NATIONAL TELEPHONE CO OF VENEZUELA Form SC 13D

October 10, 2001

SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

SCHEDULE 13D (rule 13d-101)

INFORMATION TO BE INCLUDED IN STATEMENTS FILED PURSUANT TO RULE 13d-1(a) AND AMENDMENTS THERETO FILED PURSUANT TO RULE 13d-2(a) (Amendment No. 4)

COMPANIA ANONIMA NACIONAL TELEFONOS DE VENEZUELA (CANTV) ______

(Name of Issuer)

NATIONAL TELEPHONE COMPANY OF VENEZUELA (CANTV)

(Translation of Name of Issuer into English)

CLASS D COMMON SHARES, NOMINAL VALUE Bs. 36.90182224915 PER SHARE (the "Class D Shares") AMERICAN DEPOSITARY SHARES EACH REPRESENTING SEVEN CLASS D SHARES (the "ADSs")

(Title of Class of Securities)

P3055Q103 (Class D Shares); 204421101 (ADSs)

(CUSIP Number)

Marianne Drost Senior Vice President, Deputy General Counsel and Corporate Secretary Verizon Communications Inc. 1095 Avenue of the Americas New York, New York 10036 (212) 395-1783

(Name, address and telephone number of person

authorized to receive notices and communications)

October 9, 2001

(Date of event which requires filing of this Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition that is the subject of this Schedule 13D, and is filing this

schedule because of Rule 13d-1(e), (f) or (g), check the following box. $[\]$

CUSIP NO.	P3055Q103 (Class D. Sh 204429101 (ADSs)	nares)		P	
	NAME OF REPORTING PERSON I.R.S. IDENTIFICATION NO. (N (entities only)		
	Verizon Communications Inc.				
2	CHECK THE APPROPRIATE BOX 1	IF A MEMBER OF		(a) [] (b) []	
3	SEC USE ONLY				
4	SOURCE OF FUNDS				
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) or 2(e)				
6	CITIZENSHIP OR PLACE OF ORGANIZATION State of Delaware				
	NUMBER OF SHARES	7	SOLE VOTING POWER Class D Shares: 32,945,829* ADSs: 4,706,547		
	BENEFICIALLY OWNED BY EACH REPORTING	8	SHARED VOTING POWER Class D Shares: None ADSs: None		
	PERSON WITH	9	SOLE DISPOSITIVE POWER Class D Shares: 32,945,829* ADSs: 4,706,547		
			SHARED DISPOSITIVE POWER Class D Shares: ADSs: 4,706,547		
11	AGGREGATE AMOUNT BENEFICIAI	 LLY OWNED BY E	ACH REPORTING PERSON		
	Class D Shares: 32,945,829 ADSs: 4,706,547				
12	CHECK BOX IF THE AGGREGATE EXCLUDES CERTAIN SHARES		, 11	[]	
 13	PERCENT OF CLASS REPRESENTE		 N ROW 11		

	represent approximately 8.2	% of the tota	15,829 Class D Shares, which 11 Class D Shares outstanding).	
14	TYPE OF REPORTING PERSON			
	HC			
may	4,706,547 ADSs represent 32,	945,829 Class ares, the Rep	D Shares. Because the holder corting Persons may be deemed	
		2		
CUSIP NO.	P3055Q103 (Class D. Sh 204429101 (ADSs)	ares)		P.
1	NAME OF REPORTING PERSON I.R.S. IDENTIFICATION NO. O		ON (entities only)	=======
	GTE Corporation			
2	CHECK THE APPROPRIATE BOX I			(a) [] (b) []
3	SEC USE ONLY			
4	SOURCE OF FUNDS AF			
5	CHECK BOX IF DISCLOSURE OF REQUIRED PURSUANT TO ITEM 2		INGS IS	[]
6	CITIZENSHIP OR PLACE OF ORG			
	NUMBER OF SHARES	7	SOLE VOTING POWER Class D Shares: 32,945,829* ADSs: 4,706,547	
	BENEFICIALLY OWNED BY EACH REPORTING	8	SHARED VOTING POWER Class D Shares: None ADSs: None	
	PERSON WITH	9	SOLE DISPOSITIVE POWER Class D Shares: 32,945,829* ADSs: 4,706,547	
		10	SHARED DISPOSITIVE POWER Class D Shares: None ADSs: None	

