Amendment No. 2 to the Reciprocal Transport and Termination Agreement between Verizon Wireless and TrioTel Communications, Inc.

This Amendment No. 2 ("Amendment No. 2") is made effective as of June 27th, 2023 ("Amendment No. 2 Effective Date"), by and between TrioTel Communications, Inc. ("TrioTel"), with its principal place of business at 330 S. Nebraska Street, Salem, South Dakota 57058 and the Verizon Wireless entities listed on the signature page of this Amendment No. 2 (collectively "Verizon Wireless"), with its principal place of business at One Verizon Way, Basking Ridge, New Jersey 07920. TrioTel and Verizon Wireless may be hereinafter referred to, each individually, as a "Party" and, collectively, as the "Parties".

RECITALS

WHEREAS, TrioTel and CommNet Cellular, Inc. are Parties to a Reciprocal Transport and Termination Agreement entered into pursuant to Sections 251 and 252 of the Telecommunications Act of 1996, that was effective December 22, 1997 (the "Agreement"); and

WHEREAS, Verizon Wireless is the successor-in-interest to CommNet Cellular, Inc. and owns an equity interest of more than 10 percent; and

WHEREAS, Verizon Wireless acquired Rural Cellular Corporation, Inc. on August 6, 2008 and owns an equity interest of more than 10 percent; and

WHEREAS, Verizon Wireless and TrioTel are currently exchanging intrastate Non-Access Telecommunications Traffic over direct connection facilities pursuant to the Agreement; and

WHEREAS, Verizon Wireless wishes to reconfigure the direct connection facilities that the Parties are using to exchange landline to mobile calls in which the mobile subscribers have an NPA-NXX associated with the landline rate center in which the call originates, (hereinafter "intrastate land to mobile Non-Access Telecommunications Traffic") pursuant to the Agreement; and

WHEREAS, the Parties, pursuant to Section 252(a) of the Communications Act of 1934, as amended, (the "Act") and certain terms in the existing Agreement, wish to amend the Agreement in order to give contractual effect to the provisions set forth herein.

NOW, THEREFORE, in consideration of the mutual promises, provisions and covenants herein contained, the sufficiency of which is hereby acknowledged, the Parties agree as follows:

Amendment Terms

1. Verizon Wireless and TrioTel agree that Verizon Wireless may order new direct connection facilities to the POI located within TrioTel's rate center as specified in Attachment A.

- 2. The new direct connection facilities described in Paragraph 1, above, may be ordered by Verizon Wireless's agent pursuant to a written letter of authorization signed by Verizon Wireless and its agent. Such new direct connection facilities shall be subject to the rates, terms and conditions of TrioTel's local pricing catalog. Verizon Wireless will remain financially responsible for such direct connection facilities ordered by its agent.
- 3. Upon installation of the new direct connection facilities referenced in Paragraph 1, above, and the successful completion of any mutually agreed testing, the Parties shall begin exchanging intrastate land to mobile Non-Access Telecommunications Traffic over such new direct connection facilities.
- 4. If the Parties mutually agree to cease exchanging intrastate land to mobile Non-Access Telecommunications Traffic over existing direct connection facilities, Verizon Wireless or its agent may submit orders to disconnect such direct connection facilities. Upon receipt of such orders, TrioTel will disconnect such direct connection facilities and discontinue all billing for such direct connection facilities. Notwithstanding the foregoing, prior to any disconnections, the Parties shall agree upon (1) treatment of all local dialing patterns and (2) how the Parties will exchange intrastate land to mobile Non-Access Telecommunications Traffic. If the Parties are unable to agree, then TrioTel is not obligated to disconnect direct connection facilities and Verizon Wireless or its agent shall continue to receive intrastate land to mobile Non-Access Telecommunications Traffic through existing direct connection facilities.
- 5. In the event Verizon Wireless or its agent delivers InterMTA Traffic over the new direct connection facilities, such traffic shall be subject to the provisions of Section 10 of Amendment No. 1 of the Agreement.
- 6. Notwithstanding any prior agreement the Parties made regarding dispute resolution, the Parties explicitly agree the South Dakota Public Utilities Commission has jurisdiction over this Amendment and shall adjudicate any dispute that results therefrom.

Miscellaneous Provisions

<u>Conflict between this Amendment No. 2 and the Agreement.</u> This Amendment No. 2 shall be deemed to revise the terms and provisions of the Agreement to the extent necessary to give effect to the terms and provisions of this Amendment No. 2. In the event of a conflict between the terms and provisions of this Amendment No. 2 and the terms and provisions of the Agreement, No. 2 and the terms and provisions of the Agreement No. 2 shall govern, *provided, however*, that the fact that a term or provision appears in this Amendment No. 2, shall not be interpreted as, or deemed grounds for finding a conflict for purposes of this Section 1.

- 2. <u>Counterparts.</u> This Amendment may be executed in one or more counterparts, each of which when so executed and delivered shall be an original and all of which together shall constitute one and the same instrument
- 3. <u>Captions.</u> The Parties acknowledge that the captions in this Amendment have been inserted solely for convenience of reference and in no way define or limit the scope or substance of any term or provision of this Amendment.

[Signature page follows]

The Parties, intending to be legally bound, have executed this Amendment No. 2 as of the last date set forth below, in multiple counterparts, each of which is deemed an original, but all of which shall constitute one and the same instrument.

Alltel Corporation d/b/a Verizon Wireless

TrioTel Communications, Inc.

Cellco Partnership d/b/a Verizon Wireless

CommNet Cellular Inc. d/b/a Verizon Wireless

Rural Cellular Corporation d/b/a Verizon Wireless

By: Reneta Haynes (Jun 25, 2023 12:19 EDT) Reneta Haynes By: <u>Heather Kranz</u>

Heather Kranz

Title: Dir – National Wireless Transport Title: General Manager/CEO

Date: Jun 25, 2023

Date: _____ Jun 23, 2023

Attachment A

TrioTel Office & NXX

Verizon Local NXX

Interconnecting Office

Salem Exchange 605-425

605-421 605-471 Salem South Dakota

Adobe Acrobat Sign Transaction Number: CBJCHBCAABAAdmpMvpgf31xVxEXDPeK8hAasMuT8BvXA