

ATTACHMENT 6

INTERFACE REQUIREMENTS FOR PRE-ORDERING, ORDERING, PROVISIONING, MAINTENANCE AND REPAIR, AND BILLING

PURPOSE

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1. Purpose

- 1.1 *This Attachment 6 sets forth the interface requirements for pre-ordering, ordering and provisioning, maintenance and repair, and billing, where AT&T provides service to its customers through resale of U S WEST Local Services or through the use of Unbundled Network Elements and Combinations¹⁰².*

¹⁰²Per Order 27236 at 8.

2. Use of Standards

- 2.1 *As described below, AT&T and U S WEST agree to implement each interface described below based upon existing and evolving industry standards or as mutually agreed upon. The Parties shall transition the electronic interfaces to industry standards within a timeframe mutually agreed to.*

3. Reimbursement

- 3.1 *Reimbursement for operational interfaces shall be as determined by the appropriate regulatory agency as set forth in this Interconnection Agreement.*

4. Scope

- 4.1 *This Attachment addresses the real-time transaction based protocols and transport networks that will be used to exchange information for:*

- *Preorder/Ordering/Provisioning for Service Resale (SR) and Customer Specific Unbundled Network Elements (UNEs)*
- *Maintenance/Repair for SR and UNEs*

It also addresses the batch protocols and transport networks that will be used to exchange information for:

- *Recorded Customer Usage for SR and UNE*
- *Wholesale Billing for SR and UNE*
- *Recorded Usage Receivables for UNE*
- *Local Account Maintenance for SR and UNE*
- *Directory Assistance Database*

The preceding list of information to be exchanged is intended to be exemplary and does not represent a comprehensive list of such information to be exchanged between the parties.

- 4.2 *AT&T and U S WEST will use at least one method of exchanging preorder information which will be real-time transaction based. AT&T and U S WEST may also assess and determine the arrangements and conditions to support Batch file transmittal for certain types of preorder information related to the Street Address Guide and Switch/Feature/Facility availability.*

5. System Interfaces

- 5.1 *For Pre-order, Order and Provisioning, an exchange protocol, such as that based upon a subset of Common Management Interface Protocol (CMIP) transactions referred to as Electronic Communications-Lite (EC-Lite), will be used to transport Electronic Data Interchange (EDI) formatted content. AT&T and U S WEST will use a TCP/IP based transport network for the exchange of EDI transactions. AT&T and U S WEST will translate ordering and provisioning requests from the Ordering and Billing Forum (OBF) forms into EDI transactions using mutually agreed to mappings. The Service Order*

SubCommittee (SOSC) of the Telecommunications Industry Forum/Electronic Data Interchange (TCIF/EDI) committee interpretations of the 850, 855, 860, 864, 865, 870, and 977 transactions, in accordance with the OBF forms, will be used to convey all the necessary data to connect, modify or disconnect local exchange services.

- 5.2 For Maintenance and Repair, the CMIP transactions referred to as Electronic Bonding - Trouble Administration (EB-TA) will be used. AT&T and U S WEST will use an X.25 transport network which is the currently defined standard.
- 5.3 For Billing, AT&T and U S WEST will use EDI 811 and OBF Billing Output Specification (BOS) formats via CONNECT:Direct. Section 13 further defines the conditions when one or the other format will be used.
- 5.4 For Local Account Maintenance (LAM), AT&T and U S WEST agree to use CONNECT:Direct.
- 5.5 For Directory Assistance Database Information, AT&T and U S WEST agree to use a batch protocol and transport network that is yet to be determined and will be addressed in the Joint Implementation Agreement (JIA) described in Section 18 of this Attachment.
- 5.6 Modifications to OBF forms that are required due to the absence of, or existence of unnecessary data fields, contents, or formats will be addressed in the Joint Implementation Agreement described in Section 18 this Attachment ("JIA").

6. Real Time Performance

- 6.1 The pre-order real time interface will support the AT&T customer contact as executed within AT&T's Sales and Service Centers. Gateway-to-gateway query-response cycle time performance requirements will be specified as part of the Joint Implementation Agreement described in Section 18 of this Attachment.
- 6.2 The transaction response time U S WEST provides to AT&T Sales and Service Center will be equal in quality with that which U S WEST provides to itself or other telecommunications carriers. For purposes of this Attachment, U S WEST agrees to provide AT&T benchmarking information for end-user performance based on transaction volumes (nominal - light volume, standard - typical volume, and worst case - heavy volume)AT&T. AT&T may request an improvement in the transaction response time U S WEST provides to AT&T's Sales and Service Center above that which U S WEST provides to itself or other telecommunications carriers. through the Bona Fide Request Process, which is defined in the Part A of thisInterconnection Agreement should cycle times not meet AT&T's business requirements.

7. Compliance with Industry Standards

- 7.1 AT&T and U S WEST agree to discuss the modification of these interfaces based upon evolving standards (e.g., data elements, protocols, transport networks, etc.) and guidelines issued by or referenced by relevant Alliance for Telecommunication Industry Solution (ATIS) committees. Establishment of new, or changes to industry standards and guidelines will be reviewed on no less than an annual basis commencing on the Effective Date of this Interconnection Agreement. This review will consider standards and guidelines that have reached final closure as well as those published in final form. Both

parties agree to evaluate evolving standards and mutually determine the relevant modification to be implemented based upon the latest approved version adopted or the latest version reflecting final closure by the relevant (ATIS) committee or subcommittee. The parties will use reasonable effort to reach closure upon the necessary changes within no more than three(3) months of initiating each review and to implement the changes within nine(9) months or earlier, if reasonably possible, unless there is mutual agreement to a different implementation schedule.

- 7.2 In the course of establishing operational ready system interfaces between U S WEST and AT&T to support Local Service delivery, AT&T and U S WEST may need to define and implement system interface specifications that are supplemental to existing standards. Where mutually agreed to, AT&T and U S WEST will submit such specifications to the appropriate standards committee and will work towards its acceptance as a standard.

8. Scheduled Availability

- 8.1 AT&T and U S WEST agree to an operational/production readiness as soon as possible with a target date of November 1, 1997 for the delivery of all systems interfaces described within this document, with the mutual understanding that (1) product delivery content is dependent on requirements definition and the time required to develop to these requirements and (2) operational readiness is dependent upon satisfactory test results for the transaction volumes projected by AT&T. AT&T and U S WEST agree to work to mutually identify, prioritize and track those functions which may need to be positioned in a subsequent systems interface delivery. These functions will be jointly reviewed to define the time frame for development of subsequent releases of the system interfaces and establish mutually agreeable delivery dates.
- 8.2 AT&T and U S WEST agree that project schedules, timelines, milestone deliverables, reporting processes, among others, will be specified in the Joint Implementation Agreement (Section 18). These schedules and deliverables will be reviewed and revised as needed as part of regularly scheduled meetings conducted throughout the development/implementation cycle.

9. Pre-Order

- 9.1 The Parties agree that the exchange of preordering information for resale services and for services provided using UNEs will be transmitted over the same interface.
- 9.2 AT&T and U S WEST will establish a transaction-based electronic communications interface based upon the most current (as of the Effective Date of this Interconnection Agreement) version of the Service Order Subcommittee (SOSC) implementation guideline for Electronic Data Interchange (EDI). An exchange protocol, such as Electronic Communications-Lite (EC-Lite) will be used to transport EDI formatted content necessary to perform inquiries including but not limited to: Switch/Feature/Facility Availability, Address Verification, Telephone Number Assignment, Appointment Scheduling, and Customer Service Record requests. Without limiting other restrictions which may apply, Customer Service Records are provided for the limited purpose of supporting the resale of U S WEST local exchange services by AT&T or the sale of unbundled elements on behalf of that customer. The use of records in a manner not associated with the ordering process, is expressly forbidden, and is a violation of the terms of this Interconnection

Agreement.

10. Order and Provisioning

- 10.1 When AT&T is the customer of record for the resold local exchange service(s), the exchange of information relating to the ordering and provisioning of local exchange service will be based upon the American National Standards Institute (ANSI) Accredited Standards Committee (ASC) X12 Standards as documented by the SOSC of the Telecommunications Industry Forum/Electronic Data Interchange (TCIF/EDI) committee. The Implementation Guidelines for Electronic Data Interchange EDI Guidelines Customer Services Issue 7 will be used as a baseline for implementation despite the fact that this document may not have reached final approval stage by the Effective Date of this Interconnection Agreement. An exchange protocol, such as EC-Lite will be used to transport EDI formatted content. The information exchange will be forms-based, using Local Service Request (LSR) Form, End User Information Form, and the Resale Service Form developed by the OBF as specified in the August 1996 version of the OBF forms in Bellcore SR STS-4710XX, and for Directory Listings, included with a local service request, as specified in SR STS-471102.
- 10.2 The end-user specific UNE order will be based upon OBF LSR forms. The applicable SOSC implementation guidelines described previously also apply to the End-user Specific Provisioning UNE orders. U S WEST and AT&T agree that the information exchange will be forms-based using the Local Service Request Form, End User Information Form, Loop Service Form (which may ultimately be renamed the Loop Element form) and Port Form (which may ultimately be renamed the Switch Element Form) developed by the OBF. End-user-specific elements, **or combinations thereof**¹⁰³, to be supported in UNE orders shall be as permitted in the applicable Interconnection Agreement for unbundled elements and subject to FCC and state regulatory requirements.
- 10.3 **Subject to regulatory direction or mutual agreement relative to the requirement of providing combinations of UNE components, AT&T and U S WEST will establish a method to relate, track and process as a single entity the individual U S WEST provided End-user specific UNE components specified at the time of the initial order.**¹⁰⁴
- 10.4 AT&T and U S WEST will use the same transaction based protocol, such as EC-Lite, and transport network specified for service resale for End-user specific UNE orders.
- 10.5 The ordering of common use (non-end user specific) UNEs, as may be permitted under the Interconnection Agreement for unbundled elements and subject to FCC and state regulatory requirements, will be supported by a process separate from that described in the preceding paragraphs for end-user-specific UNEs, such system to be the same or similar to the mechanized process used for trunk service requests or another process or system as appropriate and determined by mutual agreement. Unless U S WEST is otherwise required by AT&T, this process will not employ the electronic interfaces specified in this Attachment Agreement, unless modified by separate agreement. **U S WEST will support, if and to the extent required by law, this Interconnection Agreement or mutually agreed to, interconnection and operation of End-user**

¹⁰³ Per Order 27236 at 8.

¹⁰⁴ Per Order 27236 at 8.

specific UNEs used in combination with common use UNEs.¹⁰⁵ *The systems and ordering process as outlined herein is separate and apart from the Bona Fide Request Process agreed to by the parties. The Joint Implementation Agreement (Section 18 of this Attachment 6.) will address the details related to defining a mechanism to correlate End-user-specific UNE orders placed via system interfaces with Common Use UNEs that may have been previously ordered.*

- 10.6 *U S WEST will accept an 860 transaction that contains the complete refresh of the previously provided order information (under the original 850 transaction) simultaneously with the delivery of supplemental (new/revised) information from AT&T, subject to mutually agreed upon business rules. This treatment with respect to the 860 transaction will be accepted by both parties until the SOSC explicitly clarifies the information exchanges associated with supplementing orders, or AT&T and U S WEST mutually agree to change the treatment.*

11. Maintenance and Repair

- 11.1 *The exchange of maintenance and repair information, for both U S WEST retail local exchange services to be resold by AT&T and for services AT&T provides using a U S WEST UNE or combinations of U S WEST UNEs¹⁰⁶, will be transmitted over the same interface.*
- 11.2 *For the purpose of exchanging fault management information, AT&T and U S WEST will establish an electronic bonding interface, based upon ANSI standards T1.227-1995 and T1.228-1995, and Electronic Communication Implementation Committee (ECIC) Trouble Report Format Definition (TRFD) Number 1 as defined in ECIC document ECIC/TRA/95-003, and all standards referenced within those documents. The parties will use the functions currently implemented for reporting access circuit troubles. These functions include, but are not limited to: Enter Trouble, Request Trouble Report Status, Add Trouble Information, Modify Trouble Report Attributes, Trouble Report Attribute Value Change (AVC) Notification and Cancel Trouble Report, all of which are fully explained in ANSI T1.227/T1.228-1995. Additional functions not currently implemented by the parties or defined by the standards may be supported by mutual agreement (e.g. Test Access and Trouble History).*
- 11.3 *Modifications that are required due to the absence of, or existence of unnecessary data fields, contents, or formats will be addressed in the Joint Implementation Agreement (JIA) described in Section 18 of this Agreement.*

12. Recorded Customer Usage

- 12.1 *U S WEST will record the mutually agreed upon customer usage data that AT&T requires for its retail local service customers. The content of such data will be based upon a mutually agreeable interpretation of the BellCore Exchange Message Record (EMR) format to be documented within the JIA. U S WEST will provide electronic transmission of the recorded data using CONNECT:Direct daily on Monday through Friday on a schedule to be determined in the Joint Implementation Agreement (excluding holidays). This interface and format will be used to deliver recorded usage when AT&T is reselling retail*

¹⁰⁵ Per Order 27236 at 8.

¹⁰⁶ Per Order 27236 at 8.

local exchange services of U S WEST and when usage is associated with customers served by AT&T through one or more UNEs provided by U S WEST. AT&T and U S WEST will mutually agree upon the conditions when customer usage data recording will be provided on behalf of AT&T.

13. Billing Format for Service Resale (SR) and Unbundled Network Elements (UNE) Payables

- 13.1 *Billing information for unbundled loop and port elements that are flat rated will be provided in a single EDI 811 format across all U S WEST regions via Connect:Direct. Billing information for unbundled trunks/interoffice transport elements that are flat rated will be provided in a BOS format via Connect:Direct and will appear in the Customer Service Record of the facility bill. Billing information for SR products and services that are flat rated will be provided in a single EDI 811 format across all U S WEST regions via Connect:Direct. Exceptions include, but are not limited to, frame relay which will be provided in a BOS format via Connect:Direct. The display of rating codes and the associated charge will be mutually agreed upon in both formats. Charges associated with a specific loop will reflect the circuit ID format.*
- 13.2 *For usage-rated billing, U S WEST will issue bills to AT&T for SR/UNE in the formats described under the flat-rated SR/UNE billing section. Usage rated billing for SR/UNE will be uniquely identified and displayed in the Usage Sections of the bill. For products using BOS format, jurisdiction will be specified per BOS guidelines. Conversation time, by chargeable traffic type, will be displayed and billed per applicable tariffs. Delivery of usage rated SR/UNE bills will be provided as described under the flat-rated SR/UNE billing section.*
- 13.3 *UNEs which U S WEST agrees to provide, under the terms and conditions of the Agreement, or to the extent required by law, that are recombined as a single service¹⁰⁷, will be grouped together by U S WEST and displayed together on the bill.*

14. Recorded UNE Local or Access Usage Receivables

- 14.1 *U S WEST will record all agreed upon originating and terminating usage billed to and associated with a UNE provided by U S WEST to AT&T. The usage recorded will be in the same BellCore Exchange Message Record format discussed within Section 12 and will be subject to the same terms and conditions for modification and/or replacement of the format as discussed in Section IX.*
- 14.2 *AT&T and U S WEST will mutually agree upon the Local and Long Distance access customer usage data recording that U S WEST will provide to AT&T consistent with FCC and State regulatory guidelines and requirements, so that AT&T may bill other carriers for the local and exchange access usage charges to which AT&T is entitled, if any. AT&T and U S WEST will perform mutually agreeable systems testing, as documented in the Joint Implementation Agreement (Section 18), as soon as possible with a target date of November 1, 1997.*
- 14.3 *U S WEST will provide electronic transmission of the recorded usage using CONNECT:Direct daily on Monday through Friday on a schedule to be determined in the*

¹⁰⁷ Per Order 27236 at 8.

Joint Implementation Agreement (excluding holidays). The same or similar interface used for delivery of Recorded Customer Usage, discussed in Section 12, will be used for delivery of the recorded usage discussed in this section.

15. Local Account Maintenance

- 15.1 *When acting as the switch provider for AT&T, where AT&T either is reselling retail services of U S WEST or employing UNEs to provide local service, U S WEST will notify AT&T whenever the local service customer transfers service from AT&T to another local service provider. U S WEST will provide this notification via CONNECT:Direct using a mutually agreeable 4 digit Local Use Transaction Code Status Indicator (TCSI) that will be used to indicate that the retail customer is terminating local service with AT&T. This notice will be provided on the next processing day after implementing the transfer, where processing days are Monday through Friday (excluding holidays). The TCSI, sent by U S WEST, will be in the 960 byte industry standard CARE record format.*
- 15.2 *AT&T and U S WEST will process account changes that affect only the pre-subscribed intraLATA and/or interLATA toll provider (PIC) via a Change service order form using the same EC-Lite transaction based protocol and transport network employed for ordering resale service as specified in Section 10.*
- 15.3 *When appropriate regulatory guidelines exist, the mechanism U S WEST will use the industry standard CARE message TCSI 3148 to reject an interexchange carrier initiated change of the Primary Interexchange Carrier (PIC), where U S WEST is the switch provider either for the retail local services of U S WEST that AT&T resells or UNEs of U S WEST that AT&T employs in providing service, will be the industry standard CARE message TCSI 3148.*
- 15.4 *Agreement by U S WEST and AT&T to the Local Account Maintenance described above does not, in any way, set a precedence or remove any obligation for U S WEST and AT&T to work towards an industry solution for supporting customer movement between and among other ILECs and CLECs.*

16. Directory Assistance Database

- 16.1 *AT&T and U S WEST will use a batch protocol and transport network to exchange Directory Assistance Database information similar to existing U S WEST listings products (i.e., DA EUSL, DA EUSL Updates). The specific protocol and transport network to be used has not been determined or mutually agreed to and will be specified in the JIA.*
- 16.2 *Without limiting other restrictions which may apply, directory service listing products are provided for the limited purpose of supporting provision of services as outlined in the Interconnection Agreement. The use of listings in a manner not associated with this use, is expressly forbidden, and is a violation of the terms of the Interconnection Agreement.*

17. Testing and Acceptance

- 17.1 *The Parties will test the interfaces developed under this Attachment, and the intent of the end-to-end integrity testing is to establish, through the submission and processing of test cases, that transactions agreed to by AT&T and U S WEST will successfully process, in a*

timely and accurate manner, through both parties' supporting OSS as well as the interfaces. Irreconcilable differences regarding the interpretation of operational status of the interfaces will be handled through the Dispute Resolution Process to be defined in Section 27 of Part A of this the Interconnection Agreement approved by the Commission.

- 17.2 *An interoperability testing suite shall ensure the implementation of functions, capabilities, and acceptance criteria enumerated in the JIA, with both parties agreeing to resolve any material defects in the software.*
- 17.3 *The test process shall include a series of tests in which the transactions, representative of the predominant business transactions associated with local customer servicing, are performed side-by-side using the mediated access gateway interface to U S WEST Legacy systems and the Legacy system interface utilized by U S WEST service representatives and repair attendants. The purpose of this series of tests will be to verify that the performance and response times visible to a user of the mediated access gateway for nominal and worst case scenarios with the same level of quality in accordance with the Act.*
- 17.4 *U S WEST does not warrant that its systems and access to those systems will be error-free.*
- 17.5 *Products and services already billed via the Integrated Access Billing System (IABS) will be included in the existing pre-bill certification process for general availability and a re-certification process conducted in accordance with current practices. For products and services billed outside of IABS, the parties will work towards establishing a mutually agreed upon pre-bill certification process.*
- 17.6 *AT&T and U S WEST agree that metrics are required in order to monitor the performance and assure the on-going delivery of non-discriminatory access to U S WEST systems for Pre-Order/Ordering/Provisioning, Maintenance/Repair, Billing, and Directory Assistance databases. A performance measurement plan that addresses the definition, measurement, and review of quality, timeliness, accuracy and availability of each interface and associated transactions or files will be jointly developed and documented within the JIA for each interface.*
- 17.7 *AT&T and U S WEST agree to periodic status meetings to review the overall progress toward introducing fully operational interfaces capabilities as soon as possible with a target date of November 1, 1997.*
- 17.8 *Results of testing shall be considered Confidential Information, except that such results may be provided pursuant to this Agreement and law.*

18. Joint Implementation Agreement Development

- 18.1 *AT&T and U S WEST recognize that the preceding provisions are not sufficient to resolve all, technical and operational details related to the interfaces described. Therefore, AT&T and U S WEST agree to document the additional, technical and operational details in the form of a Joint Implementation Agreement (JIA). The purpose of the JIA is to establish the working details of the systems interfaces between the two parties, and as such, they will not be submitted to the state commissions for approval as amendments to the*

Interconnection Agreement. These JIA may be modified, by mutual agreement, over the life of the Interconnection Agreement without subjecting the balance of the Interconnection Agreement to renegotiation or modification.

- 18.2 *Both parties further agree that any technical, operational or implementation issues directly associated with the systems interfaces, once identified at the working team level, may be escalated by the initiative of either party thirty (30) days after an issue is identified. The escalation will proceed first to the senior management of both companies who will seek to resolve the issue. Within 14 days of acceptance of this Interconnection Agreement, AT&T and U S WEST will document the agreed upon escalation process including the names and contact information of responsible senior management. If an issue is not resolved within thirty days following receipt of the issue by senior management, either party may submit the issue to the Alternative Dispute resolution process contained in the Interconnection Agreement approved by the applicable state commission.*
- 18.3 *AT&T and U S WEST will document an overall project implementation schedule within sixty (60) days of signing this Interconnection Agreement. This schedule will be mutually binding and can be modified by mutual consent.*
- 18.4 *In addition, AT&T and U S WEST agree to document both a topical outline for the JIA, and establish a schedule for identifying, discussing, resolving and documenting resolution of issues related to each aspect of the JIA topical outline for each interface discussed in this document. In no case will either end to end integrity testing or load testing begin without both parties mutually agreeing that each interface JIA documents the intended operation of the interface scheduled for testing. In the event the parties can not agree prior to one hundred and twenty (120) days of the operational/production readiness date for delivery of all system interfaces described within this Attachment, disputes over the sufficiency of documentation will be submitted to arbitration pursuant to the Alternative Dispute Resolution process contained in the Interconnection Agreement.*
- 18.5 *By mutual agreement, specific paragraphs or entire sections of the Interconnection Agreement may be identified and documented to serve the purpose described for the Joint Implementation Agreement for specific interfaces. Any issues identified and subsequently resolved through either the end-to-end integrity or load testing processes will be incorporated into the impacted interface section of the JIA within days of issue resolution.*
- 18.6 *An illustrative outline for a JIA follows:*
- *Introduction*
 - *Purpose of Joint Implementation Agreement*
 - *Terms of Agreement*
 - *"System" Interface*
 - *Business Process and Data requirements*
 - *Overall Responsibilities*
 - *Identification & Definitions of Activities*
 - *Information To Be Provided Per Transaction*
 - *Process Information for Each Activity & Transaction*
 - *Delivery Criteria*
 - *Data Standard*
 - *Message Protocol*

- *Transmission Protocol*
- *Destination*
- *Frequency Of Data*
- *Deviations to Generic Specification*
- *Error Processing*
- *Process for Notification of Late Transmittals*
- *Escalation & Expedite Procedures*
- *Transaction Response Times*
- *File Format Specifications*
- *Rules for the Physical Interface*
- *File Structure*
- *Data Format*
- *Error Controls*
- *Physical Tape Specifications*
- *Site Information*
- *Contact Person*
- *Transmission Hours*
- *Testing*
 - *Cooperative Testing*
 - *Pairwise Testing*
 - *ETE Testing*
 - *Test Order ETE (Employees)*
 - *Future Testing Requirements*
- *Interface Metrics*
 - *Data Timeliness*
 - *Data Completeness*
 - *Data Accuracy*
- *Contact Information*
 - *Contacts/Escalation Contacts*
 - *Schedules for Center Operations (days/hours of Operation)*
- *Data Requirements*
 - *Retention of Data*
 - *Back-up and Recovery Procedures*
 - *Disaster Recovery*
 - *System Change Notification*
 - *Guarding of Proprietary Data*
- *Reporting Information*
 - *Reports to be Generated*
 - *Frequency*
 - *Data Requirements*
 - *Transmission*
- *Change Control Process*
- *Issue Resolution Process*
- *Termination of Interface Notification*

ATTACHMENT 7

IMPLEMENTATION SCHEDULE

1. Local Service Resale
2. Unbundled Network Platform (All Network Elements in Combination)
3. Interconnection Trunking for Local Service
4. Ancillary Trunking
5. Unbundled Loops
6. Collocation
7. Access To Poles, Ducts and Rights of Way
8. Interim Number Portability
9. Operational Support System

1. Local Service Resale

- 1.1 *Within ninety (90) days after request , U S WEST shall provide for resale all services designated in this Agreement. Once service is initiated in an area, the ordering and provisioning intervals will be as specified in this Agreement and/or adopted by the Commission.*

Additionally, the Parties shall meet and negotiate the following categories of intervals. In the event the Commission has designated such intervals, the Commission-designated intervals shall apply:

- 1.1.1 *Local service with no dispatch;*
- 1.1.2 *Local service with dispatch;*
- 1.1.3 *Feature changes with no dispatch;*
- 1.1.4 *Disconnect with no dispatch; and*
- 1.1.5 *Disconnect with dispatch.*

2. Unbundled Network Platform (All Network Elements in Combination)

- 2.1 *Within one hundred and twenty (120) days after request, , U S WEST shall offer all services, Network Elements and any Combinations thereof designated in this Agreement. Once service is initiated in an area, the ordering and provisioning intervals will be as specified in this Agreement and/or adopted by the Commission.*

Additionally, the Parties shall meet and negotiate the following categories of intervals. In the event the Commission has designated such intervals, the Commission-designated intervals shall apply:

- 2.1.1 Local service with no dispatch;
- 2.1.2 Local service with dispatch;
- 2.1.3 Feature changes with no dispatch;
- 2.1.4 Disconnect with no dispatch; and
- 2.1.5 Disconnect with dispatch.

3. Interconnection Trunking for Local Service

- 3.1 *Within thirty (30) days after request or such other time period as the Parties may mutually agree, the AT&T shall provide U S WEST with its initial forecast of the quantity of interconnection trunks it requires, by location and type. The forecast shall address AT&T's requirements for each of the eight quarters immediately after the Effective Date of this Agreement. U S WEST shall cooperate with AT&T in the development of its forecast, as required.*
- 3.2 *Upon completion of the forecast, U S WEST and AT&T shall meet to review the forecast, and to determine the availability of trunks and interoffice facilities necessary to accommodate AT&T's forecast. Where facilities are in place, U S WEST shall provide the initial installation of interconnection trunk groups within thirty (30) days after request. In the event facilities are not available, U S WEST will so advise AT&T within five (5) Business Days of the Effective Date of this Agreement, and jointly plan and develop an implementation schedule within the thirty (30) day period. Subsequent to the initial thirty (30) day period, interconnection trunk orders shall be processed as specified in this Agreement and/or as adopted by the Commission.*

4. Ancillary Trunking

- 4.1 *Within ninety (90) days after request, , U S WEST shall provide:*
 - 4.1.1 *E-911 Trunking in cooperation with AT&T;*
 - 4.1.2 *SS7 Interconnection and Certification in cooperation with AT&T; and*
 - 4.1.3 *Directory Listings Arrangements and Directory Assistance Interconnection.*

5. Unbundled Loops

- 5.1 *Within sixty (60) days after Collocation has been provided pursuant to the terms of this Agreement, U S WEST shall provide unbundled loops at designated end offices. Subsequent unbundled loops should be made available pursuant to ordering intervals as specified in this Agreement and/or adopted by the Commission.*

6. Collocation

- 6.1 *Collocation will be provided upon request pursuant to the terms and conditions of this Agreement.*

7. Access To Poles, Ducts and Rights of Way

7.1 *Access to Poles, Ducts and Rights of Way shall be provided upon request, pursuant to the terms and conditions of this Agreement.*

8. Interim Number Portability

8.1 *Interim Number Portability capabilities, as specified in this Agreement, shall be made available in specified locations ninety (90) days after request and within appropriate service order windows thereafter. Interim Number Portability shall be capable of being ordered electronically with a target date of December 1, 1997.*

9. Operational Support System¹⁰⁸

9.1 **Operational Support Systems shall be available for preordering, ordering, provisioning, maintenance, repair and billing under the following target schedule:**

- 9.1.1 **Service Resale for POTS and Multiline Hunt Group up to 12 lines by 11/1/97;**
- 9.1.2 **Complex Business services by 2/1/98;**
- 9.1.3 **Interim Number Portability by 12/1/97;**
- 9.1.4 **Unbundled Network Platform by 12/1/97;**
- 9.1.6 **Other elements within the Agreement by 5/1/98 or as agreed to by the Parties.**

9.2 **However, U S WEST shall be entitled to use the ADR process to demonstrate that any target dates cannot be met, provided that U S WEST has provided a jeopardy notice at least sixty (60) days prior to a target date that it feels it cannot meet. That notice shall specify all reasons why such a date is in jeopardy, shall show all actions that U S WEST proposes to minimize any delay in meeting such dates, and shall propose a revised target date. U S WEST shall be entitled to an extension of any such date upon proving that (a) the need for an extension does not result from actions or failures to act that were or are within its control an (b) that its proposed extension date causes the minimum delay necessary to provide the availability required by this Agreement.**

¹⁰⁸ Per Third Order at 12-13.