11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY	EACH REPORTING PERSON	
	Class D Shares: 32,945,829* ADSs: 4,706,547		
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROEXCLUDES CERTAIN SHARES		[]
13	PERCENT OF CLASS REPRESENTED BY AMOUNT		
	8.2% (the 4,706,547 ADSs represent 32,9 represent approximately 8.2% of the tot	al Class D Shares outstanding).	
14	TYPE OF REPORTING PERSON		
	HC		
may	4,706,547 ADSs represent 32,945,829 Clas exchange ADSs for Class D Shares, the Re eneficially own 32,945,829 Class D Share	porting Persons may be deemed	
	3		
CUSIP NO.	P3055Q103 (Class D. Shares) 204429101 (ADSs)		Pa
1	NAME OF REPORTING PERSON I.R.S. IDENTIFICATION NO. OF ABOVE PERS		
	GTE International Telecommunications In	corporated	
2	CHECK THE APPROPRIATE BOX IF A MEMBER O	F A GROUP*	(a) [] (b) []
3	SEC USE ONLY		
4	SOURCE OF FUNDS AF		
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEE REQUIRED PURSUANT TO ITEM 2(d) or 2(e)	DINGS IS	[]
6	CITIZENSHIP OR PLACE OF ORGANIZATION		
	State of Delaware		
	7 NUMBER OF SHARES	SOLE VOTING POWER Class D Shares: 32,945,829* ADSs: 4,706,547	

	BENEFICIALLY OWNED BY EACH REPORTING	8	SHARED VOTING POWER Class D Shares: None ADSs: None	
	PERSON WITH	9	SOLE DISPOSITIVE POWER Class D Shares: 32,945,829* ADSs: 4,706,547	
		10	SHARED DISPOSITIVE POWER Class D Shares: None ADSs: None	
11	AGGREGATE AMOUNT BENEFICIALLY OWNE	D BY EAG		
	Class D Shares: 32,945,829* ADSs: 4,706,547			
12	CHECK BOX IF THE AGGREGATE AMOUNT EXCLUDES CERTAIN SHARES			[]
 13	PERCENT OF CLASS REPRESENTED BY AM		ROW 11	
	8.2% (the 4,706,547 ADSs represent 32,945,829 Class D Shares, which represent approximately 8.2% of the total Class D Shares outstanding).			
14	TYPE OF REPORTING PERSON			
	НС			
* The may	4,706,547 ADSs represent 32,945,829 exchange ADSs for Class D Shares, teneficially own 32,945,829 Class D	Class l	Shares. Because the holder	
	4			
CUSIP NO.	P3055Q103 (Class D. Shares) 204429101 (ADSs)			P
1	NAME OF REPORTING PERSON I.R.S. IDENTIFICATION NO. OF ABOVE	PERSON	(entities only)	
	GTE Venezuela Incorporated			
2	CHECK THE APPROPRIATE BOX IF A MEM	BER OF A	A GROUP*	(a) [] (b) []
3	SEC USE ONLY			

4 SOURCE OF FUNDS

	AF			
5	CHECK BOX IF DISCLOSURE OF LE REQUIRED PURSUANT TO ITEM 2(c		INGS IS	[]
6	CITIZENSHIP OR PLACE OF ORGAN			
	State of Delaware			
	NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH	7 8 9	SOLE VOTING POWER Class D Shares: 32,945,829* ADSs: 4,706,547 SHARED VOTING POWER Class D Shares: None ADSs: None SOLE DISPOSITIVE POWER Class D Shares: 32,945,829* ADSs: 4,706,547	
		10	SHARED DISPOSITIVE POWER Class D Shares: None ADSs: None	
11	AGGREGATE AMOUNT BENEFICIALLY Class D Shares: 32,945,829* ADSs: 4,706,547	Y OWNED BY E	ACH REPORTING PERSON	
12	CHECK BOX IF THE AGGREGATE AN EXCLUDES CERTAIN SHARES	MOUNT IN ROW		[]
13	PERCENT OF CLASS REPRESENTED 8.2% (the 4,706,547 ADSs reprepresent approximately 8.2%	resent 32,94		
14	TYPE OF REPORTING PERSON HC			
may	4,706,547 ADSs represent 32,94 exchange ADSs for Class D Sharbeneficially own 32,945,829 Class	res, the Rep	orting Persons may be deemed	=======
CUSIP NO	. P3055Q103 (Class D. Sha			

1 NAME OF REPORTING PERSON

I.R.S. IDENTIFICATION NO. OF ABOVE PERSON (entities only)

