with which an activity is expected to be performed and/or a

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1 reduction in the time needed to complete the activity by the end of  
2 the forward-looking three-year planning period. The result of this  
3 adjustment is a forward-looking work time.

4 **b) Identification of Relevant Activities**

5 **Q. HOW WERE THE ACTIVITIES INCLUDED IN THE NRC MODEL FOR**  
6 **HOT CUTS DETERMINED?**

7 A. The NRC Model contains the activities performed in each functional  
8 organization within Verizon associated with the ordering, wiring, and  
9 provisioning of hot cuts to requesting CLECs. The list of activities was  
10 developed based on input from the appropriate work center personnel who  
11 are engaged in the day-to-day work activities needed to satisfy CLEC hot  
12 cut service orders. This process was designed to identify a  
13 comprehensive list of the individual work steps that are or may be involved  
14 in fulfilling such requests.

15 **c) Determination of Current Work Times**

16 **Q. HOW WERE CURRENT AVERAGE WORK TIMES DETERMINED?**

17 A. In the cases of the NMC, Central Office Frame, and the RCCC, the current  
18 average work times in Verizon RI's NRC Model are based on a rigorous  
19 survey of personnel actually involved in the relevant work functions under  
20 study. In the case of the APC and the RCMAC, the times that Verizon  
21 modeled in its May 2002 "standard scenario" filing in Docket No. 2681  
22 were utilized for all new processes in this case (*i.e.*, two-wire Basic, four-  
23 wire Basic, Large Job, and Batch).

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1 **Q. WHY IS THE USE OF PREVIOUSLY-MODELLED WORK TIMES A**  
2 **REASONABLE APPROACH FOR THE APC AND RCMAC?**

3 A. The APC and the RCMAC are only minimally impacted by the increased  
4 utilization of WPTS or the other new hot cut processes discussed in this  
5 testimony. As a result, the times, occurrences, and adjustments modeled  
6 by Verizon in Docket No. 2681 are still valid.

7 **Q. IS VERIZON'S SURVEY METHODOLOGY RELIABLE?**

8 A. Yes. The new Verizon times are based on surveys of employees who  
9 have actual experience in performing hot cuts, and the process, as  
10 described below, is designed to elicit accurate work-time estimates for the  
11 relevant processes.

12 **Q. PLEASE DESCRIBE THE SURVEY PROCESS.**

13 A. Verizon Service Cost personnel used process workflows and discussions  
14 with supervisory personnel of the centers to develop surveys to determine  
15 the time required to complete various work activities. The surveys were  
16 then administered to the organizations responsible for the ordering, wiring,  
17 and provisioning of hot cuts.

18 Verizon distributed surveys to those employees actually involved with  
19 ordering, wiring, and provisioning hot cuts for Verizon's CLEC customers.

20 Detailed instructions were provided.

21 The Service Cost staff monitored survey results to ensure collection of the  
22 surveys from respondents in all work groups. Substantial efforts were

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1 made to convey the importance of the process and the need for unbiased  
2 employee response.

3 **Q. WHAT REVIEW PROCESS DID VERIZON EMPLOY TO ASSURE THE**  
4 **RELIABILITY OF THE SURVEY RESULTS?**

5 A. The work time estimates were reviewed at several levels.

6 First, the single points of contact in each department who distributed and  
7 collected the survey forms examined the responses. In order to maximize  
8 the response rate, if the response forms were incomplete or no response  
9 was received from an individual, the contact person went back to the  
10 respondent to obtain valid answers.

11 Second, the service cost analysts conducted a thorough review of the  
12 survey data. If answers were ambiguous, the cost analyst went back to  
13 the point of contact within the relevant organization to have the  
14 respondent provide a clearer response.

15 In a handful of cases, the survey form was disregarded entirely because it  
16 was either blank or had incorrectly populated entries for which the single  
17 point of contact was unable to obtain a valid response.

18 Third, the frequency distribution of the responses (*i.e.*, the amount of time  
19 that the value of each response appeared) was reviewed for each work  
20 activity on a per-unit basis. The data set was then trimmed by eliminating  
21 the 10% of responses with the highest time estimates and the 10% of  
22 responses with the lowest time estimates. This is a standard statistical  
23 tool employed to eliminate potential biased responses. It is the same

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1 method used in Olympic Scoring of events where the highest score and  
2 the lowest score of a ten judge panel are dropped, and the remaining eight  
3 scores are averaged together. Exhibit III-B provides the statistical basis  
4 behind the trimmed mean calculations for each activity.

5 Fourth, as discussed in more detail below, the averages were reviewed,  
6 variances were computed, and standard statistical confidence intervals  
7 were determined in order to estimate the precision of the results.

8 **d) Application of Occurrence Factors to Current**  
9 **Work Times**

10 **Q. EXPLAIN THE PROCESS BY WHICH CURRENT AVERAGE WORK**  
11 **TIMES ARE ADJUSTED IN THE NRC MODEL TO REFLECT THE**  
12 **FREQUENCIES WITH WHICH EACH ACTIVITY IS PERFORMED.**

13 A. Current average work times are adjusted within the NRC Model by  
14 multiplying the average time it takes to perform an activity (when it in fact  
15 occurs) by the frequency with which the activity is expected to be  
16 performed — *i.e.*, the estimated percentage of cases in which the activity  
17 will be required. The result is an average time required for the activity  
18 across all orders — those in which it is required, and those in which it is  
19 not. Field managers (*i.e.*, the managers of those personnel who  
20 completed surveys) were polled by the cost analysts to determine in  
21 today's environment how frequently a given activity is performed in the  
22 ordering, wiring, and provisioning of hot cuts. As a result of this poll,  
23 Verizon developed a Typical Occurrence Factor to reflect and adjust for  
24 the frequency with which each activity is performed.



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1 A. The subject matter experts within the functional organization most familiar  
2 with the hot cut processes were asked to identify the impacts of any  
3 known system or process improvements expected over the three-year  
4 planning period. In some cases, Service Cost personnel applied an even  
5 more aggressive FLAF to account for likely improvements which would  
6 result from other factors.

7 *f) Other Issues*

8 **Q. HOW WERE WORK TIMES DETERMINED FOR PROCESSES THAT**  
9 **VERIZON HAS NOT OFFERED REGULARLY IN THE PAST, AND FOR**  
10 **WHICH THE SURVEY APPROACH DESCRIBED ABOVE IS**  
11 **THEREFORE INAPPLICABLE, SUCH AS THE NEW BATCH**  
12 **PROCESS?**

13 A. To a great extent, the activities performed in the batch process correspond  
14 to similar activities performed in the Large Job process. In concert with  
15 the subject matter experts, Service Costs personnel examined each  
16 activity identified under the Large Job process for applicability and impact  
17 to the batch process.

18 **Q. HOW DID YOU DETERMINE THE COSTS ASSOCIATED WITH HOT**  
19 **CUTS ON INITIAL LINES VERSUS HOT CUTS ON ADDITIONAL LINES**  
20 **(WITHIN A SINGLE ORDER)?**

21 A. For those activities that are expected to be performed in the same fashion  
22 regardless of the number of lines (e.g., those in the NMC), the time  
23 associated with the activity was assigned to the initial line and zeroed out  
24 for the additional line. For activities in the RCCC and the CO Frame, a  
25 robust linear regression analysis was performed on the data set to identify  
26 whether there was a non-variable component of the activity. This non-

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1 variable component was assigned all to the initial line. The variable  
2 component was then included on all lines (initial as well as additional).

3 **Q. HOW DID YOU DETERMINE WHETHER THIS “A + B X” APPROACH**  
4 **WAS MEANINGFUL?**

5 A. Given an activity with a sufficient number of samples, if the t-statistic for  
6 both the intercept (non-variable component) and slope (variable  
7 component) were high enough to indicate a strong relationship in the data,  
8 then the “a + b x” results were used rather than the calculated mean.

9 **Q. HOW DID YOU DETERMINE THE APPROPRIATE TRAVEL TIME TO**  
10 **AN UNMANNED CENTRAL OFFICE WHEN SUCH TIME WAS**  
11 **RECORDED IN VIRTUALLY NONE OF YOUR SAMPLES?**

12 A. Based on data from the Work Force Administration-Dispatch In (“WFA-DI”)  
13 system, the amount of travel time incurred in Rhode Island as a  
14 percentage of total central office technician time was determined. This  
15 was then included as an added amount within the cost studies, where  
16 appropriate.

17 **Q. WHY DID YOU NOT USE WFA-DI DATA FOR THE REST OF YOUR**  
18 **COST STUDY?**

19 A. WFA-DI data is too aggregated to provide data sufficiently detailed to  
20 enable the necessary cost studies. For example, WFA-DI does not enable  
21 the identification of time associated with the initial line versus additional  
22 lines. However, the overall average determined from WFA-DI serves as a  
23 useful validation of the estimates derived from the survey process.

24 **Q. HOW DID YOU DETERMINE THE TIME ASSOCIATED WITH THE IDLC**  
25 **SURCHARGE?**

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1 A. First, there was one explicit activity identified in the RCCC. Second, it was  
2 assumed that the APC would be involved for assignment purposes. Third,  
3 a new line needs to be established at the frame. If a spare copper or  
4 UDLC facility to the SAI exists, this needs to be done once. If a spare  
5 copper or UDLC facility to the SAI does not exist, this needs to be done at  
6 least twice – once (or more) to move a different in-service customer to a  
7 new facility and once to move the customer for whom the hot cut is being  
8 requested. However, once this is done, the time identified in the central  
9 office frame for the hot cut itself is credited out of the cost study. Fourth,  
10 outside plant engineers were questioned as to the amount of time needed  
11 to perform the transfers out at the SAI. Finally, an estimated percentage  
12 was applied to reflect how often a spare copper or UDLC facility would  
13 exist in the SAI serving the customer for whom the hot cut is being  
14 requested.

