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May 3, 2013

BY EMAIL AND U.S. MAIL

Public Utility Commission of Oregon Attn: Filing Center 550 Capitol Street NE #215 PO Box 2148 Salem, OR 97308-2148

Re: Docket UM 1354; Petition of Qwest Corporation for Revision of Price Plan

Dear Sir/Madam:

Enclosed for filing is the Petition of Qwest Corporation for Revision of Price Plan in the above-referenced matter. An original and five copies of the Petition are being sent by U.S. mail.

Very truly yours

Lawrence H. Reichman

LHR:dma
Enclosures

c: Service list

BEFORE THE PUBLIC UTILITY COMMISSION				
OF OREGON UM 1354				
Īn :	the Matter of the Petition of	PETITION OF QWEST CORPORATION		
OV	QWEST CORPORATION for Approval of Price Plan Pursuant to ORS 759.255	FOR REVISION OF PRICE PLAN		
Ap Ok				
	Pursuant to Section V.A.3 of the p	orice plan of Qwest Corporation d/b/a		
CenturyLink QC ("CenturyLink QC") approved in this docket ("Price Plan"),1				
		Commission for approval of revisions to the		
	•	etition as Exhibit A. CenturyLink QC seeks to		
		ovide additional regulatory flexibility to meet		
	•	CenturyLink QC is facing in its retail markets.		
		Corrected Price Plan Report ("Report"), filed in		
		outlines CenturyLink QC's exemplary		
		ne increasing competitive pressures that		
-	uryLink QC faces in its markets. S			
	•	ONER INFORMATION		
A.	Name and Address			
	Petitioner's name and address are:			
	Qwest Corporation			
	310 SW Park, 11th Floor			
	Portland, OR 97205			
	¹ See Order No. 08-408.	~.		

Perkins Coie LLP 1120 N.W. Couch Street, Tenth Floor Portland, OR 97209-4128 Phone: 503.727.2000

Fax: 503.727.2222

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1	В.	B. Communications and Notices			
2		All communications and notices with respect to this Petition should be addressed			
3	to:				
4		William E. Hendricks	Lawrence Reichman		
5		Senior Corporate Counsel	Perkins Coie LLP		
		CenturyLink	1120 N.W. Couch St., 10th Floor		
6		902 Wasco Street	Portland, OR 97209		
7		Hood River, OR 97031	Tel.: 503-727-2019		
		Tel.: 541-387-9430	Fax: 503-346-2019		
8		Fax: 541-387-9753	LReichman@perkinscoie.com		
9		Tre.Hendricks@CenturyLink.com			
10		Ron Trullinger	•		
11		310 SW Park Ave., 11th Floor			
		Portland, OR 97205			
12		Tel: 503.242.5089			
13		Fax. 503.242.8589			
14		ron.trullinger@centurylink.com			
15		II. THE CUI	RRENT PRICE PLAN		
16					
17	Α.	The Commission Approved Cent ORS 759.255	uryLink QC's Price Plan Pursuant to		
18		The Commission approved Centur	ryLink QC's current Price Plan in this docket ir		
19	Ord	er No. 08-408, pursuant to ORS 759.25	55, which authorizes the Commission to		
20	app	rove a plan under which a telecommı	unications utility that provides local exchange		
21	serv	rice may charge prices that are establi	shed "without regard to the return on		
22). This statute provides the Commission		
23			ins beyond the alternative form of regulation		
24	autl	norized in ORS 759.195. Id. Prices cha	arged under an approved price plan are not		
25	sub	ject to the provisions of ORS 759.180 t	to 759.190. <i>Id.</i>		
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The Commission, in finding that the Price Plan was consistent with the public	
interest, considered whether the plan:	
(a) Ensures prices for telecommunications services that are just and reasonable;	
(b) Ensures high quality of existing telecommunications services and makes new services available;	
(c) Maintains the appropriate balance between the need for regulation and competition; and	
(d) Simplifies regulation.	
ORS 759.255(2).	
The Price Plan itself expressly permits future modifications, stating:	
Evaluation of market, modifications to plan. The Commission will	
review the data submitted by Qwest and other relevant evidence	
regarding the competitiveness of the market for services that are functionally equivalent or substitutable for services offered by Qwest	
and determine whether other modifications to the plan are	
appropriate to provide Qwest with additional regulatory flexibility beyond that included in the original price plan or better ensure the	
plan is in the public interest according to the factors set forth in ORS 759.255(2).	
Price Plan, section V.A.3. CenturyLink QC submits that the increased competition it	
faces since the Commission approved the Price Plan necessitates the modifications it	
seeks in this Petition.	
B. CenturyLink QC has Performed Well Under the Price Plan	
On January 14, 2013, CenturyLink QC filed a Corrected Price Plan Report	
("Report"). CenturyLink QC remains highly focused on its service quality results and	l is
exceeding the Commission's standards in many areas as shown on the Report. See	
Exhibit B, pp. 2-8. The Report shows that CenturyLink QC Held Orders (OAR 860-02	.3-
0055(4)(b)(B)), Commitments Met (OAR 860-023-0055(4)(b)(A)), Trouble Reports	

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PETITION OF QWEST CORPORATION FOR REVISION OF PRICE PLAN

(OAR 860-023-0055(5)), Repair Clearing Time (OAR 860-023-0055(6)), and Average Wait Time (OAR 860-023-0055(8)), all meet or exceed Commission standards. It is clear that the enhanced flexibility provided under the Price Plan has done more than not harm the public interest. It has in fact enhanced the public interest. CenturyLink QC submits that providing additional flexibility, as outlined in Exhibit A, will likewise not harm the public interest and will in fact result in benefits to customers.

III. COMPETITION NECESSITATES THE PROPOSED MODIFICATIONS

CenturyLink QC faces robust competition throughout its service territory in Oregon. As described in the Report, numerous competitors -- including Comcast, Charter, BendBroadband, Integra, XO, tw telecom, Windstream, Verizon, and Level 3 -- are all competing with CenturyLink QC in its service territory using wireline technology. *See* Report, at p. 9. In addition, intermodal competitors are providing comparable services ubiquitously throughout CenturyLink QC's service territory, including AT&T, Verizon, Sprint, T-Mobile, and VoIP providers such as Vonage and Google. *Id.* Moreover, consumers more and more are relying on email, texting, and social networking to meet their communications needs.