	Bell Atlantic Latin America Holdings, Inc.			
2	CHECK THE APPROPRIATE BOX IF	A MEMBER OF	' A GROUP*	(a) [] (b) []
3	SEC USE ONLY			
4	SOURCE OF FUNDS AF			
5	CHECK BOX IF DISCLOSURE OF LE REQUIRED PURSUANT TO ITEM 2(c		INGS IS	[]
6	CITIZENSHIP OR PLACE OF ORGAN			
	State of Delaware			
	NUMBER OF SHARES BENEFICIALLY	7	SOLE VOTING POWER Class D Shares: 32,945,829* ADSs: 4,706,547	
	OWNED BY EACH REPORTING PERSON	8	SHARED VOTING POWER Class D Shares: None ADSs: None	
	WITH	9	SOLE DISPOSITIVE POWER Class D Shares: 32,945,829* ADSs: 4,706,547	
		10	SHARED DISPOSITIVE POWER Class D Shares: None ADSs: None	
11	AGGREGATE AMOUNT BENEFICIALLY	OWNED BY E		
	Class D Shares: 32,945,829* ADSs: 4,706,547			
12	CHECK BOX IF THE AGGREGATE AN EXCLUDES CERTAIN SHARES			[]
13	PERCENT OF CLASS REPRESENTED	BY AMOUNT I		
	8.2% (the 4,706,547 ADSs represent approximately 8.2%	of the tota	l Class D Shares outstanding).	
14	TYPE OF REPORTING PERSON			
	HC			
* "	ho 1 706 517 ADSs roprosont 32 9/			

The 4,706,547 ADSs represent 32,945,829 Class D Shares. Because the holder may exchange ADSs for Class D Shares, the Reporting Persons may be deemed to beneficially own 32,945,829 Class D Shares.

CUSIP NO.	P3055Q103 (Class D. Sha 204429101 (ADSs)	.res)		
====== 1	NAME OF REPORTING PERSON I.R.S. IDENTIFICATION NO. OF			
	Bell Atlantic New Holdings,	Inc.		
2	CHECK THE APPROPRIATE BOX IF			(a) [] (b) []
3	SEC USE ONLY			
4	SOURCE OF FUNDS AF			
5	CHECK BOX IF DISCLOSURE OF L REQUIRED PURSUANT TO ITEM 2((d) or 2(e)		[
6	CITIZENSHIP OR PLACE OF ORGANIZATION State of Delaware			
	NUMBER OF SHARES BENEFICIALLY OWNED BY EACH	 7 8	SOLE VOTING POWER Class D Shares: 32,945,829* ADSs: 4,706,547 SHARED VOTING POWER Class D Shares: None	
	REPORTING PERSON WITH	 9	ADSs: None SOLE DISPOSITIVE POWER Class D Shares: 32,945,829* ADSs: 4,706,547	
			SHARED DISPOSITIVE POWER Class D Shares: None ADSs: None	
 11	AGGREGATE AMOUNT BENEFICIALL			
	Class D Shares: 32,945,829* ADSs: 4,706,547			
	CHECK BOX IF THE AGGREGATE A		T 11	
13	PERCENT OF CLASS REPRESENTED		N ROW 11	
	8.2% (the 4,706,547 ADSs rer	oresent 32,94	5,829 Class D Shares, which	

	represent approximately 8.2%	of the tota	l Class D Shares outstanding).	
14	TYPE OF REPORTING PERSON			
	HC			
may	4,706,547 ADSs represent 32,94 exchange ADSs for Class D Shar eneficially own 32,945,829 Cla	es, the Rep	orting Persons may be deemed	
		7		
CUSIP NO.	P3055Q103 (Class D. Shar 204429101 (ADSs)	es)		P
1	NAME OF REPORTING PERSON I.R.S. IDENTIFICATION NO. OF Verizon International Holding		N (entities only)	
2	CHECK THE APPROPRIATE BOX IF	A MEMBER OF	A GROUP^	(a) [] (b) []
3	SEC USE ONLY			
4	SOURCE OF FUNDS AF			
5	CHECK BOX IF DISCLOSURE OF LE REQUIRED PURSUANT TO ITEM 2(d		INGS IS	[]
6	CITIZENSHIP OR PLACE OF ORGAN	 IZATION		
	Bermuda			
	NUMBER OF SHARES	7	SOLE VOTING POWER Class D Shares: 32,945,829* ADSs: 4,706,547	
	BENEFICIALLY OWNED BY EACH REPORTING	8	SHARED VOTING POWER Class D Shares: None ADSs: None	
PERSON WITH		9	SOLE DISPOSITIVE POWER Class D Shares: 32,945,829* ADSs: 4,706,547	
		10	SHARED DISPOSITIVE POWER Class D Shares: None ADSs: None	