15 **4. Application Of Forward-Looking Labor Rates To**  
16 **Determine Forward-Looking Direct Costs**

17 **Q. HOW ARE THE WORK TIMES CONVERTED INTO COSTS?**

18 A. The first step in the conversion is the multiplication of the work times by  
19 the relevant labor rates.

20 **Q. PLEASE EXPLAIN HOW LABOR RATES WERE DEVELOPED IN THE**  
21 **NRC MODEL.**

22 A. Verizon RI's starting point for developing the labor rates was the base-  
23 year 2002 basic wage expense for each Job Function Code divided by the  
24 total productive hours for employees within that Code. The labor rates for

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1 each relevant job function in each functional organization involved in  
2 Verizon's hot cut processes are shown in Exhibit III-C.

3 **Q. WHAT IS A JOB FUNCTION CODE?**

4 A. The Job Function Code is a code used by Verizon to identify a specific  
5 type of work function, such as an NMC Service Representative.

6 **Q. WHAT IS A "PRODUCTIVE HOUR"?**

7 A. Productive hours are the time spent on specific job functions, such as  
8 preparing orders and provisioning loops. Labor rates must also recover  
9 the cost associated with an employee's non-producing time for activities  
10 such as clerical support and supervision of reporting personnel, as well as  
11 the costs for paid absence, premium time, payroll taxes, and benefits.  
12 These expenses are distributed over productive hours to produce the total  
13 directly assigned labor cost per hour.

14 **Q. HOW WERE THE LABOR RATES FOR THIS FILING DEVELOPED?**

15 A. The labor rates were developed using total year 2002 expenses from data  
16 sources such as payroll records and time sheets.

17 **Q. WERE THE LABOR RATES TRENDED FORWARD FOR PURPOSES**  
18 **OF THESE COST STUDIES?**

19 A. Yes. The NRC Model averages the labor rates over a three-year planning  
20 period (2004-2006), for which Verizon believes realistic predictions can  
21 reasonably be made of the expected process times. The 2002 labor rate  
22 data was trended to the middle of 2005. This labor rate at the midpoint of  
23 the planning period is considered to be the average over the entire

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1 planning period. The Labor Trend Factors used to bring the 2002 labor  
2 rates to 2005 is 1.02 for each year of the period from 2003 to 2005, and  
3 1.00 to project rates from 2002 to 2003. The factor is based on Verizon's  
4 estimate of non-management annual salary increases based on the most  
5 recent labor contract settlement.

6 **Q. WAS THE APPROACH TAKEN TO THE COMPUTATION OF LABOR**  
7 **RATES FOR PURPOSES OF THIS STUDY THE SAME AS THAT USED**  
8 **PREVIOUSLY IN DOCKET NO. 2681?**

9 A. For the most part, yes. The development of the 2002 labor rates as well  
10 as the trended labor rates was done in the same manner as the  
11 development of the base year and trended labor rates used in Docket No.  
12 2681. However, the midpoint of the planning period is being used in this  
13 case to represent the average labor rate rather than the levelization  
14 algorithm employed in the previous case. The midpoint approach is much  
15 simpler and just as accurate as the levelization approach for averaging  
16 values that change in a linear fashion (as the trended labor rates do).  
17 Also, of course, the labor rates used in this case are based on more  
18 recent data than was utilized in Docket No. 2681.

19 **5. Application of Factors and Other Adjustments To**  
20 **Direct Labor Costs**

21 **Q. WHAT FINAL ADJUSTMENTS WERE MADE TO THE FORWARD-**  
22 **LOOKING LABOR COSTS TO DETERMINE THE FINAL NON-**  
23 **RECURRING COSTS FOR PURPOSES OF THIS STUDY?**

24 A. After applying the forward-looking labor rate to yield the forward-looking  
25 direct costs, four more steps were taken to determine the final costs.

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- 1 • First, Verizon RI multiplied the forward-looking disconnect costs by  
2 a Present Worth Factor to reduce the forward-looking disconnect  
3 cost to its present value.
- 4 • Second, Verizon RI added the forward-looking connect costs to the  
5 present worth value of the disconnect cost.
- 6 • Third, Verizon RI multiplied the total cost figure resulting from the  
7 above two adjustments by the Common Overhead Factor, in order  
8 to apportion common overhead expense to the direct non-recurring  
9 costs. The Common Overhead Factor does not include any labor  
10 expenses from the functional organizations that are directly  
11 assigned to non-recurring costs.
- 12 • Finally, Verizon assigned to the direct plus common costs a Gross  
13 Revenue Loading (“GRL”) by multiplying the costs identified in the  
14 previous step by the GRL Factor. This factor recovers  
15 uncollectibles and the state and Federal Communications  
16 Commission assessments that Verizon is required to pay under  
17 applicable law.

18 **Q. HOW WERE THE FINAL COSTS MAPPED TO THE SERVICE ORDER,**  
19 **CENTRAL OFFICE WIRING AND PROVISIONING COST ELEMENTS?**

20 A. The resulting costs associated with the NMC are mapped to the Service  
21 Order costs. Central Office Wiring costs include only the costs associated  
22 with central office frame work. Provisioning costs include the costs  
23 incurred by the RCCC, the APC and the RCMAC. Finally, the IDLC

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1 surcharge includes the relevant IDLC-specific costs associated with Field  
2 Installation, Central Office Frame, the RCCC, and the APC.

3 **Q. WHAT VALUES WERE USED FOR THE COMMON OVERHEAD**  
4 **FACTOR AND THE GROSS REVENUE LOADING?**

5 A. The values used are based on base year 2002, the latest full year data  
6 available.

7 **6. Statistical Validation of Results**

8 **Q. WERE VERIZON RI'S NON-RECURRING COSTS SUBJECT TO A**  
9 **STATISTICAL REVIEW?**

10 A. Yes. The data collected by Verizon were used to calculate the statistical  
11 precision of the non-recurring cost estimates developed in these studies.

12 **Q. PLEASE SUMMARIZE THE STATISTICAL VALIDATION PROCESS.**

13 A. The responses from the non-recurring time surveys were used to calculate  
14 the average times and variances for the non-recurring work activities.  
15 These results were combined with other NRC Model inputs, including (but  
16 not limited to) Typical Occurrence Factors, FLAFs, and labor rates, to  
17 calculate the precision with which Verizon's non-recurring costs are  
18 estimated. These precision levels are set forth in Exhibit III-D.

19 **Q. WHY IS IT USEFUL TO ASSESS THE PRECISION LEVELS OF**  
20 **VERIZON'S NON-RECURRING COSTS?**

21 A. It is, of course, impossible for Verizon to measure the time it will take to  
22 perform every future instance of every non-recurring work activity and use  
23 the averages of these instances to develop non-recurring costs and rates.  
24 The Verizon NRC Model develops non-recurring costs based on average

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1 work activity times that are calculated from samples. As a result, the non-  
2 recurring costs based on the sample averages might differ from those that  
3 would be calculated using all actual future instances of non-recurring work  
4 activities. In statistical language, this difference is known as “sampling  
5 error.” Statisticians have developed techniques for quantifying the degree  
6 of sampling error (precision) in any given situation. The precision levels  
7 shown in Exhibit III-D quantify the likely degree of sampling error that is  
8 embedded in Verizon’s proposed non-recurring costs. For example, a  
9 precision level of 10% with 95% confidence means we can be 95% sure  
10 that the non-recurring cost, based on the samples, is within 10% of the  
11 actual, or “true,” average non-recurring cost. A precision level of 5% with  
12 95% confidence means we can be 95% sure that the non-recurring cost is  
13 within 5% of the actual or true average non-recurring cost. Thus, smaller  
14 precision levels are better than higher precision levels.

15 **Q. PLEASE INTERPRET THE PRECISION LEVELS SET FORTH IN**  
16 **EXHIBIT III-D.**

17 A. The precision levels shown in the Exhibit are generally quite small. This  
18 means that there is a very high likelihood that Verizon RI’s proposed non-  
19 recurring costs are very close to the “correct” forward-looking average  
20 non-recurring costs. For all of the nonrecurring charges at issue here,  
21 there is a 95% chance that Verizon RI’s non-recurring costs are within  
22 12.6% or better of the correct ones.

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1                   **7. Treatment of Disconnect Costs**

2   **Q. ARE DISCONNECT COSTS INCLUDED IN THESE COSTS STUDIES?**

3   A. Yes.

4   **Q. IN THE CONTEXT OF A HOT CUT, WHAT DOES “DISCONNECT**  
5   **COSTS” REFER TO?**

6   A. In a hot cut, an existing retail, UNE-P, or resold line, or a CLEC UNE-L  
7   line, is migrated to a specific CLEC’s UNE-L arrangement, in order to  
8   access that specific CLEC’s switch. At the termination of this new UNE-L  
9   service, Verizon RI must physically disconnect the loop from the facilities  
10   of the specific CLEC.

11   **Q. HOW ARE DISCONNECT COSTS TREATED IN THE NRC MODEL?**

12   A. Disconnect costs are developed in the same manner as described for  
13   service provisioning, but are then discounted to reflect the time value of  
14   money based on a 2.5 year forecasted life and a 12.95% cost of capital.  
15   Discounting these costs properly recognizes that Verizon will not incur  
16   disconnect expenses until some time in the future (assumed to be the  
17   average UNE service life). Disconnect costs are then added to the  
18   connect costs to determine the total non-recurring costs.

19   **Q. WHY IS IT APPROPRIATE TO ADD DISCONNECT COSTS TO**  
20   **CONNECT COSTS?**

21   A. It is appropriate to combine the costs of the one-time activities necessary  
22   for connection and disconnection because the recognition of disconnect  
23   costs at this time allows Verizon RI the opportunity to properly recover the

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1 disconnect costs from the cost causers. By discounting the disconnect  
2 costs by the present worth of money, Verizon RI ensures the proper cost  
3 recovery for the future expenditure. Further, it has always been standard  
4 practice in the retail telecommunications industry to recover both connect  
5 and disconnect non-recurring costs at the time of provisioning. The  
6 approach for the provision of wholesale services should be no different.