IDAHO
U S WEST and AT&T PRICE LIST

INTERCONNECTION - LOCAL EXCHANGE*Entrance Facility*

DS1, Electrical, Recurring	\$	91.61
DS3, Electrical, Recurring	\$	367.97
DS1, Electrical, Nonrecurring	\$	535.27
DS3, Electrical, Nonrecurring	\$	634.95

Call Termination

Average Per Minute of Use	\$	0.0029
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*Call Transport**Direct Trunked Transport*

DS0 Dedicated, Recurring	\$	3.81
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		<u>Fixed</u>	<u>Per Mile</u>
DS1 - 0 Miles		None	None
DS1 - Over 0 to 8	\$	37.35	\$ 1.25
DS1 - Over 8 to 25	\$	37.35	\$ 1.82
DS1 - Over 25 to 50	\$	37.35	\$ 1.89
DS1 - Over 50	\$	37.35	\$ 1.90
DS3 - 0 Miles		None	None
DS3 - Over 0 to 8	\$	257.18	\$ 19.48
DS3 - Over 8 to 25	\$	260.49	\$ 24.24
DS3 - Over 25 to 50	\$	260.77	\$ 26.43
DS3 - Over 50	\$	259.32	\$ 26.35

Tandem Switched Transport

Tandem Switching, Per MOU	\$	0.00320
Common Transport Per MOU Per Leg	\$	0.00218

Multiplexing, Per Arrangement

DS1 to DS0, Recurring	\$	199.75
DS1 to DS0, Nonrecurring	\$	291.36
DS3 to DS1, Recurring	\$	201.88
DS3 to DS1, Nonrecurring	\$	298.29

IDAHO
U S WEST and AT&T PRICE LIST

COMMON CHANNEL SIGNALING ACCESS SERVICE*Entrance Facility*

DS1, Electrical, Recurring	\$ 91.61
DS3, Electrical, Recurring	\$ 367.97
DS1, Electrical, Nonrecurring	\$ 535.27
DS3, Electrical, Nonrecurring	\$ 634.95

Direct Link Transport

	<u>Fixed</u>	<u>Per Mile</u>
DS1 - 0 Miles	None	None
DS1 - Over 0 to 8	\$ 37.25	\$ 1.25
DS1 - Over 8 to 25	\$ 37.25	\$ 1.82
DS1 - Over 25 to 50	\$ 37.25	\$ 1.89
DS1 - Over 50	\$ 37.25	\$ 1.90
DS3 - 0 Miles	None	None
DS3 - Over 0 to 8	\$ 257.18	\$ 19.48
DS3 - Over 8 to 25	\$ 260.49	\$ 24.24
DS3 - Over 25 to 50	\$ 260.77	\$ 26.43
DS3 - Over 50	\$ 259.32	\$ 26.35

Multiplexing, Per Arrangement

DS1 to DS0, Recurring	\$ 199.75
DS1 to DS0, Nonrecurring	\$ 291.36
DS3 to DS1, Recurring	\$ 201.88
DS3 to DS1, Nonrecurring	\$ 298.29

Signaling

CCS Link - First Link, Nonrecurring (Note 7)	\$ 47.90
CCS Link - Each Additional Link, Nonrecurring (Note 7)	\$ 6.87
STP Port - Per Signaling Message	\$ 0.00020
SCP Database - Per Signaling Message	\$ 0.00091
Signaling Links	\$ 45.12

**IDAHO
U S WEST and AT&T PRICE LIST**

UNBUNDLED ELEMENTS**Network Interface Device**

Network Interface Device, Recurring (Note 2)	\$	0.51
Network Interface Device, New Customer, Nonrecurring (Note 2)	\$	60.79

Unbundled Loop

Loop Distribution (Note 5)	\$	15.68
Loop Concentrator (Note 5)	\$	2.42
Loop Feeder (Note 5)	\$	4.20
Total Unbundled 2 Wire Loop, Recurring	\$	25.52

Loop Unloading, Recurring (Note 1)	\$	9.00
Loop Conditioning, Recurring (Note 1)	\$	22.00

Basic Installation, First Unbundled Loop	\$	11.03
Basic Installation, Each Additional Unbundled Loop	\$	6.07

Installation with Conformance Testing, First Unbundled Loop	\$	17.72
Installation with Conformance Testing, Each Additional Unbundled Loop	\$	8.99

Coordinated Installation with Testing, First Unbundled Loop	\$	22.62
Coordinated Installation with Testing, Each Additional Unbundled Loop	\$	13.89

Call Transport**Direct Trunked Transport**

	<u>Fixed</u>	<u>Per Mile</u>
DS1 - 0 Miles	None	None
DS1 - Over 0 to 8	\$ 37.35	\$ 1.25
DS1 - Over 8 to 25	\$ 37.35	\$ 1.82
DS1 - Over 25 to 50	\$ 37.35	\$ 1.89
DS1 - Over 50	\$ 37.35	\$ 1.90
DS3 - 0 Miles	None	None
DS3 - Over 0 to 8	\$ 257.18	\$ 19.48
DS3 - Over 8 to 25	\$ 260.49	\$ 24.24
DS3 - Over 25 to 50	\$ 260.77	\$ 26.43
DS3 - Over 50	\$ 259.32	\$ 26.35

Switching

Usage Per Minute	\$	0.0029
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**IDAHO
U S WEST and AT&T PRICE LIST**

Port

Per Port - Per Line, Per Month, Recurring	\$ 1.34
End Office Port, Per First Port, Nonrecurring (Note 9)	\$ 10.21
End Office Port, Per Each Additional Port, Nonrecurring (Note 9)	\$ 5.49

PHYSICAL AND VIRTUAL COLLOCATION

Quote Preparation Fee, Nonrecurring	\$2,125.92
Entrance Facility - 2 fibers - Recurring	\$3.86
Entrance Facility - 2 fibers - Nonrecurring	\$3,049.98
EICT Channel Termination	
2-wire DS0 EICT - Recurring	\$0.83
4-wire DS0 EICT - Recurring	\$1.67
DS1 EICT - Recurring	\$8.29
DS3 EICT - Recurring	\$29.03
DS1, Regeneration - Recurring	\$12.92
DS3, Regeneration - Recurring	\$84.69
EICT Channel Termination	
2-wire DS0 EICT - Nonrecurring	\$285.01
4-wire DS0 EICT - Nonrecurring	\$285.01
DS1 EICT - Nonrecurring	\$323.45
DS3 EICT - Nonrecurring	\$325.10
DS1, Regeneration (Note 8) - Nonrecurring	\$323.45
DS3, Regeneration (Note 8) - Nonrecurring	\$325.10
Cable Splicing	
Per setup - Nonrecurring	\$464.72
Per Fiber Spliced - Nonrecurring	\$37.15
48 Volt Power, per ampere, per month	\$16.41
48 Volt Power Cable	
20 Ampere Capacity - Recurring	\$0.20
40 Ampere Capacity - Recurring	\$0.27
60 Ampere Capacity - Recurring	\$0.29
20 Ampere Capacity - Nonrecurring	\$68.73
40 Ampere Capacity - Nonrecurring	\$93.20
60 Ampere Capacity - Nonrecurring	\$104.97
Equipment Bay, Per Shelf - Recurring	\$7.44
Inspector per 1/2 Hour - Regular Hours	\$27.17
After Hours	\$35.31
Training per 1/2 Hour	\$24.06
Engineering per 1/2 Hour- Regular Hours	\$23.47
After Hours	\$31.41
Installation per 1/2 Hour- Regular Hours	\$27.17
After Hours	\$35.31

**IDAHO
U S WEST and AT&T PRICE LIST**

Maintenance per 1/2 Hour- Regular Hours	\$24.06
After Hours	\$32.01
Cage/Hard Wall Enclosure	ICB
Rent (w/ Maintenance) - per square foot Zone 1 (Note 4) - Recurring	\$2.75
Rent (w/ Maintenance) - per square foot Zone 2 (Note 4) - Recurring	\$2.26
Rent (w/ Maintenance) - per square foot Zone 3 (Note 4) - Recurring	\$2.06

**IDAHO
U S WEST and AT&T PRICE LIST**

ANCILLARY SERVICES**Access to DA Database**

Price per Call - Northern Idaho (Note 6)	\$ 0.07
Price per Call - Southern Idaho (Note 6)	\$ 0.12

End User DA per call (operator assisted)

First Call (Northern and Southern) (Note 10)	\$ -
Additional call - Northern Idaho (Note 10)	\$ 0.28
Additional call - Southern Idaho (Note 10)	\$ 0.49

Busy Line Verification

Per Call	\$ 0.72
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Busy Line Interrupt

Per Call	\$ 0.87
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RESALE**Customer Transfer Charge**

Per Change, Nonrecurring	\$ 5.00
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Wholesale Discount Rate

Southern Idaho	18.25%
Northern Idaho	19.37%
Southern Idaho - High Volume Customers (Note 3)	6.65%
Southern Idaho - High Volume Customers (Note 3)	6.87%

NOTES

- 1 This charge applies only when loop unloading is necessary. If loop terminated sooner than 5 years an early termination charge will apply. Charge will be apportioned based on number of loops requested compared to actual loops unloaded.
- 2 Applicable only to new customer/new premise.
- 3 In no case shall the reduction in the discount exceed the amount by which USW has already discounted prices to volume customers.
- 4 Zones per NECA 4 Tariff
- 5 Applies to Recurring charge only. BFR will be used for ordering, provisioning, including any additional equipment, and NRCs.
- 6 Calculated as 1/5 of the current retail rate for Directory Assistance.
- 7 Based on connecting through Central Office.
- 8 If required. No NRC applies to regeneration ordered concurrently with an associated EICT element.
- 9 Does not apply when purchased in conjunction with unbundled loop.
- 10 Based on retail rate less wholesale discount.

IN WITNESS WHEREOF, the Parties hereto have caused this Agreement to be executed by their respective duly authorized representatives.

AT&T Communications of the Mountain States, Inc.


Signature

Catherine A. Kilstrom
Name Printed/Typed

Business Markets - Vice President
Title

August 12, 1998
Date

U S WEST Communications, Inc.

Signature

Name Printed/Typed

Title

Date

**Signature does not indicate agreement with all aspects of the arbitrator's decision, nor does it waive any of U S WEST's right to seek judicial review of all or part of the agreement, or to reform the agreement as the result of successful judicial review.*

IN WITNESS WHEREOF, the Parties hereto have caused this Agreement to be executed by their respective duly authorized representatives.

AT&T Communications of the Mountain States, Inc.

Signature

Name Printed/Typed

Title

Date

U S WEST Communications, Inc.



Signature

Kathy Fleming

Name Printed/Typed

Executive Director - Interconnection

Title

8/12/98

Date

**Signature does not indicate agreement with all aspects of the arbitrator's decision, nor does it waive any of U S WEST's right to seek judicial review of all or part of the agreement, or to reform the agreement as the result of successful judicial review.*

STOEL RIVES LLP

ATTORNEYS

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November 13, 2000

MARY S. HOBSON
Direct Dial
(208) 387-4277
email rushobson@stoel.com

Ms. Jean Jewell, Secretary
Idaho Public Utilities Commission
472 W. Washington Street
Boise, Idaho 83720-0074

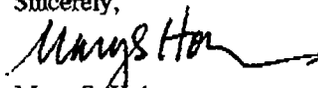
Re: **Case No. USW-T-96-15 and ATT-T-96-1**
Joint Application of Qwest Corporation, formerly U S WEST Communications, Inc., and AT&T Communications of the Mountain States, Inc. for Approval of the First Amendment to Wireline Interconnection Agreement for the State of Idaho pursuant to 47 U.S.C. 252(e)

Dear Ms. Jewell:

Enclosed for filing with this Commission on behalf of Qwest Corporation and AT&T Communications of the Mountain States, Inc. are an original and seven (7) copies of the parties' Joint Application seeking approval of First Amendment to Wireline Interconnection Agreement for the State of Idaho. The parties respectfully request that this matter be placed on the Commission Decision Meeting Agenda for expedited approval.

Please contact me if you have any questions concerning the enclosed. Thank you for your assistance in this matter.

Sincerely,



Mary S. Hobson

Enclosures

cc: Sally Bowen (with pleading, without agreement)
Christine Schwartz (with pleading, without agreement)

BOISE-117266.1 0029164-00016

SEATTLE

PORTLAND

VANCOUVER, WA

BOISE

SALT LAKE CITY

WASHINGTON, D.C.

Mary S. Hobson
Stoel Rives LLP
101 S. Capital Blvd., Suite 1900
Boise, ID 83702
Tele: (208) 387-4244

Christine Schwartz
AT&T Communications of the Mountain States, Inc.
1875 Lawrence Street, Room 10-74
Denver, CO 80202
Tele: (303) 298-6769

BEFORE THE IDAHO PUBLIC UTILITIES COMMISSION

JOINT APPLICATION OF QWEST)	
CORPORATION and AT&T Communications)	
OF THE MOUNTAIN STATES, INC. FOR)	CASE Nos. USW-T-96-15
APPROVAL OF First Amendment to Wireline)	ATT-T-96-1
Interconnection Agreement for the State of)	
Idaho PURSUANT TO 47 U.S.C. §252(e))	
)	

Qwest Corporation ("Qwest"), formerly U S WEST Communications, Inc., and AT&T Communications of the Mountain States, Inc. ("AT&T") hereby jointly file this Application for Approval of the First Amendment to Wireline Interconnection Agreement for the State of Idaho between Qwest and AT&T, dated September 17, 1998 (the "Amendment"). A copy of the Amendment is submitted herewith.

The Amendment was reached through voluntary negotiations without resort to mediation or arbitration and is submitted for approval pursuant to Section 252(e) of the Communications Act of 1934, as amended by the Telecommunications Act of 1996 (the "Act").

Section 252(e)(2) of the Act directs that a state Commission may reject an amendment reached through voluntary negotiations only if the Commission finds that: the amendment (or portion thereof) discriminates against a telecommunications carrier not a party to this agreement; or the implementation of such an amendment or portion is not consistent with the public interest, convenience and necessity.

AT&T and Qwest respectfully submit that the Amendment provides no basis for either of these findings, and, therefore jointly request that the Commission approve the Amendment expeditiously. The Amendment is consistent with the public interest as identified in the pro-competitive policies of the State of Idaho, the Commission, the United States Congress, and the Federal Communications Commission. Expeditious approval of the Amendment will enable AT&T to interconnect with Qwest facilities and to provide customers with increased choices among local telecommunications services.

AT&T and Qwest further request that the Commission approve this Amendment without a hearing. Because this Amendment was reached through voluntary negotiations, it does not raise issues requiring a hearing and does not concern other parties not a party to the negotiations. Expeditious approval would further the public interest.

Respectfully submitted this 13th day of November, 2000.

Qwest Corporation



Mary S. Hobson
Stoel Rives

and

Christine Schwartz
AT&T ICA Negotiations Manager
AT&T Communications of the
Mountain States

CERTIFICATE OF SERVICE

I hereby certify that on this 3rd day of November, 2000, I served the foregoing JOINT APPLICATION OF QWEST CORPORATION and AT&T COMMUNICATIONS OF THE MOUNTAIN STATES, INC. FOR APPROVAL OF THE FIRST AMENDMENT TO WIRELINE INTERCONNECTION AGREEMENT FOR THE STATE OF IDAHO PURSUANT TO 47 U.S.C. §252(e) upon all parties of record in this matter by mailing a copy thereof properly addressed, with postage prepaid as follows:

Ms. Jean Jewell, Secretary
Idaho Public Utilities Commission
472 West Washington Street
Boise, Idaho 83720-0074

Christine Schwartz
AT&T
1875 Lawrence Street, Room 10-74
Denver, CO 80202
Tele: (303) 298-6769



Mary S. Hobson
Stoel Rives LLP

**Amendment No. 1 to the Interconnection Agreement
Between
AT&T Communications Of The Mountain States, Inc.
and
Qwest Corporation
(formerly doing business as U S WEST Communications, Inc.)**

This Amendment No. 1 ("Amendment") is made and entered into by and between AT&T Communications of the Mountain States, Inc. ("AT&T") and Qwest Corporation (formerly doing business as U S WEST Communications, Inc.) ("Qwest").

RECITALS

WHEREAS, AT&T and Qwest entered into an Interconnection Agreement for service in the state of Idaho that was approved by the Idaho Public Utilities Commission on September 17, 1998 (the "Agreement"); and

WHEREAS, AT&T and Qwest desire to amend the Agreement under terms and conditions contained herein.

AGREEMENT

NOW THEREFORE, in consideration of the mutual terms, covenants and conditions contained in this Amendment and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the Parties agree as follows:

1. Amendment Terms.

This Amendment is made in order to add the terms, conditions and rates for Local Number Portability Managed Cuts as set forth in the Attachment for Local Number Portability Managed Cuts, attached hereto and incorporated herein.

2. Effective Date.

This Amendment shall be deemed effective upon approval by the appropriate state Commission; however, the Parties may agree to implement the provisions of this Amendment upon execution.

3. Further Amendments.

Except as modified herein, the provisions of the Agreement shall remain in full force and effect. Neither the Agreement nor this Amendment may be further amended or altered except by written instrument executed by an authorized representative of both Parties.

4. No Waiver.

The Parties understand that the provisioning of Local Number Portability Managed Cuts may be considered as part of an ongoing inquiry into Qwest's applications to provide in-region interLATA service pursuant to Section 271 of the Telecommunications Act of 1996 (the "Act"), may be measured as part of an ancillary inquiry into performance measurement before the Qwest Regional Oversight Committee ("ROC") and will be a topic of discussion in renegotiations and, if necessary, arbitration of interconnection agreements pursuant to Section 252 of the Act. All Parties enter into this Amendment without prejudice to or waiver of any of its rights to challenge the terms and conditions of this Amendment under the Agreement, the Act, FCC or state commission rules, ROC determinations or recommendations or any applicable law.

The Parties intending to be legally bound have executed this Amendment as of the dates set forth below, in multiple counterparts, each of which is deemed an original, but all of which shall constitute one and the same instrument.

**AT&T COMMUNICATIONS
OF THE MOUNTAIN STATES, INC.**

Timothy P. Bogan
Authorized Signature

Name Printed/Typed

Title

Date

QWEST CORPORATION

E J Stamp
Authorized Signature

E J STAMP
Name Printed/Typed

Director
Title

10/19/00
Date

**ATTACHMENT
LOCAL NUMBER PORTABILITY
MANAGED CUTS**

- 1.0 A Managed Cut permits AT&T to select a coordinated cut for Local Number Portability ("LNP"). The request is offered on a 24 x 7 basis.
- 1.1 The date and time for the coordinated cut requires up-front planning and may need to be negotiated between Qwest and AT&T. All requests will be processed on a first come, first served basis and are subject to Qwest's ability to meet a reasonable demand. Considerations such as system downtime, switch upgrades, switch maintenance, and the possibility of other Co-Providers requesting the same Frame Due Time (FDT) in the same switch (switch contention) are reviewed. In the event that any of these situations would occur, Qwest will negotiate with AT&T for an agreed upon FDT prior to issuing the Firm Order Confirmation (FOC). Because of this up-front coordination and FDT negotiation efforts, the FOC interval will begin upon completion of negotiations between Qwest and AT&T for the FDT. In special cases where a FDT must be negotiated, this interval to negotiate the FDT will not exceed two (2) days due to a Qwest error. In addition, standard intervals will apply.
- 1.2 AT&T shall request a Managed Cut by submitting a Local Service Request (LSR) and designating a Managed Cut in the Remarks section of the LSR form.
- 1.3 AT&T will incur additional charges for the managed cut dependent upon the FDT. The rates are based on whether the request is within normal business hours or out of hours. Normal business hours are 7:00 a.m. to 7:00 p.m., end user local time, Monday through Friday and the rate is a standard rate. Out of hours, except for Sundays and Holidays are at the overtime rate. Sundays and Holidays are at a premium rate.
- 1.4 Charges for Managed cuts shall be based upon actual hours worked in ½ hour increments. Such charges are set forth in Section 1.7 below. AT&T understands and agrees that in the event AT&T does not make payment for Managed Cuts, unless disputed as permitted under the Agreement, Qwest shall not accept any new LSR requests for Managed Cuts.
- 1.5 Qwest will schedule the appropriate number of employees prior to the cut, normally not to exceed three employees, based upon information provided by AT&T. AT&T will also have appropriate personnel scheduled for the negotiated FDT. If such information requires modification during the cut and, as a result, non-scheduled employees are required, AT&T shall be charged a three hour minimum charge per each additional non-scheduled employee as set forth in Section 1.7 below. If the cut is either cancelled, or supplemented (supp) to change the due date, within 24 hours of the negotiated FDT, AT&T will be charged a one person 3 hour minimum charge as set forth in Section 1.7 below. If the cut is cancelled or a new due date is requested by Qwest due to a Qwest error, within 24 hours of the negotiated FDT, Qwest will be charged by AT&T a one

person 3 hour minimum charge as set forth in Section 1.7 below. This AT&T charge will be replaced by any service performance plan related to LNP Managed Cuts, if any, adopted by the Regional Oversight Committee and approved by the Commission.

- 1.6 Qwest will negotiate with AT&T for LNP Managed Cuts or a similar service offered by AT&T.
- 1.7 Qwest will provide Managed Cuts at the following interim rates:

Managed Cut standard	Recurring NA	\$ 27.38 per ½ hour per person
Managed Cut overtime	Recurring NA	\$ 35.43 per ½ hour per person
Managed Cut premium	Recurring NA	\$ 43.49 per ½ hour per person

- 1.8 In the event that the managed LNP conversion is not successful, AT&T and Qwest agree to isolate and fix the problem in a timeframe acceptable to AT&T or the customer. If the problem cannot be corrected within a timeframe acceptable to AT&T or the customer, AT&T may request the restoration of Qwest service for the customer. Such restoration shall begin immediately upon request. If AT&T is in error then a supp will be provided to Qwest. If Qwest is in error no supp or additional order will be required of AT&T.
- 1.9 Specific details regarding the ordering of LNP service is contained in the LNP Section of the Interconnect & Resale Resource Guide or this Agreement.

BEFORE THE IDAHO PUBLIC UTILITIES COMMISSION

IN THE MATTER OF THE JOINT APPLICATION)
OF QWEST CORPORATION AND ESCHELON) CASE NO. QWE-T-00-13
TELECOM, INC. FOR APPROVAL OF AN)
AMENDMENT TO AN INTERCONNECTION)
AGREEMENT PURSUANT TO 47 U.S.C. § 252(e).)

IN THE MATTER OF THE JOINT APPLICATION)
OF QWEST CORPORATION AND TSUNAMI) CASE NO. QWE-T-00-22
COMMUNICATIONS, INC., FOR APPROVAL OF)
A RESALE INTERCONNECTION AGREEMENT)
PURSUANT TO 47 U.S.C. § 252(e).)

IN THE MATTER OF THE JOINT APPLICATION)
OF QWEST CORPORATION AND UBIQUITEL,) CASE NO. QWE-T-00-23
INC., FOR APPROVAL OF A TYPE 2 WIRELESS)
INTERCONNECTION AGREEMENT PURSUANT)
TO 47 U.S.C. § 252(e).)

IN THE MATTER OF THE JOINT APPLICATION)
OF QWEST CORPORATION AND USA DIGITAL,) CASE NO. QWE-T-00-24
INC., FOR APPROVAL OF A WIRELINE)
INTERCONNECTION AGREEMENT PURSUANT)
TO 47 U.S.C. § 252(e).)

IN THE MATTER OF THE JOINT APPLICATION)
OF QWEST CORPORATION AND SPRINT) CASE NO. USW-T-97-16
COMMUNICATIONS COMPANY L.P., FOR) SPR-T-97-3
APPROVAL OF A THIRD AMENDMENT TO AN)
INTERCONNECTION AGREEMENT PURSUANT)
TO 47 U.S.C. § 252(e).)

IN THE MATTER OF THE JOINT APPLICATION)
OF QWEST CORPORATION AND AT&T) CASE NO. USW-T-96-15
COMMUNICATIONS OF THE MOUNTAIN) ATT-T-96-1
STATES, INC., FOR APPROVAL OF THE FIRST)
AMENDMENT TO A WIRELINE)
INTERCONNECTION AGREEMENT PURSUANT) ORDER NO. 28622
TO 47 U.S.C. § 252(e).)

In these five cases, the Commission is asked to approve both new interconnection agreements and amendments to agreements which were previously approved by the Commission.

BACKGROUND

Under the provisions of the federal Telecommunications Act of 1996, interconnection agreements must be submitted to the Commission for approval. 47 U.S.C. § 252(e)(1). The Commission may reject an agreement adopted by negotiations only if it finds that the agreement: (1) discriminates against telecommunications carrier not a party to the agreement; or (2) implementation of the agreement is not consistent with the public interest, convenience and necessity. 47 U.S.C. § 252(e)(2)(A). As the Commission recently noted in Order No. 28427, companies voluntarily entering into interconnection agreements “may negotiate terms, prices and conditions that do not comply with either the FCC rules or with the provisions with Section 251(b) or (c).” Order No. 28427 at 11 (emphasis original). This comports with the FCC’s statement that “a state commission shall have authority to approve an interconnection agreement adopted by negotiation even if the terms of the agreement do not comply with the requirements of [Part 51].” 47 C.F.R. § 51.3.

THE CURRENT APPLICATIONS

The Commission has been asked to approve three interconnection agreements and five amendments to existing interconnection agreements. These agreements are discussed in greater detail below.

1. Qwest Corporation and Eschelon Telecom, Inc. (Case No. OWE-T-00-13). In this case Eschelon opted into an interconnection agreement between Qwest (then U S West) and AT&T. This underlying agreement was approved by the Commission on September 17, 1998, in Case Nos. USW-T-96-15 & ATT-T-96-1. Eschelon’s agreement with Qwest was subsequently approved by the Commission on November 20, 2000, Order No. 28570. Now the parties seek to amend this agreement through two separate filings. The first request for amendment was filed on November 9, 2000. In this requested amendment the parties jointly request that the Interconnection Agreement originally filed and approved by the Commission on November 20, 2000, Order No. 28570, be amended by deleting, in their entirety, sections three through seven of the agreement which Eschelon opted into. The second Application requesting amendment was filed on December 29, 2000 and contained additional provisions which the parties had agreed to.

2. Qwest Corporation and Tsunami Communications, Inc. (Case No. OWE-T-00-22). In this Application, the parties request that the Commission approve a resale interconnection agreement. The rates and terms are similar to those contained in other

interconnection agreements submitted by Qwest and previously approved by this Commission. See Case No. QWE-T-00-19.