Further convincing evidence of the exceptionally competitive market in CenturyLink QC's territory is the steady decline in access lines it has experienced before and after the Price Plan was approved. In fact, as noted in the Report, access lines have declined by 40.3% since that time. *See* Report, at p. 10. While population, the number of households, and telecommunications expenditures in Oregon have increased, CenturyLink QC's revenues have decreased. *Id*, at pp. 10-11. And possibly the most telling statistic is that while telephone subscribership has remained steady in Oregon, CenturyLink QC access lines have declined, which shows that customers are exercising their wide array of choices in CenturyLink QC's markets. *Id.*, at pp. 12-13. Even in the

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     most remote areas of CenturyLink QC's service area, there are numerous options from
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      which customers can choose, both wireless and wireline. Id., at p. 17. The data shows
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     that in most cases, CenturyLink QC's rural customers have more than one wireless
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      carrier to choose from. Id., at p. 17; see also, Report, Exhibit 5.
            In addition, the data shows that VoIP is a viable option of which customers with
     broadband connections in CenturyLink QC's territory are taking advantage. Id., at pp.
     21-25. Any customer in Oregon with a broadband connection can purchase VoIP
8
      telephone service and there has been a stunning increase in access to broadband since
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     2001. ADSL connections have increased from just under 60,000 in 2001 to 358,000 in
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     2011. Id., at p. 23. Cable modem broadband connections have increased from 100,000 to
11
     640,000 over the same time period. Id. So it is clear that customers have numerous
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      choices and are indeed taking advantage of them.
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            To meet this robust and ubiquitous competition and to ensure the company has
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      the ability to ameliorate the revenue losses associated with access line loss, it is
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      imperative that CenturyLink QC be granted the additional pricing and regulatory
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      flexibility as reflected in its proposed revised price plan in Exhibit A.
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IV. **CONCLUSION** l For the foregoing reasons, Qwest respectfully requests that the Commission 2 approve Qwest's proposed price plan modifications and approve the price plan set forth 3 in Exhibit A without changes or conditions. 4 QWEST CORPORATION D/B/A DATED: May 3, 2013 5 **CENTURYLINK QC** 6 By: 7 Lawrence H. Reichman, OSB No. 86083 8 Perkins Coie LLP 1120 N.W. Couch Street, Tenth Floor Portland, OR 97209-4128 10 and 11 William E. Hendricks 12 OSB No. 116944 (House Counsel) 902 Wasco Street 13 Hood River, OR 97031 14 Attorneys for Petitioner 15 16 17 18 19 20 21 22 23 24 25

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CENTURYLINK QC'S PRICE PLAN UNDER ORS 759.255

I. Definitions

- A. "Alternative provider" means a provider, other than Qwest Corporation d/b/a CenturyLink QC ("CenturyLink QC") or any affiliate of CenturyLink QC, of any service that is a functionally equivalent or substitutable service, without regard to the technology used to provide the service and without regard to whether the provider is subject to regulation by the Commission or any other agency. "Alternative provider" includes but is not limited to telecommunications carriers, radio common carriers, cable telephony providers, and providers of voice over internet protocol ("VoIP") service.
- B. "Essential functions" means those unbundled network elements (UNEs) that ILECs are required to provide pursuant to 47 U.S.C. § 251(c)(3) according to the most current requirements of the FCC. "Nonessential functions" are all other functions used in providing a telecommunications service that are not essential functions. The price of essential functions is the Commission-approved price for UNE purchases by wholesale customers; the price for UNEs without Commission-approved prices is the rate in CenturyLink QC's most current Negotiations Template Agreement for Oregon, Exhibit A, which is available at http://www.centurylink.com/wholesale/clecs/nta.html.
- C. "Functionally equivalent or substitutable" means that a service is reasonably interchangeable with the service to which it is being compared, even if the services are not identical, without regard to the technology used to provide the service or whether the service or provider are subject to regulation by the Commission.
- D. "New service" means a retail telecommunications service that is offered in Oregon for the first time following the effective date of this price plan. A service is not a new service if it merely renames, repackages, or is a variation of an existing service, or if it is reintroduced in substantially the same form after having being withdrawn or abandoned.
- E. "Pre-plan rates" means the rates charged by CenturyLink QC in Oregon pursuant to its tariffs or price lists that were effective on August 14, 2013.
- F. "Primary line residential basic service" means the first line only of residential basic local exchange service for an individual residential customer account at a single location that is not sold as part of a package. For purposes of this definition, "residential basic local exchange service" means residential single party flat rate local exchange service and residential single party measured local exchange service, including local exchange usage.

II. Objectives of Price Plan

- **A. General objectives.** CenturyLink QC's price plan will achieve the following objectives:
 - 1. Ensure the plan is operating in a way that is in the public interest.
 - 2. Produce prices for CenturyLink QC's retail telecommunications services that are just and reasonable.
 - 3. Ensure that the quality of existing telecommunications services will stay at or above current high levels.
 - 4. Maintain the availability of primary line residential basic service at affordable rates.
 - 5. Allow CenturyLink QC to price other services competitively with services offered by alternative providers, including those using landline, wireless, cable, and VoIP technologies.
 - 6. Increase CenturyLink QC's pricing flexibility to meet changing market conditions.
 - 7. Make new telecommunications services available.
 - 8. Simplify and reduce the burden of regulation for both CenturyLink QC and the Commission.

III. Pricing and Availability of Services Under Price Plan

- A. Initial Rates. The rates that CenturyLink QC charges upon commencing operation under the price plan will be its pre-plan rates. These rates are subject to adjustment as provided below.
- B. Primary line residential basic service.
 - 1. Price caps.
 - a. Recurring charges for residential service. Primary line basic service for residential customers will be subject to price caps. Monthly rates for this service may increase a maximum of \$4 during the period of the price plan.
 - **b.** Adjustment of prices. CenturyLink QC is permitted to adjust recurring charges for primary line residential basic service upward or downward between the price caps and the applicable price floors for primary line residential basic service.

- 2. <u>Availability</u>. CenturyLink QC will continue to offer primary line residential basic service on a stand-alone basis (*i.e.*, CenturyLink QC will not require customers to purchase a package to obtain this service).
- 3. Petition to remove or adjust price caps. CenturyLink QC may petition the Commission to remove or adjust the price caps for primary line residential basic service. CenturyLink QC will have the burden to show that removal or adjustment of the price caps for primary line residential basic service will result in rates that are just and reasonable,. The Commission may also consider whether removal or adjustment of the price caps is in the public interest, considering the factors set forth in ORS 759.255(2).
- C. Telephone Assistance Plans. CenturyLink QC will continue to offer current Telephone Assistance Plans (OTAP, Tribal Lifeline, and Tribal Link-Up) pursuant to state and federal requirements.
- **D. Switched Access.** Rates for intrastate switched access services are capped at preplan rates. The Commission may adjust the price caps if required by FCC action.
- E. EAS. Rates for extended area service (EAS) are capped at pre-plan rates. However, CenturyLink QC is permitted to combine rates for primary line residential basic service and EAS additives into a single rate. CenturyLink QC will not be required to establish any new or expanded EAS routes as long as it operates under the price plan.
- F. New Services. Any new service introduced after the effective date of the price plan will be price listed and will not be subject to price caps.
- G. Other Retail Services. All remaining residential and business services not previously listed in this section ("Other Services") will not be subject to price caps.
- H. Packages and Bundles. CenturyLink QC may combine any regulated telecommunications service with any other service(s) to offer packages and bundles of services, which may include primary line residential basic service and EAS, at any price subject to the following conditions:
 - 1. Customers can purchase separately from the company's tariff or price list any regulated telecommunications service included in the package or bundle.
 - 2. The package or bundle price is not less than the sum of the price floors (determined pursuant to ORS 759.255(4)) of the regulated telecommunications services included the package or bundle.
 - 3. The package or bundle price is not more than the sum of the retail prices of all services available in the package or bundle.