7 In its TELRIC Order, the Commission directed Verizon RI not to  
8 include in its nonrecurring costs any disconnection charge at the time of  
9 service initiation. The Commission's decision was based on the  
10 assumption that there was no need for Verizon to collect its disconnection  
11 charge up front because "UNE customers are unlikely to leave the ILEC  
12 'holding the bag'" and fail to pay the disconnect charge at the time of  
13 actual disconnection. Unfortunately, however, many UNE customers have  
14 failed in the past two years, unintentionally leaving Verizon RI with a  
15 growing "bag" of uncollectible revenues. The cost of uncollectibles is  
16 included in the Gross Revenue Loading factor applied to every non-  
17 recurring cost. The increased uncollected disconnection costs resulting  
18 from the failures of UNE customers are thus borne by all wholesale and  
19 retail customers, rather than only by the cost causers. Verizon RI does  
20 not believe that these costs should be passed on to those customers who  
21 pay all of their bills. Accordingly, Verizon RI respectfully suggests that, in  
22 light of the real-world experience of the past two years, the Commission  
23 revisit and reverse its prior decision. Verizon RI's hot cut cost study

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1 reflects the continuing industry standard of combining the costs of service  
2 connection with the discounted costs of disconnection for collection at the  
3 time service is installed.

4 **C. RESULTS OF THE COST ANALYSIS AND PROPOSED RATES**

5 **Q. WHAT ARE THE RESULTS OF VERIZON'S NEW COST STUDIES, AND**  
6 **WHAT RATES IS IT PROPOSING BASED ON THOSE STUDIES?**

7 A. The rates are set forth in Exhibit III-E.

8 **Q. DO THE SERVICE ORDER, CENTRAL OFFICE WIRING, AND**  
9 **PROVISIONING RATES DERIVED HERE APPLY TO ANY NON-**  
10 **RECURRING ACTIVITY OTHER THAN HOT CUTS?**

11 A. No.

12 **Q. PLEASE COMPARE THESE RATES WITH THE HOT CUT RATES**  
13 **PREVIOUSLY FILED BY VERIZON IN DOCKET NO. 2681.**

14 A. The rates set here for a basic hot cut utilizing WPTS, a Project hot cut,  
15 and a Batch hot cut are lower than the \$156.58 "standard scenario" rates  
16 modeled by Verizon in its May 2002 cost filing Docket No. 2681 for a  
17 basic, non-WPTS hot cut. Incidentally, they are also far lower than the  
18 \$185 rate for a basic hot cut set by the New York Commission.<sup>4</sup>

19  
20 **IV. SCALABILITY**

21 **A. PURPOSE OF TESTIMONY**

22 **Q. WHAT IS THE PURPOSE OF THIS PART OF VERIZON RI'S**  
23 **TESTIMONY?**

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<sup>4</sup> See Order on Unbundled Network Element Rates, *Proceeding on Motion of the Commission to Examine New York Tel. Company's Rates for Unbundled Network Elements*, Docket No. 98-C-1357 (NY P.S.C., Jan. 28, 2002) ("*New York UNE Order*").

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1 A. In this Part of its testimony, Verizon RI shows that its hot cut process is  
2 scalable, in that it can be used to handle the greater volumes of hot cuts  
3 and related work that would be expected to result from the elimination of  
4 local switching as an unbundled network element in Rhode Island (and the  
5 consequent elimination of UNE-P as a competitive entry and provisioning  
6 strategy for CLECs). The analysis is based on the conservative customer  
7 migration estimates developed by Dr. William E. Taylor in his testimony.

8 **B. BACKGROUND AND OVERVIEW**

9 **Q. WHICH OF THE HOT CUT PROCESSES DESCRIBED IN PART II OF**  
10 **THIS TESTIMONY IS ASSUMED FOR PURPOSES OF VERIZON RI'S**  
11 **SCALABILITY ANALYSIS?**

12 A. For purposes of this analysis, we have assumed that the "basic" hot cut  
13 process would be utilized. Although in a real post-UNE-P environment,  
14 Large Job and batch processing would undoubtedly account for a  
15 significant percentage of hot cut orders, particularly in the conversion of  
16 the embedded base, this scalability analysis is limited to the basic  
17 process. Since, as noted previously, the Large Job and batch processes  
18 enable Verizon to make more efficient use of its work force than the basic  
19 process, the analysis presented here is conservative (*i.e.*, biased towards  
20 overestimation).

21 **Q. WILL ANY CHANGES HAVE TO BE MADE TO THE BASIC PROCESS**  
22 **TO ACCOMMODATE INCREASED HOT CUT DEMAND?**

23 A. No. The process itself is flexible enough to accommodate a large range of  
24 demands.

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1 Q. WHAT CHANGES WOULD BE REQUIRED TO HANDLE INCREASED  
2 DEMAND?

3 A. As with all non-recurring functions, the basic input is work time, and the  
4 basic constraint on the volume of work that can be handled is the size of  
5 the relevant work force. Verizon's basic approach to meeting increased  
6 demand would be to appropriately increase the size of the work forces at  
7 its central offices and at work centers such as the NMC and the RCCC.

8 Q. PLEASE PROVIDE AN OVERVIEW OF THE SCALABILITY ANALYSIS  
9 PRESENTED HERE.

10 A. The first step in the analysis is the determination of the number of  
11 additional workers that would have to be added in various work centers to  
12 meet the incremental demand for hot cuts and related activity resulting  
13 from the elimination of UNE-P. This analysis is performed by a  
14 spreadsheet model which is described in greater detail below.

15 The second phase of the analysis considers hiring, training, work space,  
16 and other issues, in order to show that the force expansion that would be  
17 required is feasible, and that no external constraint (such as limitations in  
18 the size of central offices) would prevent Verizon from achieving the  
19 requisite hot cut volumes.

20 C. THE FORCE-LOAD MODEL ("FLM")

21 Q. WHAT MODEL IS VERIZON RI USING TO ESTIMATE THE  
22 ADDITIONAL FORCE REQUIREMENTS THAT WOULD RESULT FROM  
23 THE ELIMINATION OF UNE-P?

24 A. Verizon has developed a spreadsheet model that we refer to as the  
25 "Force-Load Model" ("FLM"). A copy of the Model is provided in Exhibit

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1 IV-A, and Model documentation is provided in Exhibit IV-B. The model  
2 can be run on a personal computer using any recent version of Microsoft  
3 Excel.

4 **Q. WHAT IS THE FIRST PHASE OF THE ANALYSIS PERFORMED BY**  
5 **THE FLM?**

6 A. The first phase is the determination of the incremental level of hot cuts  
7 and Verizon RI winbacks that would be required in a post-UNE-P  
8 environment. This incremental hot cut demand has two components: the  
9 incremental demand resulting from the normal movement of customers  
10 between carriers, and the incremental demand resulting from the  
11 conversion of the embedded base. It should be emphasized that the FLM  
12 seeks to predict *incremental* (*i.e.*, additional) work resulting from the  
13 elimination of UNE-P, not total work levels.

14 The work volume estimates are based on the assumptions and data  
15 described in the testimony of Dr. Taylor.

16 Because the embedded base conversion is a temporary phenomenon —  
17 *i.e.*, it will be completed within a 27-month period — the analysis  
18 necessarily reflects a changing incremental work load over time.

19 **Q. WHAT IS THE NEXT STAGE OF THE FLM'S ANALYSIS?**

20 A. Next, the Model converts the incremental work requirements into  
21 incremental staffing levels. In general, this is done by converting work  
22 loads to work times, which are then converted into incremental force  
23 requirements.

DIRECT PANEL TESTIMONY OF VERIZON RHODE ISLAND

1 Q. PLEASE EXPLAIN HOW THE INCREMENTAL HOT CUT AND  
2 WINBACK DEMAND RESULTING FROM CUSTOMER MIGRATION IS  
3 CONVERTED INTO INCREMENTAL STAFFING NEEDS IN THE  
4 CENTRAL OFFICE.

5 A. First, the number of hot cuts and winbacks is allocated among all of  
6 Verizon RI's central offices in Rhode Island. Since detailed data on the  
7 total number of hot cuts per office is not available, this was done by  
8 allocating the total demand on the basis of the number of UNE-P lines in  
9 each central office. The number of UNE-P lines is a good indicator of the  
10 current level of competitive activity in a particular office, which in turn  
11 provides the best way to predict hot cut levels in a post-UNE-P  
12 environment.

13 Q. WHAT IS THE NEXT STEP?

14 A. Next, the total number of incremental hot cuts and winbacks is converted  
15 to incremental minutes of frame technician work, based on factors  
16 reflecting the minutes required to cut over or install each line. These  
17 factors are derived from Verizon's WFA system but are consistent with the  
18 current work times determined in Verizon RI's cost studies.

19 Incremental work time is then converted into an incremental work force  
20 level through division by a factor representing a standard number of  
21 minutes per month for a central office technician.

22 The force levels are then adjusted by a standardized factor reflecting an  
23 allocation of time to sick time, vacations, and training. Incremental  
24 supervision requirements are accounted for by applying an

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1           associate/manager ratio to the incremental number of associates  
2           determined through the analysis described above.

3   **Q.   HOW ARE IDLC LINES HANDLED IN THE MODEL?**

4   A.   The techniques are very similar, except here there is an additional level of  
5           incremental work required for outside dispatches.

6   **Q.   HOW ARE INCREMENTAL WORK REQUIREMENTS IN THE NMC,  
7           RCCC, AND OTHER WORK CENTERS ACCOUNTED FOR?**

8   A.   Techniques similar to those described above for central office technicians  
9           are utilized, with the following variations: (a) The work loads at the NMC  
10           and the RCMAC are proportional to the number of orders handled, not the  
11           number of lines; (b) NMC and LNP demand are driven largely by the  
12           number of non-flow-through orders handled, so that flow-through levels  
13           need to be factored into the analysis; and (c) Winback orders do not give  
14           rise to any work requirements in the RCCC.

