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STATE OF INDIANA LAKE COUNTY FILED FOR PECORD

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Tract No.: IN-LA-028

## SUPPLEMENTAL PIPELINE RIGHT-OF-WAY AGREEMENT

THIS SUPPLEMENTAL AGREEMENT, made this 10 day of December, 1999, between Thomas W. Hooley and Barbara Hooley, hereinafter referred to as "Grantor" (whether one or more), and Williams Communications, Inc., a Delaware Corporation with its principal place of business in Tulsa, Oklahoma as "Grantee".

Whereas, by Easement Contract dated the 21/2 day of + Chrunky, 179 4/, and recorded in Lake County, State of Indiana, (together with any Supplements, Amendments or Modifications as may have been later granted, all being collectively referred to as the "Original Grant") Grantor (or Grantor's predecessors in interest) has granted and conveyed to Grantee (or Grantee's predecessor in interest) a Right-of-Way and perpetual easement for a pipeline(s) across Grantor's property situated in Lake County, State of Indiana, more particularly described on the attached EXHIBIT "A"; and,

WHEREAS, Grantee requests and Grantor consents (as to the said lands or such portions thereof as Grantor may presently own) to modify, amend, and supplement said Original Grant in the manner set forth below.

NOW, THEREFORE, in the consideration of the sum of Dollars (\$ 1000) per root and other good and valuable consideration, the receipt whereof acknowledged, it is agreed by and between parties hereto that the Original Grant be further modified and amended as follows:

In addition to the rights granted to Grantee for pipeline purposes under the Original Grant, Grantor hereby grants to Grantee a perpetual easement over the Williams Right-of-Way to construct, maintain, inspect, operate, protect, repair, replace, change the size of, or remove underground communication systems, together with necessary underground conduits, cables, wires, splicing boxes, and any other necessary appurtenances within the Williams Right-of-Way.

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PETER BENJAMIN LAKE COUNTY AUDITOR

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2. During Grantee's installation of the underground facilities and as may be required thereafter, Grantee shall have the right to use such temporary work space parallel to and adjacent to the existing permanent easement as may be reasonably necessary.

EXCEPT AS herein amended, the Original Grant and any previously granted Supplement, Modification, or Amendment is hereby incorporated by reference hereto, ratified, and confirmed in all respects and the terms and conditions thereof shall apply to the communications systems provided for herein.

TO HAVE AND TO HOLD such rights, estates, and privileges unto Grantee, its successors and assigns. The terms, conditions and provisions of this contract shall be legally binding and extend upon heirs, executors, administrators, personal representatives, successors and assigns of the parties hereto. The easement and rights herein granted may be leased or assigned in whole or in part. GRANTOR represents that the above-described premise is rented to

IN WITNESS WHEREOF, the parties have executed this document the day and year first above written.

WITNESS

GRANTOR(S)

The mas W. Hoofey

Barbara Hooley

Dwayne A. Moseley

Attorney-In-Fact

Williams Communications, Inc.

d/b/a Vyvx, Inc.

Cross-reference: Recorded plat or last deed of record:

Book: Page:

Document No.: 406914

This instrument was prepared by: Charles T. Plake, Esq. One Williams Center, Suite 4100, Tulsa, OK 74172

Tract No.: IN-LA-028

## EXHIBIT "A"

The North 208.71 feet of the West 208.71 feet of the West 1/2 of the Northwest 1/4 of Section 35, Township 33 North, Range 8 West of the 2nd P. M., in Lake County, Indiana.



## INDIVIDUAL ACKNOWLEDGMENT

STATE OF INDIANA ) ) ss											
COUNTY OF LAKE )											
On this 10 h day of December, 1999, personally appeared before me											
Thomas W. Hooley personally known to me or who has produced (name of person acknowledging) personally known to me or who has produced (type of identification)	_										
as identification who acknowledged that (he/she) executed the foregoing instrument and that the same											
is his free act and deed. Document is											
Solven setterm											
This Document is the property of											
Name: Fduin FELERSON											
EDWIN PETERSON THE LAKE COUNTY Recorder.  Res. of Marlon County County of Residence: MARION											
Comm. Exp. 9-12-07											
Expiration of Commission: 17 1270 7											
INDIVIDUAL ACKNOWLEDGMENT											
INDIVIDUAL ACIATOW DEDGMENT											
STATE OF INDIANA											
COUNTY OF LAKE											
The Research											
On this 10th day of December, 1999, personally appeared before me											
Barbara Hooley personally known to me or who has produced D/L.											
(name of person acknowledging) (type of identification)											
as identification who acknowledged that (he/she)  executed the foregoing instrument and that the same											
is her free act and deed.											
(his/her)											
Notary Public											
Name: Edwin PETERSON											
TOWN DOWN											
SEAL SEAL COUNTY County of Residence: MARION											
Comm. Exp. 9-12-07 Expiration of Commission: 9/12/97											

## INDIVIDUAL ACKNOWLEDGMENT

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	vayne A.		eley,								
At	torney-li	1-Fact	cnowledgin	perso	nally known	to me or v	vho has pr	oduced _	/tumo of	identification)	-
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This Instrument prepared by and should be returned after recording to:

Williams Communications, Inc. 6450 English Ave. Indianapolis, IN 46219