3. Qwest Corporation and UbiquiTel, Inc. (Case No. QWE-T-00-23). In this Application, the parties request that the Commission approve a Type 2 Wireless Opt-In Interconnection Agreement for the state of Idaho. UbiquiTel wishes to adopt the rates and terms of the interconnection agreement between Qwest and Sprint Spectrum, L.P. previously approved by the Commission. See USW-T-97-7.

4. Qwest Corporation and USA Digital, Inc. (Case No. QWE-T-00-24). In this case, the parties request that the Commission approve a wireline interconnection agreement. The rates and terms are similar to those contained in other interconnection agreements submitted by Qwest and previously approved by this Commission. See Case No. USW-T-99-29. However, because USA Digital does not currently have a valid Certificate of Public Convenience and Necessity authorizing them to offer the services covered by the interconnection agreements, Staff also recommends that any final order make clear that approval of this agreement does not authorize them to offer the services covered by it.

5. Qwest Corporation and Sprint Communications Company, L.P. (Case Nos. USW-T-97-16 and SPR-T-97-3). In this case, the parties have simultaneously filed the Third and Fourth Amendments to the existing interconnection agreement for the state of Idaho. The Third Amendment adds terms and conditions for Complex Firm Order Confirmation ("FOC"). The Fourth Amendment adds terms and conditions for LIS Inter Local Calling Area ("LCA") Facilities.

6. Qwest Corporation and AT&T Communications of the Mountain States, Inc. (Case Nos. USW-T-96-15 and ATT-T-96-2). In this case, the parties request that the Commission approve the First Amendment to the existing Wireline Interconnection Agreement for the state of Idaho. The Amendment adds terms, conditions and rates for Local Portability Managed Cuts.

STAFF ANALYSIS AND RECOMMENDATION

The Staff has reviewed these Applications and did not find that any terms and conditions to be discriminatory or contrary to the public interest. Staff believes that the Agreements are consistent with the pro-competitive policies of this Commission, the Idaho Legislature, and the federal Telecommunications Act. Accordingly, Staff believes that the

Agreements merit the Commission's approval. It is important to note though that USA Digital does not currently have a Certificate of Public Convenience and Necessity to provide local telecommunications services in Idaho. For this reason Staff also recommends that any final order make clear that approval of its agreement with Qwest does not authorize them to offer the services covered by it.

COMMISSION DECISION

Under the terms of the Telecommunications Act, interconnection agreements must be submitted to the Commission for approval. 47 U.S.C. § 252 (e)(1). The Commission's review is limited, however. The Commission may reject an agreement adopted by negotiation only if it finds that the agreement discriminates against a telecommunication carrier not a party to the agreement or implementation of the agreement is not consistent with the public interest, convenience and necessity. *Id.* Based upon our review of the Application, the Staff's recommendation and on the fact no other person commented on the proposed agreement, the Commission finds that the above interconnection agreements and amendment to a previously approved interconnection agreement are consistent with the public interest, convenience and necessity and does not discriminate. Therefore, the Commission finds that these interconnection agreements should be approved.

ORDER

IT IS HEREBY ORDERED that the interconnection agreements discussed above are approved. Terms of the agreements that are not already in effect shall be effective as of the date of this Order.

IT IS FURTHER ORDERED that the First and Second Amendments to the interconnection agreement between Qwest Corporation and Eschelon Telecom in Case No. QWE-T-00-13 are approved.

IT IS FURTHER ORDERED that the resale interconnection agreement between Qwest Corporation and Tsunami Communications, Inc. in Case No. QWE-T-00-22 is approved.

IT IS FURTHER ORDERED that the Type 2 wireless interconnection agreement between Qwest Corporation and UbiquiTel, Inc. in Case No. QWE-T-00-23 is approved.

IT IS FURTHER ORDERED that the wireline interconnection agreement between Qwest Corporation and USA Digital, Inc. in Case No. QWE-T-00-24 is approved. However,

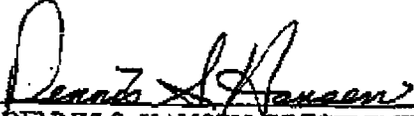
USA Digital may not begin to provide service in Idaho until it has secured a Certificate of Public Convenience and Necessity from the Commission.

IT IS FURTHER ORDERED that the Third and Fourth Amendments to the interconnection agreement between Qwest Corporation and Sprint Communications Company, L.P., Case Nos. USW-T-97-16 and SPR-T-97-3, are approved.

IT IS FURTHER ORDERED that the First Amendment to the existing wireline interconnection agreement between Qwest Corporation and AT&T Communications of the Mountain States, Inc., Case Nos. USW-T-96-15 and ATT-T-96-2, is approved.

THIS IS A FINAL ORDER. Any person interested in this Order (or in issues finally decided by this Order) or in interlocutory Orders previously issued in these Case Nos. QWE-T-00-13, QWE-T-00-22, QWE-T-00-23, QWE-T-00-24, USW-T-97-16 and SPR-T-97-3, USW-T-96-15 and ATT-T-96-2 may petition for reconsideration within twenty-one (21) days of the service date of this Order with regard to any matter decided in this Order or in interlocutory Orders previously issued in these cases. Within seven (7) days after any person has petitioned for reconsideration, any other person may cross-petition for reconsideration. *See Idaho Code* §§ 61-626 and 62-619.

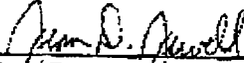
DONE by Order of the Idaho Public Utilities Commission at Boise, Idaho, this 25th day of January 2001.


DENNIS S. HANSEN, PRESIDENT


MARSHA H. SMITH, COMMISSIONER


PAUL KJELLANDER, COMMISSIONER

ATTEST:


Jean D. Jewell
Commission Secretary

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STOEL RIVES LLP

ATTORNEYS

101 SOUTH CAPITOL BOULEVARD
SUITE 1900
BOISE, IDAHO 83702-0958
Phone (208) 389-9000 Fax (208) 389-9040
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August 6, 2001

MARY S. HOBSON
Direct Dial
(208) 387-4277
email mshobson@stoel.com

Ms. Jean Jewell, Secretary
Idaho Public Utilities Commission
472 W. Washington Street
Boise, Idaho 83720-0074

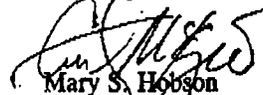
Re: Case No. _____
Amendment Number 2 to Interconnection Agreement between Qwest
Corporation and AT&T Communications of the Mountain States,
Inc. for the State of Idaho pursuant to 47 U.S.C. 252(e)

Dear Ms. Jewell:

Enclosed for filing with this Commission on behalf of Qwest Corporation and AT&T Communications of the Mountain States, Inc. is an original and three (3) copies of the parties' Amendment Number 2 to Interconnection Agreement between Qwest Corporation and AT&T Communications of the Mountain States, Inc. for the State of Idaho. The parties respectfully request that this matter be placed on the Commission Decision Meeting Agenda for expedited approval.

Please contact me if you have any questions concerning the enclosed. Thank you for your assistance in this matter.

Sincerely,


Mary S. Hobson

Enclosures

cc: Debi Hart (with pleading, with amendment)
Christine Schwartz (with pleading, with agreement)

Mary S. Hobson, ISB# 2142
Stoel Rives LLP
101 S. Capital Blvd., Suite 1900
Boise, ID 83702
Tele: (208) 387-4244

Christine Schwartz
AT&T ICA Negotiations Manager
AT&T
1875 Lawrence St., Room 10-74
Denver, CO 80202
Tele: (303) 298-6769

BEFORE THE IDAHO PUBLIC UTILITIES COMMISSION

AMENDMENT NUMBER 2 TO)
INTERCONNECTION AGREEMENT)
BETWEEN QWEST CORPORATION AND) CASE No. _____
AT&T COMMUNICATIONS OF THE)
MOUNTAIN STATES, INC. for the State of)
Idaho PURSUANT TO 47 U.S.C. §252(e))
_____)

Qwest Corporation ("Qwest") and AT&T Communications of the Mountain States, Inc. ("AT&T") hereby jointly file this Application for Approval of Amendment Number 2 to the Interconnection Agreement for the State of Idaho, dated September 17, 1998 (the "Agreement"). A copy of the Amendment, dated July 11, 2001, is submitted herewith.

Amendment Number 2 was reached through voluntary negotiations without resort to mediation or arbitration and is submitted for approval pursuant to Section 252(e) of the Communications Act of 1934, as amended by the Telecommunications Act of 1996 (the "Act").

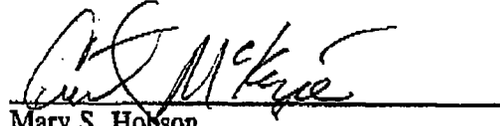
Section 252(e)(2) of the Act directs that a state Commission may reject an amendment reached through voluntary negotiations only if the Commission finds that: the amendment (or portion thereof) discriminates against a telecommunications carrier not a party to this agreement; or the implementation of such an amendment or portion is not consistent with the public interest, convenience and necessity.

AT&T and Qwest respectfully submit that Amendment Number 2 provides no basis for either of these findings, and, therefore jointly request that the Commission approve the Amendment expeditiously. Amendment Number 2 is consistent with the public interest as identified in the pro-competitive policies of the State of Idaho, the Commission, the United States Congress, and the Federal Communications Commission. Expedient approval of this Amendment will enable AT&T to interconnect with Qwest facilities and to provide customers with increased choices among local telecommunications services.

AT&T and Qwest further request that the Commission approve Amendment Number 2 without a hearing. Because this Amendment was reached through voluntary negotiations, it does not raise issues requiring a hearing and does not concern other parties not a party to the negotiations. Expedient approval would further the public interest.

Respectfully submitted this 6 day of August, 2001.

Qwest Corporation



Mary S. Hobson
Stoel Rives

and

Christine Schwartz
AT&T

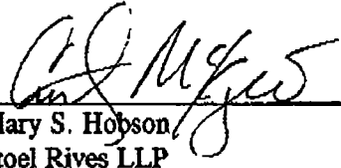
CERTIFICATE OF SERVICE

I hereby certify that on this 6 day of August, 2001, I served the foregoing JOINT APPLICATION OF QWEST CORPORATION and AT&T COMMUNICATIONS OF THE MOUNTAIN STATES, INC. FOR APPROVAL OF AMENDMENT NUMBER 2 TO THE INTERCONNECTION AGREEMENT FOR THE STATE OF IDAHO PURSUANT TO 47 U.S.C. §252(e) upon all parties of record in this matter by mailing a copy thereof properly addressed, with postage prepaid as follows:

Ms. Jean Jewell, Secretary
Idaho Public Utilities Commission
472 West Washington Street
Boise, Idaho 83720-0074

Christine Schwartz
AT&T ICA Negotiations Manager
AT&T
1875 Lawrence St., Room 10-74
Denver, CO 80202

Debi Hartl
Contract Development and Services
Qwest
7800 E. Orchard Road, Suite 250
Englewood, CO 80111



Mary S. Hobson
Stoel Rives LLP

**Amendment Number 2 to the Interconnection Agreement
Between
AT&T Communications Of The Mountain States, Inc.
and
Qwest Corporation
Idaho**

This Amendment ("Amendment") is made and entered into by and between AT&T Communications of the Mountain States, Inc. ("CLEC") and Qwest Corporation ("Qwest").

RECITALS

WHEREAS, CLEC and Qwest entered into an Interconnection Agreement (the "Agreement") for service in the state of Idaho that was approved by the Idaho Public Utilities Commission ("Commission"); and

WHEREAS, CLEC and Qwest desire to amend the Agreement under terms and conditions contained herein.

AGREEMENT

NOW THEREFORE, in consideration of the mutual terms, covenants and conditions contained in this Amendment and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the Parties agree as follows:

1. Amendment Terms.

This Amendment is made in order to add the terms and conditions to enable CLEC to receive blocking reports on all interoffice trunk groups carrying EAS/local traffic between Qwest tandem switches and Qwest end office switches for Interconnection Trunk Reports as set forth in Attachment 1, attached hereto and incorporated herein.

2. Effective Date.

This Amendment shall be deemed effective upon approval by the Commission; however, the Parties may agree to implement the provisions of this Amendment upon execution. To accommodate this need, CLEC must generate, if necessary, an updated Customer Questionnaire. In addition to the Questionnaire, all system updates will need to be completed by Qwest. CLEC will be notified when all system changes have been made. Actual order processing may begin once these requirements have been met.

3. Further Amendments.

Except as modified herein, the provisions of the Agreement shall remain in full force and effect. Neither the Agreement nor this Amendment may be further amended or altered except by written instrument executed by an authorized representative of both Parties.

The Parties intending to be legally bound have executed this Amendment as of the dates set forth below, in multiple counterparts, each of which is deemed an original, but all of which shall constitute one and the same instrument.

**AT&T COMMUNICATIONS
OF THE MOUNTAIN STATES, INC.**

Michael Hydock
Authorized Signature

MICHAEL HYDOCK
Name Printed/Typed

DISTRICT MGR - ICA
Title

7/16/2001
Date

QWEST CORPORATION

L. T. Christensen
Authorized Signature

L. T. Christensen
Name Printed/Typed

Director - Business Policy
Title

7/20/01
Date

ATTACHMENT 1**BLOCKING REPORTS**

Qwest shall provide to CLEC monthly reports on all interconnection trunk groups and quarterly reports on all interoffice trunk groups carrying EAS/local traffic between Qwest tandem switches and Qwest end office switches. The reports will contain busy hour traffic data, including but not limited to, overflow and the number of trunks in each trunk group.

BEFORE THE IDAHO PUBLIC UTILITIES COMMISSION

- IN THE MATTER OF THE JOINT APPLICATION)
OF VERIZON NORTHWEST INC. AND AT&T) **CASE NO. GTE-T-99-3**
WIRELESS SERVICES, INC. FOR APPROVAL OF)
AN AMENDMENT TO A PREVIOUSLY)
APPROVED INTERCONNECTION AGREEMENT)
PURSUANT TO 47 U.S.C. § 252(e).)

- IN THE MATTER OF THE JOINT APPLICATION)
OF QWEST CORPORATION AND NEW ACCESS) **CASE NO. QWE-T-00-19**
COMMUNICATIONS LLC. FOR APPROVAL OF A)
WIRELINE INTERCONNECTION AGREEMENT)
PURSUANT TO 47 U.S.C. § 252(e).)

- IN THE MATTER OF THE JOINT APPLICATION)
OF QWEST CORPORATION AND PREFERRED) **CASE NO. QWE-T-01-15**
CARRIER SERVICES, INC. FOR APPROVAL)
OF A WIRELINE INTERCONNECTION)
AGREEMENT PURSUANT TO 47 U.S.C. § 252(e).)

- IN THE MATTER OF THE JOINT APPLICATION)
OF VERIZON NORTHWEST INC. AND Z-TEL) **CASE NO. VZN-T-01-9**
COMMUNICATIONS, INC. FOR APPROVAL OF)
AN INTERCONNECTION AGREEMENT)
PURSUANT TO 47 U.S.C. § 252(e).)

- IN THE MATTER OF THE JOINT APPLICATION)
OF QWEST CORPORATION AND AT&T) **CASE NO. USW-T-97-10**
WIRELESS SERVICES, INC. FOR APPROVAL OF)
AN AMENDMENT TO A PREVIOUSLY)
APPROVED TYPE 2 WIRELESS)
INTERCONNECTION AGREEMENT PURSUANT)
TO 47 U.S.C. § 252(e).)

- IN THE MATTER OF THE JOINT APPLICATION)
OF QWEST CORPORATION AND) **CASE NO. QWE-T-01-20**
QUANTUMSHIFT, INC. FOR APPROVAL OF A)
RESALE INTERCONNECTION AGREEMENT)
PURSUANT TO 47 U.S.C. § 252(e).) **ORDER NO. 28821**

IN THE MATTER OF THE APPLICATION OF)
 QWEST CORPORATION AND CIERA)
 NETWORK SYSTEMS FOR APPROVAL OF A)
 WIRELINE INTERCONNECTION)
 AGREEMENT PURSUANT TO 47 U.S.C. §)
 252(e).)

CASE NO. QWE-T-01-18

IN THE MATTER OF THE JOINT)
 APPLICATION OF QWEST CORPORATION)
 AND NOS COMMUNICATIONS, INC. FOR)
 APPROVAL OF A WIRELINE)
 INTERCONNECTION AGREEMENT)
 PURSUANT TO 47 U.S.C. § 252(e).)

CASE NO. QWE-T-01-19

IN THE MATTER OF THE APPLICATION OF)
 QWEST CORPORATION AND 1-800-)
 RECONEX, INC. FOR APPROVAL OF A)
 WIRELINE INTERCONNECTION)
 AGREEMENT PURSUANT TO 47 U.S.C. §)
 252(e).)

CASE NO. QWE-T-01-13

IN THE MATTER OF THE APPLICATION OF)
 VERIZON NORTHWEST INC. AND AT&T)
 COMMUNICATIONS OF THE MOUNTAIN)
 STATES, INC. FOR APPROVAL OF AN)
 INTERCONNECTION AGREEMENT)
 PURSUANT TO 47 U.S.C. § 252(e).)

CASE NO. VZN-T-01-11

IN THE MATTER OF THE APPLICATION OF)
 QWEST CORPORATION AND AT&T)
 COMMUNICATIONS OF THE MOUNTAIN)
 STATES, INC. FOR APPROVAL OF THE)
 SECOND AMENDMENT TO A PREVIOUSLY)
 APPROVED INTERCONNECTION)
 AGREEMENT PURSUANT TO 47 U.S.C. §)
 252(e).)

CASE NO. USW-T-96-15
ATT-T-96-2

IN THE MATTER OF THE APPLICATION OF)
 QWEST CORPORATION AND EDGE)
 WIRELESS, LLC FOR APPROVAL OF AN)
 AMENDMENT TO AN EXISTING)
 INTERCONNECTION AGREEMENT)
 PURSUANT TO 47 U.S.C. § 252(e).)

CASE NO. USW-T-00-18

IN THE MATTER OF THE APPLICATION OF)
 QWEST CORPORATION AND INTRADO) CASE NO. QWE-T-01-21
 COMMUNICATIONS INC. FOR APPROVAL OF)
 A WIRELINE INTERCONNECTION)
 AGREEMENT PURSUANT TO 47 U.S.C. §)
 252(e).)

In these cases, the Commission is asked to approve both new interconnection agreements and amendments to agreements that were previously approved by the Commission.

BACKGROUND

Under the provisions of the federal Telecommunications Act of 1996, interconnection agreements must be submitted to the Commission for approval. 47 U.S.C. § 252(e)(1). The Commission may reject an agreement adopted by negotiations only if it finds that the agreement: (1) discriminates against telecommunications carrier not a party to the agreement; or (2) implementation of the agreement is not consistent with the public interest, convenience and necessity. 47 U.S.C. § 252(e)(2)(A). As the Commission recently noted in Order No. 28427, companies voluntarily entering into interconnection agreements "may negotiate terms, prices and conditions that do not comply with either the FCC rules or with the provisions with Section 251(b) or (c)." Order No. 28427 at 11 (emphasis original). This comports with the FCC's statement that "a state commission shall have authority to approve an interconnection agreement adopted by negotiation even if the terms of the agreement do not comply with the requirements of [Part 51]." 47 C.F.R. § 51.3.

THE CURRENT APPLICATIONS

The Commission has been asked to approve these interconnection agreements and amendments to existing interconnection agreements. These agreements are discussed in greater detail below.

1. Verizon Northwest and AT&T Wireless Services, Inc. (Case No. GTE-T-99-3).

This first amendment to a previously approved agreement, *see* Order No. 28229, adds terms for distribution of directories.

2. Qwest and New Access Communications, LLC (Case No. QWE-T-00-19). This

case involves a totally new wireline agreement negotiated by the parties to replace the previously

approved agreement between these parties. The terms of this agreement are essentially the same as those contained in other agreements previously approved by this Commission.

3. Qwest and Preferred Carrier Services, Inc. (Case No. OWE-T-01-15). This case involves a letter agreement between the parties to adopt, in its entirety, the agreement between Qwest and Covad Communications Company that was approved by this Commission in April 1999.

4. Verizon Northwest, Inc. and Z-Tel Communications, Inc. (VZN-T-01-9). This is a new agreement with terms and conditions similar to those in the GTE-Pathnet agreement previously approved by this Commission.

5. Qwest and AT&T Wireless (Case No. USW-T-97-10). This is the second amendment to the previously approved agreement, see Order No. 27016, that adds single point of presence in the LATA language.

6. Qwest and QuantumShift, Inc. (Case No. OWE-T-01-20). This is a new resale agreement. It is similar to previously approved resale agreements.

7. Qwest and Ciera Network Systems, Inc. (Case No. OWE-T-01-18). This is a new interconnection agreement. The terms of this agreement are essentially the same as those contained in other interconnection agreements previously approved by this Commission. Ciera does not currently have a valid Certificate of Public Convenience and Necessity.

8. Qwest and NOS Communications, Inc. (Case No. OWE-T-01-19). This is a new interconnection agreement. The terms of this agreement are essentially the same as those contained in other interconnection agreements previously approved by this Commission. Currently, NOS Communications does not have a Certificate of Public Convenience and Necessity for the state of Idaho, but has filed an Application with the Commission requesting one. Case No. GNR-T-01-6.

9. Qwest and RECONEX, Inc. (Case No. OWE-T-01-13). This case involves a letter agreement between the parties to adopt, in its entirety, the agreement between Qwest and AT&T that was approved by this Commission in September 1998. Currently, RECONEX does not have a Certificate of Public Convenience and Necessity for the state of Idaho.

10. Verizon Northwest and AT&T Communications of the Mountain States (VZN-T-01-11). This case involves a letter agreement between the parties to adopt the GTE-Pathnet agreement previously approved by this Commission.

11. Qwest and AT&T Communications of the Mountain States (Case No. USW-T-96-15/ATT-T-96-2). This is the second amendment to the previously approved agreement, *see* Order Nos. 27738 and 28622, that adds the ability to receive reports on trunk blockage.

12. Qwest and Intrado Communications Inc. (Case No. QWE-T-01-21). This is a new interconnection agreement. The terms of this agreement are essentially the same as those contained in other interconnection agreements previously approved by this Commission.

STAFF RECOMMENDATION

The Staff has reviewed these Applications and did not find any terms and conditions that it considers to be discriminatory or contrary to the public interest. Staff believes that the Agreements and Amendments are consistent with the pro-competitive policies of this Commission, the Idaho Legislature, and the federal Telecommunications Act. Accordingly, Staff believes that the Agreements and Amendments merit the Commission's approval.

COMMISSION DECISION

Under the terms of the Telecommunications Act, interconnection agreements must be submitted to the Commission for approval. 47 U.S.C. § 252 (e)(1). The Commission's review is limited, however. The Commission may reject an agreement adopted by negotiation only if it finds that the agreement discriminates against a telecommunication carrier not a party to the agreement or implementation of the agreement is not consistent with the public interest, convenience and necessity. *Id.* Based upon our review of the Application, the Staff's recommendation and on the fact no other person commented on these Applications, the Commission finds that the above interconnection agreements and amendments to previously approved interconnection agreements are consistent with the public interest, convenience and necessity and do not discriminate. Therefore, the Commission finds that these Applications should be approved. However, approval of these Agreements and Amendments to Agreements does not negate the companies interconnecting with Qwest and Verizon from the responsibility to obtain a Certificate of Public Convenience and Necessity if they are offering local exchange services or from complying with *Idaho Code* §§ 62-604 and 62-606 if they are providing other non-basic local exchange services telecommunications services as defined by *Idaho Code* § 62-603.

ORDER

IT IS HEREBY ORDERED that the interconnection agreements and amendments to interconnection agreements discussed above are approved. Terms of the agreements that are not already in effect shall be effective as of the date of this Order.

IT IS FURTHER ORDERED that the first amendment to a previously approved interconnection agreement between Verizon Northwest, Inc. and AT&T Wireless Services, Inc., in Case No. GTE-T-99-3, is approved.

IT IS FURTHER ORDERED that the renegotiated interconnection agreement between Qwest Corporation and New Access Communications LLC, in Case No. QWE-T-00-19, is approved.

IT IS FURTHER ORDERED that the interconnection agreement between Qwest Corporation and Preferred Carrier Services, Inc., in Case No. QWE-T-01-15, is approved.

IT IS FURTHER ORDERED that the wireline interconnection agreement between Verizon Northwest Inc. and Z-Tel Communications, Inc., in Case No. VZN-T-01-9, is approved.

IT IS FURTHER ORDERED that the second amendment to a previously approved interconnection agreement between Qwest Corporation and AT&T Wireless Services, Inc., in Case No. USW-T-97-10, is approved.

IT IS FURTHER ORDERED that the interconnection agreement between Qwest Corporation and QuantumShift, Inc., in Case No. QWE-T-01-20, is approved.

IT IS FURTHER ORDERED that the interconnection agreement between Qwest Corporation and NOS Communications, Inc., in Case No. QWE-T-01-19, is approved.

IT IS FURTHER ORDERED that the interconnection agreement between Qwest Corporation and 1-800-RECONNEX, Inc., in Case No. QWE-T-01-13, is approved.

IT IS FURTHER ORDERED that the interconnection agreement between Verizon Northwest Inc. and AT&T Communications of the Mountain States, Inc., in Case No. VZN-T-01-11, is approved.

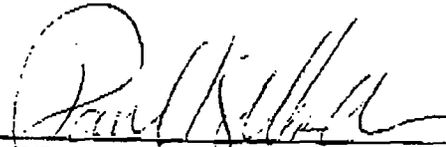
IT IS FURTHER ORDERED that the amendment to the previously approved interconnection agreement between Qwest Corporation and AT&T Communications of the Mountain States, Inc., in Case Nos. USW-T-96-15 and AT&T-T-96-2, is approved.

IT IS FURTHER ORDERED that the interconnection agreement between Qwest Corporation and Ciera Network Systems, Inc., in Case No. QWE-T-01-18, is approved.

IT IS FURTHER ORDERED that the interconnection agreement between Qwest Corporation and Intrado Communications Inc., in Case No. QWE-T-01-21, is approved.

THIS IS A FINAL ORDER. Any person interested in this Order (or in issues finally decided by this Order) or in interlocutory Orders previously issued in these Case Nos. GTE-T-99-3, QWE-T-00-19, QWE-T-01-15, VZN-T-01-9, USW-T-97-10, QWE-T-01-20, QWE-T-01-19, QWE-T-01-13, VZN-T-01-11, USW-T-96-15, AT&T-T-96-2, QWE-T-01-18 and QWE-T-01-21 may petition for reconsideration within twenty-one (21) days of the service date of this Order with regard to any matter decided in this Order or in interlocutory Orders previously issued in these cases. Within seven (7) days after any person has petitioned for reconsideration, any other person may cross-petition for reconsideration. See Idaho Code §§ 61-626 and 62-619.

DONE by Order of the Idaho Public Utilities Commission at Boise, Idaho, this 21st day of August 2001.



PAUL KJELLANDER, PRESIDENT



MARSHA H. SMITH, COMMISSIONER



DENNIS S. HANSEN, COMMISSIONER

ATTEST:



Jean D. Jewell
Commission Secretary

O:gter993_etal_jh

BEFORE THE IDAHO PUBLIC UTILITIES COMMISSION

IN THE MATTER OF THE JOINT APPLICATION)
OF QWEST CORPORATION AND AT&T) CASE NO. USW-T-96-15
COMMUNICATIONS OF THE MOUNTAIN) ATT-T-96-2
STATES, INC. FOR APPROVAL OF AN)
AMENDMENT TO AN INTERCONNECTION)
AGREEMENT PURSUANT TO 47 U.S.C. § 252(e).)

IN THE MATTER OF THE JOINT APPLICATION)
OF QWEST CORPORATION AND SPRINT) CASE NO. QWE-T-02-21
SPECTRUM LP FOR APPROVAL OF AN)
INTERCONNECTION AGREEMENT PURSUANT)
TO 47 U.S.C. § 252(e).)