15   **Q.   PLEASE DESCRIBE THE ANALYSIS USED FOR THE CONVERSION  
16           OF THE EMBEDDED BASE.**

17   A.   The analysis is similar to the analysis of incremental hot cut demand  
18           resulting from customer migration, as described above. The volumes  
19           were determined as described in Dr. Taylor's testimony. The FLM  
20           addresses demand for five periods starting with the submission of the  
21           embedded base conversion plan to the Commission at the end of Month 2  
22           (all months being measured from the Commission's non-impairment  
23           determination). The five periods are: (a) Months 3 through 5 (during which  
24           the CLEC may continue ordering new UNE-Ps); (b) Months 6 through 13

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1 (the remainder of the first 13-month embedded-base conversion period);  
2 (c) Months 14 through 20 (the second, 7-month embedded-base  
3 conversion period); (d) Months 21 through 27 (the last, 7-month, portion of  
4 the embedded base conversion period); and (e) Months 28 forward (the  
5 post-conversion “steady state” period). During the embedded base  
6 conversion, both the conversion itself, and customer migration, are taken  
7 into account. After the conversion is completed, the only incremental  
8 demand remaining is caused by customer migration.

9 **Q. IN MOST CASES, THE FLM PREDICTS A NON-INTEGRAL NUMBER**  
10 **OF INCREMENTAL WORKERS AT EACH CENTRAL OFFICE (0.13**  
11 **WORKERS, 0.57 WORKERS, ETC.). HOW DOES THE FLM HANDLE**  
12 **THIS?**

13 A. A very conservative approach would be to round up to the next highest  
14 whole number in each central office and work center. For the central  
15 offices, however, this approach would be excessively cautious. For  
16 example, a cluster of central offices in a rural area, each of which requires  
17 (say) an incremental staff of 0.1 people, could be handled by a single  
18 person traveling from office to office as needed. Indeed, this is the  
19 strategy currently used in many rural areas, where many of the central  
20 offices are currently unstaffed. Within such clusters, the fractional workers  
21 can simply be added together rather than rounded up before adding.  
22 More generally, requirements for fractional workers *outside* of clusters can  
23 be handled by job shifting and overtime within the framework of existing

DIRECT PANEL TESTIMONY OF VERIZON RHODE ISLAND

1 staffing levels. Thus, outside of clusters, standard rounding is applied at  
2 the individual central office level.

3 **Q. WHAT WAS THE BASIS FOR ASSIGNING CENTRAL OFFICES TO**  
4 **CLUSTERS WITHIN THE FLM?**

5 A. Essentially, a cluster is defined as any group of central offices located  
6 near enough to each other to permit the use of a traveling work force.

7 **D. HIRING, TRAINING, AND RESOURCE ISSUES ASSOCIATED WITH**  
8 **THE WORK FORCE EXPANSION**

9 **Q. HOW WOULD VERIZON MEET THE INCREMENTAL HIRING LEVELS**  
10 **PREDICTED BY THE FLM?**

11 A. In general, the elimination of UNE-P, a basic premise of the analysis,  
12 would free up a large number of workers handling UNE-P-related tasks in  
13 central offices and at work centers; this could account for some of the new  
14 work force needs. We would, however, expect to rely in part on new hires.

15 **Q. HOW DOES VERIZON HIRE NEW EMPLOYEES FOR ITS CENTRAL**  
16 **OFFICES AND FOR WORK CENTERS SUCH AS THE NMC?**

17 A. Verizon's current collective bargaining agreement specifies a process  
18 under which a certain percentage of job openings must be offered first to  
19 current employees. Otherwise, the jobs can be filled through new hires.  
20 Verizon's standardized hiring processes would be used for this purpose.

21 **Q. WHAT QUALIFICATIONS DOES VERIZON REQUIRE FOR AN**  
22 **APPLICANT FOR A CENTRAL OFFICE OR WORK CENTER**  
23 **REPRESENTATIVE POSITION?**

24 A. Generally, there are no educational requirements for new hires to  
25 associate positions, although a high school or equivalent diploma is  
26 preferred. Applicants are required to pass a battery of tests that measure

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1 situational judgment and basic cognitive skills. A physical and drug  
2 screening are also required and, for field technician jobs, requirements for  
3 working aloft.

4 **Q. DOES VERIZON BELIEVE IT CAN HIRE THE NUMBER OF PEOPLE**  
5 **REQUIRED IN A RELATIVELY SHORT PERIOD OF TIME? IF SO,**  
6 **WHY?**

7 A. Yes. First, a sufficient number of potential employees are clearly  
8 available. Because of force reductions in the telecommunications industry  
9 over the last several years, there is a large pool of experienced workers  
10 available to fill incremental staffing needs. Indeed, because the  
11 qualifications for these positions are relatively modest, as described  
12 above, Verizon would not be limited to hiring experienced  
13 telecommunications workers. An analysis of current unemployment  
14 statistics for Rhode Island provided by Dr. Taylor in his testimony shows  
15 that qualified job seekers are available in numbers far exceeding those  
16 that would be required by Verizon.

17 Third, the well-publicized meltdown in the global telecommunications  
18 industry has resulted in massive layoffs and force reductions. Until  
19 recently, the *Financial Times* maintained a website tracking  
20 announcements of layoffs by major communications employers.  
21 According to this compendium, between July 2000 and May 2002, the  
22 global telecom sector cut approximately 539,000 jobs.<sup>5</sup> In the U.S., as of

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<sup>5</sup> See <http://news.ft.com/ft/gx.cgi/ftc?pagename=View&c=Article&cid=FT3MOCS3OPC>, the

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1 May 2002, Qwest, BellSouth and Verizon had announced job cuts of  
2 13,000, 4,200 and 7,500 respectively. In September 2002, SBC  
3 announced a reduction of 11,000 jobs, in addition to the 10,000 jobs  
4 eliminated in the first three quarters of 2002.<sup>6</sup> AT&T's announced layoffs  
5 amounted to 10,000 jobs by May 2002.

6 Fourth, FCC data on U.S. telephone employment also shows a dramatic  
7 reduction, continuing into 2003. Based on preliminary data through March  
8 2003, total employment has fallen by about 160,000 jobs from its peak in  
9 2001. See Exhibit IV-C.

10 In sum, all indications from the labor markets suggest that sufficient  
11 workers are available to manage the expected additional work load from  
12 incremental hot cuts.

13 **Q. WHAT STRATEGY WILL VERIZON USE FOR FILLING THE**  
14 **INCREMENTAL WORK FORCE NEEDED TO HANDLE THE**  
15 **EMBEDDED BASE, GIVEN THE FACT THAT THOSE PEOPLE WOULD**  
16 **ONLY BE NEEDED FOR A MAXIMUM OF 27 MONTHS?**

17 A. Verizon has the ability to hire temporary workers for up to one year.  
18 Those workers can be terminated or converted to full-time employees at  
19 the end of the one-year period.

20 **Q. WHAT TRAINING WOULD BE REQUIRED FOR THE NEW CENTRAL**  
21 **OFFICE TECHNICIANS AND SERVICE REPRESENTATIVES AT THE**  
22 **WORK CENTERS?**

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FT.com Telecoms job cuts watch, last updated May 14, 2002. This figure includes telecom operators, cable operators and network equipment providers, categories that have been particularly hard hit.

<sup>6</sup> "SBC to Cut 11,000 Jobs and Investment Due to Outmoded Regulatory Scheme and Weak Economy," SBC Press Release, September 26, 2002.

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1 A. Training requirements vary depending on job title. For the central office  
2 environment, both Central Office Technicians and Frame Specialist titles  
3 are utilized to perform hot cut activity. Formal training includes a hands-  
4 on basic frame course, hot cut certification training, and courses designed  
5 to utilize OSS for managing work and on-the-job training. The work  
6 centers employ a formal instructor-led course, a computer-based training  
7 (CBT) course, and on-the-job training. Here again, the training is focused  
8 on the specific tasks associated with the job requirements and covers use  
9 of OSS, line translations, database, customer contact skills and order  
10 entry, to name a few.

11 **Q. HOW LONG WOULD IT TAKE TO PUT TRAINED WORKERS IN**  
12 **PLACE?**

13 A. A trained workforce could be put in place relatively quickly. In accordance  
14 with Verizon's standard training requirements, new central office  
15 technicians would be required to attend approximately 20 hours of  
16 training, which could be provided within a single week. Service  
17 representatives would require approximately 112 hours of training,  
18 delivered over three weeks. Since the projected demand will not  
19 materialize all at once, Verizon will have time to hire and train the  
20 necessary staff on a rolling basis.

21 **Q. WILL WORK SPACE (OFFICE SPACE) AND FACILITIES**  
22 **(COMPUTERS, ETC.) BE AVAILABLE AT THE LEVELS REQUIRED**  
23 **FOR THE NEW EMPLOYEES?**

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1 A. Yes. Verizon's force levels have been significantly reduced in the recent  
2 past, which will make it easier to provide office space, computers, and  
3 other needed office tools for new employees. Also, existing office space  
4 has been consolidated, freeing up additional space. Making new office  
5 space and facilities available, to the extent necessary, should not impose  
6 any insurmountable obstacles. Verizon has frequently had to provide  
7 space and facilities for additional staff on a rapid basis (e.g, in connection  
8 with the establishment of new work centers).

9 **Q. WITH SPECIFIC REFERENCE TO CENTRAL OFFICE WORK, WILL**  
10 **THE ADDITIONAL FORCE REQUIREMENTS LEAD TO CROWDING**  
11 **THAT COULD INTERFERE WITH NORMAL WORK AT THE FRAME?**

12 A. No. The necessary additional hiring would merely bring the level of frame  
13 activity closer to staffing levels prevailing in earlier years, at which  
14 crowding was not a problem.

