Ms. Magalie Roman Salas
Secretary
Federal Communications Commission
The Portals
445 12\textsuperscript{th} Street, SW, 8\textsuperscript{th} floor
Washington, DC  20554

EX PARTE:  \textbf{RE: CC Docket No. 00-170; and DA 00-2155}

Dear Ms. Salas:

The purpose of this letter is to provide clarification regarding the GSP arrangement referred to in footnote 45 of the Reply Comments of OnePoint and Verizon.

Upon closure of the OnePoint/Verizon transaction, OnePoint will cease providing the interLATA service component of Internet access service in Verizon in-region states where Verizon lacks authority to provide interLATA services under section 271 of the Act. Currently, Verizon has such authority only in New York. Instead, OnePoint Internet access customers will obtain such interLATA services from a non-affiliated global service provider (“GSP”). The GSP will have its own contractual relationship with the customer, and the GSP will determine the rates, terms, and conditions for the services that it provides. In addition, OnePoint intends to offer billing and collection services to the GSP as expressly permitted by the Commission's orders.

The GSP will be responsible for handling the interLATA traffic from the point at which the traffic is handed off to it in the originating LATA. OnePoint does not propose to have the interLATA traffic returned to it, or any other Verizon affiliated entity, at a node or other location for interLATA transport outside of Verizon's in-region states.

Please include a copy of this correspondence in the public record of the above-captioned proceedings. Any questions on this filing should be directed to me at either the address above or by calling me at 202-336-7911.

Sincerely,

cc:  Ms. C. Pabo
     Mr. J. Adams