- 4. Terms applicable to new packages or bundles, including those that include primary line residential basic service, will be established in the company's price list at least one day prior to their effective date.
- I. Notice of price changes. CenturyLink QC will provide the Commission notice of price increases for services within Sections III.B. to III.E. by making tariff filings at least 15 days prior to the effective date of such price changes. CenturyLink QC will provide the Commission notice of price decreases for services within Sections III.B. to III.E. by making tariff filings at least one day prior to the effective date of such price decreases.

CenturyLink QC will make price list changes for new services, Other Retail Services and packages and bundles within Sections III.F. to III.H, at least one day prior to the effective date of any price change. CenturyLink QC will also provide customers with at least 30 days' prior notice of price increases for services they are purchasing at the time of the price increase. For services purchased on a percall basis, CenturyLink QC will give reasonable notice to the customer of the price prior to the customer's use of the service.

- J. Services exempt from regulation. Services that the Commission has already ordered to be exempt from regulation will remain exempt from regulation subject to the conditions of the order that exempted the service from regulation. CenturyLink QC retains the ability to petition the Commission to exempt additional services from regulation under ORS 759.052.
- **K. Promotions.** CenturyLink QC may offer promotions for primary line residential basic service and other regulated services pursuant to ORS 759.182.

IV. Tariffs and Price Lists

- A. Tariffs for the services within Sections III.B to III.E will be filed with the Commission pursuant to the provisions of OAR 860-022-0015 and 860-022-0025(1). For price increases to primary line residential basic service allowed under provisions III.B.1 of the price plan, CenturyLink QC is not required to comply with the provisions of OAR 860-022-0025(2) or 860-022-0030.
- **B.** Price lists for services within Sections III.E to III.I will be posted to the company's public website and will not be filed with the Commission. Changes to the price list will be posted at least one day prior to the effective date of any price change.

V. Service Quality

- A. CenturyLink QC will continue to be subject the Retail Telecommunications Service Standards for Large Telecommunications Utilities identified in OAR 860-023-055 with the following exceptions:
 - 1. CenturyLink QC will provide reports on a quarterly basis instead of monthly.
 - 2. CenturyLink QC will provide only exception information for those measures that did not meet the established standard during the quarter.
 - **3.** A weekend exception will apply to the All Services Cleared within 48 Hours standard.

VI. Waiver of statutes and rules

- A. Statutes. CenturyLink QC's compliance with the following statutes, and all Commission rules implementing these statutes, is waived in full, unless a partial waiver is noted:
 - ORS 759.120 Form and manner of accounts prescribed by commission.
 - ORS 759.125 Records and accounts prescribed by commission; prohibition on other records or accounts; exception; blanks for reports.
 - ORS 759.130 Closing date of accounts; filing balance sheet; audit.
 - Waiver of condition 11 in Commission Order No. 11-095 (Appendix A) in Docket UM 1484 (In the Matter of the Application for Approval of Merger between CenturyTel, Inc. and Qwest Communications International, Inc.). Condition 11 imposed as a condition of approval of the merger a requirement that CenturyLink QC reinstitute submission of the Commission standard *Annual Report* Form O and *Oregon Separated Results of Operations Report* Form I.
 - ORS 759.135 Depreciation accounts; undepreciated investment allowed in rates; conditions.
 - ORS 759.180 to ORS 759.200 (with the exception of ORS 759.182).
 - 759.180 Hearing on reasonableness of rates; procedures; exceptions
 - 759.185 Suspension of rates pending hearing; time limitation; refund of revenue collected; interim rates.
 - 759.190 Notice of schedule change.
 - 759.195 Price listing of services; conditions; maximum rates; essential services; justification by utility of rates for price-listed services.
 - 759.200 Inclusion of amortizations in rates; deferral of certain expenses or revenues; limitation on amounts; prohibited uses.

- ORS 759.215(2) Public access to schedules.
- ORS 759.220 Joint rates and classifications; procedure; considerations with regard to joint rates and establishment of new through services, but not with regard to canceling any existing through service.
- ORS 759.250 Contracts for special services; procedure for filing and approval; subsequent review and investigation.
- ORS 759.285 Charging rates based on cost of property not presently providing service.
- ORS 759.300 to ORS 759.393
 - Issuance of Securities
 - 759.300 "Stocks" defined.
 - 759.305 Power to regulate issuance of telecommunications stocks.
 - 759.310 When issuance of securities void.
 - 759.315 Purposes for which securities may be issued; order required; exceptions.
 - 759.320 Application of ORS 759.315.
 - 759.325 Application of ORS 759.375.
 - 759.330 Hearings and supplemental orders for securities issuance; joint approval for issuance by utility operating in another state.
 - 759.335 Obligation of state as consequence of approval of issuance
 - 759.340 Conditional approval of issuance.
 - 759.345 Use of proceeds from issuance; accounting.
 - 759.350 Limitation on authority of utility to guarantee debt of another.
 - 759.355 Issuance or use of proceeds contrary to commission order.
 - 759.360 Prohibited acts regarding issuance of securities.
 - Transactions of Utilities
 - 759.375 Approval prior to sale, mortgage or disposal of operative utility property.
 - 759.380 Purchase of stock or property of another utility.
 - 759.385 Contracts regarding use of utility property; filing with commission; investigation.
 - 759.390 Contracts with affiliated interests; procedure; use in rate proceedings.
 - 759.393 Applicability of ORS 759.385 and 759.390.
 - Waiver of condition 18 in Commission Order No. 11-095
 (Appendix A) in Docket UM 1484 (In the Matter of the Application for Approval of Merger between CenturyTel, Inc. and Qwest Communications International, Inc.). Condition 18 imposed as a condition of approval of the merger the removal of the

CenturyLink QC price plan exemption from the requirements of ORS 759.380 and ORS 759.375. Condition 18 did allow an exemption from ORS 759.375(1)(a) for property sales where the sales price is less than \$10 million, except that the sale of any CenturyLink QC exchange will be subject to Commission approval under ORS 759.375. CenturyLink QC seeks reinstatement of the exemption from ORS 759.380 and ORS 759.375 originally granted in Docket UM 1354.