15 **Q. ARE VERIZON'S OSS CAPABLE OF HANDLING THE ADDITIONAL**  
16 **ORDERING ACTIVITY THAT WOULD BE ASSOCIATED WITH THE**  
17 **ELIMINATION OF UNE-P?**

18 A. Yes. Indeed, Verizon would not expect overall ordering levels to increase  
19 significantly, since by and large UNE-P orders would simply be replaced  
20 by UNE-L orders. In any event, Verizon's OSS are robust and are  
21 scalable to support significant increases in transaction volumes.

22 Verizon follows a comprehensive capacity management process to ensure  
23 that its systems have sufficient capacity to handle current and projected  
24 volumes. Capacity management is an ongoing process. Verizon collects  
25 key system performance data such as CPU utilization, memory utilization,

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1 and transaction volumes. Verizon analyzes the performance data and  
2 identifies any servers that are exceeding pre-defined utilization thresholds.  
3 Verizon also extrapolates from existing performance data to anticipate  
4 future utilization based on predicted transaction workload. Based on the  
5 utilization data and the predicted future needs, Verizon develops specific  
6 action plans for addition system tuning, application architecture changes,  
7 and infrastructure upgrades for hardware and system software  
8 components.

9 **Q. CAN NPAC HANDLE THE ADDITIONAL DEMAND FOR NUMBER**  
10 **PORTING THAT WOULD BE ASSOCIATED WITH A SHIFT FROM UNE-**  
11 **P TO UNE-L?**

12 A. Yes. In an *ex parte* submission to the FCC, the current number portability  
13 administrator, NeuStar, states that the NPAC database has the capability  
14 to handle in excess of 25 telephone number ports per second, a level of  
15 performance that should be ample to support any conceivable increase in  
16 hot cut demand. Note that 25 ports per second amounts to approximately  
17 65 million ports per month. However, NeuStar's web site indicates  
18 sufficient overall NPAC capacity for "tens of millions" of transactions per  
19 day, corresponding to hundreds of millions of transactions per month.  
20 (See [http:// www.neustar.com/numbering/npac.cfm.](http://www.neustar.com/numbering/npac.cfm)) Our estimated  
21 volume of incremental hot cuts for Rhode Island is less than ten thousand  
22 per month. Thus, the additional demand on the NPAC database would  
23 amount to a fraction of one percent.

24 **Q. DOES THIS CONCLUDE THE PANEL'S TESTIMONY?**

**DOCKET NOS. 3550 and 2681**  
**DIRECT PANEL TESTIMONY OF VERIZON RHODE ISLAND**

1 A. Yes.

## **Background and Qualifications of Witnesses**

### **Carleen A. Gray:**

I am employed by Verizon as a Senior Specialist Wholesale Markets. In that capacity, I am responsible for the product management of the unbundled analog and high cap loop offerings. I have more than 28 years experience in the telecommunications industry and have held a variety of positions with increasing levels of responsibility in Customer Services and Marketing departments.

### **Eugene J. Goldrick:**

I am employed by Verizon Services Group as a Statistician within the Verizon Service Costs organization. I received a Bachelor's Degree in Economics from the State University of New York at Stony Brook in 1978, and a Master's Degree in Economics from the State University of New York at Stony Brook in 1981. I completed all coursework for a Ph.D. in Economics from New York University in 1989.

I have been employed by Verizon and its predecessor corporations since 1984. Prior to joining NYNEX, I was employed by National Economic Research Associates ("NERA") as a research analyst. Since joining Verizon, I have worked on a diverse set of statistical modeling, sampling, and econometric projects for various organizations. I have designed and carried out a stratified random sample study to estimate the amount of unauthorized long-distance calling on blocked accounts. I have specified and estimated multinomial logistic models to predict the impact of telephone bill size on account delinquency. I have developed statistical classification models to predict customer response to telemarketing efforts. For benchmarking NYNEX against best practice and average practice telephone companies, I have specified and estimated pooled cross-section/time-series models of telephone companies' expenses and presented the results to the staff of the New York State Public Service Commission. I have developed time series models to forecast residence access lines in New York State in support of the Company's budgeting and planning processes. I have presented expert statistical testimony before the New York State Public Service Commission on the appropriate use of robust regression models to estimate "976" call volumes in the event of billing system malfunction.

I testified before the Department on the statistical reliability of the work times used to develop UNE non-recurring costs in D.T.E. 01-20, Part A.

### **Maryellen Langstine:**

I am employed by Verizon Services Corp. as a Director in the Wholesale Customer Support organization. Currently I direct the operations of the Wholesale Triennial Review Program Office. In addition, my responsibilities are to assist the organization in the identification and resolution of customer issues

and to develop the Verizon response specific to those customer issues.

I have over twenty-four years of telecommunications experience with Verizon and its predecessors, primarily within customer service delivery operations. I have held a variety of positions managing line operations such as central office, installation and maintenance for POTS, Special Services and Special Services test centers. I directed a number of Verizon's Customer Service Centers, dedicated to servicing large corporate accounts with accountability for service order negotiation, billing, provisioning and maintenance. Most recently I had production responsibilities for Provider Notification and was the Director of OSS Change Management.

**Thomas Maguire:**

I am a Senior Vice President in Verizon's Wholesale Markets Group with primary responsibility for CLEC Ordering, Provisioning and Maintenance. Since joining Verizon 22 years ago, I have held managerial positions in installation, maintenance and performance management, including coordination of "hot cuts" and the provisioning of new loops by the Regional CLEC Coordination Center "RCCC" as well as the overall operation of the Regional CLEC Maintenance Center "RCMC". I received a Bachelor of Science degree from Adelphi University, and an M.B.A. from Long Island University.

**James L. McLaughlin:**

I lead a team of dedicated professionals providing an array of staff support to the Network Operations team including executive support, business unit continuity planning, financial and budget management, web development and recognition.

I was promoted to Executive Director in November 2001. I led a team responsible for the central office network restoration of the Verizon facility at 140 West St., NYC. The work encompassed replacement of hundreds of network elements, switches and thousands of customer circuits.

From 1995 through 2001, I held various director responsibilities in network operations. I was responsible for providing and maintaining our world-class network infrastructure for our customers in Manhattan and the 132 LATA. In 1999, in conjunction with other directors and managers, I developed the central office "hot cut" certification process.

I began my career with New York Telephone company in 1990 as a central office supervisor and gained a variety of experience in both line and staff positions in network operations. My assignments included Special Services, Central Office operations and Network Operation Centers.

I hold a Bachelor of Science degree from Fordham University.

**Bruce F. Meacham:**

My position is Group Manager - Service Costs in Verizon's Finance Department where I am responsible for economic analyses and cost studies for the Company's products and services as well as providing regulatory support and witness supervision.

I am a graduate of the University of Massachusetts where I received a Bachelor of Science degree in Industrial Engineering and a Masters degree in Business Administration. In addition, I received a Master of Science degree in Accounting from Suffolk University in May 1999.

In 1972, I was first employed by New England Telephone in the Outside Plant Engineering Department. In 1975, I was assigned to the General Engineering Department where I held several positions performing and supervising jurisdictional separations studies of investments and expenses used for long distance revenue settlements, cost of service studies, and tariff filings.

In 1986, I transferred to the Marketing Department where I was responsible for developing embedded and incremental costs to support regulatory proceedings, new product or service offerings, and special contracts for facilities-based pricing options. From 1989 to 1992, I had responsibility for developing methods and controls for tracking costs of enhanced products and services to meet state and federal requirements for nonregulated business activities. In 1992, I joined the Finance Department and was responsible for analyzing expense and force budgets for the Marketing and Engineering Departments.

In 1993, I was assigned to the Service Costs organization. Since the enactment of the Telecommunications Act of 1996, I have been responsible for developing various cost analyzes for wholesale services and UNEs provided by Verizon under the Act. I have testified before the Rhode Island Public Utilities Commission, the New Jersey Board of Public Utilities, the Public Service Commission of Maryland, the District of Columbia Public Service Commission and the Maine Public Utility Commission in support of Verizon's non-recurring cost model. I have testified before the Department on line sharing and DSL conditioning costs in D.T.E. 98-57, Phase III and on UNE non-recurring costs in D.T.E. 01-20, Part A.

**Michael A. Nawrocki:**

I am a Principal Member of the Technical Staff within Verizon's Technology Organization. In my current position, I am responsible for providing technical support for new products and services developed by the Wholesale Marketing Organization. I have 25 years of experience with AT&T Western Electric, Bell Atlantic and Verizon. During that time, I was employed in various departments, including Network Planning and Network Engineering. In my previous assignments, I have experience in evaluating, approving and planning various

types of transmission, loop access and switching products. I earned my Bachelor of Science degree from Johns Hopkins University and a Master of Science degree in Electrical Engineering from George Washington University.