IN THE MATTER OF THE JOINT APPLICATION)
OF VERIZON NORTHWEST INC. AND PACIFIC) CASE NO. VZN-T-02-7
BELL WIRELESS NORTHWEST, LLC DBA)
CINGULAR WIRELESS FOR APPROVAL OF AN)
AMENDMENT TO AN INTERCONNECTION)
AGREEMENT PURSUANT TO 47 U.S.C. § 252(e).)

IN THE MATTER OF THE JOINT APPLICATION)
OF VERIZON NORTHWEST INC. AND CELLCO) CASE NO. GTE-T-97-13
PARTNERSHIP, VERIZON WIRELESS, IDAHO)
RSA NO. 1 LIMITED PARTNERSHIP, BOISE CITY)
MSA LIMITED PARTNERSHIP, CELLULAR, INC.)
FINANCIAL CORPORATION, COMMNET)
CELLULAR LICENSE HOLDING LLC,)
COMMNET CELLULAR, INC., IDAHO 6-CLARK)
LIMITED PARTNERSHIP DBA VERIZON)
WIRELESS FOR APPROVAL OF TWO)
AMENDMENTS TO AN INTERCONNECTION)
AGREEMENT PURSUANT TO 47 U.S.C. § 252(e).)

IN THE MATTER OF THE JOINT APPLICATION)
OF QWEST CORPORATION AND THE LOCAL) CASE NO. QWE-T-02-19
CONNECTION FOR APPROVAL OF AN)
INTERCONNECTION AGREEMENT PURSUANT)
TO 47 U.S.C. § 252(e).) ORDER NO. 29163

In these cases the Commission is asked to approve new interconnection agreements and amendments to previously approved interconnection agreements.

BACKGROUND

Under the provisions of the federal Telecommunications Act of 1996, interconnection agreements must be submitted to the Commission for approval. 47 U.S.C. § 252(e)(1). The Commission may reject an agreement adopted by negotiations only if it finds that the agreement: (1) discriminates against a telecommunications carrier not a party to the agreement; or (2) implementation of the agreement is not consistent with the public interest, convenience and necessity. 47 U.S.C. § 252(e)(2)(A). As the Commission recently noted in Order No. 28427, companies voluntarily entering into interconnection agreements “may negotiate terms, prices and conditions that do not comply with either the FCC rules or with the provisions of Section 251(b) or (c).” Order No. 28427 at 11 (emphasis original). This comports with the FCC’s statement that “a state commission shall have authority to approve an interconnection agreement adopted by negotiation even if the terms of the agreement do not comply with the requirements of [Part 51].” 47 C.F.R. § 51.3.

THE CURRENT APPLICATIONS

The Commission has been asked to approve new interconnection agreements and amendments to existing interconnection agreements. These matters are discussed in greater detail below.

1. Qwest and AT&T Communications of the Mountain States, Inc. (Case Nos. USW-T-96-15 and ATT-T-96-2). This is an amendment to an existing wireline interconnection agreement that adds terms for unbundled network element combinations.

2. Qwest and Sprint Spectrum LP (Case No. QWE-T-02-21). This Application involves a new Type 2 wireless agreement.

3. Verizon Northwest and Pacific Bell Wireless Northwest, LLC dba Cingular Wireless (Case No. VZN-T-02-7). This Application is for an amendment to an existing agreement that provides terms for 911 and E911 services.

4. Verizon Northwest, Inc. and Cellco Partnership, Verizon Wireless LLC, Idaho RSA No. 1 Limited Partnership, Boise City MSA Limited Partnership, Cellular, Inc. Financial Corporation, CommNet Cellular License Holding LLC, CommNet Cellular, Inc., Idaho 6-Clark Limited Partnership dba Verizon Wireless. (Case No. GTE-T-97-13). There are two Applications involving this case number, both for an amendment to the original agreement between GTE Northwest and U S WEST Newvector Group, Inc. Through a series of mergers

and other transactions Verizon Wireless is the dba successor to each of the other entities involved with this agreement with Verizon Northwest. Amendment No. 1 provides terms for 911 and E911 services. Amendment No. 2 includes provisions for reciprocal compensation in accordance with the Federal Communications Commission's Order, (FCC 01-131).

5. Qwest and The Local Connection (Case No. QWE-T-02-19). This is a new resale interconnection agreement. It includes terms and conditions similar to previously approved agreements.

STAFF ANALYSIS AND RECOMMENDATION

Staff reviewed these Applications and did not find any terms and conditions that it considers to be discriminatory or contrary to the public interest. The terms and conditions of each agreement and amendment are similar to those contained in previously approved amendments or agreements. Staff believes that the agreements and amendments are consistent with the pro-competitive policies of this Commission, the Idaho Legislature, and the federal Telecommunications Act. Accordingly, Staff believes that the agreements and amendments to previously approved interconnection agreements merit the Commission's approval.

COMMISSION DECISION

Under the terms of the Telecommunications Act, interconnection agreements must be submitted to the Commission for approval. 47 U.S.C. § 252 (e)(1). The Commission's review is limited, however. The Commission may reject an agreement adopted by negotiation only if it finds that the agreement discriminates against a telecommunications carrier not a party to the agreement or implementation of the agreement is not consistent with the public interest, convenience and necessity. *Id.* Based upon our review of the Applications, the Staff's recommendation and on the fact no other person commented on these Applications, the Commission finds that the new interconnection agreements and amendments to previously approved interconnection agreements are consistent with the public interest, convenience and necessity and do not discriminate. Therefore, the Commission finds that these Applications should be approved. Finally, approval of these new interconnection agreements and amendments does not negate the responsibility of any of the parties to these agreements to obtain a Certificate of Public Convenience and Necessity if they are offering local exchange services or complying with *Idaho Code* §§ 62-604 and 62-606 if they are providing other non-basic local telecommunications services as defined by *Idaho Code* § 62-603.

ORDER

IT IS HEREBY ORDERED that the new interconnection agreements and amendments to interconnection agreements discussed above are approved. Terms of the agreements that are not already in effect shall be effective as of the date of this Order.

IT IS FURTHER ORDERED that the amendment to the interconnection agreement between Qwest Corporation and AT&T Communications of the Mountain States, Inc., Case No. USW-T-96-15 and ATT-T-96-2, is approved.

IT IS FURTHER ORDERED that the interconnection agreement between Qwest Corporation and Sprint Spectrum LP, Case No. QWE-T-02-21, is approved.

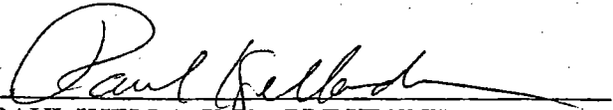
IT IS FURTHER ORDERED that the amendment to the interconnection agreement between Verizon Northwest Inc. and Pacific Bell Wireless Northwest, LLC dba Cingular Wireless, Case No. VZN-T-02-7, is approved.

IT IS FURTHER ORDERED that the two amendments to an interconnection agreement between Verizon Northwest Inc. and Celco Partnership, Verizon Wireless LLC, Idaho RSA No. 1 Limited Partnership, Boise City MSA Limited Partnership, Cellular, Inc. Financial Corporation, CommNet Cellular License Holding LLC, CommNet Cellular, Inc., Idaho 6-Clark Limited Partnership dba Verizon Wireless, Case No. GTE-T-97-13, are approved.

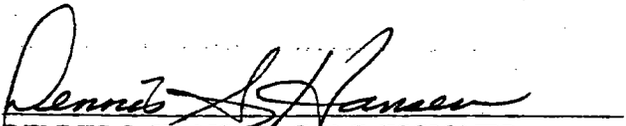
IT IS FURTHER ORDERED that the interconnection agreement between Qwest Corporation and the Local Connection, Case No. QWE-T-02-19, is approved.

THIS IS A FINAL ORDER. Any person interested in this Order (or in issues finally decided by this Order) or in interlocutory Orders previously issued in these Case Nos. USW-T-96-15, ATT-T-96-2, QWE-T-02-21, VZN-T-02-7, GTE-T-97-13 and QWE-T-02-19 may petition for reconsideration within twenty-one (21) days of the service date of this Order with regard to any matter decided in this Order or in interlocutory Orders previously issued in these cases. Within seven (7) days after any person has petitioned for reconsideration, any other person may cross-petition for reconsideration. *See Idaho Code §§ 61-626 and 62-619.*

DONE by Order of the Idaho Public Utilities Commission at Boise, Idaho, this 27th
day of November 2002.


PAUL KJELLANDER, PRESIDENT


MARSHA H. SMITH, COMMISSIONER


DENNIS S. HANSEN, COMMISSIONER

ATTEST:


Jean D. Jewell
Commission Secretary

O:USWT9615_ATT1962_VZNT027_GTET9713_QWET0219_0221_jh

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BEFORE THE IDAHO PUBLIC UTILITIES COMMISSION

IN THE MATTER OF THE APPLICATION OF)
QWEST CORPORATION AND AT&T)
COMMUNICATIONS OF THE MOUNTAIN)
STATES, INC. FOR APPROVAL OF AN)
AMENDMENT TO A PREVIOUSLY)
APPROVED INTERCONNECTION)
AGREEMENT PURSUANT TO 47 U.S.C.)
§252(e))
_____)

CASE NO: USW-T-96-15
ATT-T-96-2

**APPLICATION FOR APPROVAL OF
AMENDMENT**

Qwest Corporation ("Qwest") and AT&T Communications of the Mountain States, Inc. ("AT&T") hereby jointly file this Application for Approval of Amendment to the Interconnection Agreement for the State of Idaho (the "Amendment"). A copy of the Amendment is submitted herewith.

The Amendment was reached through voluntary negotiations without resort to mediation or arbitration and is submitted for approval pursuant to Section 252(e) of the Communications Act of 1934, as amended by the Telecommunications Act of 1996 (the "Act").

Section 252(e)(2) of the Act directs that a state Commission may reject an amendment reached through voluntary negotiations only if the Commission finds that: the amendment (or

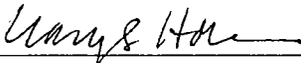
portion thereof) discriminates against a telecommunications carrier not a party to the agreement; or the implementation of such an amendment or portion is not consistent with the public interest, convenience and necessity.

AT&T and Qwest respectfully submit that the Amendment provides no basis for either of these findings, and, therefore jointly request that the Commission approve the Amendment expeditiously. The Amendment is consistent with the public interest as identified in the pro-competitive policies of the State of Idaho, the Commission, the United States Congress, and the Federal Communications Commission. Expeditious approval of this Amendment will enable AT&T to interconnect with Qwest facilities and to provide customers with increased choices among local telecommunications services.

AT&T and Qwest further request that the Commission approve the Amendment without a hearing. Because this Amendment was reached through voluntary negotiations, it does not raise issues requiring a hearing and does not concern other parties not a party to the negotiations. Expeditious approval would further the public interest.

Respectfully submitted this 5th day of November, 2002.

Qwest Corporation



Mary S. Hobson
Stoel Rives

and

Mitchell H. Menezes
AT&T

CERTIFICATE OF SERVICE

I hereby certify that on this 5th day of November, 2002, I served the foregoing APPLICATION FOR APPROVAL OF AMENDMENT upon all parties of record in this matter by mailing a copy thereof properly addressed, with postage prepaid as follows:

Jean Jewell, Secretary
Idaho Public Utilities Commission
472 West Washington Street
Boise, Idaho 83720-0074

Hand Delivery
 U. S. Mail
 Overnight Delivery
 Facsimile
 Email

Mitchell H. Menezes
Chief Commercial Counsel
AT&T Corp.
1875 Lawrence Street - Room 15-21
Denver, CO 80202

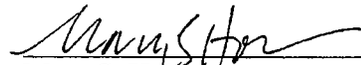
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Mary S. Hobson
Stoel Rives LLP

**Local Switching and Unbundled Network Elements Combinations (UNE Combinations)
Amendment Number 3
to the Interconnection Agreement between
Qwest Corporation and
AT&T Communications of the Mountain States, Inc.
for the State of Idaho**

This is an Amendment ("Amendment") for Local Switching and Unbundled Network Elements Combinations (UNE Combinations) to the Interconnection Agreement between Qwest Corporation ("Qwest"), a Colorado corporation, and AT&T Communications of the Mountain States, Inc. ("CLEC"). CLEC and Qwest shall be known jointly as the "Parties".

RECITALS

WHEREAS, CLEC and Qwest entered into an Interconnection Agreement ("Agreement") for service in the state of Idaho which was approved by the Idaho Public Utilities Commission ("Commission"); and

WHEREAS, the Parties wish to amend the Agreement further under the terms and conditions contained herein.

AGREEMENT

NOW THEREFORE, in consideration of the mutual terms, covenants and conditions contained in this Amendment and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the Parties agree as follows:

A. Amendment Terms

The Agreement is hereby amended by adding terms, conditions and rates for Local Switching and Unbundled Network Elements Combinations (UNE Combinations) as set forth in Attachments 1, 2 and 3 and Exhibits A, B, C and D to this Amendment, attached hereto and incorporated herein by this reference.

1. Qwest shall provide non-discriminatory access to Unbundled Network Elements on rates, terms and conditions that are non-discriminatory, just and reasonable. The quality of an Unbundled Network Element Qwest provides, as well as the access provided to that element, will be equal between all Carriers requesting access to that element; second, where Technically Feasible, the access and Unbundled Network Element provided by Qwest will be provided in "substantially the same time and manner" to that which Qwest provides to itself or to its Affiliates. In those situations where Qwest does not provide access to Network Elements to itself, Qwest will provide access in a manner that provides CLEC with a meaningful opportunity to compete. For the period of time Qwest provides access to CLEC to an Unbundled Network Element, CLEC shall have exclusive use of the Network Element, except when the provisions herein indicate that a Network Element will be shared (such as Shared Transport). Notwithstanding specific language in other sections of the Agreement, all provisions of the Agreement regarding unbundled network elements are subject to this requirement. In addition, Qwest shall comply with all state wholesale service quality requirements. If such requirements are not available, Qwest will build facilities dedicated to

an End User Customer if Qwest would be legally obligated to build such facilities to meet its Provider of Last Resort (POLR) obligation to provide basic Local Exchange Service or its Eligible Telecommunications Carrier (ETC) obligation to provide primary basic Local Exchange Service. CLEC will be responsible for any construction charges for which an End User Customer would be responsible. In other situations, Qwest does not agree that it is obligated to build UNEs, but it will consider requests to build UNEs pursuant to Section 3 below.

1.2 Upon receipt of an LSR or ASR, Qwest will follow the same process that it would follow for an equivalent retail service to determine if assignable facilities exist that fit the criteria necessary for the service requested. If available facilities are not readily identified through the normal assignment process, but facilities can be made ready by the requested Due Date, CLEC will not receive an additional FOC, and the order Due Date will not be changed.

1.3 If cable capacity is available, Qwest will complete incremental facility work (i.e., conditioning, place a drop, add a Network Interface Device, add a card to existing equipment at the Central Office or remote locations, add Central Office tie pairs, add field cross jumpers) in order to make UNEs available. Incremental facility work will not include the upgrade of electronics for the purpose of augmenting network capacity.

1.4 During the normal assignment process, if no available facilities are identified for the UNE requested, Qwest will look for existing engineering job orders that could fill the request in the future. If an engineering job currently exists, Qwest will add CLEC's request to that engineering job and send CLEC a jeopardy notice. Upon completion of the engineering job, Qwest will send CLEC another FOC with a new Due Date. If facilities are not available and no engineering job exists that could fill the request in the future, Qwest will treat CLEC's request as follows:

1.4.1 For UNEs that meet the requirements set forth in Section 1.1 above, CLEC will receive a jeopardy notice. Qwest will initiate an engineering job order for delivery of primary service to the End User Customer. When the engineering job is completed, CLEC will receive another FOC identifying a new Due Date when the Loop will be ready for installation. Upon receipt of the second FOC, CLEC can request a different Due Date by submitting a SUP to change the Due Date to a later date.

1.4.2 For UNEs that do not meet the requirements in Section 1.1 above, Qwest will send CLEC a rejection notice canceling the LSR or ASR. Upon receipt of the rejection notice, CLEC may submit a request to build UNEs pursuant to Section 3 below.

2. Miscellaneous charges are contained in Exhibit A to this Amendment. When elements are provisioned by Qwest in combination:

2.1 Qwest will perform testing necessary or reasonably requested by CLEC to determine that such combination and each UNE included in such combination is capable of meeting the technical parameters of the combination.

2.2 Qwest will repair and maintain such combination and each UNE included in such combination to ensure that such UNE continues to meet the technical parameters of the combination.

2.3 Qwest will cooperate with CLEC in any Technically Feasible testing necessary or reasonably requested by CLEC to determine end-to-end transmission and circuit functionality of such combination.

3. Qwest will conduct an individual financial assessment of any request that requires construction of network capacity, facilities, or space for access to or use of UNEs. When Qwest constructs to fulfill CLEC's request for UNEs, Qwest will bid this construction on a case-by-case basis. Qwest will charge for the construction through nonrecurring charges and a term agreement for the remaining recurring charge. When CLEC orders the same or substantially similar service available to Qwest End User Customers, nothing in this Section shall be interpreted to authorize Qwest to charge CLEC for special construction where such charges are not provided for in a Tariff or where such charges would not be applied to a Qwest End User Customer. If Qwest agrees to construct a Network Element that satisfies the description of a UNE contained in this agreement, that Network Element shall be deemed a UNE.

B. Effective Date

This Amendment shall be deemed effective upon approval by the Commission; however, the Parties agree to implement the provisions of this Amendment upon execution. Qwest acknowledges that, in advance of execution of this Amendment, CLEC completed and provided to Qwest New Product Questionnaires for the products and services addressed by this Amendment. Within a reasonable amount time, CLEC may place orders for the products and services addressed by this Amendment and Qwest shall process such orders as set forth in the Agreement, as modified by this Amendment.

C. Further Amendments

Except as modified herein, the provisions of the Agreement shall remain in full force and effect. The provisions of this Amendment, including the provisions of this sentence, may not be amended, modified or supplemented, and waivers or consents to departures from the provisions of this Amendment may not be given without the written consent thereto by both Parties' authorized representative. No waiver by any party of any default, misrepresentation, or breach of warranty or covenant hereunder, whether intentional or not, will be deemed to extend to any prior or subsequent default, misrepresentation, or breach of warranty or covenant hereunder or affect in any way any rights arising by virtue of any prior or subsequent such occurrence.

D. Reservation of Rights

Qwest acknowledges that CLEC believes that the rates, terms and conditions set forth in this Amendment should be altered. CLEC is currently pursuing changes to such rates, terms and conditions through negotiations with Qwest. When such negotiations, and any related arbitrations, are concluded, the Parties anticipate substituting the rates, terms and conditions contained herein with the rates, terms and conditions that result from such negotiations and related arbitrations, if any. The Parties enter into this Amendment without prejudice to or waiver of any of their respective rights to challenge the terms and conditions of this Amendment under the Act, FCC or Commission rules.

E. Entire Agreement

This Amendment (including the documents referred to herein) constitutes the full and entire understanding and agreement between the Parties with regard to the subjects of this Amendment and supersedes any prior understandings, agreements, or representations by or between the Parties, written or oral, to the extent they relate in any way to the subjects of this Amendment.

AT&T Communications of the Mountain States, Inc.

M. F. Hydock
Signature

M. F. HYDOCK
Name Printed/Typed

DIST MGR - ICA
Title

10/24/02
Date

Qwest Corporation

L. T. Christensen
Signature

L. T. Christensen
Name Printed/Typed

Director - Business Policy
Title

10/28/02
Date

ATTACHMENT 1**9.8 Shared Interoffice Transport****9.8.1 Description**

9.8.1.1 Shared Transport is defined as interoffice transmission facilities shared by more than one carrier, including Qwest, between End Office Switches, between End Office Switches and tandem switches (local and access tandems), and between tandem switches.

9.8.2 Terms and Conditions

9.8.2.1 Shared Transport is only provided with Unbundled Local Switch Ports and Unbundled Network Element-Platform (UNE-P), as described in the UNE Combinations Section. The existing routing tables resident in the Switch will direct both Qwest and CLEC traffic over Qwest's interoffice message trunk network.

9.8.2.2 CLEC may custom route operator services or directory assistance calls to unique operator services/directory services trunks.

9.8.2.3 Qwest has the following obligations with respect to Shared Transport:

- a) Provide Shared Transport in a way that enables the traffic of CLEC to be carried on the same transport facilities that Qwest uses for its own traffic.
- b) Provide Shared Transport transmission facilities between End Office Switches, between end office and tandem switches, and between tandem switches in its network.
- c) Permit CLEC that purchases unbundled Shared Transport and unbundled switching to use the same routing table that is resident in Qwest's Switch.
- d) Permit CLEC to use shared (or dedicated) transport as an unbundled element to carry originating access traffic from, and terminating to, Customers to whom CLEC provides Local Exchange Service.

9.8.3 Rate Elements

9.8.3.1 Shared Transport will be billed on a minute-of-use basis in

accordance with the UNE rates described in Exhibit A.

9.8.4 Ordering Process

9.8.4.1 Shared Transport is ordered with Unbundled Line Port and Unbundled Local Switching via the LSR process. Shared transport is assumed to be the choice of routing when ordering a Port, unless specified differently by CLEC. Installation intervals are incorporated in the Unbundled Line Port and are listed in the PCAT.

9.8.5 Maintenance and Repair

9.8.5.1 Maintenance and Repair are the sole responsibility of Qwest.

ATTACHMENT 2**LOCAL SWITCHING****9.11.1.1 Local Switching**

Qwest shall provide access to Unbundled Local Switching in a non-discriminatory manner according to the following terms and conditions.

9.11.1 Description

9.11.1.1 Access to Unbundled Local Switching encompasses line-side and trunk-side facilities, plus the features, functions, and capabilities of the Switch. The features, functions, and capabilities of the Switch include the basic switching function, as well as the same basic capabilities that are available to Qwest's End User Customers. Unbundled Local Switching also includes access to all vertical features that the Switch is capable of providing, as well as any technically-feasible customized routing functions. Moreover, CLEC may purchase Unbundled Local Switching in a manner that permits CLEC to offer and bill for Exchange Access and termination of EAS/local traffic.

9.11.1.1.1 CLEC is not required to use Qwest's Directory Assistance Services or operator services with its Unbundled Local Switching elements or UNE-P Combinations. CLEC may arrange to provide access to its own, or to a third party's, directory assistance or operator services platform with its unbundled switching elements and UNE-P Combinations.

9.11.1.1.2 Qwest offers access to GR-303 features and functionalities as outlined in this Section. As a condition of this virtual access, CLEC must deploy a Remote Digital Terminal (RT) "hosted" by a GR-303 capable Qwest Switch. Under this architecture, and dependent on the existence and availability of GR-303 in any given office, a CLEC may deploy any compatible GR-303 Remote Terminal under the following conditions:

9.11.1.1.2.1 The Qwest Central Office must have existing GR-303 capability with spare capacity available for use by CLEC. In addition, while CLEC may deploy its choice of Remote Terminal, it must be compatible with the existing Qwest GR-303 interface.

9.11.1.1.2.2 The transport between the Qwest Switch and the CLEC RT may be purchased from Qwest or provided by CLEC. If transport is provided by Qwest, the Demarcation Point will be at a physical cross connect point at the RT. If transport is provided by CLEC, the Demarcation Point will be at a physical cross connect in the Qwest Central Office.

9.11.1.1.2.3 Concentration levels will be in keeping with Qwest's current standard of 4:1 at the Switch. The specific concentration ratios to be applied to the RTs will be determined on a case by case basis.

9.11.1.1.2.4 The TR-057 interface at the RT will be disabled. This interface enables the universal DLC applications and offers access to the OSS, Provisioning, and performance monitoring systems from the RT. By disabling the TR-057 interface, Qwest ensures that it retains the physical and logical administration of the GR-303 interface and that security and system integrity concerns are minimized.

9.11.1.1.2.5 All traffic must be delivered at 64 clear channel. (i.e. voice compression will not be allowed).

9.11.1.1.2.6 GR-303 was designed for the delivery of circuit switched voice traffic as such, packetized traffic will not be accepted.

9.11.1.1.2.7 While Qwest will retain administration of the DLC, CLEC will be responsible for all traffic management. Changes in Provisioning will be made only at the request of CLEC. CLEC will be allowed to view channel availability and monitor traffic and blocking levels at the RT via a man-to-machine interface (MMI). The CLEC will not have the ability to make any changes as all Provisioning will be done solely by Qwest at CLEC's request.

9.11.1.1.2.8 The Parties will be responsible for the repair and maintenance of facilities on their side of the Demarcation Point. It is assumed that this will be done in an as yet undeveloped cooperative manner.

9.11.1.1.2.9 This specific network architecture option for virtual access to the GR-303 interface listed in this section is available via the Special Request Process contained in Exhibit D of this Amendment (the "Special Request Process"). Any request that materially deviates from the language in this section regarding access to the GR-303 interface must be submitted via the Bona Fide Request (BFR) process as set out in the Agreement.

9.11.1.2 Qwest's trunk ports are utilized to access routing tables resident in Qwest's Switch, as necessary to provide access to Shared Transport. Shared Transport is described earlier in this Amendment.

9.11.1.3 Unbundled Local Switching also permits CLEC to purchase a dedicated trunk Port on the local Switch. CLEC may direct originating traffic to such a dedicated trunk via customized routing.

9.11.1.3.1 Vertical features are software attributes on End Office Switches. Vertical features are available separately and are listed in Exhibit C of this Amendment. The Special Request Process shall be

used when ordering the activation and/or loading of vertical features on a Switch, that are not currently activated or loaded on the Switch. If features that are loaded on Qwest's Switch(es) are migrated to AIN for Qwest's own use, the Switch software for such features will be retained on the Qwest Switch(es) for the use of CLEC and CLECs End User Customers.

9.11.1.4 Line ports include:

- a) Analog Line Port; and
- b) Digital Line Port.

9.11.1.5 Trunk ports include but are not limited to:

- a) DS1 Trunk Port (including Local Message);
- b) PRI ISDN Trunk Port;
- c) DID/PBX Trunk Port;
- d) DS3 Trunk Port (including Local Message) may be requested by CLEC via the Special Request Process; and
- e) OCN Trunk Port (including Local Message) may be requested by CLEC via the Special Request Process.

9.11.1.6 The following are attributes of line ports consistent with State Commission Rules and include but are not limited to:

- 9.11.1.6.1 Telephone number
- 9.11.1.6.2 Directory Listing
- 9.11.1.6.3 Dial Tone
- 9.11.1.6.4 Signaling (Loop or ground start)
- 9.11.1.6.5 On/Off Hook Detection;
- 9.11.1.6.6 Audible and Power Ringing
- 9.11.1.6.7 Automatic Message Accounting (AMA Recording);
- 9.11.1.6.8 Access to 911, Operator Services, and Directory Assistance; and
- 9.11.1.6.9 Blocking Options.

9.11.1.7 Analog Line Port. The analog line Port is a two wire interface on the line-side of the End Office Switch that is extended to the MDF. A separate ITP must be ordered for each analog line-side Port to provide the connection from the MDF to the Demarcation Point, except in the case of UNE-P. The analog line Port enables CLEC to access vertical features.

9.11.1.8 Digital Line Side Port (Supporting BRI ISDN)

9.11.1.8.1 Basic Rate Interface Integrated Services Digital Network (BRI ISDN) is a digital architecture that provides integrated voice and data capability (2 wire). A BRI ISDN Port is a Digital 2B+D (2 Bearer Channels for voice or data and 1 Delta Channel for signaling and D Channel Packet) line-side Switch connection with BRI ISDN voice and data basic elements. For flexibility and customization, optional features can be added. BRI ISDN Port does not offer B Channel Packet service capabilities. The serving arrangement conforms to the internationally developed, published, and recognized standards generated by International Telegraph and Telephone Union (formerly CCITT).