- **B.** Rules. CenturyLink QC's compliance with the following Commission rules is waived in full, unless a partial waiver is noted:
 - OAR 860-022-0025(2) Requirements for Filing Tariffs or Schedules Changing Rates.
 - OAR 860-022-0030 Requirements for Filing Tariffs or Schedules Naming Increased Rates.
 - OAR 860-022-0035 Special Contracts.
 - OAR 860-023-0055 Retail Telecommunications Service Standards for Large Telecommunications Utilities (partial as outlined in Section V.A).
 - OAR 860-027-0100 Reporting of Affiliated Transactions.
 - OAR 860-027-0015 New Construction Budget.
 - OAR 860-027-0025 Applications for Authority to Sell, Lease, Assign, Mortgage, Merge, Consolidate or Otherwise Dispose of or Encumber its Property, or to Acquire Stock, Bonds, or Property of Another Utility.
 - OAR 860-027-0050 Uniform System of Accounts for Large Telecommunications Utilities.
 - OAR 860-027-0052 Allocation of Costs by a Large Telecommunications Utility.
 - OAR 860-027-0070 Annual Report Requirements for Electric, Large Telecommunications, Gas, and Steam Heat Utilities.
 - Waiver of condition 11 in Commission Order No. 11-095 (Appendix A) in Docket UM 1484 (In the Matter of the Application for Approval of Merger between CenturyTel, Inc. and Qwest Communications International, Inc.) Condition 11 imposed as a condition of approval of the merger a requirement that CenturyLink QC reinstitute submission of the Commission standard Annual Report Form O and Oregon Separated Results of Operations Report Form I.

• OAR 860-032-0190 Definition of Basic Telephone Service (partial). This rule defines "basic telephone service" for purposes of administering ORS 759.425, among other statutes. For all other purposes involving application of the rule, including administration and distribution of the universal service fund, CenturyLink QC would still be subject to the definition of "basic telephone service" found in OAR 860-032-0190.

VII. Conditions for Review of CenturyLink QC's Performance Under Plan

- A. Five-year reviews. CenturyLink QC's performance under the price plan will be comprehensively reviewed by the Commission every five years. To commence that review, CenturyLink QC will file a detailed report regarding its performance as compared to the objectives of the plan by the 90th day of the fifth year of operation under the plan, and every five years thereafter unless and until ordered otherwise by the Commission. CenturyLink QC will promptly respond to data requests submitted by Staff and other parties related to information contained in CenturyLink QC's report.
 - 1. Contents of Report. The report will review how the objectives of the plan are being met and will include the following information:
 - a. A summary of CenturyLink QC's performance for the review period with respect to the Commission's retail service quality standards and any other relevant information.
 - b. An analysis of current market conditions for the various categories of CenturyLink QC's regulated retail telecommunications services and functionally equivalent or substitutable services, to the extent such information is publicly available.
 - c. Data regarding the gain or loss of access lines, organized by CenturyLink QC Oregon wire center.
 - d. A discussion of how the pricing flexibility allows CenturyLink QC to meet the plan's objectives.
 - e. Identification of any new services CenturyLink QC has introduced.
 - f. Identification of any ways in which the burden of regulation for both CenturyLink QC and the Commission has been simplified or reduced.
 - 2. Performance of objectives. The Commission will evaluate CenturyLink QC's performance as compared to the objectives of the plan. If the Commission determines that CenturyLink QC has not substantially satisfied its objectives, as set forth in Section II of this plan, the Commission may enter discussions with CenturyLink QC to establish an agreement, including a timeline and a process, under which CenturyLink QC will achieve compliance with the objectives. If the Commission and

CenturyLink QC cannot reach such an agreement within a reasonable time of commencing such discussions the Commission may order modifications to the plan, following notice and an opportunity for hearing, or open an investigation under Section VII.B.2. of this plan.

3. Evaluation of market, modifications to plan. The Commission will review the data submitted by CenturyLink QC and other relevant evidence regarding the competitiveness of the market for services that are functionally equivalent or substitutable for services offered by CenturyLink QC and determine whether other modifications to the plan are appropriate to provide CenturyLink QC with additional regulatory flexibility beyond that included in the original price plan or better ensure the plan is in the public interest according to the factors set forth in ORS 759.255(2).

B. Ongoing conditions for review

1. Review of service quality. The Commission may review CenturyLink QC's retail customer service quality at any time during operation of the price plan. If CenturyLink QC does not meet the objective service levels for one or more individual standards in OAR 860-023-0055 for three months out of a twelve month sliding window, then the Commission may require CenturyLink QC to submit a performance plan pursuant to ORS 759.450(5) and may suspend CenturyLink QC's authority under the price plan to increase retail prices until such time as CenturyLink QC has met all the goals of the performance plan. If the Commission determines after a notice and an opportunity for hearing that CenturyLink QC has not met the goals of a performance plan within six months, or if the plan is disapproved by the Commission, then, in addition to the remedies set forth in ORS 759.450(5) – (7), the Commission may open an investigation under Section VII.B.2. of this plan.

2. Public interest.

a. The Commission may open an investigation at any time pursuant to ORS 756.515 to determine whether further adjustments to the price plan or termination of the price plan is required by the public interest, according to the factors set forth in ORS 759.255(2). The Commission may order further adjustments to the price plan or termination of the price plan only after providing CenturyLink QC notice and an opportunity for hearing. If the Commission determines to hold such a hearing, it may suspend CenturyLink QC's authority

Sliding 12-month window: The 12-month window consists of the current reporting month and data from the previous eleven months. For example, using "commitments for service" with an objective service level of 90 percent (OAR 860-023-0055(4)(b)(A)), a performance plan may be required if three or more months during the 12-month window were reported with less than 90 percent commitments met. Each new month would look at the adjusted 12-month window and the data would be compared to the objective service level.

to increase prices pending the conclusion of the proceeding. In any such investigation and proceeding, the Parties agree that the Commission should first attempt to identify and require adjustments to the price plan such that continuation of the price plan is in the public interest before it orders termination of the price plan (unless this proceeding was opened pursuant to Section VII.A.2. of the plan).