11	AGGREGATE AMOUNT BENEFICIALLY O	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON				
	Class D Shares: 32,945,829* ADSs: 4,706,547					
12	CHECK BOX IF THE AGGREGATE AMOU EXCLUDES CERTAIN SHARES		11]	
13	PERCENT OF CLASS REPRESENTED BY	AMOUNT I	N ROW 11			
	8.2% (the 4,706,547 ADSs repres represent approximately 8.2% of					
14	TYPE OF REPORTING PERSON					
	HC					
* The may	4,706,547 ADSs represent 32,945, exchange ADSs for Class D Shares peneficially own 32,945,829 Class	829 Class , the Rep	D Shares. Because the holder orting Persons may be deemed			
	8					
CUSIP NO.	P3055Q103 (Class D. Shares 204429101 (ADSs))			P	
1	NAME OF REPORTING PERSON I.R.S. IDENTIFICATION NO. OF AB	OVE PERSC	N (entities only)	:=====		
	GTE Venezuela S.a.r.l.					
2	CHECK THE APPROPRIATE BOX IF A	MEMBER OF	A GROUP*	(a) [(b) [
3	SEC USE ONLY					
4	SOURCE OF FUNDS AF					
5	CHECK BOX IF DISCLOSURE OF LEGA REQUIRED PURSUANT TO ITEM 2(d)		INGS IS		1	
6	CITIZENSHIP OR PLACE OF ORGANIZ	ATION				
	Luxembourg	=				
	NUMBER OF SHARES BENEFICIALLY	7 	SOLE VOTING POWER Class D Shares: 32,945,829* ADSs: 4,706,547	-		

	OWNED BY EACH REPORTING	8	SHARED VOTING POWER Class D Shares: None ADSs: None	
	PERSON WITH	9	SOLE DISPOSITIVE POWER Class D Shares: 32,945,829* ADSs: 4,706,547	
		10	SHARED DISPOSITIVE POWER Class D Shares: None ADSs: None	
11	AGGREGATE AMOUNT BENEFICIALLY OWN	ED BY E		
	Class D Shares: 32,945,829* ADSs: 4,706,547			
12	CHECK BOX IF THE AGGREGATE AMOUNT EXCLUDES CERTAIN SHARES		11	[]
 13	PERCENT OF CLASS REPRESENTED BY A	MOUNT II	 N ROW 11	
	8.2% (the 4,706,547 ADSs represent represent approximately 8.2% of t	he tota	l Class D Shares outstanding).	
14	TYPE OF REPORTING PERSON			
	HC			
may	4,706,547 ADSs represent 32,945,82 exchange ADSs for Class D Shares, eneficially own 32,945,829 Class D	the Repo	orting Persons may be deemed	
	9			
CUSIP NO.	P3055Q103 (Class D. Shares) 204429101 (ADSs)			P:
	NAME OF REPORTING PERSON I.R.S. IDENTIFICATION NO. OF ABOV			:=======
	GTE Venholdings B.V.			
2	CHECK THE APPROPRIATE BOX IF A ME	MBER OF	A GROUP*	(a) [] (b) []
	SEC USE ONLY			
4	SOURCE OF FUNDS AF			

	REQUIRED PURSUANT TO ITEM :	·		
 6	CITIZENSHIP OR PLACE OF OR	GANIZATION		
	Netherlands			
	NUMBER OF SHARES	7	SOLE VOTING POWER Class D Shares: 32,945,829* ADSs: 4,706,547	
	BENEFICIALLY OWNED BY EACH REPORTING	8	SHARED VOTING POWER Class D Shares: None ADSs: None	
	PERSON WITH	9	SOLE DISPOSITIVE POWER Class D Shares: 32,945,829* ADSs: 4,706,547	
		10	SHARED DISPOSITIVE POWER Class D Shares: None ADSs: None	
1	AGGREGATE AMOUNT BENEFICIA	LLY OWNED BY E	ACH REPORTING PERSON	
	Class D Shares: 32,945,82 ADSs: 4,706,547	9*		
12	CHECK BOX IF THE AGGREGATE EXCLUDES CERTAIN SHARES	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW 11 EXCLUDES CERTAIN SHARES		
 13	PERCENT OF CLASS REPRESENT	 ED BY AMOUNT I	N ROW 11	
	8.2% (the 4,706,547 ADSs represent 32,945,829 Class D Shares, which represent approximately 8.2% of the total Class D Shares outstanding).			
14	TYPE OF REPORTING PERSON			
	НС			

