

THE VERIZON TELEPHONE COMPANIES

TARIFF F.C.C. NOS. 1 AND 11

ADDITIONAL LABOR MODIFICATIONS

DESCRIPTION

TRANSMITTAL NO. 634

OCTOBER 27, 2005

INTRODUCTION

The Verizon Telephone Companies (“Verizon”) are submitting tariff pages to make modifications to Additional Labor rates applicable to Part Time Video Services as further described herein.

The modifications included in this filing would normally result in a price cap restructure under Section 61.3(ii) of the Commission’s rules. Section 61.3(l) of the Commission’s rules defines a restructured service as an “offering which represents a method of charging or provisioning a service, or the introduction of a new method of charging or provisioning that does not result in a net increase in options available to customers”. Verizon will be revising (FCC11) and/or clarifying (FCC1) Additional Labor regulations to apply Stand By Labor rates in lieu of Other Labor Rates when a customer requests that a Verizon technician be present to oversee the operation of a Part Time Video Service.

Verizon will not be submitting any supporting information for a price cap restructure filing, since Verizon had inadvertently already been applying the Stand By Labor rates for Part Time Video Service situations described preceding. Up to and including June 30, 2005, Other Labor and Stand By Labor rates were equal. Effective July 1, 2005, the Stand By Labor rates were decreased. There is no negative impact to customers from these regulation changes. Verizon is simply aligning the tariff regulations with its internal practices. These tariff changes have no impact on revenue under the cap and no changes to the indices will occur. Therefore, Tariff Review Plan (“TRP”) support will not be included with the filing.

The attached tariff pages provide a complete description of changes being made to Additional Labor.