- b. If the Commission orders termination of the price plan, CenturyLink QC would no longer be able increase its rates as it was permitted to do under the price plan, but CenturyLink QC would be allowed to decrease its rates subject to any applicable price floor.
- c. If the Commission orders termination of the price plan, CenturyLink QC may thereafter pursue any form of price regulation or relief therefrom then permitted under Oregon law, including but not limited to: exemptions from regulation pursuant to ORS 759.052; price listing pursuant to ORS 759.054, 759.056, and/or 759.195; rate regulation pursuant to ORS 759.175 759.190; another price plan pursuant to ORS 759.255; or price cap regulation pursuant to ORS 759.405 759.410.

QWEST CORPORATION DBA CENTURYLINK QC PRICE PLAN PERFORMANCE REPORT DOCKET UM 1354

On August 8, 2008, in Order No. 08-408 in Docket UM 1354, the Oregon Public Utility Commission (the Commission) adopted a Price Plan for Qwest Corporation's Oregon operations (hereafter referred to as "CenturyLink QC"). CenturyLink QC's Price Plan that was adopted by the Commission resulted from a stipulation among a number of parties including Commission Staff, the Citizens' Utility Board of Oregon, TRACER and several competitive local exchange carriers. On August 14, 2008, CenturyLink QC notified the Commission of its election to be subject to the terms of the Price Plan approved by the Commission.

Section V of the Price Plan sets forth provisions requiring the Commission to complete a comprehensive review of CenturyLink QC's performance under the Price Plan every five years. To commence the five year review, CenturyLink QC is required to file a detailed report regarding its performance as compared to the objectives of the plan by the 90th day of the fifth year of operation under the plan. This report provides the information required by Section V of the Price Plan and includes the following sections:

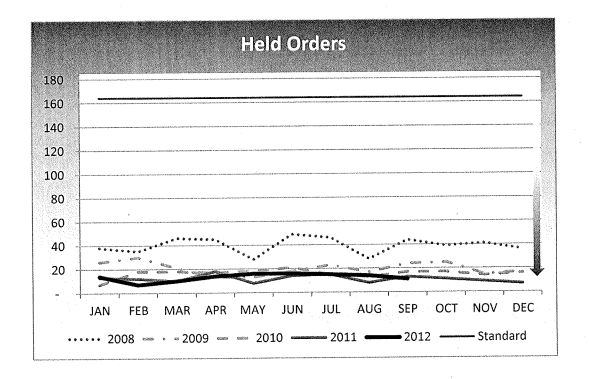
- Section A Provides a summary of CenturyLink QC's performance for the review period with respect to the Commission's retail service quality standards.
- Section B Provides an analysis of current market conditions for the various categories of CenturyLink QC's regulated retail telecommunications services and functionally equivalent or substitutable services, to the extent such information is publicly available.
- Section C Provides data regarding the gain or loss of access lines, organized by CenturyLink QC Oregon wire center.
- Section D Provides a discussion of how the pricing flexibility of the Price Plan allows CenturyLink QC to meet the Price Plan's objectives.
- Section E Provides a detailed description of CenturyLink QC's network investments and other project investments as committed to in the Price Plan.
- Section F Identifies new services CenturyLink QC has introduced.
- Section G Provides a discussion of the ways in which the burden of regulation for both CenturyLink QC and the Commission has been simplified or reduced.

A. Retail Service Quality Performance

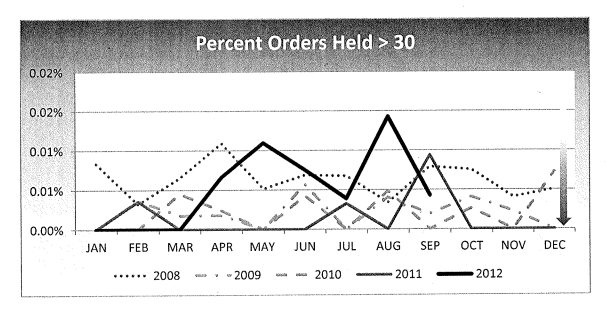
CenturyLink QC's Price Plan objective with regards to service quality is to maintain or enhance the existing level of service quality performance. CenturyLink QC committed to meeting or exceeding the Commission's applicable retail service standards and continuing its current reporting practices. This section of the report provides information on CenturyLink QC's retail service quality performance for the period the Price Plan has been in effect.

Held Orders

The Commission rule on Held Orders (OAR 860-023-0055(4)(b)(B)) stipulates the number of held orders for the lack of facilities must not exceed two per wire center per month averaged over the utility's Oregon service territory. The Held Orders chart below demonstrates not only how CenturyLink QC's performance exceeded the standard, but also reflects the improvement in performance over the five-year period.

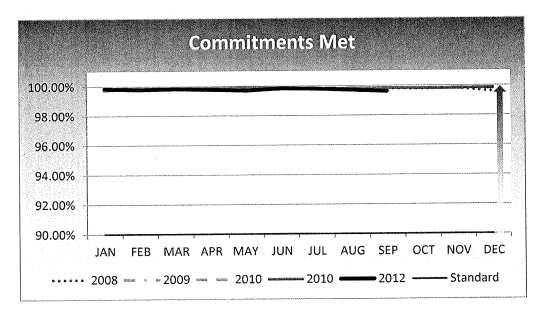


The total number of primary held orders in excess of 30 days beyond commitment date remains consistently below 10% standard during the five-year period.



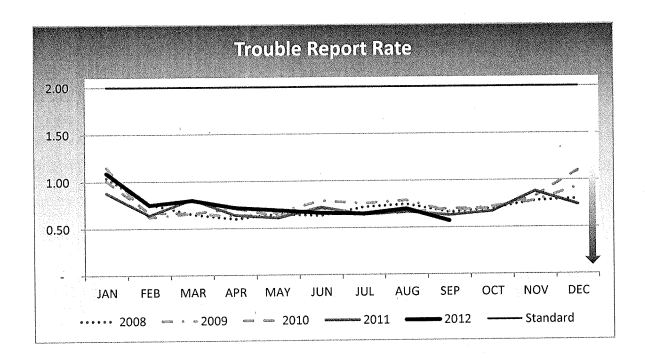
Commitments Met

The Commission rule on Commitments Met (OAR 860-023-0055(4)(b)(A)) stipulates the Company must meet at least 90% of its commitments for service. Shown below in the Commitments Met chart, during the five-year period, CenturyLink QC consistently performed near 100%.



Trouble Reports

Trouble Report Rate is a key indicator of the health of the network. The Commission rule on Trouble Reports (OAR 860-023-0055(5)) stipulates the Company must maintain service to ensure the monthly trouble report rate, after approved exclusions, does not exceed 2 per 100 working access lines in those wire centers with more than 1,000 access lines; or, 3 per 100 working access lines in those wire centers with less than 1,000 working access lines for no more than three months during a sliding twelve month period.