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CUSIP NO. P3055Q103 (Class D. Shares) Page 11 of 23 Pages 204429101 (ADSs)

This is the fourth amendment ("Amendment No. 4") to the Statement on Schedule 13D originally filed by GTE Corporation and GTE Venezuela Incorporated on December 9, 1996 and amended on December 18, 1996, December 23, 1998 and July 13, 2000. Capitalized terms used herein but not defined have the meanings ascribed to them in the initial Statement on Schedule 13D, as amended through the date hereof (the "Schedule 13D"). The Schedule 13D is hereby amended as follows:

Item 2. Identity and Background

This statement is being filed by Verizon, and by its direct wholly-owned subsidiary, GTE, and its indirect subsidiaries, GTE International, GTE Venezuela, Bell Atlantic Latin America Holdings, Inc. ("Bell Atlantic Latin America"), a Delaware corporation, Bell Atlantic New Holdings, Inc. ("Bell Atlantic New Holdings"), a Delaware corporation, Verizon International Holdings Ltd. ("Verizon International"), a Bermuda corporation, GTE S.a.r.l. and GTE Venholdings. Verizon, GTE, GTE International, GTE Venezuela, Bell Atlantic Latin America, Bell Atlantic New Holdings, Verizon International, GTE S.a.r.l. and GTE Venholdings are sometimes referred to herein as the "Reporting Persons."

Verizon, formed by the merger in June 2000 of Bell Atlantic Corporation ("Bell Atlantic") and GTE, is one of the world's leading providers of high-growth communications services. Verizon companies are the largest providers of wireline and wireless communications in the United States, with 95 million access line equivalents and 25 million wireless customers, as of December 31, 2000. Verizon is also the world's largest provider of print and on-line directory information. A Fortune 10 company with more than 260,000 employees, Verizon's global presence extends to 40 countries in the Americas, Europe, Asia and the Pacific, as of December 31, 2000.

GTE Venholdings acts as a holding company for Verizon's investment in Issuer. GTE Venholdings is a wholly-owned subsidiary of GTE S.a.r.l. GTE S.a.r.l. is a wholly-owned subsidiary of Verizon International. Verizon International is a majority-owned subsidiary of Bell Atlantic New Holdings, which in turn is a wholly-owned subsidiary of Bell Atlantic Latin America, which in turn is a wholly-owned subsidiary of GTE Venezuela. GTE Venezuela is a wholly-owned subsidiary of GTE International, which is a wholly-owned subsidiary of GTE. Verizon owns all of the common stock of GTE. The principal business office of Verizon, Bell Atlantic Latin America, Bell Atlantic New Holdings and Verizon International is 1095 Avenue of the Americas, New York, New York 10036. The principal business office of GTE, GTE International and GTE Venezuela is 600 Hidden Ridge Drive, Irving, Texas. The principal business address of GTE S.a.r.l. is 400 route d'Esch, L-1471 Luxembourg. GTE Venholding's principal business address is Marten Meesweg 25, 3068 AV Rotterdam, The Netherlands.

The name, residence or business address, principal occupation or employment and citizenship of each of the executive officers and directors of the Reporting Persons are set forth in Schedule I hereto.

Within the last five years, none of the Reporting Persons, nor, to the best of the Reporting Persons' knowledge, any of persons listed on Schedule I have been convicted in a criminal proceeding (excluding traffic violations and

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CUSIP NO. P3055Q103 (Class D. Shares) Page 12 of 23 Pages 204429101 (ADSs)

similar misdemeanors) or have been a party to a civil proceeding of a judicial

or administrative body of competent jurisdiction and as a result of such proceeding was or is subject a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violation with respect to such laws.

Item 4. Purpose of Transaction

Item 4 is hereby amended by adding the following paragraphs:

On September 25, 2001, an affiliate of The AES Corporation ("AES") commenced concurrent tender offers in Venezuela and the United States for shares (including Class D Shares) and ADSs of Issuer (the "AES Tender Offers"). The AES Tender Offers are scheduled to expire at 5:00 p.m. New York City time, on October 29, 2001, unless otherwise extended. Verizon has carefully evaluated the AES Tender Offers and has determined not to tender pursuant to such offers any of the shares or ADSs of Issuer that it beneficially owns and controls. Also, on October 9, 2001, Verizon publicly stated that it was urging other shareholders of Issuer not to tender their shares or ADSs pursuant to the AES Tender Offers. The reasons for Verizon's determination and recommendations are set forth on a Solicitation/Recommendation Statement on Form 14D-9 filed by Verizon with the Securities and Exchange Commission on October 10, 2001.