9.11.1.9 Digital Trunk Ports

9.11.1.9.1 DS1 Local Message Trunk Port (Supporting Local Message Traffic). A DS1 Trunk Port is a DS1 Trunk Side Switch Port that is extended to the trunk main distributing frame and is connected to the Demarcation Point through an ITP. Each DS1 Trunk Port includes a subset of 24 DS0 channels capable of supporting local message type traffic. Requests for DS1 Trunk Port(s) must be followed by a separate order for a Message Trunk Group, as further described in this Section.

9.11.1.9.2 Message Trunk Group. A Message Trunk Group is a software feature that establishes the trunk group and its associated trunk members. Signaling and addressing attributes are defined at the group level. Trunk members may be associated with individual channels of the DS1 Trunk Port.

9.11.1.9.3 Requests for establishing new outgoing and two-way Message Trunk Groups must be coordinated with and followed by requests for Customized Routing. Incoming only trunk groups do not require Custom Routing.

9.11.1.10 Unbundled DS1 PRI ISDN Trunk Port (Supporting DID/DOD/PBX). A DS1 trunk Port is a DS1 trunk-side Switch Port terminated at a DSX1 or equivalent. Each DS1 Trunk Port includes a subset of 24 DS0 channels capable of supporting DID/DOD/PBX type traffic. Requests for DS1 Trunk Port(s) must be followed by separate order(s) to establish new Trunk Group(s) or to augment existing Trunk Group(s).

9.11.1.10.1 Digital PRI ISDN Trunk Port. A Digital Trunk PRI ISDN Port is a four wire DS1 with connection at the DSX-1 bay (or

equivalent). Digital Trunk DS1 activation is a logical subset or channel of a DS1 facility Port.

9.11.1.10.1.1 PRI ISDN Trunk Ports are provisioned at a DS1 level. B-channels are provisioned to transmit information such as voice, circuit switched data, or video. A D-channel is provisioned to carry the control or signaling on a 64kbit(s) channel.

9.11.1.10.1.2 PRI Trunk Port requires a digital four-wire full duplex transmission path between ISDN capable Customer Premises Equipment (CPE) and a PRI ISDN- equipped Qwest Central Office.

9.11.1.10.1.3 The PRI Central Office trunk port is a DS1 which provides 24 64kbps channels. This product is dedicated call type of PRI with Custom protocol, up to 23 of the channels may be used as 64kbps B channels. The 24th channel must be configured as a D channel, which will carry the signaling and control information. The B channels transmit voice and data or Circuit Switched Data (only).

9.11.1.10.1.4 PRI ISDN includes 2-way DID functionality. DID is a special trunking arrangement that permits incoming calls from the exchange network to reach a specific PBX station directly without attendant assistance.

9.11.1.10.1.5 DID service is offered with an analog or digital 2-way. If digital, the individual DS0's are 2-way trunks using advanced service that requires DID ports.

9.11.1.10.1.6 The 23B+D Trunk Port configuration provides Ports for 23B-channels and 1 D-channel.

9.11.1.10.1.7 The 24-B Trunk Port configuration provides 24 B-channels on a DS1 Port. The signaling information is provided by the D-channel on the first D-channel Port.

9.11.1.10.1.8 The 23B Backup D Trunk Port configuration provides 23 B-channels and a backup D-channel Port is used if the primary D-channel Port fails.

9.11.1.11 Analog Trunk Ports

9.11.1.11.1 DS0 Analog Trunk Ports can be configured as DID, DOD, and Two-way.

9.11.1.11.2 Analog Trunk Ports provide a 2-Way Analog Trunk with DID, E&M Signaling and 2-Wire or 4-Wire connections. This Trunk Side connection inherently includes hunting within the trunk group.

9.11.1.11.3 All trunks are designed as 4-Wire leaving the Central

Office. For 2-Wire service, the trunks are converted at the Customer's location.

9.11.1.11.4 Two-way Analog DID Trunks are capable of initiating outgoing calls, and may be equipped with either rotary or Touch-tone (DTMF) for this purpose. When the trunk is equipped with DID Call Transfer feature, both the trunk and telephone instruments must be equipped with DTMF.

9.11.1.11.5 Two-way Analog DID Trunks require E&M signaling. Qwest will use Type I and II E&M signaling to provide these trunks to the PBX. Type II E&M signaling from Qwest to the PBX will be handled as a Special Assembly request, through the Special Request Process.

9.11.2.1 Terms and Conditions

9.11.2.1 CLEC may purchase access to all vertical features that are loaded in Qwest's End Office Switch. CLEC may request features that are not activated and/or not loaded in a Qwest End Office Switch utilizing the Special Request Process. If CLEC requests activation and/or loading of features in a Switch, appropriate recurring and nonrecurring charges will apply. Features provided through AIN capabilities in Qwest's signaling network are not available.

9.11.2.2 Local Switch ports include CLEC use of Qwest's signaling network for traffic originated from the line-side switching Port. CLEC access to the Qwest signaling network shall be of substantially the same quality as the access that Qwest uses to provide service to its own End User Customers.

9.11.2.3 CLEC shall be responsible for updating the 911/E911 database through Qwest's third party database provider for any unbundled Switch Port ordered.

9.11.2.4 The line-side Port includes the connection between the End Office Switch and the MDF. The connection from the MDF to the Demarcation Point shall be an ITP provided by Qwest pursuant to the rates in Exhibit A. The trunk-side Port includes the connection between the End Office Switch and the TMDF. The connection from the TMDF to the Demarcation Point shall be an ITP provided by Qwest pursuant to the rates in Exhibit A. The Demarcation Point for line-side and trunk-side ports shall be as described earlier in this Section. Neither ITP charge applies to the purchase of UNE-P.

9.11.2.5 Unbundled Local Switching does not constitute a UNE, and is therefore not available at UNE rates, when CLECs End User Customers to be served with Unbundled Local Switching has four (4) access lines or more and the lines are located in density zone 1 in specified Metropolitan Statistical Areas (MSAs). Unbundled Local Switching is available at market-based rates when CLECs End User Customer to be served with Unbundled Local Switching has four (4) or more access lines and the lines are located in density zone 1 in specified MSAs. This exception applies to density zone 1 as it was defined by Qwest on January 1, 1999.

9.11.2.5.1 For the purposes of the above paragraph, the following Wire Centers constitute density zone 1 in each of the specified MSAs:

MSA	CLLI	Wire Center Name
NONE		

9.11.2.5.1.1 For End User Customers located within the Wire Center specified above, CLEC will determine whether End User Customers it intends to serve with UNEs have four access lines or more in advance of submitting an order to Qwest for unbundled local switching at UNE rates. If the End User Customer is served by four access lines or more, CLEC will not submit an order to Qwest for unbundled local switching at UNE rates.

9.11.2.5.2 This exclusion will be calculated using the number of DS0 equivalent access lines CLEC intends to serve an End User Customer within a Wire Center specified above.

9.11.2.5.3 This exclusion will not apply in Wire Centers where Qwest does not have transmission facility capacity, (e.g., Qwest rejects order or the order becomes held due to lack of facilities), needed for EELs or where CLECs are unable to obtain sufficient Collocation space to terminate EELs.

9.11.2.5.4 Only dial-tone lines shall be used in counting the exclusion. Private line type data lines, alarm or security lines, or any other type of non-dial-tone lines shall not be used in the count.

9.11.2.5.5 The high frequency portion of a Loop shall not count as a second line.

9.11.2.5.6 End-user Customers shall be considered individually in MDU buildings or any other multiple use or high-rise building or campus configuration, as long as they are individually billed as the Customer of record.

9.11.2.5.7 CLEC may order new Unbundled Local Switching or UNE-P Combinations in quantities that exceed three (3). If CLEC orders four (4) or more such Unbundled Local Switching elements or UNE-P Combinations for an individual End User Customer within the Wire Center(s) identified above in this section, market-based rates for the Unbundled Local Switching elements or for the unbundled switching component of the UNE-P service as provided in Exhibit A to this Amendment shall apply.

9.11.2.5.7.1 When a CLEC's End User Customer with three (3) lines or fewer served by UNE-P or unbundled switching adds lines so that it has four (4) or more lines, CLEC shall do one of the following regarding the original three (3) Unbundled Local Switching elements or UNE-P lines within sixty (60) days from the date the fourth line is added: 1) CLEC may retain such unbundled switching lines at a market-based rate or retain

such UNE-P lines as UNE-P Combinations with a market-based rate for the unbundled switching component shown in Exhibit A of this Amendment; or 2) CLEC shall convert such lines from UNE-P lines or unbundled switching elements to resold services or other appropriate arrangement.

9.11.2.5.8 A BRI ISDN line counts as one (1) line.

9.11.2.6 CLEC must order DID numbers in blocks of 20. One primary Directory Listing in the main directory is provided for each PBX system.

9.11.2.7 CLEC is required to subscribe to a sufficient number of trunk ports to adequately handle volume of incoming calls.

9.11.2.8 Additional line or trunk features not offered with the basic DID/PBX product, are available to CLEC on an Individual Case Basis.

9.11.2.9 Additional arrangements not offered with the basic PRI product are available to CLEC on an Individual Case Basis.

9.11.2.10 Qwest will provide access to Centrex Customer Management System (CMS) with unbundled switching.

9.11.2.11 Qwest will comply with the FCC's Open Network Architecture (ONA) rules for Network Disclosure. Should the ONA rules be modified so that Network Disclosure is no longer required, the Agreement shall be modified to include provision for disclosure of network interface changes.

9.11.3 Rate Elements

9.11.3.1 Each Port type described above will have a separate associated Port charge, including monthly recurring charges and one-time nonrecurring charges which are contained in Exhibit A of this Amendment. Exhibit A contains both the UNE rates and market rates for this component of unbundled local switching. UNE Rates apply unless the End User Customer to be served has four access lines or more and the lines are located in density zone 1 in MSAs specified earlier in this UNE Section. In the latter circumstance, market rates apply.

9.11.3.2 The rate structure for PRI ISDN trunk ports includes a monthly Minute of Use (MOU) recurring charge for the basic PRI ISDN product (23B+D plus standard features). Nonrecurring charges are incurred for the trunk Port, first trunk and each additional trunk.

9.11.3.3 Originating local usage will be measured and billed based on minutes of use. Exhibit A contains the UNE rates and the market rates for this component of Unbundled Local Switching. UNE Rates apply unless the End User Customer to be served has four access lines or more and the lines are

located in density zone 1 in MSAs specified earlier in this Section. In the latter circumstance, market rates apply.

9.11.3.4 Vertical features will be offered as options for Unbundled Local Switching at rates set forth in Exhibit A of this Amendment. Exhibit A contains the UNE rates and the market rates for this component of Unbundled Local Switching. UNE Rates apply unless the End User Customer to be served has four access lines or more and the lines are located in density zone 1 in MSAs specified earlier in this Section. In the latter circumstance, market rates apply.

9.11.3.5 Subsequent Order Charge. A subsequent order charge, as set forth in Exhibit A of this Amendment, applies when CLEC orders additional vertical features to an existing Port.

9.11.4 Ordering

9.11.4.1 Installation intervals for Unbundled Switch Ports and Switch-activated Vertical features are contained in Exhibit B. The interval will start when Qwest receives a complete and accurate Local Service Request/Access Service Request (LSR/ASR). This date is considered the start of the service interval if the order is received prior to 3:00 p.m. The service interval will begin on the next business day for service requests received after 3:00 p.m. This interval may be impacted by order volumes and load control considerations. The service intervals have been established and are set forth in Exhibit B to this Amendment.

9.11.4.2 Switch-activated vertical features shall be ordered using the LSR (Local Service Request) process as described in the PCAT.

9.11.4.3 Vertical features that are loaded in a Switch, but not activated, shall be ordered using the Special Request Process. Qwest will provide the cost and timeframe for activation of the requested vertical feature(s) to CLEC within fifteen (15) business days of receipt of the Special Request.

9.11.4.4 Vertical features that are not loaded in a Switch shall be ordered using the Special Request Process. Qwest will provide information to CLEC on the feasibility of providing the vertical feature(s) within 15 business days of receipt of the Special Request.

9.11.4.5 Unbundled local Switch Ports are required when ordering unbundled Shared Transport as described in the PCAT.

9.11.5 Usage Billing Information

9.11.5.1 Exchange Access Service(s)

Qwest shall provide CLEC with usage information necessary to bill for InterLATA and IntraLATA Exchange Access in the form of either the actual usage or a

negotiated or state-approved surrogate for this information.

9.11.5.2 Retail Service(s)

Qwest shall provide CLEC with information necessary for CLEC to bill its End User Customers in the form of the actual information that is comparable to the information Qwest uses to bill its own End User Customers.

9.11.5.3 Local Usage

Qwest shall record and provide to CLEC local/EAS usage data for originating, but not terminating, local traffic, including but not limited to transit traffic. Until such time that Qwest provides CLEC with local/EAS usage data for terminating local traffic, Qwest shall not charge CLEC for terminating minutes of use.

ATTACHMENT 3**9.23 Unbundled Network Elements Combinations (UNE Combinations)****9.23.1 General Terms**

9.23.1.1 Qwest shall provide CLEC with non-discriminatory access to combinations of Unbundled Network Elements including but not limited to the UNE-Platform (UNE-P) and Enhanced Extended Loop (EEL), according to the following terms and conditions.

9.23.1.2 Qwest will offer to CLEC UNE Combinations, on rates, terms and conditions that are just, reasonable and non-discriminatory in accordance with the terms and conditions of the Agreement and the requirements of Section 251 and Section 252 of the Act, the applicable FCC rules, and other Applicable Laws. The methods of access to UNE Combinations described in this Amendment are not exclusive. Qwest will make available any other form of access requested by CLEC that is consistent with the Act and the regulations thereunder. CLEC shall be entitled to access to all combinations functionality as provided in FCC rules and other Applicable Laws. Qwest shall not require CLEC to access any UNE Combinations in conjunction with any other service or element unless specified in the Agreement or as required for technical feasibility reasons. Qwest shall not place any use restrictions or other limiting conditions on UNE Combination(s) accessed by CLEC except as specified in the Agreement or required by Existing Rules.

9.23.1.2.1 Changes in law, regulations or other applicable laws relating to UNEs and UNE Combinations, including additions and deletions of elements Qwest is required to unbundle and/or provide in a UNE Combination, shall be incorporated into this Amendment. CLEC and Qwest agree that the UNEs identified in the Agreement are not exclusive and that pursuant to changes in FCC rules, state laws, or the Bona Fide Request process, CLEC may identify and request that Qwest furnish additional or revised UNEs to the extent required under Section 251(c)(3) of the Act and other Applicable Laws. Failure to list a UNE herein shall not constitute a waiver by CLEC to obtain a UNE subsequently defined by the FCC or the state Commission

9.23.1.2.2 In addition to the UNE Combinations provided by Qwest to CLEC hereunder, Qwest shall permit CLEC to combine any UNE provided by Qwest with another UNE provided by Qwest or with compatible network components provided by CLEC or provided by third parties to CLEC in order to provide Telecommunications Services. Where specifically prohibited by applicable federal or state requirements, UNE Combinations will not be directly connected to a Qwest Finished Service, whether found in a Tariff or otherwise, without going through a Collocation, unless otherwise agreed to by the Parties.

Notwithstanding the foregoing, CLEC can connect its UNE Combination to Qwest's Directory Assistance and Operator Services platforms.

9.23.1.2.3 Where a CLEC has been denied access to a DS1, or other high capacity Loop, as a UNE due to lack of facilities, and where CLEC has requested and been denied the construction of new facilities to provide such Loop, CLEC may connect a similar bandwidth tariffed service that it secures in lieu of that UNE to a transport UNE that it has secured from Qwest. Before making such connection, CLEC shall provide Qwest with evidence sufficient to demonstrate that it has fulfilled all prior conditions of this Provision. This provision shall be changed as may be required to conform to the decisions of the FCC under any proceedings related to the Public Notice referred to in document FCC 00-183.

9.23.1.3 When ordered as combinations of UNEs, Network Elements that are currently combined and ordered together will not be physically disconnected or separated in any fashion except for technical reasons or if requested by CLEC. Network elements to be provisioned together shall be identified and ordered by CLEC as such. When CLEC orders in combination UNEs that are currently interconnected and functional, such UNEs shall remain interconnected or combined as a working service without any disconnection or disruption of functionality.

9.23.1.4 When ordered in combination, Qwest will combine for CLEC UNEs that are ordinarily combined in Qwest's network, provided that facilities are available.

9.23.1.5 When ordered in combination, Qwest will combine for CLEC UNEs that are not ordinarily combined in Qwest's network, provided that facilities are available and such combination:

9.23.1.5.1 Is Technically Feasible;

9.23.1.5.2 Would not impair the ability of other Carriers to obtain access to UNEs or to interconnect with Qwest's network; and

9.23.1.5.3 Would not impair Qwest's use of its network.

9.23.1.6 When ordered in combination, Qwest will combine CLEC UNEs with Qwest UNEs, provided that facilities are available and such combination:

9.23.1.6.1 Is Technically Feasible;

9.23.1.6.2 Shall be performed in a manner that provides Qwest access to necessary facilities;

9.23.1.6.3 Would not impair the ability of other Carriers to obtain access to UNEs or to interconnect with Qwest's network; and

9.23.1.6.4 Would not impair Qwest's use of its network.

9.23.2 Description

UNE Combinations are available in, but not limited to, the following standard products: a) UNE-P in the following form: (i) 1FR/1FB Plain Old Telephone Service (POTS), (ii) ISDN – either Basic Rate or Primary Rate, (iii) Digital Switched Service (DSS), (iv) PBX Trunks, and (v) Centrex; b) EEL (subject to the limitations set forth below). If CLEC desires access to a different UNE Combination, CLEC may request access through the Special Request Process. Qwest will provision UNE Combinations pursuant to the terms of the Agreement without requiring additional amendments to the Agreement, provided that all UNEs making up the UNE Combination are contained in the Agreement. If Qwest develops additional UNE Combination products, CLEC can order such products without using the Special Request Process, but CLEC may need to submit a CLEC questionnaire amendment before ordering such products.

9.23.3 Terms and Conditions

9.23.3.1 Qwest shall provide non-discriminatory access to UNE Combinations on rates, terms and conditions that are non-discriminatory, just and reasonable. The quality of a UNE Combination Qwest provides, as well as the access provided to that UNE Combination, will be equal between all Carriers requesting access to that UNE Combination; and, where Technically Feasible, the access and UNE Combination provided by Qwest will be provided in “substantially the same time and manner” to that which Qwest provides to itself. In those situations where Qwest does not provide access to UNE Combinations itself, Qwest will provide access in a manner that provides CLEC with a meaningful opportunity to compete.

9.23.3.2 “UNE-P-POTS”: 1FR/1FB lines are available to CLEC as a UNE Combination. UNE-P POTS is comprised of the following Unbundled Network Elements: Analog - 2 wire voice grade Loop, Analog Line Side Port and Shared Transport. All the vertical Switch features that are Technically Feasible for POTS are available with UNE-P-POTS.

9.23.3.3 “UNE-P-PBX”: PBX Trunks are available to CLEC as a UNE Combination. There are two (2) types of UNE-P-PBX: Analog Trunks and Direct Inward Dialing (DID) Trunks. UNE-P-PBX is comprised of the following Unbundled Network Elements: 2/4 Wire Analog Loop, Analog/DID Trunks, and Shared Transport. All the vertical Switch features that are Technically Feasible for Analog and DID PBX Trunks are available with UNE-P-PBX.

9.23.3.4 “UNE-P-DSS”: Digital Switched Service (DSS) is available to CLEC as a UNE Combination. UNE-P-DSS is comprised of the following Unbundled Network Elements: DS1 Capable Loop, Digital Line-Side Port and Shared Transport. All the vertical Switch features that are Technically Feasible for Digital Switched Service are available with UNE-P-DSS.

9.23.3.5 "UNE-P-ISDN": ISDN lines are available to CLEC as a UNE Combination. All the vertical Switch features that are Technically Feasible for ISDN are available with UNE-P-ISDN. There are two types of UNE-P-ISDN:

- a) Basic rate (UNE-P-ISDN-BRI) is comprised of the following Unbundled Network Elements: Basic ISDN Capable Loop, BRI Line Side Port and Shared Transport; and
- b) Primary rate (UNE-P-ISDN-PRI) – UNE-P-ISDN-PRI is comprised of the following Unbundled Network Elements: Basic ISDN Capable Loop, Digital Line Side Port and Shared Transport.

9.23.3.6 UNE-P-Centrex: – Centrex Service is available to CLEC as a UNE Combination. Centrex is comprised of the following Unbundled Network Elements: Analog - 2 wire voice grade Loop, Analog Line Side Port, and Shared Transport. All the vertical Switch features that are Technically Feasible for Centrex service are available with UNE-P-Centrex.

9.23.3.6.1 CLEC may also request a service change from Centrex 21, Centrex Plus or Centron service to UNE-P-POTS. The UNE-P-POTS line will contain the UNEs established in 9.23.3.2.

9.23.3.6.2 Qwest will provide access to Customer Management System (CMS) with UNE-P-Centrex.

9.23.3.7 Enhanced Extended Loop (EEL) -- EEL is a combination of Loop and dedicated interoffice transport and may also include multiplexing or concentration capabilities. EEL transport and Loop facilities may utilize DS0 through OC-192 or other existing bandwidths. DS0, DS1 and DS3 bandwidths are defined products. In addition, other existing bandwidths can be ordered through the Special Request Process. Qwest has two EEL options: "EEL-Conversion" (EEL-C) and "EEL-Provision" (EEL-P).

9.23.3.7.1 Unless CLEC is specifically granted a waiver from the FCC which provides otherwise, and the terms and conditions of the FCC waiver apply to CLEC's request for a particular EEL, CLEC cannot utilize combinations of Unbundled Network Elements that include Unbundled Loop and unbundled interoffice dedicated transport to create a UNE Combination unless CLEC establishes to Qwest that it is using the combination of Network Elements to provide a significant amount of local exchange traffic to a particular End User Customer. The significant amount of local use requirement does not apply to combinations of Loop and multiplexing when the high side of the multiplexer is connected via an ITP for CLEC's Collocation.

9.23.3.7.2 To establish that an EEL is carrying a "Significant Amount of Local Exchange Traffic," one of the following three (3) local service options must exist:

9.23.3.7.2.1 Option 1: CLEC must certify to Qwest that it is the exclusive provider of an End User Customer's Local Exchange Service and that the Loop transport combination originates at a customer's premises and that it terminates at CLEC's Collocation arrangement in at least one Qwest Central Office. This condition, or option, does not allow Loop-transport combinations to be connected to Qwest's Tariffed services.

9.23.3.7.2.2 Option 2: CLEC must certify that it provides local exchange and Exchange Access service to the End User Customer's premises and handles at least one-third (1/3) of the End User Customer's local traffic measured as a percent of total End User Customer local dial tone lines; and for DS1 level circuits and above, at least fifty percent (50%) of the activated channels on the Loop portion of the Loop and transport combination have at least five percent (5%) local voice traffic individually; and the entire Loop facility has at least ten percent (10%) local voice traffic; and the Loop/transport combination originates at a Customer's premises and terminates at CLEC's Collocation arrangement in at least one Qwest Central Office; and if a Loop/transport combination includes multiplexing, each of the multiplexed facilities must meet the above criteria outlined in this paragraph. (For example, if DS1 Loops are multiplexed onto DS3 transport, each of the individual DS1 facilities must meet the criteria outlined in this paragraph in order for the DS1/DS3 Loop/transport combination to qualify for UNE treatment). This condition, or option, does not allow Loop-transport combinations to be connected to Qwest's Tariffed services.

9.23.3.7.2.3 Option 3: CLEC must certify that at least fifty percent (50%) of the activated channels on a circuit are used to provide originating and terminating local dial tone service and at least fifty percent (50%) of the traffic on each of these local dial tone channels is local voice traffic; and the entire Loop facility has at least thirty-three percent (33%) local voice traffic; and if a Loop/transport combination includes multiplexing, each of the multiplexed facilities must meet the above criteria. For example, if DS1 Loops are multiplexed onto DS3 transport, each of the individual DS1 facilities must meet the criteria as outlined in this paragraph in order for the DS1/DS3 Loop/transport combination to qualify for UNE treatment. This condition, or option, does not allow Loop-transport combinations to be connected to Qwest's Tariffed services. Under this option, Collocation is not required. Under this option, CLEC does not need to provide a defined portion of the End User Customer's local service, but the active channels on any Loop-transport combinations, and the entire facility, must carry the amount of local exchange traffic specified in this option.

9.23.3.7.2.4 When CLEC certifies to Qwest through a certification letter, or other mutually agreed upon solution, that the combination of elements is carrying a "Significant Amount of Local Exchange" Traffic, then Qwest will provision the EEL or convert the Special Access circuit to an EEL-C. For each EEL or Special Access circuit, CLEC shall indicate in the certification letter under which local usage option, set forth in paragraph 9.23.3.7.2.1, 9.23.3.7.2.2 or 9.23.3.3.7.2.3, it seeks to qualify the circuit.

9.23.3.7.2.5 CLEC's local service certification shall remain valid only so long as CLEC continues to satisfy one (1) of the three (3) options set forth in Section 9.23.3.7.2 of this Amendment. CLEC must provide a service order converting the EEL to Private Line/Special Access Circuit to Qwest within thirty (30) days if CLEC's certification on a given circuit is no longer valid.

9.23.3.7.2.6 In order to confirm reasonable compliance with these requirements, Qwest may perform audits of CLEC's records according to the following guidelines:

- a) Qwest may, upon thirty (30) days written notice to a CLEC that has purchased Loop/transport combinations as UNEs, conduct an audit to ascertain whether those Loop/transport combinations were eligible for UNE treatment at the time of conversion and on an ongoing basis thereafter.
- b) CLEC shall make reasonable efforts to cooperate with any audit by Qwest and shall provide Qwest with relevant records (e.g., network and circuit configuration data, local telephone numbers) which demonstrate that CLEC's Unbundled Loop transport combination is configured to provide Local Exchange Service in accordance with its certification.
- c) An independent auditor hired and paid for by Qwest shall perform any audits, provided, however, that if an audit reveals that CLEC's EEL circuit(s) do not meet or have not met the certification requirements, then CLEC shall reimburse Qwest for the cost of the audit.
- d) An audit shall be performed using industry audit standards during normal business hours, unless there is a mutual agreement otherwise.
- e) Qwest shall not exercise its audit rights with respect to a particular CLEC (excluding Affiliates), more than once in any calendar year, unless an audit finds non-compliance. If an audit does find non-compliance, Qwest shall not exercise its audit rights for sixty (60) days following that audit, and if any subsequent audit

does not find non-compliance, then Qwest shall not exercise its audit rights for the remainder of the calendar year.

f) At the same time that Qwest provides notice of an audit to CLEC under this paragraph, Qwest shall send a copy of the notice to the Federal Communications Commission.

g) Audits conducted by Qwest for the purpose of determining compliance with certification criteria as set forth in this amendment shall not effect or in any way limit any audit rights that Qwest may have under the Agreement.

h) Qwest shall not use any other audit rights it has pursuant to the Agreement to audit for compliance with the local exchange traffic requirements of Section 9.23.3.7.2. Qwest shall not require an audit as a prior prerequisite to Provisioning EELs.

i) CLEC shall maintain appropriate records to support its certification. However, CLEC has no obligation to keep any records that it does not keep in the ordinary course of its business.

9.23.3.7.2.7 Qwest will not provision EEL or convert Private Line/Special Access to an EEL if Qwest records indicate that the Private Line/Special Access is or the EEL will be connected directly to a Tariffed service or if, in options 1 and 2 above, the EEL would not terminate at CLEC's Collocation arrangement in at least one Qwest Central Office.

9.23.3.7.2.8 If an audit demonstrates that an EEL does not meet the local use requirements of Section 9.23.3.7.2 on average for two (2) consecutive months for which data is available, then the EEL shall be converted to special access or private line rates within thirty (30) days.