### Complete List of Exhibits

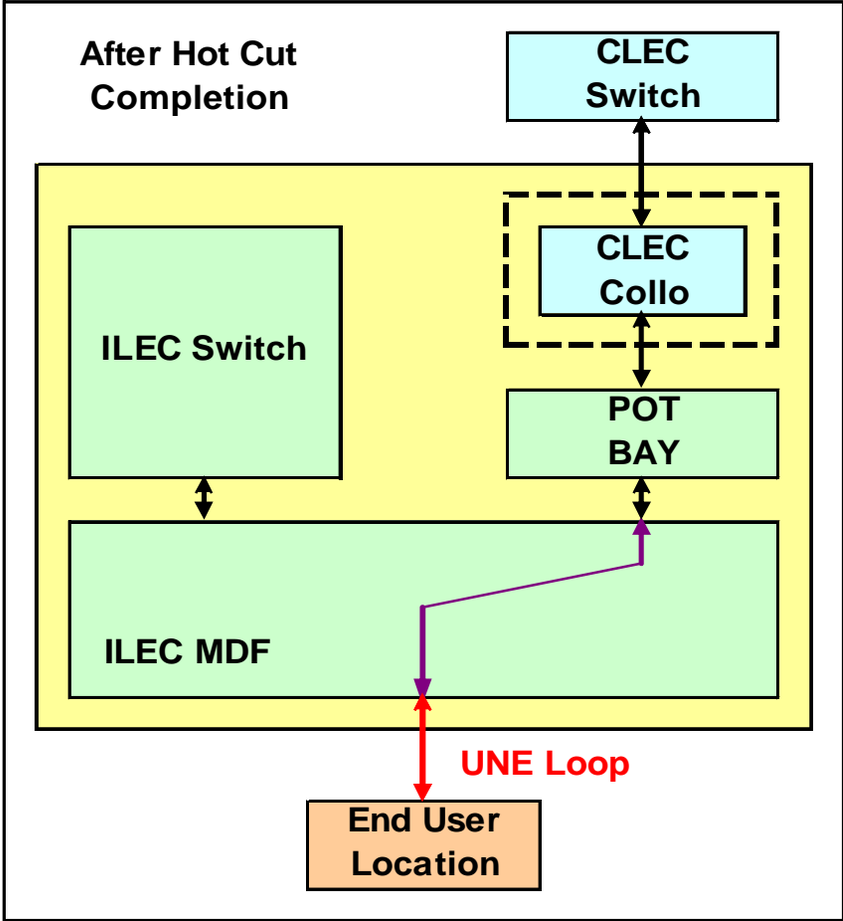
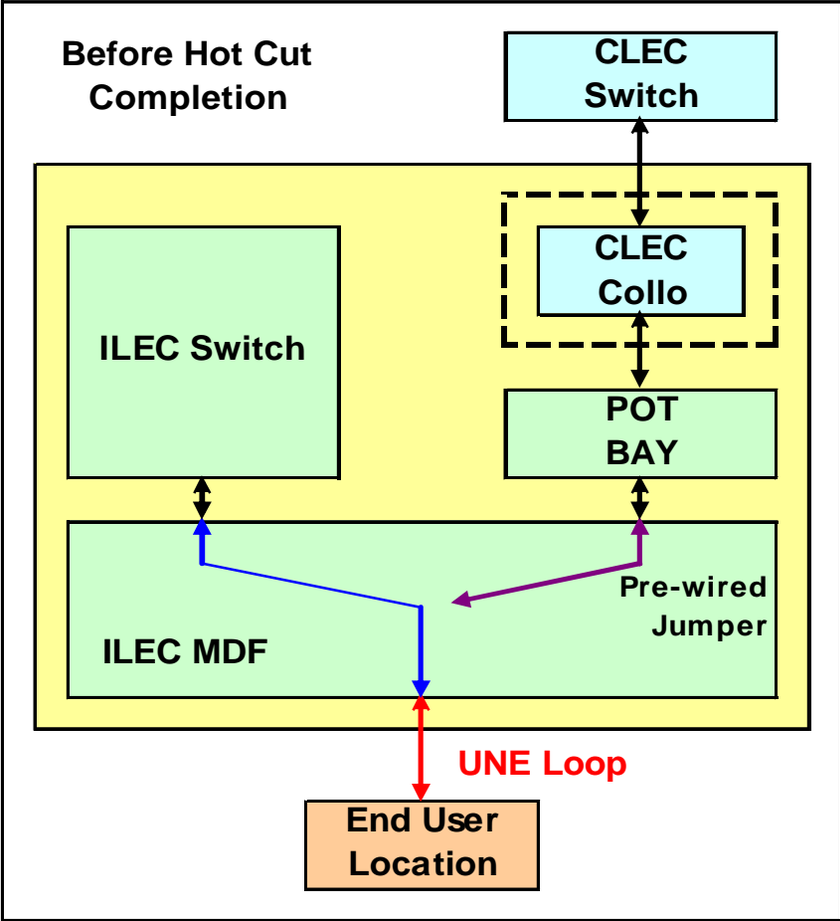
<u>Exhibit</u>	<u>Description</u>	<u>Proprietary</u>
I-A	Background and qualifications of witnesses	
I-B	Complete list of Exhibits	
I-C	Definitions of acronyms and other shorthand terms used in the testimony	
II-A	Hot Cut schematic	
II-B-1	IDLC Hot Cut	
II-B-2	IDLC Hot Cut	
II-C-1	Basic Hot Cut Process Flow	
II-C-2	Project Hot Cut Process Flow	
II-C-3	Proposed Batch Hot Cut Process Flow	
III-A	Non-recurring cost model	YES
III-B	Statistical analysis of data and regression results	YES
III-C	Labor rates for each job function code	YES
III-D	Precision Levels	YES
III-E	Non-recurring costs summary	
IV-A	Force-Load Model	YES
IV-B	Force-Load Model Description	YES
IV-C	U.S. Telecom employment data	
WET-I	Examples of Bundled Offerings	
WET-II	Description of Data Used	
WET-III	Incremental Hot Cuts Resulting form Customer Migrations	YES
WET-IV	UNE-P Migrations	YES
WET-V	Growth of Embedded Base	YES
WET-VI	Conversion of Embedded Base	YES
WET-VII	U.S. Telecom employment data	

### ACRONYMS

APC	Assignment Provisioning Center
BCN	Billing Completion Notice
CLEC	Competitive Local Exchange Carrier
CO	Central Office
EDI	Electronic Data Interface
FB	Facilities Based
FCC	Federal Communications Commission
FLAF	Forward-Looking Adjustment Factor
FLM	Force-Load Model
GAAP	Generally Accepted Accounting Principles
GRL	Gross Revenue Loading
GUI	Graphical User Interface
IDLC	Integrated Digital Loop Carrier
ILEC	Incumbent Local Exchange Carrier
ISO	International Organization for Standardization
IXC	Interexchange Carrier
LATA	Local Access and Transport Area
LEC	Local Exchange Carrier
LNPC	Local Number Portability Center
LSI	Local Service Interface
LSR	Local Service Request
LST	Line and Station Transfer
MDF	Main Distributing Frame
NGDLC	Next Generation Digital Loop Carrier
NMC	National Market Center
NPAC	Number Portability Administration Center
NRC	Non-Recurring Cost
OSS	Operational Support System

PCN	Provisioning Completion Notice
PIC	Primary Interexchange Carrier
PON	Purchase Order Number
POT	Point of Termination
RCCC	Regional CLEC Coordination Center
RCMAC	Recent Change Memory Administration Center
RT	Remote Terminal
SAI	Serving Area Interface
SOP	Service Order Processor
TELRIC	Total Element Long Run Incremental Cost
TISOC	Telecom Industry Services Operations Center
UDLC	Universal Digital Loop Carrier
UNE	Unbundled Network Element
UNE-L	UNE Loop
UNE-P	UNE Platform
VIP	Verizon Incentive Plan
WFA	Work Force Administration
WFA-DI	Work Force Administration – Dispatch In
WPTS	Wholesale Provisioning and Tracking System