On October 7, 2001, Issuer announced that, among other things, it had called a special shareholders meeting for October 24, 2001 for the purpose of considering the distribution of an extraordinary dividend and to approve a share repurchase program. Verizon favors an extraordinary dividend and the repurchase of shares by the Issuer and is urging the Issuer to pursue such a course of action. Subject to its review of the details of any such program as adopted and proposed by the Issuer's Board of Directors, Verizon intends to vote in favor of such a program and will urge shareholders to do likewise.

Item 5. Interest in Securities of the Issuer

Item 5 is hereby amended to read in its entirety as follows:

(a) The Reporting Persons beneficially own 4,706,547 ADSs each representing seven Class D Shares. The Class D Shares represented by these ADSs represent 8.2% of the total number of outstanding Class D Shares on September 10, 2001. To the best of the Reporting Persons' knowledge, none of the persons listed in Schedule A hereto owns beneficially any Class D Shares or ADSs representing Class D Shares, except as follows:

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	Page 13 of 2	3 Pages
	ADSs Owned	
and Position	Beneficially	% of Class
	11,000	*
esident and Chief Financial attional and Information	2,000	*
	Q103 (Class D. Shares) 9101 (ADSs) and Position f Executive Officer ications marino esident and Chief Financial ational and Information es Corp.	ADSS Owned and Position Beneficially 11,000 f Executive Officer ications marino esident and Chief Financial ational and Information

*Less than .1%

- (b) The Reporting Persons and, to the best of the Reporting Persons' knowledge, the person listed in the above chart has the sole power to vote and the sole power to dispose of the ADSs and the Class D Shares represented thereby as held by him.
- (c) In the past sixty days from the date of this statement, none of the Reporting Persons has purchased or sold any of the acquired ADSs each representing seven Class D Shares. In the past sixty days from the date of this statement, none of the persons listed in paragraph (a) above has purchased or sold any of the acquired ADSs each representing seven Class D Shares.

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SIGNATURE

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

VERIZON COMMUNICATIONS INC.

Date:10/10/2001 By: /s/ Michael T. Masin

GTE CORPORATION

Date:10/10/2001 By: /s/ Michael T. Masin

GTE INTERNATIONAL
TELECOMMUNICATIONS INCORPORATED

Date:10/10/2001 By: /s/ Alfred C. Giammarino

GTE VENEZUELA INCORPORATED

Date:10/10/2001 By: /s/ Alfred C. Giammarino

BELL ATLANTIC LATIN AMERICA HOLDINGS, INC.

Date:10/10/2001 By: /s/ Janet M. Garrity

BELL ATLANTIC NEW HOLDINGS, INC.

Date:10/10/2001 By: /s/ Daniel C. Petri

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VERIZON INTERNATIONAL HOLDINGS LTD.

Date:10/10/2001 By: /s/ Alfred C. Giammarino

GTE VENEZUELA S.A.R.L.

Date:10/10/2001 By: /s/ Alfred C. Giammarino

GTE VENHOLDINGS B.V.

By: GTE VENEZUELA INCORPORATED, Managing Director

Date:10/10/2001 By: /s/ Alfred C. Giammarino

SCHEDULE I

Verizon Communications Inc. - 1095 Avenue of the Americas New York, NY 10036

(a) Executive Office
--

Name

	Name	Principal Occupation	Citiz
Charles R	₹. Lee	Chairman, and Co-Chief Executive Officer Verizon Communications	Unite
Ivan G. S	Seidenberg	President, and Co-Chief Executive Officer Verizon Communications	Unite
Lawrence	T. Babbio, Jr.	Vice Chairman and President Verizon Communications	Unite
Michael I	ſ. Masin	Vice Chairman and President Verizon Communications	Unite
Frederic	V. Salerno	Vice Chairman and Chief Financial Officer Verizon Communications	Unite
David H.	Benson	Executive Vice President-Strategy, Development and Planning Verizon Communications	Unite
Mary Beth	ı Bardin	Executive Vice President Public Affairs and Communications Verizon Communications	Unite
William P	?. Barr	Executive Vice President and General Counsel Verizon Communications	Unite
William F	F. Heitmann	Senior Vice President and Treasurer Verizon Communications	Unite
Ezra D. S	Singer	Executive Vice President- Human Resources Verizon Communications	Unite
Dennis F.	. Strigl	Executive Vice President and President Verizon Wireless	Unite
Marianne	Drost	Senior Vice President, Deputy General Counsel and Corporate Secretary Verizon Communications	Unite
		16	
Lawrence	R. Whitman	Senior Vice President and Controller Verizon Communications	Unite
(b)	Directors		

