



Exhibit F

NORTH AMERICAN PORTABILITY MANAGEMENT LLC

August 17, 2005

Tom Mazzone – Executive Director Global Numbering and Routing Solutions
Telcordia

Subject: Unsolicited NPAC Services Proposal

Dear Tom,

We have reviewed your unsolicited presentation to provide NPAC services. We realize that your presentation was conceptual only, provided no substantiated cost or pricing information and did not address all issues associated with the current vendor and technology.

In order to proceed with or consider any unsolicited presentation to provide NPAC services in any United States Service Area, the NAPM LLC must be assured that any prospective vendor is a "Neutral Third Party." Under the terms of our current Master Agreement, "a Neutral Third Party" is an entity which (a) is not a telecommunications carrier, as defined in the Communications Act of 1934 as amended; (b) is not owned by, or does not own, any telecommunications carrier; provided that ownership interests of five percent (5%) or less shall not be considered ownership for purposes of this Article; (c) is not affiliated, by common ownership or otherwise, with a telecommunications carrier; and (d) has no present intention of merging with or being acquired by an entity which is not a Neutral Third Party.

We appreciate your interest and time. If you have any questions, please feel free to contact us.

Sincerely,

Karen Mulberry
MCI Communications
2400 N. Glenville Dr.
Richardson, TX 75082
(972) 729-7914
karen.mulberry@mci.com
NAPM LLC Co-Chair

Suzanne Howard
Cox Communications
1400 Lake Hearn Drive
Atlanta, GA 30319
(404) 843-5788
suzanne.howard@cox.com
NAPM LLC Co-Chair



Michael S. Slomin
Senior Counsel

Telcordia Technologies, Inc.
One Telcordia Drive 05J108
Piscataway, NJ 08854-4157
Voice: (732) 699-2250
Fax: (732) 336-3000
Email: mslomin@telcordia.com

October 27, 2005

Ms. Suzanne Howard, Co-Chair
Ms. Karen Mulberry, Co-Chair
North American Portability Management L.L.C.
600 Hidden Ridge
MC: HQEO2N40
Irving, Texas 75038

This is in response to your request that Telcordia address the neutrality requirements of the North American Portability Management L.L.C. ("NAPM LLC").

Telcordia Technologies, Inc. ("Telcordia") is committed to providing high quality service to the NAPM LLC Board and the telecommunications industry that is professional, free from bias and conflicts of interest, and fully compliant with the neutrality requirements of the contract and FCC rules. Although Telcordia derives almost all of its revenues from domestic and international telecommunications service providers, many of which utilize numbering resources, the following factors ensure that Telcordia is not aligned with any particular telecommunication industry segment and is free from actual and potential biases and conflicts of interest:

- Telcordia is not affiliated with a telecommunications service provider.
- Telcordia does not issue any debt to any telecommunications service provider.
- No telecommunications service provider, or employee or Board member thereof, is a member of Telcordia's Board.
- Telecommunications service provider customers deal with Telcordia at arms length, and utilize a variety of competitors' products and services.
- Telcordia is not in a joint venture with a telecommunications service provider.
- Telcordia does not receive a majority of its revenues from any telecommunications service provider, nor is it subject to undue influence by any telecommunications service provider.
- Telcordia has for years provided software and consulting services to multiple clients from all sectors of the industry, who compete with one another, and who have diverse interests. To prosper in this environment, Telcordia has carefully safeguarded each customer's proprietary information and it will continue to apply this policy to the local number portability efforts.¹

¹ Although the Commission has long been aware of the broad range of Telcordia's industry activities, the Commission invited Telcordia to bid on a previous number administration opportunity (Thousands Block Number Pooling).

Letter to the Co-Chairs, NAPM L.L.C.

October 27, 2005

To help ensure that neutrality issues do not arise following contract award, Telcordia will implement organizational separation of NPAC-related operations from other operations, provide for non-availability of NPAC information to non-NPAC personnel, implement special training of NPAC personnel on neutrality and confidentiality, and provide for audits by the FCC, FCC designees and the NAPM LLC. Also, Telcordia will immediately disclose to the NAPM LLC Board any actual or potential conflict of interest, or circumstances creating the appearance of impropriety, that arises or that is discovered after an award, and similarly will disclose to the NAPM LLC Board any information or new circumstances bearing on neutrality that is not disclosed in its bid. Telcordia anticipates continuing to provide services to the telecommunications industry as previously described, and will provide the FCC and NAPM LLC Board with additional filings only if there is a material change in those activities.