9.23.3.7.2.9 If CLEC learns for any reason that an EEL does not meet the local use requirements of Section 9.23.3.7.2, then the EEL shall be converted to special access or private line rates within thirty (30) days. CLEC has no ongoing duty to monitor EELs to verify that they continue to satisfy the local use requirements of Section 9.23.3.7.2, except that if any service order activity occurs relating to an EEL, then CLEC must verify that the EEL continues to satisfy the local use requirements of Section 9.23.3.7.2. Any disputes regarding whether an EEL meets the local use requirements shall be handled pursuant to the dispute resolution provisions of the Agreement. While a dispute is pending resolution, the status quo will be maintained and the EEL will not be converted to special access or private line rates

9.23.3.7.2.10 No private line or other Unbundled Loop shall be available for conversion into an EEL or be combined with other elements to create an EEL if it utilizes shared use Billing, commonly referred to as ratcheting. Any change to a private line or other Unbundled Loop including changes to eliminate shared use Billing for any or all circuits, prior to conversion of those circuits to EEL shall be conducted pursuant to the processes, procedures, and terms pursuant to which such private line or Loop was provisioned. Any appropriate charges from such processes, procedures, and terms shall apply (sometimes referred to as "grooming charges").

9.23.3.7.2.11 EEL-C is the conversion of an existing Private Line/Special Access service to a combination of Loop and transport UNEs. Retail and/or resale private line circuits (including multiplexing and concentration) may be converted to EEL-C if the conversion is Technically Feasible and they meet the terms of this Section 9.23.3.7. Qwest will make EEL-Conversion Combinations available to CLEC upon request. Qwest will provide CLEC with access to EEL-Conversion Combinations according to the standard intervals set forth in Exhibit B.

9.23.3.7.2.11.1 CLEC must utilize EEL-C to provide a significant amount of Local Exchange Service in accordance with the three options listed under Section 9.23.3.7.2.

9.23.3.7.2.12 EEL-P – EEL-P is a combination of Loop and dedicated interoffice transport used for the purpose of connecting an End User Customer to a CLEC Switch. EEL-P is a new installation of circuits for the purpose of CLEC providing services to End User Customers.

9.23.3.7.2.12.1 Terms and Conditions

9.23.3.7.2.12.2 CLEC must utilize EEL-P to provide a significant amount of Local Exchange Service to each End User Customer served in accordance with the three options listed under Section 9.23.3.7.2.

9.23.3.7.2.12.3 One end of the interoffice facility must originate at a CLEC Collocation in a Wire Center other than the Serving Wire Center of the Loop.

9.23.3.7.2.12.4 EEL combinations may consist of Loops and interoffice transport of the same bandwidth (Point-to-Point EEL). When multiplexing is requested, EEL may consist of Loops and interoffice transport of different

bandwidths (Multiplexed EEL). CLEC may also order combinations of interoffice transport, concentration capability and DS0 Loops.

9.23.3.7.2.12.5 When concentration capability is requested, CLEC will purchase the appropriate concentration equipment and provide it to Qwest for installation in the Wire Center.

9.23.3.7.2.12.6 Installation intervals are set forth in Exhibit B and are equivalent to the respective Private Line Transport Service on the following web-site address: <http://www.qwest.com/carrier/guides/sig/index.html>.

9.23.3.7.2.12.7 Concentration capability installation intervals will be offered at an ICB.

9.23.3.7.2.12.8 EEL-P is available only where existing facilities are available.

9.23.3.8 Ordering

9.23.3.8.1 CLEC will submit EEL orders using the LSR process.

9.23.3.8.2 Qwest will install the appropriate Channel Card based on the DS0 EEL Link LSR order and apply the charges.

9.23.3.8.3 Requests for Concentration will be submitted using the Virtual Collocation process. Virtual Collocation intervals will be adhered to.

9.23.3.8.4 One LSR is required when CLEC orders Point-to-Point EEL. Multiplexed EEL, EEL Transport and EEL Links must be ordered on separate LSRs.

9.23.3.9 Rate Elements

9.23.3.9.1 EEL Link. The EEL Link is the Loop connection between the End User Customer premises and the Serving Wire Center. EEL Link is available in DS0, DS1 and DS3 and higher bandwidths as they become available. Recurring and nonrecurring charges apply.

9.23.3.9.2 EEL Transport. EEL Transport consists of the dedicated interoffice facilities between Qwest Wire Centers. EEL Transport is available in DS0, DS1, DS3, OC3, OC12 and higher bandwidths as they become available. Recurring and nonrecurring charges apply.

9.23.3.9.3 EEL Multiplexing. EEL multiplexing is offered in DS3 to

DS1 and DS1 to DS0 configurations. All other multiplexing arrangements will be ICB. EEL multiplexing is ordered with EEL Transport. Recurring and nonrecurring charges set forth in Exhibit A apply.

9.23.3.9.4 DS0 Low Side Channelization and DS0 MUX Low Side Channelization. EEL DS0 Channel Cards are required for each DS0 EEL Link or DS0 Unbundled Loop connected to a 1/0 EEL Multiplexer. Channel Cards are available for analog Loop Start, Ground Start, Reverse Battery and No Signaling.

9.23.3.9.5 Concentration Capability. Concentration Capability rates will be provided as an ICB. Cost recovery includes, but is not limited to, space preparation and space lease, equipment installation, cabling and associated terminations and structure installation, personnel training (if required) and delivery of required power. Recurring and nonrecurring charges apply.

9.23.3.10 CLEC may request access to and, where appropriate, development of, additional UNE Combinations. For UNEs Qwest currently combines in its network CLEC can use the Special Request Process. For UNEs that Qwest does not currently combine, CLEC must use the Bona Fide Request Process (BFR). In its BFR or Special Request Process request, CLEC must identify the specific combination of UNEs, identifying each individual UNE by name as described in the Agreement.

9.23.3.11 The following terms and conditions are available for all types of UNE-P:

9.23.3.11.1 UNE-P will include the capability to access long distance service (InterLATA and IntraLATA) of CLEC's Customer's choice on a 2-PIC basis, access to 911 Emergency Services, capability to access CLEC's Operator Services platform, capability to access CLEC's Directory Assistance platform and Qwest customized routing service; and, if desired by CLEC, access to Qwest Operator Services and Directory Assistance Service.

9.23.3.11.2 If Qwest provides and CLEC accepts operator services, directory assistance, and IntraLATA long distance as a part of the basic exchange line, it will be offered with standard Qwest branding. CLEC is not permitted to alter the branding of these services in any manner when the services are a part of the UNE-P line without the prior written approval of Qwest. However, at the request of CLEC and where Technically Feasible, Qwest will rebrand operator services and directory assistance in CLEC's name, in CLEC's choice of name, or in no name in accordance with terms and conditions set forth in the Agreement.

9.23.3.11.3 CLEC may order Customized Routing in conjunction with UNE-P for alternative operator service and/or directory

assistance platforms. CLEC shall be responsible to combine UNE-P with all components and requirements associated with Customized Routing needed to utilize related functionality. For a complete description of Customized Routing, refer to that Section of the Agreement.

9.23.3.11.4 Qwest shall provide to CLEC, for CLEC's End User Customers, E911/911 call routing to the appropriate Public Safety Answering Point (PSAP). Qwest shall not be responsible for any failure of CLEC to provide accurate End User Customer information for listings in any databases in which Qwest is required to retain and/or maintain End User Customer information. Qwest shall provide CLEC's End User Customer information to the ALI/DMS (Automatic Location Identification/Database Management System). Qwest shall use its standard process to update and maintain, on the same schedule that it uses for its End User Customers, CLEC's End User Customer service information in the ALI/DMS used to support E911/911 services. Qwest assumes no liability for the accuracy of information provided by CLEC.

9.23.3.11.5 CLEC shall designate the Primary Interexchange Carrier (PIC) assignments on behalf of its End User Customers for InterLATA and IntraLATA services. CLEC shall follow all Applicable Laws, rules and regulations with respect to PIC changes and Qwest shall disclaim any liability for CLEC's improper PIC change requests.

9.23.3.11.6 Feature and InterLATA or IntraLATA PIC changes or additions for UNE-P, will be processed concurrently with the UNE-P order as specified by CLEC.

9.23.3.11.7 CLEC may order new or retain existing Qwest DSL service on behalf of End User Customers when utilizing UNE-P-POTS, UNE-P-Centrex, and UNE-P-PBX (analog, non-DID trunks only) combinations, where Technically Feasible. The price for Qwest DSL provided with UNE-P combinations is included in Exhibit A to this Amendment. Qwest DSL service provided to internet service providers and not provided directly to Qwest or CLEC's End Users is not available with UNE-P combinations.

9.23.3.12 If CLEC is obtaining services from Qwest under an arrangement or agreement that includes the application of termination liability assessment (TLA) or minimum period charges, and if CLEC wishes to convert such services to UNEs or a UNE Combination, the conversion of such services will not be delayed due to the applicability of TLA or minimum period charges. The applicability of such charges is governed by the terms of the original agreement, Tariff or arrangement.

9.23.3.13 For installation of new UNE Combinations, CLEC will not be assessed UNE rates for UNEs ordered in combination until access to all UNEs that make up such combination have been provisioned to CLEC as a

combination, unless a UNE is not available until a later time and CLEC elects to have Qwest provision the other elements before all elements are available. For conversions of existing resale services to UNE-P Combinations, CLEC will be billed at the UNE-P rate, and Billing at the resold rate will cease, on the Due Date scheduled for the conversion, so long as the Due Date of the conversion was a standard or longer interval, unless CLEC has caused or requested a delay of the conversion.

9.23.3.14 When End User Customers switch from Qwest to CLEC, or to CLEC from any other competitor and is obtaining service through a UNE Combination, such End User Customers shall be permitted to retain their current telephone numbers if they so desire.

9.23.3.15 In the event Qwest terminates the Provisioning of any UNE Combination service to CLEC for any reason, CLEC shall be responsible for providing any and all necessary notice to its End User Customers of the termination. In no case shall Qwest be responsible for providing such notice to CLEC's End User Customers. Qwest shall only be required to notify CLEC of Qwest's termination of the UNE Combination service on a timely basis consistent with Commission rules and notice requirements.

9.23.3.16 CLEC, or CLEC's agent, shall act as the single point of contact for its End User Customers' service needs, including without limitation, sales, service design, order taking, Provisioning, change orders, training, maintenance, trouble reports, repair, post-sale servicing, Billing, collection and inquiry. CLEC shall inform its End User Customers that they are End User Customers of CLEC. CLEC's End User Customers contacting Qwest will be instructed to contact CLEC, and Qwest's End User Customers contacting CLEC will be instructed to contact Qwest. In responding to calls, neither Party shall make disparaging remarks about each other. To the extent the correct provider can be determined, misdirected calls received by either Party will be referred to the proper provider of Local Exchange Service; however, nothing in the Agreement shall be deemed to prohibit Qwest or CLEC from discussing its products and services with CLEC's or Qwest's End User Customers who call the other Party seeking such information.

9.23.4 Rates and Charges

9.23.4.1 The rates and charges for the individual Unbundled Network Elements that comprise UNE Combinations are contained in Exhibit A for both recurring and nonrecurring application.

9.23.4.1.1 Recurring monthly charges for each Unbundled Network Element that comprise the UNE Combination shall apply when a UNE Combination is ordered. The recurring monthly charges for each UNE, including but not limited to, Unbundled 2-wire Analog Loop, Analog Line Side Port and Shared Transport, are contained in Exhibit A.

9.23.4.1.2 Nonrecurring charges, if any, will apply based upon the cost to Qwest of Provisioning the UNE Combination and providing access to the UNE Combination. These nonrecurring charges, if any, are described in Exhibit A.

9.23.4.2 If the Commission takes any action to adjust the rates previously ordered, Qwest will make a compliance filing to incorporate the adjusted rates into Exhibit A. Upon the compliance filing by Qwest, the Parties will abide by the adjusted rates on a going-forward basis, or as ordered by the Commission.

9.23.4.3 CLEC shall be responsible for Billing its End User Customers served over UNE Combinations for all Miscellaneous Charges and surcharges required of CLEC by statute, regulation or otherwise required.

9.23.4.4 CLEC shall pay Qwest the PIC change charge associated with CLEC End User Customer changes of InterLATA or IntraLATA Carriers. Any change in CLEC's End User Customers' InterLATA or IntraLATA Carrier must be requested by CLEC on behalf of its End User Customer.

9.23.4.5 If an End User Customer is served by CLEC through a UNE Combination, Qwest will not charge, assess, or collect Switched Access charges for InterLATA or IntraLATA calls originating or terminating from that End User Customer's phone after conversion to a UNE Combination is complete.

9.23.4.6 Qwest shall have a reasonable amount of time to implement system or other changes necessary to bill CLEC for Commission-ordered rates or charges associated with UNE Combinations.

9.23.5 Ordering Process

9.23.5.1 Most UNE Combinations and associated products and services are ordered via an LSR. Ordering processes are contained in the Agreement and in the PCAT. The following is a high-level description of the ordering process:

9.23.5.1.1 Step 1: Complete product questionnaire with account team representative.

9.23.5.1.2 Step 2: Obtain Billing Account Number (BAN) through account team representative.

9.23.5.1.3 Step 3: Allow two to three (2-3) weeks from Qwest's receipt of a completed questionnaire for accurate loading of UNE Combination rates to the Qwest Billing system.

9.23.5.1.4 Step 4: After account team notification, place UNE Combination orders via an LSR or ASR as appropriate.

9.23.5.1.5 Additional information regarding the ordering processes are located at:
http://www.qwest.com/wholesale/solutions/clecFacility/une_p_c.html

9.23.5.2 Prior to placing an order on behalf of each End User Customer, CLEC shall be responsible for obtaining and have in its possession a Proof of Authorization as required by applicable law.

9.23.5.3 Standard service intervals for each UNE Combination are set forth in Exhibit B. For UNE Combinations with appropriate retail analogues, CLEC and Qwest will use the standard Provisioning interval for the equivalent retail service. CLEC and Qwest can separately agree to Due Dates other than the standard interval.

9.23.5.4 Due date intervals are established when Qwest receives a complete and accurate Local Service Request (LSR) or ASR made through the IMA, EDI or Exact interfaces or through facsimile. For UNE-P-POTS, UNE-P-Centrex, and UNE-P-ISDN-BRI, the date the LSR or ASR is received is considered the start of the service interval if the order is received on a business day prior to 7:00 p.m. For UNE-P-POTS, UNE-P-Centrex, and UNE-P-ISDN-BRI, the service interval will begin on the next business day for service requests received on a non-business day or after 7:00 p.m. on a business day. For UNE-P-DSS, UNE-P-ISDN-PRI, UNE-P-PBX, EEL, and all other UNE Combinations, the date the LSR or ASR is received is considered the start of the service interval if the order is received on a business day prior to 3:00 p.m. For UNE-P-DSS, UNE-P-ISDN-PRI, UNE-P-PBX, EEL, and all other UNE Combinations, the service interval will begin on the next business day for service requests received on a non-business day or after 3:00 p.m. on a business day. For purposes of this Amendment, business days exclude Saturdays, Sundays, New Year's Day, Memorial Day, Independence Day (4th of July), Labor Day, Thanksgiving Day and Christmas Day.

9.23.5.5 The Parties' obligations and responsibilities for providing and maintaining End User Customer listings information are contained in the Listings and E911/911 Emergency Services sections of the Agreement. Nevertheless, to the extent that the option is available to CLEC to specify that the End User Customer's existing listing(s) be retained upon conversion to Unbundled Local Switching elements or UNE-P Combinations, Qwest shall be responsible for ensuring that the End User Customer's listing(s) is retained "as is" in Qwest's listings data bases.

9.23.5.6 When Qwest's End User Customer or the End User Customer's New Service Provider orders the discontinuance of the End User Customer's existing service in anticipation of moving to another service provider, Qwest will render its closing bill to the End User Customer effective with the disconnection. If Qwest is not the local service provider, Qwest will issue a bill to CLEC for that portion of the service provided to CLEC should CLEC's End User Customer, a New Service Provider, or CLEC request service be discontinued to the End User Customer. Qwest will notify CLEC by FAX, OSS interface, or other agreed upon

processes when an End User Customer moves to another service provider. Qwest shall not provide CLEC or Qwest retail personnel with the name of the other service provider selected by the End User Customer.

9.23.5.7 For UNE Combinations, CLEC shall provide Qwest and Qwest shall provide CLEC with points of contact for order entry, problem resolution, repair, and in the event special attention is required on service request.

9.23.6 Billing

9.23.6.1 Qwest shall provide CLEC, on a monthly basis, within seven to ten (7-10) calendar Days of the last day of the most recent Billing period, in an agreed upon standard electronic Billing format, Billing information including (1) a summary bill, and (2) individual End User Customers sub-account information consistent with the samples available for CLEC review.

9.23.7 Maintenance and Repair

9.23.7.1 Qwest will maintain facilities and equipment that comprise the service provided to CLEC as a UNE Combination. CLEC or its End User Customers may not rearrange, move, disconnect or attempt to repair Qwest facilities or equipment, other than by connection or disconnection to any interface between Qwest and the End User Customer, without the written consent of Qwest.

**Exhibit A
Idaho***

		Recurring	Non-Recurring	Notes
		Wholesale Discount Percentage Recurring Charges	Wholesale Discount Percentage Nonrecurring Charges	
6.0 Resale				
6.1 Wholesale Discount Rates				
6.1.1	Southern Idaho			
	IntraLATA Toll	18.25%		
	Listings, CO Features & Information Services	18.25%		
6.1.2	Northern Idaho			
	IntraLATA Toll	19.37%		
	Listings, CO Features & Information Services	19.37%		
6.1.3	Southern Idaho High-Volume Customers	6.65%		
7.4 Multiplexing				
7.4.1	DS3 to DS1	\$201.88	\$298.29	
7.4.2	DS1 to DS0	\$199.75	\$291.36	
9.0 Unbundled Network Elements (UNEs)				
9.1 Interconnection Tie Pairs (ITP) – Per Termination				
9.1.1	DS0 2-wire	\$0.40		1
9.1.2	DS0 4-wire	\$1.67		
9.1.3	DS1 Per each Termination	\$8.29		
9.1.4	DS3 Per each Termination	\$29.03		
9.8 Shared Transport				
9.8.1	Per Minute of Use - TELRIC Based Rate	\$0.001110		#
9.11 Local Switching				
9.11.1	Local Switching - TELRIC Based Rates			
	Analog Line Side Port, First Port	\$1.34	\$10.21	
	Each Additional Port (ordered concurrently with an unbundled loop)	\$1.34	\$5.49	
	Premium Port	\$4.37		1
	Each Additional Premium Port	\$4.37		1
9.11.4	Vertical Features			
	10XXX Direct Dialed Blocking	\$0.00		
	Account Codes - per system	\$0.00	\$83.21	1
	Attendant Access Line - per station line	\$0.00	\$1.20	1
	Audible Message Waiting	\$0.00	\$1.05	1
	Authorization Codes - per system	\$0.00	\$248.87	1
	Auto Callback	\$0.00		
	Automatic Line	\$0.00	\$0.36	1
	Automatic Route Selection - Common Equip. per system	\$0.00	\$2,183.61	1
	Blocking of pay per call services	\$0.00		
	Bridging	\$0.00		
	Call Drop	\$0.00	\$0.36	1
	Call Exclusion - Automatic	\$0.00	\$1.05	1
	Call Exclusion - Manual	\$0.00	\$0.69	1
	Call Forward Don't Answer - All Calls	\$0.00		
	Call Forwarding Incoming Only	\$0.00		
	Call Forwarding Intra Group Only	\$0.00		
	Call Forwarding Variable Remote	\$0.00		
	Call Forwarding: Busy Line (Expanded)	\$0.00		
	Call Forwarding: Busy Line (External)	\$0.00		
	Call Forwarding: Busy Line (External) Don't Answer	\$0.00		
	Call Forwarding: Busy Line (Overflow)	\$0.00		
	Call Forwarding: Busy Line (Overflow) Don't Answer	\$0.00		
	Call Forwarding: Busy Line (Programmable)	\$0.00		
	Call Forwarding: Busy Line/Don't Answer Programmable Svc. Establishment		\$16.29	1
	CF DON'T ANSWER/CF BUSY CUSTOMER PROGRAMMABLE - PER LINE		\$1.05	1
	Call Forwarding: Busy Line/Don't Answer (Expanded)	\$0.00		
	Call Forwarding: Don't Answer	\$0.00		
	Call Forwarding: Don't Answer (Expanded)	\$0.00		
	Call Forwarding: Don't Answer (Programmable)	\$0.00		
	Call Forwarding: Variable	\$0.00		
	Call Forwarding: Variable - no call complete option	\$0.00		
	Call Hold	\$0.00		
	Call Hold/3-Way/Call Transfer	\$0.00		
	Call Park (Basic - Store & Retrieve)	\$0.00		
	Call Pickup	\$0.00		
	Call Transfer	\$0.00		
	Call Waiting Dial Originating	\$0.00		
	Call Waiting Indication - per timing state	\$0.00	\$1.05	1
	Call Waiting Originating	\$0.00		
	Call Waiting Terminating - All Calls	\$0.00		
	Call Waiting Terminating - Incoming Only	\$0.00		
	Call Waiting/ Cancel Call Waiting	\$0.00		

**Exhibit A
Idaho***

	Recurring	Non-Recurring	Notes
CENTREX COMMON EQUIPMENT		\$1,254.52	1
Centrex Management System (CMS)	\$0.00		
Centrex Plus DID numbers per number	\$0.00		
Centrex Plus to Centrex Plus	\$0.00		
Centrex Plus to IC Carrier	\$0.00		
Centrex Plus to PBX/Key Blocked	\$0.00		
Centrex Plus to PBX/Key Non-Blocked	\$0.00		
CFBL - All Calls	\$0.00		
CFBL - Incoming Only	\$0.00	\$39.44	1
CFDA Incoming Only	\$0.00	\$39.44	1
CLASS - Anonymous Call Rejection	\$0.00		
CLASS - Call Trace	\$0.00		
CLASS - Call Waiting ID	\$0.00		
CLASS - Calling Name & Number	\$0.00		
CLASS - Calling Number Delivery	\$0.00		
CLASS - Calling Number Delivery - Blocking	\$0.00		
CLASS - Continuous Redial	\$0.00		
CLASS - Last Call Return	\$0.00		
CLASS - Priority Calling	\$0.00		
CLASS - Selective Call Forwarding	\$0.00		
CLASS - Selective Call Rejection	\$0.00		
Conference Calling - Meet Me	\$0.00	\$44.18	1
Conference Calling - Preset	\$0.00	\$44.18	1
Custom Ringing First Line (Short/Long/Short)	\$0.00		
Custom Ringing First Line (Short/Short)	\$0.00		
Custom Ringing First Line (Short/Short/Long)	\$0.00		
Custom Ringing Second Line (Short/Long/Short)	\$0.00		
Custom Ringing Second Line (Short/Short)	\$0.00		
Custom Ringing Second Line (Short/Short/Long)	\$0.00		
Custom Ringing Third Line (Short/Long/Short)	\$0.00		
Custom Ringing Third Line (Short/Short)	\$0.00		
Custom Ringing Third Line (Short/Short/Long)	\$0.00		
Data Call Protection (DMS 100)	\$0.00		
Dir Sta Sel/Busy Lamp Flid per arrangement	\$0.00	\$0.36	1
Directed Call Pickup with Barge-in	\$0.00	\$20.97	1
Directed Call Pickup without Barge-in	\$0.00	\$20.97	1
Distinctive Ring/Distinctive Call Waiting	\$0.00	\$41.93	1
Distinctive Ringing	\$0.00		
EBS - Set Interface - per station line	\$0.00		
Executive Busy Override	\$0.00		
Expensive Route Warning Tone- per system	\$0.00	\$74.79	
Facility Restriction Level - per system	\$0.00	\$46.01	1
Feature Display	\$0.00		
Group Intercom	\$0.00	\$0.47	1
Hot Line - per line	\$0.00	\$1.05	1
Hunting: Multiposition Circular Hunting	\$0.00		
Hunting: Multiposition Hunt Queuing	\$0.00	\$40.13	1
Hunting: Multiposition Series Hunting	\$0.00		
Hunting: Multiposition with Announcement in Queue	\$0.00	\$40.13	1
Hunting: Multiposition with Music in Queue	\$0.00	\$42.38	1
Incoming Calls Barred	\$0.00		
International Direct Dial Blocking	\$0.00		
ISDN Short Hunt	\$0.00	\$1.77	1
Line Side Answer Supervision	\$0.00		
Loudspeaker Paging - per trunk group	\$0.00	\$183.60	1
Make Busy Arrangements - per group	\$0.00	\$0.69	1
Make Busy Arrangements - per line	\$0.00	\$0.69	1
Message Center - per main station line	\$0.00	\$0.36	1
Message Waiting Indication Audible/Visual	\$0.00		
Message Waiting Visual	\$0.00	\$0.36	1
Music On Hold - per system	\$0.00	\$24.06	1
Network Speed Call	\$0.00		
Night Service Arrangement	\$0.00		
Outgoing Calls Barred	\$0.00		
Outgoing Trunk Queuing	\$0.00		
Privacy Release	\$0.00	\$0.49	1
Query Time	\$0.00	\$0.36	1
Speed Calling 1 Digit Controller	\$0.00		
Speed Calling 1 Digit User	\$0.00		
Speed Calling 1# List Individual	\$0.00		
Speed Calling 2 Digit Controller	\$0.00		
Speed Calling 2 Digit User	\$0.00		
Speed Calling 2# List Individual	\$0.00		
Speed Calling 30 Number	\$0.00		
Speed Calling 8 Number	\$0.00		
Station Camp-On Service - per main station	\$0.00	\$0.36	1
Station Dial Conferencing (6 Way)	\$0.00		

**Exhibit A
Idaho***

		Recurring	Non-Recurring	Notes
Station Message Detail Recording (SMDR)		\$0.00		
Three Way Calling		\$0.00		
Time and Date Display		\$0.00		
Time of Day Control for ARS - per system		\$0.00	\$130.86	1
Time of Day NCOS Update		\$0.00	\$0.56	1
Time of Day Routing - per line		\$0.00	\$0.54	1
Toll Restriction Service		\$0.00		
Trunk Answer Any Station		\$0.00		
Trunk Verification from Designated Station		\$0.00	\$0.41	1
UCD in hunt group - per line		\$0.00	\$0.69	1
UCD with Music After Delay		\$0.00		
CMS - SYSTEM ESTABLISHMENT - INITIAL INSTALLATION			\$1,010.50	1
CMS - SYSTEM ESTABLISHMENT - SUBSEQUENT INSTALLATION			\$505.25	1
CMS - PACKET CONTROL CAPABILITY, PER SYSTEM			\$505.25	1
SMDR-P - SERVICE ESTABLISHMENT CHARGE, INITIAL INSTALLATION			\$352.88	1
SMDR-P - ARCHIVED DATA			\$184.39	1
9.11.3 Subsequent Order Charge			\$13.94	1
9.11.4 Digital Line Side Port (Supporting BRI ISDN)				1
First Port		\$13.74	\$243.53	1
Each Additional Port		\$13.74	\$243.53	1
Premium Digital Port		\$15.95		1
9.11.5 Digital Trunk Ports				
DS1 Local Message Trunk Port		\$53.84		1
Message Trunk Group, First Trunk			\$178.44	1
Message Trunk Group, Each Additional			\$49.79	1
DS1 PRI ISDN Trunk Port		\$198.19	\$652.26	1
DS1 / DID Trunk Port		\$2.43	\$218.31	1
9.11.6 DS0 Analog Trunk Port				
Unbundled Analog DSO Trunk Port, Fst Port		\$14.56	\$130.04	1
Each Additional Port		\$14.56	\$31.71	1
9.11.7 Local Usage, per Minute of Use		\$0.001564		##
9.11.8 Local Switching - Market Based Rates	These rates are only available in Zone 1 Wire Centers			
9.12 Customized Routing				
9.12.1 Development of Custom Line Class Code - Directory Assistance or Operator Services Routing Only			324.39	5
9.12.2 Installation Charge, per Switch - Directory Assistance or Operator Service Routing Only			237.62	5
9.12.3 All Other Custom Routing		ICB	ICB	3
9.19 Miscellaneous Charges				
* Per 1/2 hour or fraction thereof				
* Additional Engineering - Basic			\$33.11	1
* Additional Engineering - Overtime			\$40.96	1
* Additional Labor Installation - Overtime			\$9.41	1
* Additional Labor Installation - Premium			\$18.83	1
* Additional Labor Other - Basic			\$28.86	1
* Additional Labor Other - Overtime			\$38.55	1
* Additional Labor Other - Premium			\$48.25	1
* Testing and Maintenance - Basic			\$30.66	1
* Testing and Maintenance - Overtime			\$40.96	1
* Testing and Maintenance - Premium			\$51.25	1
* Maintenance of Service - Basic			\$28.86	1
* Maintenance of Service - Overtime			\$38.55	1
* Maintenance of Service - Premium			\$48.25	1
* Additional COOP Acceptance Testing - Basic			\$30.66	1
* Additional COOP Acceptance Testing - Overtime			\$40.96	1
* Additional COOP Acceptance Testing - Premium			\$51.25	1
* NonScheduled COOP Testing - Basic			\$30.66	1
* NonScheduled COOP Testing - Overtime			\$40.96	1
* NonScheduled COOP Testing - Premium			\$51.25	1
* NonScheduled Manual Testing - Basic			\$30.66	1
* NonScheduled Manual Testing - Overtime			\$40.96	1
* NonScheduled Manual Testing - Premium			\$51.25	1
Cooperative Scheduled Testing - Loss		\$0.09		1
Cooperative Scheduled Testing - C Message Noise		\$0.09		1
Cooperative Scheduled Testing - Balance		\$0.35		1
Cooperative Scheduled Testing - Gain Slope		\$0.09		1
Cooperative Scheduled Testing - C Notching Noise		\$0.09		1
Manual Scheduled Testing - Loss		\$0.17		1