Principal Occupation

	Name	Principal Occupation	Cit
(a) Executive Offic	cers	
G	TE Corporation -	1095 Avenue of the Americas New York, NY 10036	
R	obert D. Storey	Partner with the Cleveland Law Firm of Thompson, Hine and Flory LLP	Unite
J	ohn R. Stafford	Chairman, President and Chief Executive Officer American Home Products Corporation	Unite
		17	
J	ohn W. Snow	Chairman, President and Chief Executive Officer CSX Corporation	Unite
W	alter V. Shipley	Retired Chairman of the Board The Chase Manhattan Corporation	Unit∈
Ι	van G. Seidenberg	President and Co-Chief Executive Officer	Unite
Н	ugh B. Price	President and Chief Executive Officer National Urban League	Unite
R	ussell E. Palmer	Chairman and Chief Executive Officer of The Palmer Group	Unite
Т	homas H. O'Brien	Chairman and Chief Executive Officer of The PNC Financial Service Group, Inc.	Unite
J	oseph Neubauer	Chairman and Chief Executive Officer of ARAMARK Corporation	Unite
S	andra O. Moose	Senior Vice President, Director and Chair of the East Coast Practice, The Boston Consulting Group, Inc.	Unite
С	harles R. Lee	Chairman, and Co-Chief Executive Officer	Unite
Н	elene L. Kaplan	Of Counsel Skadden, Arps, Slate, Meagher & Flom LLP	Unite
R	obert F. Daniell	Retired Chairman of the United Technologies Corporation	Unite
R	ichard L. Carrion	Chairman President and Chief Executive Officer Popular, Inc.	Unite
Ε	dward H. Budd	Retired Chairman of the Board of the Travelers Group	Unite
J	ames R. Barker	Chairman of The Interlake Steamship Co. and Vice Chairman of Mormac Marine Group, Inc. and the Moran Towing Company	Unite
J	ames R. Barker	Chairman of The Interlake Steamship Co. and Vice	Un

Michael T. Masin	Vice Chairman and President Verizon Communications		Unite
Marianne Drost	Senior Vice President, Deputy General Counsel and Corporate Secretary Verizon Communications		Unite
William F. Heitmann	Senior Vice President and T Verizon Communications	Senior Vice President and Treasurer Verizon Communications	
Ezra D. Singer	Executive Vice President-Hu Verizon Communications	man Resources	Unite
Lawrence R. Whitman	Senior Vice President and C Verizon Communications	ontroller	Unite
(b) Directors			
Name		Occupation	Cit
Marianne Drost	Senior Vice President, Depu Corporate Secretary Verizon Communications	ty General Counsel and	Unite
William F. Heitmann	Senior Vice President and T Verizon Communications	Senior Vice President and Treasurer Verizon Communications	
Michael T. Masin	Vice Chairman and Chief Fin Verizon Communications	Vice Chairman and Chief Financial Officer Verizon Communications	
Ezra D. Singer	Executive Vice President-Hu	Executive Vice President-Human Resources Verizon Communications	
Lawrence R. Whitman	Senior Vice President and C Verizon Communications	ontroller	Unite
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GTE International Telecommunicat:	ions Incorporated -	600 Hidden Ridge Drive Irving, TX 75038	
(a) Executive Officers			
Name	Principal	Occupation	Cit
Michael T. Masin	Vice Chairman and President Verizon Communications		Unite
Alfred C. Giammarino	Lfred C. Giammarino Senior Vice President and Chief Financial Officer-International and Information Services Verizon Services Corp.		Unite
Fares F. Salloum	President - International a Verizon Services Corp.	nd the Americas	Cana

Christopher M. Bennett Vice President and General Counsel-International

Unite

Verizon Services Corp.