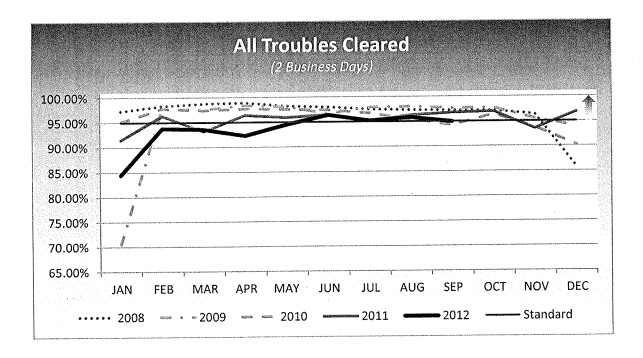


The Trouble Report Rate chart above demonstrates that CenturyLink QC's results have consistently been well below the maximum trouble report rate at the state level. In addition, the seasonal weather events have a limited impact on the trouble report performance. Trouble Report Rate information is reported on a monthly basis at the wire center level. Exhibit 6 shows the Trouble Report Rate performance results from August 2008 through, and including,

September 2012. The missed metric performance result is highlighted. A cursory review of the performance results in this attachment conveys the overall good performance results at the wire center level. The three-consecutive-month misses are concentrated around the winter months as a result of the weather events. The 2010-2011 winter season has a few wire centers missing a number of consecutive months. This time frame stands out due to the La Niña weather events which were compared to the 2007 record-setting winter.

All Troubles Cleared

All Troubles Cleared, or Repair Clearing Time, is a timeliness measurement. Time-to-clear can be adversely impacted by weather events and road conditions which create situations beyond the control of the Company that delay or prevent the technician from reaching the customer premise in a timely manner. The Commission rule on Repair Clearing Time (OAR 860-023-0055(6)) stipulates the Company must clear at least 95% of all trouble reports within 48 hours of receiving a report.

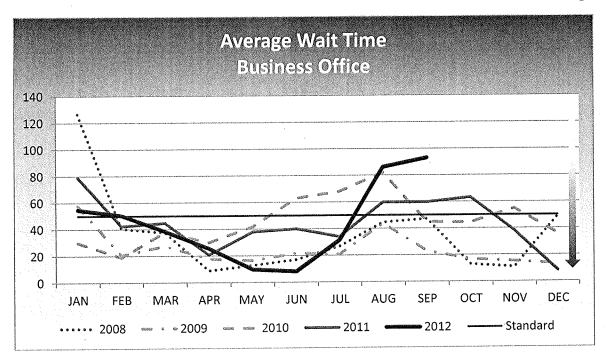


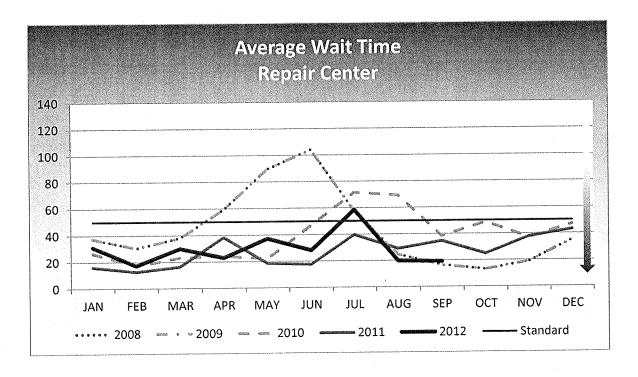
As seen in the Trouble Report Rate chart, the winter weather in Oregon can adversely impact performance results. Unlike the Trouble Report Rate which conveys the hardiness of CenturyLink QC's infrastructure, the All Troubles Cleared measure is more sensitive to events that hinder response time of the technician.

The All Troubles Cleared measure is evaluated on a monthly basis at the repair center level. Exhibit 7 shows the All Troubles Cleared performance results from August 2008 through, and including, September 2012 by repair center. The missed metric performance result is highlighted. A cursory review of the performance results shows that, although there are a number of months missed, the majority of the performance results are clustered around the 95% benchmark.

Average Wait Time

Average Wait Time, or Access to Large Telecommunications Utility Representatives, rule (OAR 860-023-0055(8)) measure spans the Business Office (RES and BUS) and the Repair call centers. This rule sets the allowed time for the Business Office and Repair Center representatives to answer customer calls. The metric standard is 50 seconds.





Except for a couple of instances, the Repair Center Average Wait Time performance results meet the standard.

Performance Measurement Summary

The performance data presented demonstrates that over the five year period under the Price Plan, CenturyLink QC's performance has generally met or exceeded the metric benchmarks. In many instances, the performance trends have shown improvement. Performance for some measures, like Held Order and Trouble Report Rate, has consistently exceeded the benchmark. The exceptional Held Order performance demonstrates CenturyLink QC's desire to increase its customer base in a competitive environment. The low trouble rate emphasizes CenturyLink QC's commitment to service quality, customer retention, as well as, the overall reliability of the network.

Service Guarantee Remedy Credits

CenturyLink QC has issued close to 25,000 remedy credits to its customers since 2008. The chart on Confidential Exhibit 8 below shows a breakout, by measure, of the total remedy credits issued from 2008 through September 2012. The number of Out-of-Service remedy credits issued has declined over the years from a high of 2,824 in 2009 to the current estimated number 825 through December of 2012. Over the five-year reporting period and out of 252,000 total trouble reports received in Oregon, CenturyLink QC has only had 158 repeat repair reports, for a very low 0.06% repeat repair report rate.

B. THE OREGON LOCAL EXCHANGE MARKET

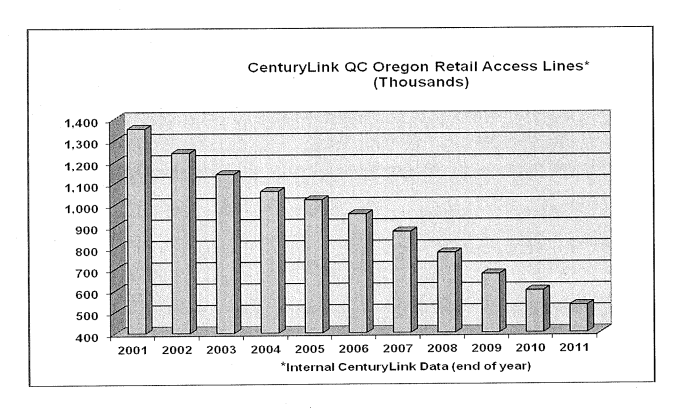
1. Summary

As described below, the telecommunications market in Oregon is exceptionally competitive, and the mix of competitive telecommunications alternatives continues to grow and evolve. Traditional competitors such as Comcast, Charter and BendBroadband, the major cable companies serving much of CenturyLink QC's Oregon territory including most of the major cities and towns, along with a number of CLECs (such as Integra, XO, tw telecom, Windstream, AT&T, Verizon and Level 3) continue to aggressively compete with CenturyLink QC. At the same time, intermodal voice services from wireless companies such as AT&T, Verizon, Sprint and T-Mobile and Voice over Internet Protocol ("VoIP") services from companies like Vonage and Google are rapidly gaining a significant share of the telecommunications market in the state. Oregon consumers and businesses have numerous alternatives to meet their local voice calling and broadband needs. The Oregon telecommunications market is becoming more competitive every day, and there is no reason to conclude that this explosion of competitive alternatives will subside as new technologies are developed and customer preferences evolve.