**Exhibit A
Idaho***

	Recurring	Non-Recurring	Notes
Manual Scheduled Testing - C-Message Noise	\$0.17		1
Manual Scheduled Testing - Balance	\$0.69		1
Manual Scheduled Testing - Gain Slope	\$0.17		1
Manual Scheduled Testing - C Notched Noise	\$0.17		1
Additional Dispatch		\$87.98	1
Date Change		\$10.82	1
Design Change		\$77.07	1
Expedite Charge		ICB	3
Cancellation Charge		ICB	3
9.21 Channel Regeneration			
DS1 Regeneration	\$12.92	\$323.45	
DS3 Regeneration	\$84.69	\$325.10	
9.23 UNE Combinations			
9.23.1 UNE - P Line Splitting			
Basic Installation Charge for UNE-P Line Splitting		\$37.67	1
9.23.2 UNE-P Conversion Non-Recurring Charges			
UNE-P POTS, CENTREX, Analog PBX Trunks			
First		\$0.71	1
Each Additional		\$0.14	1
UNE-P Pal Manual			
First		\$16.94	1
Each Additional		\$2.82	1
UNE-P PBX DID Trunks			
First		\$25.86	1
Each Additional		\$3.26	1
UNE-P ISDN BRI			
First		\$27.78	1
Each Additional		\$3.26	1
UNE-P ISDN PRI, DSS per DS1 Facility		\$24.90	1
UNE-P ISDN PRI, DSS - per Trunk			
First		\$25.86	1
Each Additional		\$3.26	1
9.23.3 UNE-P New Connection Non-Recurring Charges			
UNE-P POTS Centrex, Analog PBX Trunks			
First		\$57.78	1
Each Additional		\$16.58	1
UNE-P PAL Manual			
First		\$85.77	1
Each Additional		\$19.26	1
UNE - P PBX DID - per Trunk		\$182.58	1
Complex Translations Digits Outpulsed Change Signaling		\$14.75	5
DID Complex Translations Signaling Change		\$34.42	5
DID Block Compromise		\$25.97	5
DID Group of 20 Numbers		\$34.56	5
DID Reserve Sequential # Block		\$25.82	5
DID Reserve Non Sequential TN		\$24.10	5
DID Trunk Termination		\$22.83	5
DID NonSequential TN		\$36.26	5
UNE - P ISDN BRI		\$348.65	1
UNE - P Trunks			
DSS Basic Trunk - In Only, Out Only, or Two Way		\$86.44	1
DSS, ISDN PRI Adv. Trunk - In only w/DID & Hunting, or 2 Way w/DID, Hunting & Answer Sup'v		\$86.88	1
DSS, ISDN PRI Adv. Trunk - Out Only w/Answer Sup'v		\$86.44	1
Facilities for UNE - P DSS, UNE - P ISDN PRI			
DS1 Loop Facility (for Basic Trunk) + Multiplexing		\$444.11	5
DS1 Loop Facility (for Advanced Trunks)		\$152.75	5
DS3 Loop Facility		\$152.75	5
UNE - P PRI Configurations			
UNE-P PRI Dedicated PRI 23 + D		\$711.07	1
UNE-P PRI Dedicated PRI 24		\$682.09	1

**Exhibit A
Idaho***

		Recurring	Non-Recurring	Notes
UNE-P PRI Dedicated PRI 23B + Back-Up D Configuration - 5E			\$686.57	1
9.23.4	UNE - P Qwest DSL		See applicable Qwest retail Tariff, catalog, or price list	
9.23.5	UNE-Combination Private Line DS0/DS1/DS3/OCN/Integrated T-1 Existing Service		\$34.04	1
9.23.6	Enhanced Extended Loop (EEL) EEL Link / Loop with Multiplexing			
	EEL DS0 2-Wire		\$266.93	* and 1
	DS0 2/4 Wire Each Additional		\$198.91	1
	Loop with MUX DS0 2-Wire		\$245.30	1
	Loop with MUX DS0 2/4 Wire Each Additional		\$160.09	1
	Zone 1	\$15.65		##
	Zone 2	\$23.76		##
	Zone 3	\$40.50		##
	EEL DS0 4-Wire		\$266.93	1
	DS0 2/4 Wire Each Additional		\$198.91	1
	Loop with MUX DS0 4-Wire		\$245.30	1
	Loop with MUX DS0 2/4 Wire Each Additional		\$160.09	1
	Zone 1	\$30.70		##
	Zone 2	\$46.63		##
	Zone 3	\$79.47		##
	DS1 EEL		\$327.26	1
	DS1 EEL Each Additional		\$244.15	1
	Loop with MUX DS1		\$310.29	1
	Loop with MUX DS1 Each Additional		\$227.18	1
	Zone 1	\$86.48		##
	Zone 2	\$86.46		##
	Zone 3	\$99.96		##
	DS3 EEL		\$352.71	1
	DS3 EEL Each Additional		\$269.60	1
	Zone 1	\$941.95		##
	Zone 2	\$955.04		##
	Zone 3	\$1,264.56		##
9.23.7	EEL C and Loop MUX Conversion		\$41.14	1
		Recurring Fixed	Recurring Per Mile	Non-Recurring
9.23.8	EEL Transport			
	DS0			
	DS0 0 to 8 Miles	\$24.67	\$0.29	1
	DS0 Over 8 to 25 Miles	\$24.69	\$0.23	1
	DS0 Over 25 to 50 Miles	\$24.86	\$0.15	1
	DS0 Over 50 Miles	\$24.69	\$0.05	1
	DS1			
	DS1 0 to 8 Miles	\$36.43	\$3.20	1
	DS1 Over 8 to 25 Miles	\$37.26	\$3.19	1
	DS1 Over 25 to 50 Miles	\$39.12	\$1.81	1
	DS1 Over 50 Miles	\$37.77	\$0.78	1
	DS3			
	DS3 0 to 8 Miles	\$238.61	\$54.07	1
	DS3 Over 8 to 25 Miles	\$242.03	\$16.78	1
	DS3 Over 25 to 50 Miles	\$223.90	\$21.34	1
	DS3 Over 50 Miles	\$235.64	\$14.83	1
	OC-3			
	OC-3 0 to 8 Miles	\$768.65	\$191.90	1
	OC-3 Over 8 to 25 Miles	\$774.12	\$60.26	1
	OC-3 Over 25 to 50 Miles	\$744.04	\$79.84	1

**Exhibit A
Idaho***

		Recurring	Non-Recurring	Notes
OC-3 Over 50 Miles	\$763.12	\$55.34		1
OC-12				
OC-12 0 to 8 Miles	\$2,143.96	\$79.93		1
OC-12 Over 8 to 25 Miles	\$2,143.96	\$82.42		1
OC-12 Over 25 to 50 Miles	\$2,143.96	\$92.25		1
OC-12 Over 50 Miles	\$2,143.96	\$110.45		1
OC-48				
OC-48 0 to 8 Miles	\$7,071.62	\$266.42		1
OC-48 Over 8 to 25 Miles	\$7,071.62	\$275.49		1
OC-48 Over 25 to 50 Miles	\$7,071.62	\$333.90		1
OC-48 Over 50 Miles	\$7,071.62	\$428.72		1
		Recurring	Non-Recurring	
9.23.9 Multiplexing				
DS1 to DS0		\$228.07	\$271.77	1
DS3 to DS1		\$255.22	\$271.77	1
Loop MUX DS3 to DS1			\$206.49	1
Loop MUX DS1 to DS0			\$206.49	1
9.23.10 DS0 Channel Performance				
DS0 Low Side Channelization		\$13.79		1
DS1/DS0 MUX. Low Side Channelization		\$7.87		1
9.23.11 Concentration Capability			ICB	3
10.0 Ancillary Services				
10.3 911/E911		No Charge		
10.4 White Pages Directory Listings, Facility Based Providers				
10.4.1 Primary Listing		No Charge		
10.4.2 Premium/Privacy Listings		General Exchange Tariff Rate, less wholesale discount		
10.5 Directory Assistance, Facility Based Providers				
10.5.1 Local Directory Assistance, Per Call		\$0.34		2
10.5.2 National Directory Assistance, per Call		\$0.36		2
10.5.3 Call Branding, Set-Up and Recording			\$10,500.00	2
10.5.4 Loading Brand /Per Switch			\$175.00	2
10.5.5 Call Completion Link, per Call		\$0.09		2
10.6 Directory Assistance List Information				
10.6.1 Initial Database Load, per Listing		\$0.025		2
10.6.2 Reload of Database, per Listing		\$0.020		2
10.6.3 Daily Updates, per Listing		\$0.050		2
10.6.4 One-time Set-Up Fee			\$82.22	2
10.6.5 Media Charges for File Delivery				
Electronic Transmission		\$0.002		2
Tapes (charges only apply if this is selected as the normal delivery medium for daily updates) (per tape)		\$30.00		2
Shipping Charges (for tape delivery)			ICB	3
10.7 Toll and Assistance Operator Services, Facility Based Providers,				
10.7.1 Option A - Per Message				
Operator Handled Calling Card		\$1.45		2
Machine Handled Calling Card		\$0.60		2
Station Call		\$1.50		2
Person Call		\$3.50		2
Connect to Directory Assistance		\$0.75		2
Busy Line Verify, per Call		\$0.72		2
Busy Line Interrupt		\$0.87		2
Operator Assistance, per Call		\$0.50		2
10.7.2 Option B - Per Operator Work Second and Computer Handled Calls				
Operator Handled, per Operator Work Second		\$0.028		2
Machine Handled, per Call		\$0.25		2
Call Branding, Set-Up & Recording			\$10,500.00	2
Loading Brand/Per Switch			\$175.00	2
12.0 Operational Support Systems				

**Exhibit A
Idaho***

		Recurring	Non- Recurring	Notes
12.1 Development and Enhancements, per Order			No charge at this time	10
12.2 Ongoing Maintenance, per Order			No charge at this time	10
12.3 Daily Usage Record File, per Record		\$0.0009		1
12.4 Trouble Isolation Charge			See MSC Charges	
17.0 Bona Fide Request Process				
17.1 Processing Fee			\$2,507.07	1

NOTES:

* Unless otherwise indicated, all rates are pursuant to the Qwest and AT&T Interconnection Agreement approved by the Idaho Public Utilities Commission in Docket Number USW-T-96-15, Commission Order Number 27738, effective September 17, 1998.

Denotes voluntary rate reduction.

Additional reduction required to voluntarily reduced rates to reflect the fact that certain sold exchanges had not been removed from the FCC Synthesis Model results.

[1] Rates proposed in Cost Docket testimony filed on 6/29/01 & 11/16/2001. (TELRIC)

[2] Market-based rates.

[3] ICB, individual Case Basis pricing.

[5] Rates not addressed in Cost Docket (TELRIC)

[10] Qwest will not charge for this element until the Commission has an opportunity to review and approve a rate in a cost proceeding.

**EXHIBIT B
SERVICE INTERVAL TABLES**

1.0 Unbundled Loops, Line Sharing and Line Splitting Service Interval Table:

(a) Established Service Intervals 2/4 Wire Analog (Voice Grade):

a)	1-8 lines	Five (5) business days
b)	9-16 lines	Six (6) business days
c)	17-24 lines	Seven (7) business days
d)	25 or more	ICB

(b) Established Service Intervals for 2/4 Wire Non-Loaded Loops, and ADSL Compatible Loops that do not require conditioning:

a)	1-8 lines	Five (5) business days
b)	9-16 lines	Six (6) business days
c)	17-24 lines	Seven (7) business days
d)	25 or more	ICB

(c) Established Service Intervals for xDSL-I/ BRI ISDN Capable Loops that do not require conditioning:

a)	1-8 lines	Five (5) business days
b)	9-16 lines	Six (6) business days
c)	17-24 lines	Seven (7) business days
d)	25 or more	ICB

(d) Established Service Intervals for existing DS-1 Capable Loops, DS1 Capable Feeder Loop:

a)	1 – 24 lines	Nine (9) business days
b)	25 or More	ICB

(e) Established Service Intervals for existing DS3 Capable Loops:

a)	1-3 lines	Seven (7) business days
b)	4 or more	ICB

(f) Established Service Intervals for Line Sharing and Line Splitting that do not require conditioning:

a)	1-24 lines	Three (3) business days
d)	25 or More	Three (3) business days

(g) Conditioned Loops for 2/4 Wire Non-Loaded Loops, ADSL Compatible, Basic Rate ISDN Capable, xDSL-I Capable Loops, Line Sharing and Line Splitting:

a)	1-8 lines	Fifteen (15) business days
b)	9 or more	ICB

(h) Established Repair Intervals for Basic 2-wire Analog Loops, Line Sharing, Line Splitting, and Shared Distribution Loop:

Twenty-four (24) hours OSS

**EXHIBIT B
SERVICE INTERVAL TABLES**

Forty-eight (48) hours AS

- (i) Established Repair Intervals for 4-wire Analog Loops, 2/4 Wire Non-Loaded Loops, Basic Rate ISDN Capable Loops, and ADSL Compatible Loops, xDSL-I Capable Loops, DS1 Capable Loops, DS3 Capable Loops, and Ocn Capable Loops:

Four (4) hours

- (j) Quick Loop

a)	1 to 24 Lines	Three (3) business days
b)	25 or more Lines	ICB

- Quick Loop with Number Portability

a)	1 to 8 Lines	Three (3) business days
b)	9 to 24 Lines	Four (4) business days
c)	25 or more Lines	ICB

- (k) OCn Loop

1 or more Lines ICB

- (l) Shared Distribution Loop

1 or more Lines Five (5) business days

- (M) Established Service Intervals for 2/4 wire Distribution and Non-loaded Distribution Loop

1 or more Lines Two (2) business days or Appointment Scheduler

2.0 Unbundled Dedicated Interoffice Transport (UDIT) Service Interval Table:

Product	Services Ordered	Installation Commitments	Repair Commitments
UDIT, EUDIT, UCCRE			
DS0	1 to 8	Zone 1: Five (5) business days	Four (4) hrs. Zone 1
		Zone 2: Six (6) business days	Four (4) hrs. Zone 2
	9 to 16	Zone 1: Six (6) business days	Four (4) hrs. Zone 1
		Zone 2: Seven (7) business days	Four (4) hrs. Zone 2
17 to 24	Zone 1: Seven (7) business days	Four (4) hrs. Zone 1	
	Zone 2: Eight (8) business days	Four (4) hrs. Zone 2	

**EXHIBIT B
SERVICE INTERVAL TABLES**

DS1	25 or more	ICB	ICB
	1 to 8	Zone 1: Five (5) business days	Four (4) hrs Zone 1
		Zone 2: Eight (8) business days	Four (4) hrs Zone 2
	9 to 16	Zone 1: Six (6) business days	Four (4) hrs Zone 1
		Zone 2: Nine (9) business days	Four (4) hrs Zone 2
	17 to 24	Zone 1: Seven (7) business days	Four (4) hrs Zone 1
		Zone 2: Ten (10) business days	Four (4) hrs Zone 2
DS3	25 or more	ICB	Four (4) hrs
	1 to 3 Circuits	Zone 1: Seven (7) business days	Four (4) hrs Zone 1
		Zone 2: Nine (9) business days	Four (4) hrs Zone 2
	4 or more Circuits	ICB	Four (4) hrs
OC3 and Higher	1 or more Circuits	ICB	Four (4) hrs

**EXHIBIT B
SERVICE INTERVAL TABLES**

3.0 Unbundled Local Switching Service Interval Table:

Product	Services Ordered	Installation Commitments	Repair Commitments
Unbundled Switching			
Unbundled Switching – Line Side Analog With Line Class Code (LCC) already supported in requested switch.	1 to 8	Zone 1: Five (5) business days Zone 2: Six (6) business days	Twenty-four (24) hrs. Zone 1 Twenty-four (24) hrs. Zone 2
	9 to 16	Zone 1: Six (6) business days Zone 2: Seven (7) business days	Twenty-four (24) hrs. Zone 1 Twenty-four (24) hrs. Zone 2
	17 to 24	Zone 1: Seven (7) business days Zone 2: Eight (8) business days	Twenty-four (24) hrs. Zone 1 Twenty-four (24) hrs. Zone 2
	25 or more	ICB	Twenty-four (24) hrs.
Unbundled Switching – Line Side Analog – Existing – Vertical Feature(s) (Features change without inward line activity and not impacting the design of the circuit.)	1 to 19	Two (2) business days	Twenty-four (24) hrs. OOS Forty-eight (48) hrs. AS
	20 to 39	Four (4) business days	Twenty-four (24) hrs. OOS Forty-eight (48) hrs. AS
	40 or more	ICB	Twenty-four (24) hrs. OOS Forty-eight (48) hrs. AS
Unbundled Switching –New Line Class Code (LCC) ordered through customized routing		ICB	Twenty-four (24) hrs.
Unbundled Switching – BRI-ISDN Line-side Port. With a QWEST standard configuration and Line Class Code (LCC) already supported in the requested switch	1 to 4 Lines	Zone 1: Seven (7) business days Zone 2: ICB	Twenty-four (24) hrs. Zone 1 Twenty-four (24) hrs. Zone 2
	5 or more	ICB	Twenty-four (24) hrs.
Unbundled Switching – BRI-ISDN Line-side Port. With non-standard configuration and Line Class Code (LCC) already supported in the requested switch	1 to 4 Lines	Zone 1: Seventeen (17) business days (includes 10 days for complex translations.) Zone 2: ICB	Twenty-four (24) hrs. Zone 1 Twenty-four (24) hrs. Zone 2

**EXHIBIT B
SERVICE INTERVAL TABLES**

	5 or more	ICB	Twenty-four (24) hrs.
Unbundled Switching – DS1 Trunk Port	1 to 8 Ports	Zone 1: Five (5) business days	Twenty-four (24) hrs. Zone 1
		Zone 2: Six (6) business days	Twenty-four (24) hrs. Zone 2
	9 to 16 Ports	Zone 1: Six (6) business days	Twenty-four (24) hrs. Zone 1
		Zone 2: Seven (7) business days	Twenty-four (24) hrs. Zone 2
	17 to 24 Ports	Zone 1: Seven (7) business days	Twenty-four (24) hrs. Zone 1
		Zone 2: Eight (8) business days	Twenty-four (24) hrs. Zone 2
	25 or more Ports	ICB	Twenty-four (24) hrs.
Unbundled Switching – Message Trunk Groups <ul style="list-style-type: none"> • Translation questionnaire required • Routing to trunks is ordered separately as Customized Routing • DS1 trunk port & UDIT in place. 	Zone 1: 1 to 24	Seven (7) business days	Twenty-four (24) hrs.
	25 to 48	Eight (8) business days	Twenty-four (24) hrs.
	49 to 72	Ten (10) business days	Twenty-four (24) hrs.
	73 to 96	Twelve (12) business days	Twenty-four (24) hrs.
	97 to 120	Fourteen (14) business days	Twenty-four (24) hrs.
	121 to 144	Fifteen (15) business days	Twenty-four (24) hrs.
	145 to 168	Sixteen (16) business days	Twenty-four (24) hrs.
	169 to 240	Eighteen (18) business days	Twenty-four (24) hrs.
	241 or more	ICB	Twenty-four (24) hrs.
	Zone 2: 1 to 24	Eighteen (18) business days	Twenty-four (24) hrs.
	25 to 72	Nineteen (19) business days	Twenty-four (24) hrs.
	73 to 120	Twenty (20) business days	Twenty-four (24) hrs.
	121 or more	ICB	Twenty-four (24) hrs.

**EXHIBIT B
SERVICE INTERVAL TABLES**

Unbundled Switching – Two Way and DID Equivalent Group (add/change/increase) DS1 trunk port in place	1 to 8 Trunks	Zone 1: Five (5) business days Zone 2: Six (6) business days	Twenty-four (24) hrs. Zone 1 Twenty-four (24) hrs. Zone 2
	9 to 16 Trunks	Zone 1: Six (6) business days Zone 2: Seven (7) business days	Twenty-four (24) hrs. Zone 1 Twenty-four (24) hrs. Zone 2
	17 to 24 Trunks	Zone 1: Seven (7) business days Zone 2: Eight (8) business days	Twenty-four (24) hrs. Zone 1 Twenty-four (24) hrs. Zone 2
	25 or more Trunks	ICB	Twenty-four (24) hrs.
Unbundled Switching – PRI-ISDN Capable Trunk-Side DS1 Trunk port in place	1 to 8	Zone 1: Five (5) business days Zone 2: Six (6) business days	4 hrs. Zone 1 4 hrs. Zone 2
	9 to 16	Zone 1: Six (6) business days Zone 2: Seven (7) business days	4 hrs. Zone 1 4 hrs. Zone 2
	17 to 24	Zone 1: Seven (7) business days Zone 2: Eight (8) business days	Four (4) hrs. Zone 1 Four (4) hrs. Zone 2
	25 or more	ICB	Four (4) hrs.

Unbundled Packet Switching	<ul style="list-style-type: none"> • Design changes – 8 Business days • Non-design changes – 5 Business days • Service changes – 5 Business days 	New service request – 10 Business days	Twenty-four (24) hrs
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**EXHIBIT B
SERVICE INTERVAL TABLES**

4.0 Unbundled Dark Fiber Interval Table:

Installation Guidelines apply where facilities/network capacity is in place, on Qwest-owned, in region facilities. Where non-Qwest locations are involved, intervals are handled on an Individual Case Basis – (ICB).

Product	Activity/ Features	Services Ordered	FOC Guidelines	Installation Guidelines	Repair Guidelines
Dark Fiber					
Initial Records Inquiry (IRI) (simple & complex)			N/A	Ten (10) business days	N/A
Field Verification And Quote Preparation (FVQP)			N/A	Twenty (20) business days	N/A
Provisioning (non- FVQP requests)			N/A	Twenty (20) business days	

**EXHIBIT B
SERVICE INTERVAL TABLES**

5.0 Unbundled Network Elements Platform (UNE-P) Service Interval Table:

For UNE-P POTS, Saturday due dates are available under the following circumstances:

The Saturday Desired Due Date (DDD) must be at least the standard interval.

For dispatched orders, a Saturday appointment must be available and reserved in Appointment Scheduler.

For UNE-P POTS non-dispatched orders, Saturday is counted as part of the standard installation interval, even if a Saturday due date is not desired. For example: when the standard interval is 2 (two) business days, an LSR submitted on a Friday morning may have a due date as early as the following Monday.

