BEFORE THE PUBLIC UTILITY COMMISSION

OF OREGON

UM 1908, UM 2206

IN THE MATTER OF LUMEN TECHNOLOGIES INTERVENOR'S MOTION TO ADMIT EVIDENCE AND EXHIBITS AND TO CORRECT TESTIMONY

Intervenor/Lumen customer Priscilla Weaver moves for admission of the following

evidence and exhibits into the record in the above-captioned proceeding:

Testimony, other submissions, and attached exhibits:

12	/23/2022	Testimony and Exhibits (including customer comments) of Priscilla Weaver in dockets UM 1908/2206	
9/	20/2023	Intervenor Priscilla Weaver's Submission/comment for 9/21/23 public meeting	
10	/24/2023	Intervenor Priscilla Weaver's Testimony Exhibit 100, and attached Exhibit 101A 8 101B	2
10	/27/2023	Intervenor Priscilla Weaver's submission regarding multiple-day outage (5 or 6 days up to 10 weeks) described by Lumen technician as "widespread, ongoing, and unresolved" and request for investigation	
10	/31/2023	Intervenor Priscilla Weaver's Submission Regarding September 2023 Outages and Lumen's Response to the outages	
Cc	mments, co	omplaints, reports submitted by Rural Jacksonville Customers in 2023	
	In the event the comments and reports of Lumen customers are not automatically part		

of the evidence to be considered in this matter, I also move for the admission of all customer

reports (including from Weaver, Shaffer, K.H., M.H., G.B., J.H., E.W., S.P. C.B.) filed with the PUC

in dockets UM 1908/2206, including those reporting outages; those reporting the numerous

and ongoing failures of the "dedicated" line reporting mechanism, operator refusal to take multiple reports, being given out-of-compliance (>48 hours) repair schedules; and statements attesting to the factual basis and need for continued enforcement of the Rural Jacksonville Orders and begging for their continued applicability during the RDOF build.

To the extent any of the comments submitted to the PUC from other customers are found to include hearsay, I further move that they be admitted nonetheless for the same reasons set out in the January 4, 2023, Ruling on the evidence submitted in an earlier portion of this proceeding.

Permission to correct error

I respectfully request permission to correct the error on page 9, line 18 of the Testimony

I submitted on October 24, 2023. That line includes the number "24." The correct number is "48."

Intervenor's declaration attesting to the truthfulness of this evidence is attached. Respectfully submitted,

villa Weaver

Dated: November 22, 2023

Priscilla Weaver, Intervenor/Lumen customer 6268 Little Applegate Road Jacksonville OR 97530 541-899-1672 priscilla@saltmarshranch.com

BEFORE THE PUBLIC UTILITY COMMISSION

OF OREGON

UM 1908, UM 2206

IN THE MATTER OF LUMEN TECHNOLOGIES

DECLARATION OF PRISCILLA WEAVER

I, Priscilla Weaver, declare under penalty of perjury under the laws of the State of Oregon:

- 1. My name is Priscilla Weaver. I appear in this proceeding as a customer of Lumen and as an Intervenor. My address is 6268 Little Applegate Road, Jacksonville, Oregon, 97530.
- I personally prepared and filed the original complaint and the supplement to the complaint in UM 2206, and all the other documents (briefs, responses, etc.) filed under my name in the record of this consolidated matter, UM 1908 and UM 2206.
- I have filed with the Commission numerous Comments concerning my own experience with Lumen's land line service and/or outage reporting systems, including those detailed above.
- 4. I also have filed with the Commission both oral and email Comments about Lumen's land line service and/or outage reporting systems sent to me by other affected Lumen customers, including those detailed above.
- 5. To the best of my knowledge and belief, the facts and circumstances of my personal experience, and the contemporaneous recollections of other customers that I reported to the Commission, are true and accurate.

- 6. I also have read all the other customers' submitted comments and complaints that are part of the public record in this combined docket, and to the best of my knowledge and belief, all these submissions are true and accurate.
- 7. Apart from the error noted in my Motion to Admit, to the best of my knowledge and belief, the facts and circumstances set forth in my original and supplemental complaints and each of my other formal filings, submissions, emails, and comments submitted to the Commission and Staff, including those detailed in my Motion to Admit, are true and accurate. If called upon to testify to these facts and circumstances, my testimony would be the same today as that reflected in each of the written statements I have transmitted to the Commission in whatever form.

I affirm and declare the above statements are true to the best of my knowledge and belief and I understand my statements will be considered as evidence before the Public Utility Commission of Oregon and are subject to penalty for perjury.

Signed this 22nd day of November, 2023.

mineilla Weaver

Priscilla Weaver, Intervenor/Lumen customer 6268 Little Applegate Road Jacksonville OR 97530 541-899-1672 priscilla@saltmarshranch.com