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MCI INC Form 425 March 02, 2005

Filed by Verizon Communications Inc.

Pursuant to Rule 425 under the Securities Act of 1933

and deemed filed pursuant to Rule 14a-12

under the Securities Exchange Act of 1934

Subject Company: MCI, Inc.

Commission File No.: 001-10415

Headline: Verizon-MCI Combo Better For Customers, National Security

The agreement to join Verizon and MCI creates the best possible partnership, but a Qwest/MCI combination could result in less investment in MCI s networks and Internet backbone, and harm national security-related customers and the long-term interest of large businesses, government agencies, consumers and shareholders. That s what Tom Tauke, executive vice president - Public Affairs, Policy and Communications, told telecommunications leaders Monday at the annual Emerging Issues Policy Forum in Florida. He said Qwest s attempt to acquire MCI is not in the public interest. Verizon has estimated we will invest approximately \$3 billion, primarily in MCI s Internet backbone, network and systems, which serve large customers around the globe, including the U.S. Defense and Homeland Security departments. The cash-strapped Qwest has made no such commitment to invest and could decide to channel Internet traffic onto its own network, potentially removing a backbone competitor.

Verizon Communications Inc. (Verizon) intends to file a registration statement, including a proxy statement of MCI, Inc. (MCI), and other materials with the Securities and Exchange Commission (SEC) in connection with the proposed transaction. We urge investors to read these documents when they become available because they will contain important information. Investors will be able to obtain free copies of the registration statement and proxy statement, as well as other filed documents containing information about Verizon and MCI, at www.sec.gov, the SEC s website. Investors may also obtain free copies of these documents at www.verizon.com/investor, or by request to Verizon Communications Inc., Investor Relations, 1095 Avenue of the Americas, 36th Floor, New York, NY 10036. Free copies of MCI s filings are available at www.mci.com/about/investor-relations, or by request to MCI, Inc., Investor Relations, 22001 Loudoun County Parkway, Ashburn, VA 20147.

Verizon, MCI, and their respective directors, executive officers, and other employees may be deemed to be participants in the solicitation of proxies from MCI shareholders with respect to the proposed transaction. Information about Verizon s directors and executive officers is available in Verizon s proxy statement for its 2004 annual meeting of shareholders, dated March 15, 2004. Information about MCI s directors and executive officers is available in MCI s annual report on Form 10-K for the year ended December 31, 2003. Additional information about the interests of potential participants will be included in the registration statement and proxy statement and other materials filed with the SEC.

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NOTE: This document contains statements about expected future events and financial results that are forward-looking and subject to risks and uncertainties. For those statements, we claim the protection of the safe harbor for forward-looking statements contained in the Private Securities Litigation Reform Act of 1995. The following important factors could affect future results and could cause those results to differ materially from those expressed in the forward-looking statements: a significant change in the timing of, or the imposition of any government conditions to, the closing of the transaction; actual and contingent liabilities; and the extent and timing of our ability to obtain revenue enhancements and cost savings following the transaction. Additional factors that may affect the future results of Verizon and MCI are set forth in their respective filings with the Securities and Exchange Commission, which are available at www.werizon.com/investor and www.mci.com/about/investor relations/sec/.