Some of these competitors offer services to customers via the purchase of wholesale services from CenturyLink QC (including unbundled network elements, CenturyLink QC Local Services Platform ("CLSP"), Special Access, and the resale of CenturyLink QC's retail services) while many other competitors, including cable providers, wireless carriers and certain CLECs, offer services to customers over their own facilities. CenturyLink QC's wireline services also face competition from non-voice services such as email, texting, internet communication and social networking sites. These services provide users with the ability to communicate instantly across a wide variety of platforms and customer equipment.

. As competition for voice communications services has increased, CenturyLink QC has experienced a *significant decline in access line volumes*. Between December 2001 and

December 2011, CenturyLink QC retail access lines in Oregon declined 61%, from 1.354 million to .528 million.¹ During the time period that CenturyLink QC's Price Plan has been in place, access lines declined by 40.3% from 802,550 lines in July 2008 to approximately 479,000 lines in August 2012.²



While CenturyLink QC has experienced a steady decline in residential and business access lines over the past decade, U.S. Census data shows that both households and the number of people in Oregon have increased. The population of Oregon increased from 3,472,867 in July 2001 to 3,871,859 in July 2011; an increase of 11%.³ The number of households in Oregon increased from 1,476,996 in July 2001 to 1,684,193 in July 2011 (the latest data available); an increase of 14%.⁴

¹ Residential retail access lines dropped 65% and business retail access lines dropped 51% over this time frame.

Residential retail access lines dropped 46.6% and business retail access lines dropped 25.2% over this time frame. See Confidential Exhibit 1 for supporting information, including wire center level detail.

See: http://www.census.gov/popest/states/tables/NST-EST2011-01.xls

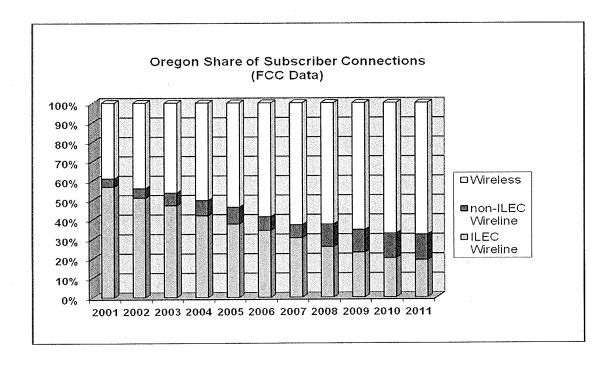
⁴ See: http://www.census.gov/popest/housing/tables/HU-EST2011-01.xlsl

As Oregon has experienced a significant growth trend, demand for voice communications services in Oregon has increased apace. FCC data shows that in the western U.S. (as well as nationally), household expenditures for telephone service have increased steadily each year since 2001, ⁵ even as CenturyLink QC revenues have declined. However, despite the large upward trend in households, population, and telephone service expenditures by the public, CenturyLink QC's retail residential access line base in Oregon has fallen sharply since 2001. These divergent trend lines show that consumers are increasingly taking advantage of the expanding array of competitive alternatives to CenturyLink QC's wireline voice telephone services. As CenturyLink QC's access lines decline, consumers are increasingly meeting their telecommunications needs via services provided by cable telephony providers, wireless providers, Voice over Internet Protocol ("VoIP") providers and CLECs.

The FCC compiles voice connection data for ILECs, CLECs and wireless providers every six months, and presents this data in its *Local Competition Report*. This report clearly demonstrates that CenturyLink QC and other ILECs' share of the voice market in Oregon has declined significantly over the past decade as customers have moved to cable, wireless, CLEC and VoIP options. Based on the latest FCC report (using June 2011 data), the ILEC share of Oregon voice telecommunications connections (including residence and business lines) is now only 19.2%, as compared to 13.0% for non-ILECs (including *reporting* VoIP providers) and 67.7% for wireless providers.⁶ The trends in the migration of customers from CenturyLink QC and other ILEC providers to other wireline and wireless providers over the past eleven years is demonstrated by the following chart:

See: Reference Book of Rates, Price indices, and Household Expenditures for Telephone Service Industry, FCC Analysis & Technology Division, Wireline Competition Bureau, 2008, Table 2.1. See: http://hraunfoss.fcc.gov/edocs_public/attachmatch/DOC-284934A1.pdf

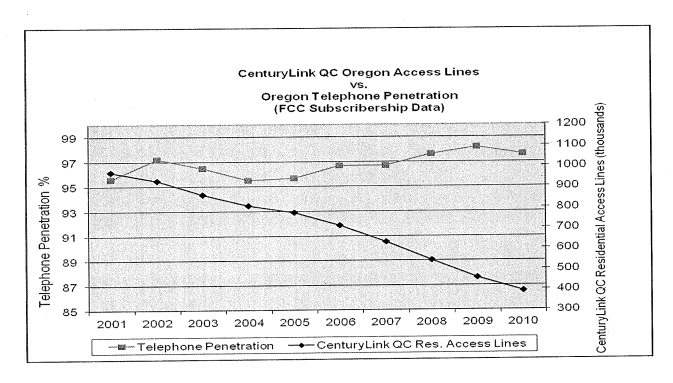
⁶ Local Telephone Competition: Status as of June 30, 2012; Industry Analysis and Technology Division, Wireline Competition Bureau, June, 2012, tables 9 & 18.