I trust that the foregoing adequately demonstrates Telcordia's commitment and conformance to the neutrality requirements of the FCC and the NAPM LLC.

Sincerely,



Michael S. Slomin

Copies to:

Karen Mulberry, MCI Communications, 2400 N. Glenville Dr., Richardson, TX 75082
Suzanne Howard, Cox Communications, 1400 Lake Hearn Dr., Atlanta, GA 30319



North American Portability Management, LLC
c/o Berenbaum, Weinshienk & Eason, PC
370 Seventeenth Street, Suite 4800
Denver, CO 80202-5626

December 2, 2005

VIA OVERNIGHT COURIER

Mr. Michael S. Slomin, Senior Counsel
Telcordia Technologies, Inc.
One Telcordia Drive 05J108
Piscataway, NJ 08854-4157

Dear Mr. Slomin:

It has come to our attention that Telcordia has been acquired from SAIC by one or several Warburg Pincus investment funds or their affiliates. As you know, the FCC considered ownership of NeuStar by various Warburg Pincus investment funds or their affiliates to warrant the imposition of various neutrality protections. Accordingly, please provide us with specific details regarding the identity of the Warburg Pincus investment funds or their affiliates which may hold or own interests in Telcordia, the percentage of such ownership interests held and the involvement of representatives of the those funds or affiliates in the management and operation of Telcordia, including, but not limited to representation on the Board of Directors.

We look forward to your responses to our follow-up inquiries regarding the involvement of the Warburg Pincus investment funds or their affiliates which have been reported to have acquired ownership in Telcordia, so that the NAPM LLC can be assured, before proceeding with our review, of Telcordia's qualification as a Neutral Third Party.

We would also like to reiterate that no RFI or RFP is currently issued and outstanding, nor is one currently pending issuance. Nonetheless, the NAPM LLC stands ready, as it always does, subject to binding contractual and regulatory limitations, to explore meaningful unsolicited presentations that can be shown to deliver improved functionality, reliability and efficiency at materially reduced cost to the industry and the public and which adequately

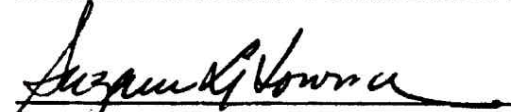
Mr. Michael S. Slomin, Senior Counsel
Telcordia Technologies, Inc.
December 2, 2005
Page Two

address issues of transition or interoperability. We realize that your last unsolicited presentation was necessarily conceptual only, provided no substantiated cost or pricing information and did not address all issues associated with the current vendor and technology. However, much has changed since that presentation regarding the information available in the public domain and the NAPM LLC would not expect to give serious consideration to any unsolicited presentation that failed now specifically to identify and to substantiate asserted benefits.

We appreciate your interest and time. If you have any questions, please feel free to contact the co-chairs.

Sincerely,

NORTH AMERICAN PORTABILITY MANAGEMENT LLC


Suzanne L. Howard
Co-Chair


Melvin Clay
Co-Chair



Michael S. Slomin
Senior Counsel

Telcordia Technologies, Inc.
One Telcordia Drive 05J108
Piscataway, NJ 08854-4157
Voice: (732) 699-2250
Fax: (732) 336-3000
Email: mslomin@telcordia.com

May 11, 2006

Ms. Suzanne Howard, Co-Chair
Mr. Melvin Clay, Co-Chair
North American Portability Management L.L.C.
c/o Berenbaum, Weinshienk & Eason, P.C.
370 Seventeenth Street, Suite 4800
Denver, Colorado 80202-5626

Dear Ms. Howard and Mr. Clay:

This is in response to your letter of December 2, 2005 in which you state that it had come to your attention that Telcordia has been acquired from SAIC by one or several Warburg Pincus investment funds or their affiliates. You note that the present provider of services to the NAPM LLC, NeuStar, has long been owned by Warburg Pincus, and that this has been permitted by the FCC subject to certain neutrality safeguards. You ask that we provide specific details regarding the identity of the Warburg Pincus investment funds or their affiliates which may hold or own interests in Telcordia, the percents of such ownership interests held and the involvement of representatives of those funds or affiliates in the management and operation of Telcordia, including but not limited to representation on the Telcordia's board of directors.