**Verizon Basic Hot Cut Process Flow**

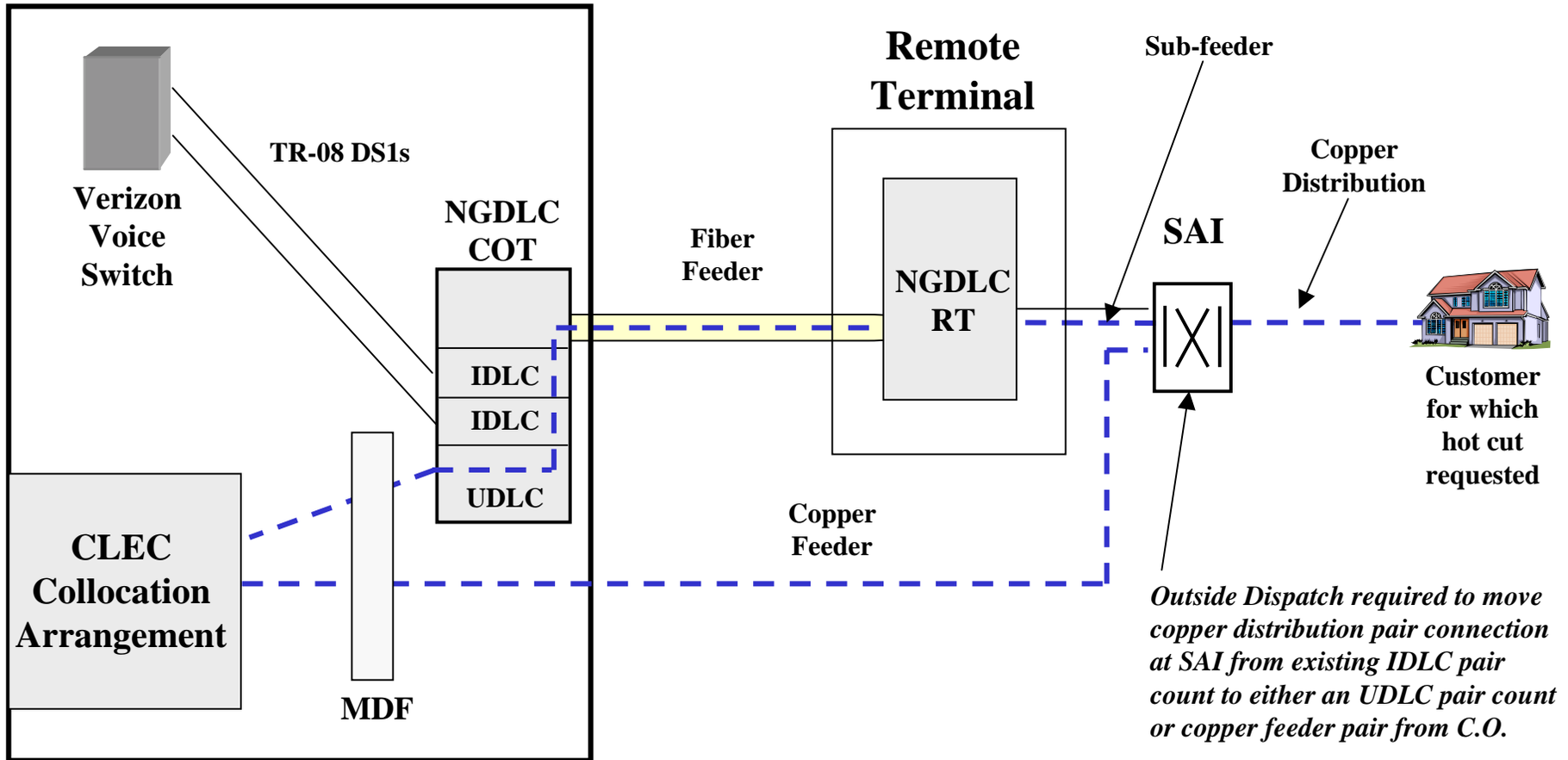


- ILEC Equipment
- CLEC Equipment
- Central Office

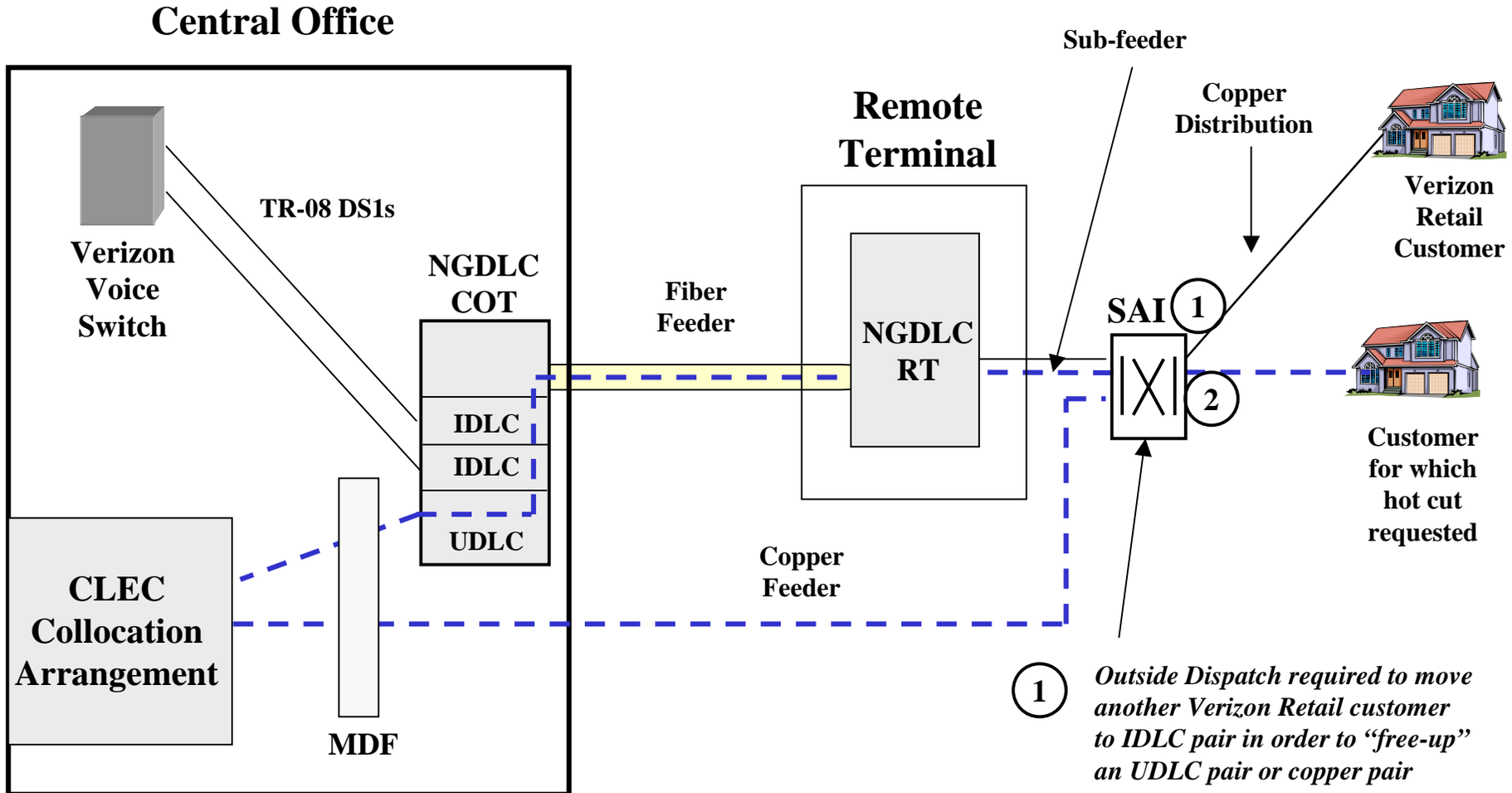
- Permanent Central Office Wiring
- ILEC Jumper
- CLEC Jumper

**Exhibit II-B-1**  
**December 8, 2003**  
**Initial Testimony/Dockets 3550 and 2681**

**Central Office**



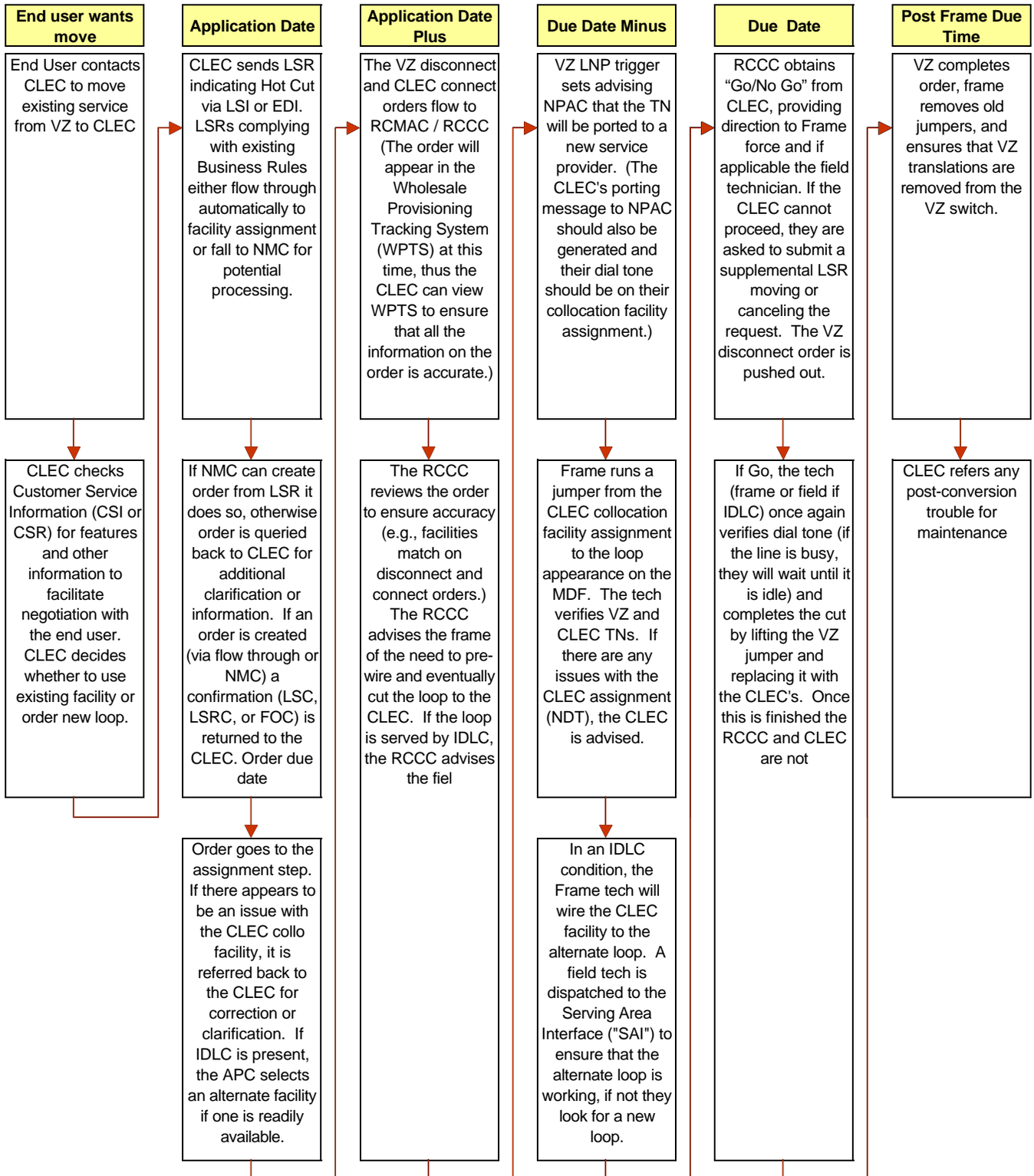
**Exhibit II-B-2**  
**December 8, 2003**  
**Initial Testimony/Dockets 3550 and 2681**