Terry W. Lewis	Group Senior Vice President-International Verizon Services Corp.	Unite
Howard M. Svigals	Group Vice President-International and the Americas Verizon Services Corp.	Unite
Marianne Drost	Senior Vice President, Deputy General Counsel and Corporate Secretary Verizon Communications	Unite
(b) Directors		
Name	Principal Occupation	Cit
Marianne Drost	Senior Vice President, Deputy General Counsel and Corporate Secretary Verizon Communications	Unite
Alfred C. Giammarino	Senior Vice President and Chief Financial Officer-International and Information Services Verizon Services Corp.	Unite
Michael T. Masin	Vice Chairman and Chief Financial Officer Verizon Communications	Unite
	19	
-	00 Hidden Ridge Drive rving, TX 75038	
(a) Executive Officers		
Name 	Principal Occupation	Cit
Fares F. Salloum	President-International and the Americas Verizon Services Corp.	Canad
Alfred C. Giammarino	Senior Vice President and Chief Financial Officer-International and Information Services Verizon Services Corp.	Unite
Christopher M. Bennett	Vice President and General Counsel-International Verizon Services Corp.	Unite
Ruben G. Perlmutter	Assistant General Counsel-International Verizon Services Corp.	Unite
Terry W. Lewis	Group Senior Vice President-International Verizon Services Corp.	Unite
Howard M. Svigals	Group Vice President-International and the Americas Verizon Services Corp.	Unite
Marianne Drost	Senior Vice President, Deputy General Counsel and Corporate Secretary	Unite

Verizon Communications

	Verizon Communications	
(b) Directors		
Name	Principal Occupation	Cit
Marianne Drost	Senior Vice President, Deputy General Counsel and Corporate Secretary Verizon Communications	Unite
Alfred C. Giammarino	Senior Vice President and Chief Financial Officer-International and Information Services Verizon Services Corp.	Unite
Fares F. Salloum	President-International and the Americas Verizon Services Corp.	Canad
	20	
Bell Atlantic Latin America Holding	ngs, Inc 1095 Avenue of the Americas New York, New York 10036	
(a) Executive Officers		
Name	Principal Occupation	Cit
Janet M. Garrity	Assistant Treasurer-Financing and Cash Operations Verizon Communications	Unite
Joshua W. Martin, III	President Verizon Delaware	Unite
(b) Directors		
Name	Principal Occupation	Cit
Janet M. Garrity	Assistant Treasurer-Financing and Cash Operations Verizon Communications	
William F. Heitmann	Senior Vice President and Treasurer Verizon Communications	Unite
Joshua W. Martin, III	President Verizon Delaware	Unite
Frederic V. Salerno	Vice Chairman and Chief Financial Officer Verizon Communications Inc.	Unite
Bell Atlantic New Holdings, Inc	1095 Avenue of the Americas New York, New York 10036	
(a) Executive Officers		

Name

Principal Occupation

Cit

Daniel C. Petri	President-International, Europe and Asia Verizon Services Corp.	Unite
Mary Louise Weber	Expert Counsel-Attorney Specialist Verizon Services Corp.	Unite
(b) Directors		
Name	Principal Occupation	Cit
Daniel C. Petri	President-International, Europe and Asia Verizon Services Corp.	Unite
	21	
Dermott O. Murphy	Group Vice President-Finance and Strategic Planning Verizon Services Corp.	Unite
Verizon International Holdings Ltd.	- 1095 Avenue of the Americas New York, New York 10036	
(a) Executive Officers		
Name	Principal Occupation	Cit
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Christopher M. Bennett	Vice President and General Counsel-International Verizon Services Corp.	Unite
J. Goodwin Bennett	Vice President and Associate General Counsel-Strategic Transactions Verizon Services Corp.	Unite
Dermott O. Murphy	Group Vice President-Finance and Strategic Planning Verizon Services corp.	Unite
(b) Directors		
Name	Principal Occupation	Cit
Christopher M. Bennett	Vice President and General Counsel-International Verizon Services Corp.	Unite
Janet M. Garrity	Assistant Treasurer-Financing and Cash Operations Verizon Communications	Unite
Alfred C. Giammarino	Senior Vice President and Chief Financial Officer-International and Information Services Verizon Services Corp.	Unite
Dermott O. Murphy	Group Vice President-Finance and Strategic Planning Verizon Services Corp.	Unite

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The Manager of GTE Venezuela S.a.r.l. is GTE Venezuela Incorporated. There are no natural persons serving as directors or executive officers of GTE Venezuela S.a.r.l.

GTE Venholdings B.V. -

Marten Meesweg 25 3068 AV Rotterdam The Netherlands

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