On March 15, 2005, SAIC's interest in Telcordia was acquired by two venture capital firms, Warburg Pincus and Providence Equity Partners, as follows. (1) the stock in Telcordia Technologies, Inc. is held by TTI Holding Corporation I; (2) approximately half of the stock of TTI Holding Corporation I is held by Warburg Pincus Private Equity VIII, L.P. ("Warburg"), a U.S. limited partnership, and three funds affiliated with Warburg, 466 Lexington Avenue, New York, NY 10017; (3) approximately half of the stock of TTI Holding Corporation I is held by Providence Equity Partners IV L.P., a U.S. limited partnership, 550 Kennedy Plaza, 18th Floor, Providence, RI 02903; and (4) no more than five percent of the stock of TTI Holding Corporation I is or will be held by Telcordia managers.

Telcordia's board of directors has six members: Daniel J. Carroll, Jr. (Telcordia's CEO), Larry Bettino and Henry Kressel (Warburg Pincus), Glenn M. Creamer and Mark A. Pelson (Providence Equity Partners), and Daniel C. Stanzione (President Emeritus of Bell Laboratories). Except for representation on the board, neither Warburg Pincus nor Providence Equity Partners have employees involved in the management and operations of Telcordia.

As I noted in my October 27, 2005 letter, Telcordia Technologies, Inc. ("Telcordia") is committed to providing high quality service to the NAPM LLC Board and the telecommunications industry that is professional, free from bias and conflicts of interest, and fully compliant with the neutrality requirements of the contract and FCC rules. Although Telcordia derives almost all of its revenues from domestic and international telecommunications service providers, many of which utilize numbering resources, the following factors ensure that Telcordia is not aligned with any particular telecommunication industry segment and is free from actual and potential biases and conflicts of interest:

- Telcordia is not affiliated with a telecommunications service provider.

- Telcordia does not issue any debt to any telecommunications service provider.
- No telecommunications service provider, or employee or Board member thereof, is a member of Telcordia's Board.
- Telecommunications service provider customers deal with Telcordia at arms length, and utilize a variety of competitors' products and services.
- Telcordia is not in a joint venture with a telecommunications service provider.
- Telcordia does not receive a majority of its revenues from any telecommunications service provider, nor is it subject to undue influence by any telecommunications service provider.
- Telcordia has for years provided software and consulting services to multiple clients from all sectors of the industry, who compete with one another and who have diverse interests. To prosper in this environment, Telcordia has carefully safeguarded each customer's proprietary information and it will continue to apply this policy to the local number portability efforts.*

To help ensure that neutrality issues do not arise following contract award, Telcordia will implement organizational measures to ensure neutrality. Such measures would include appropriate separation of NPAC-related operations from other operations, provision for non-availability of NPAC information to non-NPAC personnel, implementation of special training of NPAC personnel on neutrality and confidentiality, and provision for audits by the FCC, FCC designees and the NAPM LLC.

Also, Telcordia will immediately disclose to the FCC and NAPM LLC Board any actual or potential conflict of interest, or circumstances creating the appearance of impropriety, that arises or that is discovered after an award, and similarly will disclose to the NAPM LLC Board any information or new circumstances bearing on neutrality that is not disclosed in any bid it might make to the NAPM LLC. Telcordia anticipates continuing to provide services to the telecommunications industry as previously described, and will provide the FCC and NAPM LLC Board with additional filings only if there is a material change in those activities.

I trust that the foregoing adequately demonstrates Telcordia's commitment and conformance to the neutrality requirements of the FCC and the NAPM LLC.

Sincerely,



Michael S. Slomin

* Although the Commission has long been aware of the broad range of Telcordia's industry activities, the Commission invited Telcordia to bid on a previous number administration opportunity (Thousands Block Number Pooling).