Product	Services Ordered	Installation Commitments	Repair Commitments
UNE-P POTS New Installs, Address Changes, or Change Requests adding new lines. Facility Check indicates "AVAILABLE (SDT)" and DISPATCH "NO"		Three (3) business days	Twenty-four (24) hrs OOS Forty-eight (48) hrs AS
			Forty-eight (48)
Addition, removal, or change of CO Features, PIC/LPIC change, number changes without inward line activity, or hunting changes without inward line activity		Three (3) Business Days	Twenty-four (24) hrs OOS Forty-eight (48) hrs AS
UNE-P POTS Suspend/Restore Deny/Restore	Customers with service placed on "vacation"	Next Business Day (includes Saturday)	Twenty-four (24) hrs OOS 48 hrs AS
	Treatment for Non-payment issues	Same Business Day if request received before noon MT, otherwise next business day (includes Saturday)	Twenty-four (24) hrs OOS Forty-eight (48) hrs AS

**EXHIBIT B
SERVICE INTERVAL TABLES**

Product	Services Ordered	Installation Commitments	Repair Commitments
UNE-P POTS New Installs, Address Changes, Changes with inward line activity Facility Check indicates “AVAILABLE DISP. REQ” and DISPATCH “YES”		Next available due date as indicated by Appointment Scheduler Note: Appointment Scheduler minimum default interval is 3 (Three) Business Days.	Twenty-four (24) hrs OOS Forty-eight (48) hrs AS
UNE-P POTS Directory Listings Changes – <ul style="list-style-type: none"> • Simple (Non-complex) Listings - Simple Straight Line and/or Straight-Line Under (SLU) Listings 		Same business day	
Conversion as Specified Retail, Resale, or UNE-P POTS to UNE-P POTS		Depends on changes requested. For instance, addition of another line would follow New Installs guidelines.	Twenty-four (24) hrs OOS Forty-eight (48) hrs AS
Conversions to UNE-P POTS- UNE-P POTS to UNE-P POTS - Conversion as Is	1 to 39 Lines	Same Business Day if received before noon MT, or Next Business Day if received later than noon MT.	Twenty-four (24) hrs OOS Forty-eight (48) hrs AS
UNE-P Line Splitting – UNE-P POTS to UNE-P POTS with Line Splitting - Conversion As Specified		3 business days	24 hrs OOS Forty-eight (48) hrs AS

**EXHIBIT B
SERVICE INTERVAL TABLES**

Product	Services Ordered	Installation Commitments	Repair Commitments
UNE-P Line Splitting – POTS Residence or POTS Business with Line Sharing to UNE-P POTS with Line Splitting - Conversion as Specified		3 BUSINESS DAYS	
UNE-P PBX New Install, Conversion As Specified, Changes (ex. PIC/LPIC or feature changes, etc.), and Suspend/Restore	1 to 8 Trunks	Zone 1: Five (5) Business Days Zone 2: Six (6) business days	Four (4) hrs
	9 to 16 Trunks	Zone 1; Six (6) business days Zone 2: Seven (7) business days	Four (4) hrs
	17 to 24 Trunks	Zone 1: Seven (7) business days ZONE 2: EIGHT (8) BUSINESS DAYS	Four (4) hrs
	25 or more Trunks	ICB	Four (4) hrs
		business days	
	business days		
	business days		
UNE-P DSS T1 Facility Installation	1 to 3 Facilities	Nine (9) business days	Four (4) hrs
	4 to 6 Facilities	Twelve (12) business days	Four (4) hrs
	7 to 9 Facilities	Thirteen (13) business days	Four (4) hrs
	10 to 12 Facilities	Seventeen (17) business days	Four (4) hrs

**EXHIBIT B
SERVICE INTERVAL TABLES**

Product	Services Ordered	Installation Commitments	Repair Commitments
UNE-P DSS Trunk Installation when ordered with new T1 Facility (Note: The number of facilities ordered drives the due dates for both facilities and trunks.)	1 to 3 Facilities	Twelve (12) business days	Four (4) hrs
	4 to 6 Facilities	Sixteen (16) business days	Four (4) hrs
	7 to 9 Facilities	Twenty (20) business days	Four (4) hrs
	10 to 12 Facilities	Twenty four (24) business days	Four (4) hrs
Conversions to UNE-P DSS-As Is		Five (5) business Days	Four (4) hrs
		See intervals for type of change requested	Four (4) hrs
Conversion As Specified			
UNE-P DSS- Add/Change Trunks on existing facilities	1 to 8 Trunks	Five (5) business Days	Four (4) hrs
	9 to 16 Trunks	Six (6) business days	Four (4) hrs
	17 to 24 Trunks	Seven (7) business days	Four (4) hrs
	Each Additional 8 Trunks	One (1) business Day for each	Four (4) hrs
UNE-P ISDN BRI New Installs, Address Changes, Change to add Loop (N2Q)	1 to 10 Loops	Thirteen (13) business days	Twenty-four (24) hrs
	11 or more Loops	ICB	Twenty-four (24) hrs
UNE-P ISDN BRI Add or Change Feature(s), Add Primary Directory Number (PDN) to established Loop (N2Q), Add Call Appearance	1 to 10 Loops	Three (3) business days	Twenty-four (24) hrs
	11 or more Loops	ICB	Twenty-four (24) hrs
Conversion to UNE-P ISDN BRI- Conversion As Is	1 to 10 Loops	Three (3) business days	Twenty-four (24) hrs
	11 or more Loops	ICB	Twenty-four (24) hrs
Conversion to UNE-P ISDN BRI- Conversion As Specified	1 to 10 Loops	Three (3) business days if a Loop is not involved (or) Thirteen (13) business days if a Loop is added or changed	Twenty-four (24) hrs
	11 or more Loops	ICB	Twenty-four (24) hrs
UNE-P ISDN PRI 'New'-	1 to 3	Nine (9) business days	Four (4) hrs

**EXHIBIT B
SERVICE INTERVAL TABLES**

Product	Services Ordered	Installation Commitments	Repair Commitments
New Facility and Associated Trunks (With this activity, the number of facilities ordered drives the due dates for both facilities and trunks. See table below.)	4 to 6	Twelve (12) business days	Four (4) hrs
	7 to 9	Thirteen (13) business	
	10 to 12	Seventeen (17) business	
	Over 12	Add 4 business days for each additional 3 facilities (13-16=21 days, 17-20=25 days, etc.)	
UNE-P ISDN PRI 'New'- Trunks	1 to 3 Trunks	Twelve (12) business days	Four (4) hrs
	4 to 6 Trunks	Sixteen (16) business days	Four (4) hrs
	7 to 9 Trunks	Twenty (20) business days	Four (4) hrs
	10 to 12 Trunks	Twenty-four (24) business days	Four (4) hrs
	13 or more Trunks	Facility due date plus 5 days	Four (4) hrs

**EXHIBIT B
SERVICE INTERVAL TABLES**

Product	Services Ordered	Installation Commitments	Repair Commitments
Conversion to UNE-P ISDN PRI- As Specified		See intervals for type of change requested	Four (4) hrs
	As Is	Five (5) business days	Four (4) hrs
UNE-P ISDN PRI- Add/Change Trunks on Existing Facility	1 to 8	Five (5) business days	Four (4) hrs
	9 to 16	Six (6) business days	Four (4) hrs
	17 to 24	Seven (7) business days	Four (4) hrs
	Over 25	ICB	Four (4) hrs
UNE-P Centrex 21 - Non Designed- Conversions as Specified		Five (5) business days	Twenty-four (24) hrs OOS Forty-eight (48) hrs AS
UNE-P Centrex 21 - Non Designed- New Installations, Address Changes, and Change Requests adding new lines	[Facility check indicates "Available Dispatch Required" and Dispatch "Yes".]	Next available due date as indicated by Appointment Scheduler Note: Appointment Scheduler minimum default interval is 3 (Three) business days.	Twenty-four (24) hrs OOS Forty-eight (48) hrs AS
UNE-P Centrex Plus / UNE-P Centron [Centron is MN only] Common Block Configuration Required - Establish Common Block	1 to 21 Lines - No Optional Features	Twenty (20) business days	Twenty-four (24) hrs OOS Forty-eight (48) hrs AS
	1 to 21 Lines - w/ Optional Features (i.e., ARS, DFIs, SMDR, UCD, etc.)	ICB	Twenty-four (24) hrs OOS Forty-eight (48) hrs AS
	22 or more Lines with or without Optional Features	ICB	Twenty-four (24) hrs OOS Forty-eight (48) hrs AS
UNE-P Centrex Plus / UNE-P Centron [Centron is MN only] Common Block Configuration Required - Feature Additions requiring Common Block activity per Common Block	1 to 10 Lines	Twenty (20) business days	Twenty-four (24) hrs OOS Forty-eight (48) hrs AS
	11 or more Lines	ICB	Twenty-four (24) hrs OOS Forty-eight (48) hrs AS

**EXHIBIT B
SERVICE INTERVAL TABLES**

Product	Services Ordered	Installation Commitments	Repair Commitments
UNE-P Centrex Plus / UNE-P Centron [Centron is MN only] Common Block Configuration Required - Line Class Codes (LCCs)/ CAT/NCOS/DPAT additions/changes requiring Common Block work.	Per Common Block (must be existing Line Class Codes(LCCs)/ CAT/NCOS/DPAT)	Five (5) business days	Twenty-four (24) hrs OOS Forty-eight (48) hrs AS
	If new LCC/CAT/NCOS or DPAT	Twenty (20) business days	Twenty-four (24) hrs OOS Forty-eight (48) hrs AS
UNE-P Centrex Plus / UNE-P Centron [Centron is MN only] Common Block Configuration Required - Centrex Management System (CMS)	New Common Blocks & Cust ID's (lines installed at the same time the Common Block is installed)	Twenty (20) business days (after the initial Common Block & associated lines are installed)	N/A
UNE-P Centrex Plus / UNE-P Centron [Centron is MN only] Common Block Configuration Required - Designed Services subsequent to initial Common Block installation	Tie Lines/DFI/FX	Thirteen (13) business days (may be longer due to facility due date requirements)	Twenty-four (24) hrs OOS Forty-eight (48) hrs AS
UNE-P Centrex Plus / UNE-P Centron [Centron is MN only] No Common Block Configuration Required - Centrex Management System (CMS) Network Access Registers (NARs)	Additional/New Station Lines to be added to CMS	Five (5) business days after line is installed	N/A
	Additions	Five (5) business days	N/A
	Change from Non Blocked to Blocked Service	ICB	N/A

**EXHIBIT B
SERVICE INTERVAL TABLES**

Product	Services Ordered	Installation Commitments	Repair Commitments
UNE-P Centrex Plus / UNE-P Centron [Centron is MN only] No Common Block Configuration Required - Station Lines (subsequent to the establishment of the Common Block) Includes: Conversions New Lines Moves NOTE: On conversions, numbers are "chipped" into the Common Block at the time of installation.	1 to 10 Lines per location	Five (5) business days or Next available due date thereafter as indicated by Appointment Scheduler.	Twenty-four (24) hrs OOS Forty-eight (48) hrs AS
	11 to 20 Lines per location	Ten (10) business days or Next available due date thereafter as indicated by Appointment Scheduler.	Twenty-four (24) hrs OOS Forty-eight (48) hrs AS
	21 or more Lines per location	ICB	Twenty-four (24) hrs OOS Forty-eight (48) hrs AS
UNE-P Centrex Plus / UNE-P Centron [Centron is MN only] No Common Block Configuration Required Line Feature changes/additions/Removals	1 to 19 Lines	Three (3) business days	Twenty-four (24) hrs OOS Forty-eight (48) hrs AS
	20 or more Lines	ICB	Twenty-four (24) hrs OOS Forty-eight (48) hrs AS
UNE-P Centrex Plus / UNE-P Centron [Centron is MN only] No Common Block Configuration Required Designed Services subsequent to initial Common Block installation	Tie Lines/DFI/FX	Thirteen (13) business days (may be longer due to facility due date requirements)	Twenty-four (24) hrs OOS Forty-eight (48) hrs AS
UNE-P Centrex Plus / UNE-P Centron [Centron is MN only] No Common Block Configuration Required Automatic Route Selection (ARS)	Subsequent to Common Block Installation	Twenty (20) business days (may be longer if the activation of ARS is tied to a Private Line facility installation)	Twenty-four (24) hrs OOS Forty-eight (48) hrs AS
	Changes to Patterns: 1 to 25 changes 26 to 50 changes 51 or more changes	business days: Five (5) days Ten (10) days Twenty (20) days	Twenty-four (24) hrs OOS Forty-eight (48) hrs AS
	Adding new Patterns	Twenty (20) business days	Twenty-four (24) hrs OOS Forty-eight (48) hrs AS

**EXHIBIT B
SERVICE INTERVAL TABLES**

Product	Services Ordered	Installation Commitments	Repair Commitments
UNE-P Centrex Plus / UNE-P Centron [Centron is MN only] No Common Block Configuration Required Uniform Call Distribution (UCD)	Per Request	Thirteen (13) business days	Twenty-four (24) hrs OOS Forty-eight (48) hrs AS
UNE-P Centrex Plus / UNE-P Centron [Centron is MN only] No Common Block Configuration Required Additional Numbers subsequent to initial Common Block installation NOTE: Additional numbers are "chipped" into the Common Block at the time of request.	Blocks (No limit on amount of numbers.)	Five (5) business days	N/A

**EXHIBIT B
SERVICE INTERVAL TABLES**

6.0 Enhanced Extended Loop Service Interval Table (EEL):

Product	Services Ordered	Installation Commitments	Repair Commitments
Enhanced Extended Loop (EEL)- DSO or Voice Grade Equivalent	1 to 8	Zone 1: Five (5) business days Zone 2: Six (6) business days	Four (4) hrs Zone 1 Four (4) hrs Zone 2
	9 to 16	Zone 1: Six (6) business days Zone 2: Seven (7) business days	Four (4) hrs Zone 1 Four (4) hrs Zone 2
	17 to 24	Zone 1: Seven (7) business days Zone 2: Eight (8) business days	Four (4) hrs Zone 1 Four (4) hrs Zone 2
	25 or more	ICB	Four (4) hrs
Enhanced Extended Loop (EEL) – DS1	1 to 8	Zone 1: Five (5) business days Zone 2: Eight (8) business days	Four (4) hrs Zone 1 Four (4) hrs Zone 2
	9 to 16	Zone 1: Six (6) business days Zone 2: Nine (9) business days	Four (4) hrs Zone 1 Four (4) hrs Zone 2
	17 to 24	Zone 1: Seven (7) business days Zone 2: Ten (10) business days	Four (4) hrs Zone 1 Four (4) hrs Zone 2
	25 or more	ICB	Four (4) hrs
Enhanced Extended Loop (EEL) – DS3	1 to 3 Circuits	Zone 1: Seven (7) business days Zone 2: Nine (9) business days	Four (4) hrs Zone 1 Four (4) hrs Zone 2
	4 or more Circuits	ICB	Four (4) hrs
Enhanced Extended Loop Conversions (EEL-C) – Private Line (PLTS) - Conversion as is		ICB	Twenty-four (24) hrs OOS Forty-eight (48) hrs AS

* Installation Guidelines apply where facilities/network capacity is in place. Where facilities/network capacity are not in place, intervals are handled on an Individual Case Basis (ICB).

EXHIBIT C
VERTICAL SWITCH FEATURES FOR UNE-SWITCHING

USOC for feature	Feature Description
3BL	3-Way Call Block
3CW	Call Transfer – Trunk Side
53W	Open Switch Interval Protection
69B1X	Call Forwarding - Busy Line
69D	Call Pick-up Directed
69H	Call Forwarding - Don't Answer
69J	Call Forwarding - Busy Line
6APPK	Call Hold
6MD	Barge-In
6SY	Call Waiting Terminating
6SZ	Call Waiting Originating
9FK	Secretarial Listing
A6PPK	Additional Primary Directory Number, Per PDN
A6QPN	Additional Secondary Directory Number*
ACS	Additional Call Appearances, Per Appearance
AR5	ARS Patterns Per Facility Terminating In Patterns
ARS-B	Automatic Route Selection, Common Equip
AS9	Additional Shared Call Appearance, Per Appearance
AYK	Class Anonymous Call Rejection
B2DPK	Automatic Dial
BOV	Executive Busy Override
C4Z	Call Park
CLT	Additional Directory Listing
CMD	Customer Dialed Account Recording
CTP	Call Transfer - All Calls
CV9	Call Forwarding – Variable
CXT	Remote Access Service
D06	Secondary DN
D08	Multiple Shared Call Appearances Of A DN
DAL	Foreign Listing
DHA	Distinctive Alert
DMA	Directed Call Pick-up - Per Line, Barge-In
DO6	Secondary Directory Number
DO8	Shared Directory Number
DPB	Directed Call Pick-up - Per System
E1N	Intracall
E3D	Speed Call
E3F	Speed Calling – 30 Per Line Accessing List
E3P	Call Pick-up
E3PPK	Call Pick-up
E62	Call Waiting Dial Originating
E6D	Directed Call Pick-up - Per Line, Non Barge-In

EXHIBIT C

VERTICAL SWITCH FEATURES FOR UNE-SWITCHING

USOC for feature	Feature Description
E6G	Call Forwarding – Busy Restricted
E6GUR	Call Forwarding – Busy Unrestricted
E6N	Call Waiting – Intragroup, Per Line Equipped
E8C	Speed Calling 8#
E9G	Call Forwarding - Don't Answer Restricted
E9GUR	Call Forwarding - Don't Answer Unrestricted
EAB	Call Hold
EAT	Call Forwarding - Variable
EBR	Attendant Camp-On And Indication Of Camp-On
EGR	Group Use Service
EH6	Multiline Hunt Group - Circular Hunt
EH8	Multiline Hunt Group - Preferential List Hunt - First Line – Equipped
EH9	Multiline Hunt Group - Preferential List Hunt Additional Line – Equipped
EO3	Call Transfer
ERB	Call Forward Busy - Cust Activate
ERD	Call Forward Don't Answer - Cust Activate
ESC	3-Way
ESH	Convenience Dialing - Shared User
ESHT3	Speed Calling - 30 Per List
ESHT6	Speed Calling - 6 Per List
ESM	Call Forward Variable
EST	Speed Calling - 6 Per Line Accessing List
ESX	Call Waiting
ESZ	Call Waiting – Originating
ETD	Call Diversion
ETG	Call Restriction
ETQPB/BLF	Direct Station Selection/Busy Lamp Field
ETQPB/GIC	Group Intercom All Calls
ETQPB/MWI	Message Center Bus Set
EVB	Call Forward Busy – Programmed
EVBHG	Call Forward Busy - Per Hunt Group
EVD	Call Forward Don't Answer – Programmed
EVDHG	Call Forward Don't Answer - Per Hunt Group
EVF	Call Forward Busy Line Don't Answer, Forward To Outside Number
EVFHG	Call Forward Busy Line Don't Answer, Forward To Outside Number, Per Hunt Group
EVK	Call Forward Busy Line Don't Answer, Overflow
EVKHG	Call Forward Busy Line Don't Answer, Overflow, Per Hunt Group
EVO	Call Forward Busy Line, Overflow

EXHIBIT C

VERTICAL SWITCH FEATURES FOR UNE-SWITCHING

USOC for feature	Feature Description
EVOHG	Call Forward Busy Line, Overflow - Per Hunt Group
EY3PS	Network Speed Call
FAL	Additional Listing In Another Directory
FBJ	Call Forward, Busy Line – Expanded
FBJHG	Call Forward, Busy Line – Expanded - Per Hunt Group
FCU/FCY	Call Forwarding-Programmable
FDJ	Call Forward, Don't Answer – Expanded
FDJHG	Call Forward, Don't Answer – Expanded - Per Hunt Group
FGDPN	Secondary Directory Number, Per SDN
FID LNR after line USOC	Last Number Redial
FID MSB after line USOC	Make Set Busy
FID NDT after line USOC	Data Call Protection
FID PRK after line USOC	Call Park
FKAPN	Continuous Redial, Per PDN
FKDPN	Last Call Return, Per PDN
FKEPN	Selective Call Forwarding, Per PDN
FKQPN	Call Rejection, Per PDN
FNA	Alternate Call Listing
FOQ	Call Forwarding Without Call Completion
FVJ	Call Forwarding Busy Line/Don't Answer Interoffice
FVJHG	Call Forwarding Busy Line/Don't Answer Interoffice - Per Hunt Group
G5BPN	X.25 Reverse Charge Acceptance, Per Number
GFDPN	Packet Switched Data Including One X.25 Logical Channel
GSVPK	X.25 Throughput Class Negotiation
GVJ	Speed Calling - 1 & 2 Digit List
GVT	6-Way
GVV	Speed Calling - 1 & 2 Digit List
GVZ	Speed Calling - 1 & 2 Digit List
GXEPN	X.25 Fast Select Acceptance, Per Number
GXGPK	X.25 Flow Control Parameter Negotiation
H6U	Hunting – UCD - Data
H6UPG	Hunting – UCD - Data - Per Group
HBS	Last Call Return Block
HCKPG	Circular Hunting - Per Group
HDT	Hunting - Circular – Data
HDTPG	Hunting - Circular - Data - Per Group
HLA	Hot Line
HSHP	Preferential Hunting
HSO	Series Completion Per Each TN Hunted To
HTG	Hunting Feature
HX2	Call Waiting Terminating

EXHIBIT C

VERTICAL SWITCH FEATURES FOR UNE-SWITCHING

USOC for feature	Feature Description
JUL	Joint User Listing
KX9	Toll Restriction
LBN	Caller Id LIDB Listing
M1W	Message Waiting Indicator Audible/Visible
MAZ	Analog Call Appearance
MGN	Audible Message Waiting Service
MJJPK	Conference Calling Meet Me
MO9PK	Conference Calling Preset
MUMHT	Centrex Billing; Network Access Register Sharing Capability
MV5	Visual Message Waiting Service
N13	Call Transfer/Three Way
N2D	Hunting - Sequential - Data
N2DPG	Hunting - Sequential - Data - Per Group
N3CPB	Non-Standard Configuration Group, Per Button
NAE	Shared Call Appearance, Per Appearance
NBWPB	Message Waiting Indication, Per PDN
NC8PN	Priority Call, Per PDN
NCE	Class Selective Call Forwarding
NDD	Caller ID Blocking-All Calls, Per PDN
NDK	Automatic Identified Outward Dialing
NF4VC	Calling Number Id Feature Package
NF4VF	Flexible Calling Feature Package
NGQ	Did Sequential Number Block
NGS	20 Sequential DID Numbers
NHGPG	Key Short Hunt, Per Group
NHGPN	Key Short Hunt, Per Number
NHN	Each DID Number
NHNRN	Each DID Reserved
NJEPN	Call Forwarding Variable-All Calls-Voice, Per DN
NJGPN	Call Forwarding Busy Line-All Calls-Voice, Per DN
NJKPN	Call Forwarding Don't Answer-All Calls-Voice, Per DN
NKM	Class Calling Number Delivery Blocking
NKM	Caller-ID Block Per Line
NLT	Non-Listed Service
NM1PP	Isdn Calling Name Delivery
NMCPN	Call Name Id, Per Number
NN8PK	Speed Calling (8), Per Terminal
NNK	CLASS Name /#
NPU	Non-Published Service
NQ1PN	Call Exclusion, Per DN
NQ2PN	Call Forwarding Busy Line For Circuit-Switched Data
NQMPN	Call Forwarding Don't Answer For Circuit-Switched Data

EXHIBIT C

VERTICAL SWITCH FEATURES FOR UNE-SWITCHING

USOC for feature	Feature Description
NRCJ1	Call Forwarding - Outside
NRCJ6	Call Waiting – Intragroup, Per System
NSD	Caller Identification Number
NSH	Alternate Listing
NSK	Class Priority Call
NSQ	Class Last Call Return
NSS	Class Continuous Redial
NSW	No Solicitation Calls Directory Listing
NSY	Class Selective Call Rejection
NTU	Night Service (Trunk Answer Any Station)
NU4PN	Call Forwarding Variable-All Calls For Circuit Switched Data
NW9AL	Additional X.25 Logical Channel, Per Logical Channel
NWT	Flexible Calling Feature Package
NXJPK	Speed Calling (30), Per Terminal
NZ6PK	Six Way Conference, Per Terminal
NZHPN	Call Pick-up, Per Number
NZQ	Hunting – Sequential
NZQPG	Hunting – Sequential - Per Group
NZS	Hunting – Circular
NZSPG	Hunting – Circular - Per Group
NZT	Hunting – UCD
NZTPG	Hunting – UCD - Per Group
NZVPG	Intercom, Per Group
OBK5X	Optional Calling Plans*
OTQ	Outgoing Trunk Queuing
PLC	Code Calling
PLS	Advanced Private Line Termination
RBVXC	International Toll Block
RD7PN	Redirecting Number Delivery, Per Number
REAGF	Block Compromise Charge-Removal Of A TN From A Sequential Number Block
REAGG	Block Compromise Charge-Temporary Removal Of A TN From A Sequential Number Block
REAGM	Changing Number Of Digits Outpulsed, Per Change
REAGN	Changing Signaling, Per Change
RGE	Automatic Callback
RGG1A	Custom Ringing
RGG1B	Custom Ringing
RGG1C	Custom Ringing
RGG2A	Custom Ringing
RGG2B	Custom Ringing
RGG2C	Custom Ringing
RGG3A	Custom Ringing

EXHIBIT C

VERTICAL SWITCH FEATURES FOR UNE-SWITCHING

USOC for feature	Feature Description
RGG3B	Custom Ringing
RGG3C	Custom Ringing
RN4PP	Isdn Redirecting Name Delivery
RNCEP	Easy Number
RNN	Distinctive Call Waiting Tone
RTV1Q	Toll Restriction – Billed Number Screening
RTV1X	Toll Restriction – Billed Number Screening
RTV2Q	Toll Restriction – Billed Number Screening
RTV3Q	Toll Restriction – Billed Number Screening
RTV4Q	Toll Restriction – Billed Number Screening
RTVXN	Restriction Of 976 Calls
RTVXQ	Toll Restriction – Billed Number Screening
RTVXY	10xxx Direct Dialed Blocking
RTY	Toll Restriction Service Individual & Key Lines
SE3PG	Hunting - Series Completion - Per Group
SE3PG	Series Completion Hunt, Per Group
SE3PN	Hunting - Series Completion - Per #
SEA	Selective Class Of Call Screening Per Access Line
SRG	Selective Class Of Call Screening Per Line Or Trunk
TW1	Talking Call Waiting
U1E	Loop Extension Technology
XLL	Directory Line Of Information
XRW,XRS	2B+D (Circuit Switched Data)*
ZNBHX	Zone 2 - With Hunting; In Central (EAS)
ZPTMX	Isdn Call Transfer Per T-1 Facility

PACKAGES

UVKBX	Call Waiting/Cancel, Speed Call 30, 3-Way Automatic Call Back, and Call Forward Variable
UVKEX	Basic Vertical Feature Package & Class Features, Call Waiting ID, Call Name & Number Delivery, Continuous Redial, Selective Call Forwarding, Selective Call Rejection, and Anonymous Call Rejection

EXHIBIT D - SPECIAL REQUEST PROCESS

1. The Special Request Process shall be used for the following requests:
 - 1.1 Requesting specific product feature(s) be made available by Qwest that are currently available in a switch, but which are not activated.
 - 1.2 Requesting specific product feature(s) be made available by Qwest that are not currently available in a switch, but which are available from the switch vendor
 - 1.3 Requesting a combination of Unbundled Network Elements that is a combination not currently offered by Qwest as a standard product and:
 - 1.3.1 that is made up of UNEs that are defined by the FCC or the Commission as a network element to which Qwest is obligated to provide unbundled access, and;
 - 1.3.2 that is made up of UNEs that are ordinarily combined in the Qwest network.
 - 1.4 Requesting an Unbundled Network Element that has been defined by the FCC or the State Commission as a network element to which Qwest is obligated to provide unbundled access, but for which Qwest has not created a standard product, including, but not limited to, OC-192 (and such higher bandwidths that may exist) UDIT, EEL between OC-3 and OC-192 and new varieties of subloops.
2. Any request that requires an analysis of Technical Feasibility shall be treated as a Bona Fide Request (BFR), and will follow the BFR Process set forth in this Agreement. If it is determined that a request should have been submitted through the BFR process, Qwest will consider the BFR time frame to have started upon receipt of the original Special Request application form.
3. A Special Request shall be submitted in writing and on the appropriate Qwest form, which is located on Qwest's website.
4. Qwest shall acknowledge receipt of the Special Request within two (2) business days of receipt.
5. Qwest shall respond with an analysis, including costs and timeframes, within fifteen (15) business days of receipt of the Special Request. In the case of UNE Combinations, the analysis shall include whether the requested combination is a combination of network elements that are ordinarily combined in the Qwest network. If the request is for a combination of network elements that are not ordinarily combined in the Qwest network, the analysis shall indicate to CLEC that it should use the BFR process if CLEC elects to pursue its request.
6. Upon request, Qwest shall provide CLEC with Qwest's supporting cost data and/or studies for Unbundled Network Elements that CLEC wishes to order within seven (7) business days, except where Qwest cannot obtain a release from its vendors within seven (7) business days, in which case Qwest will make the data available as soon as Qwest receives the vendor release. Such cost data shall be treated as Confidential Information, if requested by Qwest under the non-disclosure sections of this Agreement.

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IDAHO PUBLIC
UTILITIES COMMISSION

COMPLAINANT'S EXHIBIT 2

AT&T – Qwest Interconnection Agreement

[Footer A: ORDER NO. 27738 -1-

]

BEFORE THE IDAHO PUBLIC UTILITIES COMMISSION

IN THE MATTER OF AT&T COMMUNICATIONS OF THE MOUNTAIN STATES, INC. PETITION FOR ARBITRATION PURSUANT TO SECTION 252(b) OF THE TELECOMMUNICATIONS ACT OF 1996 OF THE RATES, TERMS, AND CONDITIONS OF INTERCONNECTION WITH U S WEST.

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) CASE NO. USW-T-96-15

ATT-T-96-2

ORDER NO. 27738

On August 17, 1998, U S WEST Communications and AT&T Communications of the Mountain States, Inc. submitted an interconnection agreement for approval by the Commission. The agreement was executed following a lengthy arbitration proceeding before the Commission, and was submitted for approval pursuant to Section 252(e) of the Telecommunications Act of 1996. See 47 U.S.C. § 252(e)(1). On August 27, 1998, the Commission issued a Notice of Interconnection Agreement and Notice of Modified Procedure to process approval of the agreement. The Notice of Modified Procedure provided for a fourteen-day comment period, which expired on September 10, 1998. No comments were filed during the comment period.

Section 252(e) provides that a state commission may reject an arbitrated agreement only if it does not meet the requirements of Section 251 (terms for resale, access to unbundled elements, collocation, etc.) or the pricing standards set forth in Section 252(d). We find that the agreement meets the requirements of Section 251 and the standards in Section 252(d), and therefore should be approved.

ORDER

IT IS HEREBY ORDERED that the interconnection agreement filed August 17, 1998, between U S WEST and AT&T is approved.

THIS IS A FINAL ORDER approving an interconnection agreement arrived at through an arbitration proceeding. Any party aggrieved by the Commission's approval of the agreement may bring an action in an appropriate federal district court to determine whether the agreement meets the requirements of 47 U.S.C. § 251 and § 252. In the event an action is filed in federal district court, either party may request a stay of the effect of this Order pursuant to Commission Rule of Procedure 324.

DONE by Order of the Idaho Public Utilities Commission at Boise, Idaho this day of September 1998.

DENNIS S. HANSEN, PRESIDENT

RALPH NELSON, COMMISSIONER

MARSHA H. SMITH, COMMISSIONER

ATTEST:

Myrna J. Walters

Commission Secretary

vld/O:USW-T-96-15.ws6

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