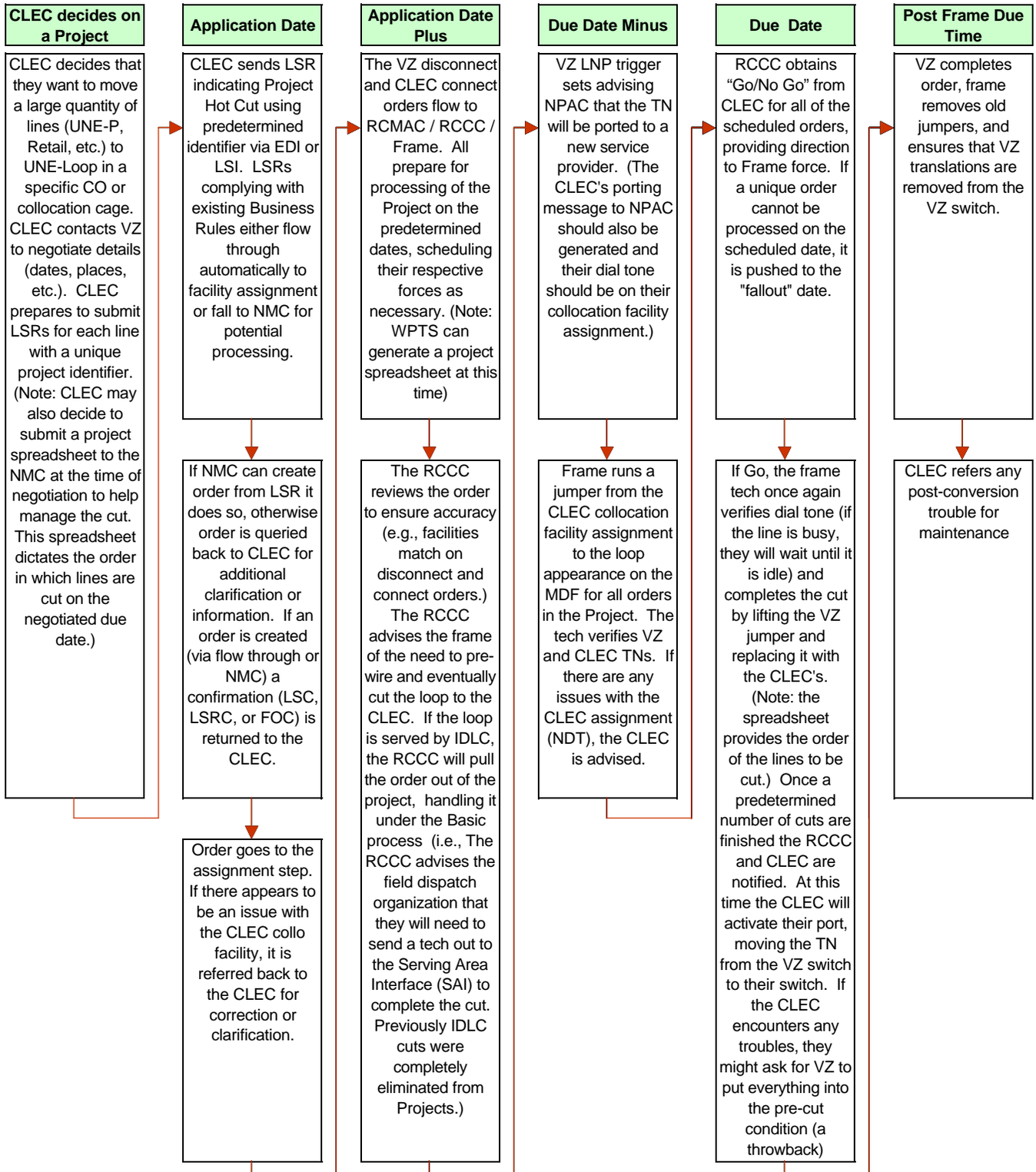
① *Outside Dispatch required to move another Verizon Retail customer to IDLC pair in order to “free-up” an UDLC pair or copper pair*

② *Customer for which the hot cut was requested is then moved to “freed up” UDLC or copper pair*

### Verizon Basic Hot Cut Process Flow

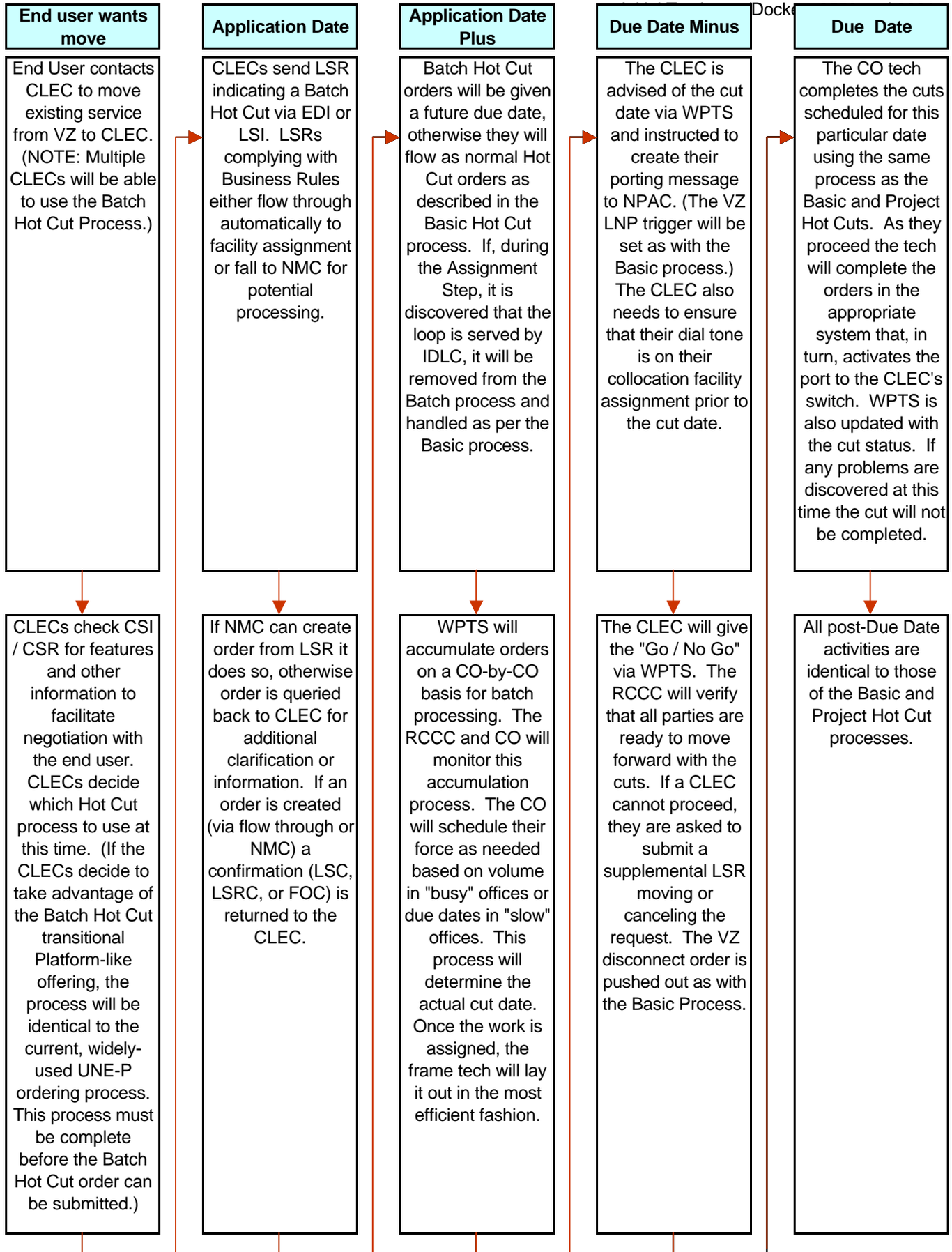


### Verizon Project Hot Cut Process Flow



# Verizon Proposed Batch Hot Cut Process Flow

Exhibit II-C-3  
December 8, 2003



**VERIZON RHODE ISLAND - WHOLESALE NON-RECURRING COSTS  
HOT CUT COSTS SUMMARY**

Line #	UNE/Service Description	Service Order (Per Order)	C.O. Wiring (Per Line)	Provi-sioning (Per Line)	Field Install'n see (1) below	Surcharge
	A	B	C	D	E	F
1	2-Wire Full-Mechanized Coordination HotCut Initial ("Basic")	\$23.21	\$44.70	\$27.45	\$111.16	-
2	2-Wire Full-Mechanized Coordination HotCut Additional ("Basic")	\$0.00	\$25.44	\$27.61	\$37.78	-
3	4-Wire Full-Mechanized Coordination HotCut Initial ("Basic")	\$31.06	\$75.85	\$28.31	\$143.30	-
4	4-Wire Full-Mechanized Coordination HotCut Additional ("Basic")	\$0.00	\$44.01	\$28.46	\$79.97	-
5	Large Job ("Project") HotCut Initial (2)	\$40.31	\$43.46	\$17.42	\$111.16	-
6	Large Job ("Project") HotCut Additional	\$0.00	\$38.56	\$17.57	\$37.78	-
7	Batch HotCut Initial (3)	\$24.48	\$32.31	\$16.98	\$111.16	-
8	Batch HotCut Additional	\$0.00	\$32.31	\$17.13	\$37.78	-
9	Full-Mechanized Coordination Expedite (4)	-	-	-	-	\$53.23
10	IDLC Surcharge (5)	-	-	-	-	\$118.58

**NOTES:**

- (1) Field Installation costs from Verizon RI's May 1, 2002 standard filing in Docket 2681. Field Installation cost is charged to the CLEC only when necessary to complete the service order or when requested by the CLEC.
- (2) These costs assume the elimination of the Spreadsheet requirement associated with Large Job ("Project" hot cuts). If not eliminated, the Service Order Charge will increase by \$34.25 per order.
- (3) The Service Order and Provisioning charges for first converting to a UNE-P will apply based on the rates approved in Docket 2681.
- (4) Full-Mechanized Coordination Expedite is in addition to all other appropriate charges. It applies once per order requesting expedited due date.
- (5) IDLC Surcharge applies per line served via IDLC and is in addition to Field Installation/Dispatch Charges. Field Installation/Dispatch charges will be charged for each requested/required dispatch.