The fact that consumers have multiple local service options, including cable telephony, wireless services and VoIP-based services—and have been utilizing these options at an increasing rate—is also revealed by the FCC subscribership penetration data. When the FCC evaluates telephone subscribership (and develops penetration percentages), it considers all local exchange options, including wireless, cable and VoIP—since these are real voice telephone options available to consumers. As delineated in the chart below, in the past decade the telephone subscriber penetration rates in Oregon have remained relatively steady even as CenturyLink QC has been consistently losing access lines. This demonstrates that if a customer is dissatisfied with CenturyLink QC's rates (or any other aspect of CenturyLink QC's service) he

The FCC's Current Population Survey ("CPS"), which is used to develop telephone penetration data, asks the following question: "Does this house, apartment, or mobile home have telephone service from which you can both make and receive calls? Please include cell phones, regular phones, and any other type of telephone." And, if the answer to the first question is "no," this is followed up with, "Is there a telephone elsewhere on which people in this household can be called?" If the answer to the first question is "yes," the household is counted as having a telephone "in unit." If the answer to either the first or second question is "yes," the household is counted as having a telephone "available." *Telephone Subscribership In The United States (Data through July 2011)*, Industry Analysis and Technology Division, Wireline Competition Bureau, Federal Communications Commission, Released: December, 2011, pp. 2-3, See: http://hraunfoss.fcc.gov/edocs_public/attachmatch/DOC-3311523A1.pdf

or she is likely to move to a competitive option rather than go "phoneless." The following chart shows CenturyLink QC's decline in Oregon *residential* access lines along with the FCC's Oregon penetration rate since 2001:⁸



This chart clearly demonstrates that Oregon consumers have been purchasing cable telephony, wireless or VoIP-based services as a substitute for CenturyLink QC services.

The sections below provide additional detail on the current market conditions and competitive alternatives being offered in Oregon.

⁸ *Id.*, Table 3.

2. Wireline competition

a. Cable Telephony

Cable companies provide phone service (along with video and high speed internet) throughout CenturyLink QC's Oregon serving territory. Comcast, Charter and BendBroadband are major cable companies, offering digital telephone and broadband service to customers in many parts of the state, including major cities such as Portland, Salem, Eugene, Medford and the Bend/Redmond areas. As shown in Exhibit 2 the data available to CenturyLink QC shows that cable telephony service is now available to customers in at least 74 of CenturyLink QC's 82 wire centers in Oregon, and these wire centers comprised 98% of CenturyLink QC's access lines in Oregon as of December 31, 2011. Thus, cable telephone service is now available to many of CenturyLink QC's customers in Oregon.

Cable companies provide telephone service over their own coaxial/fiber facilities, and sometimes partner with wholesale providers such as Level 3 to offer a complete array of local telephone services. The voice services provided via cable telephony include local calling, long distance calling and calling features, and are functionally equivalent to the services that are offered by CenturyLink QC. Some cable providers use VoIP-based technology, but these are managed services that do not utilize the public internet. Since cable telephony providers utilize their own networks and facilities, they do not rely on CenturyLink QC wholesale network elements in the provision of their telephone services.

Comcast, Charter and other cable companies offer a broad range of telecommunications services to residential and business customers in Oregon, as described below. These offerings demonstrate that cable service providers see the provision of telephone service as a key

⁹ Based primarily on NTIA broadband data.

While cable providers serve at least some customers in these communities, each company may not offer services to all of the areas served by CenturyLink in each wire center.

ingredient in their strategy to expand their customer bases and improve revenue streams by driving up the number of customers purchasing multiple services in addition to cable television service.

b. Competitive Local Exchange Carriers ("CLECs")

According to data from the Commission's 2011 Competition Survey¹¹, there were 235 CLECs certified in Oregon, with 148 of those CLECs providing local exchange services. While not all certificated providers currently offer voice services in Oregon, in addition to Comcast and other cable providers, there are numerous unaffiliated CLECs actively competing with CenturyLink QC for customers in Oregon, including Integra, XO, tw telecom, Windstream, AT&T, Verizon and Level 3 and many smaller CLECs. *Most* of these CLECs are primarily focused on serving business customers. In many cases these carriers provide service using their own facilities and in other cases they provide service via the leasing of CenturyLink QC facilities (e.g., resale, CenturyLink QC Local Services Platform ("CLSP") or Unbundled Loops (UNE-L)). CLECs are serving business and governmental customers of virtually all sizes.

3. Wireless Competition

According to the FCC's Local Competition Report, as of June 30, 2011 there were 3.355 million wireless subscribers in Oregon, while there were only 1.595 million wirelines (both ILEC and non-ILEC). In fact, wireless lines have increased 164% in Oregon from only 1.269 million in June 2001. The FCC data shows that the wireless share of the total access line market has grown significantly over this timeframe, as described previously. While wireless

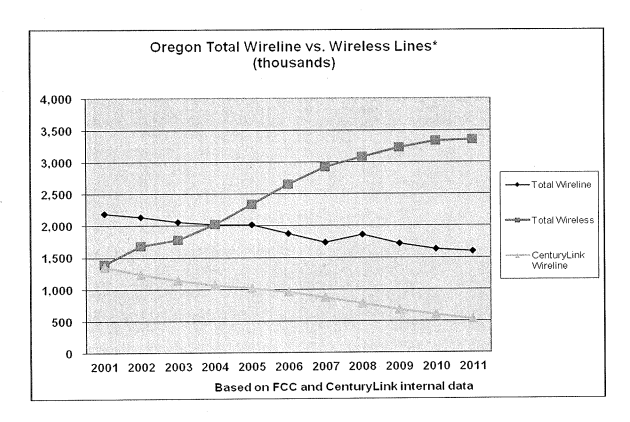
Local Telecommunication Competition Survey, Year 2011 Report, Public Utility Commission of Oregon, December 2011.

December 2011.

12 Local Telephone Competition: Status as of June 30, 2011; Industry Analysis and Technology Division, Wireline Competition Bureau, June 2012, tables 9 & 18.

¹³ *Id.*, table 14.

subscribers have increased dramatically, CenturyLink QC access lines (residence and business) in Oregon dropped 61% over the same time frame—from 1.354 million in December 2001 to .528 million in December 2011. The following graph shows the relationship of wireless connections, total wirelines and CenturyLink QC access lines in Oregon:



Most Oregon consumers, except those in extremely remote areas, have wireless options. Exhibit 3 provides a map showing the areas served by CenturyLink QC, along with the areas with known wireless coverage in Oregon. The map demonstrates that there are very few areas within CenturyLink QC wire centers boundaries where there is no wireless coverage, and this occurs only in the most sparsely populated areas. Thus, very few Oregonians actually live in the areas without wireless service.

In fact, the vast majority of CenturyLink QC customers have multiple wireless options. Exhibit 4 contains a map prepared by the FCC showing the number of wireless providers throughout Oregon. It is readily apparent that there are four or more wireless carriers in most of the areas served by CenturyLink QC, and in the majority of other areas there are at least three carriers. Wireless services are provided by AT&T, Verizon, T-Mobile, Sprint, and other providers.

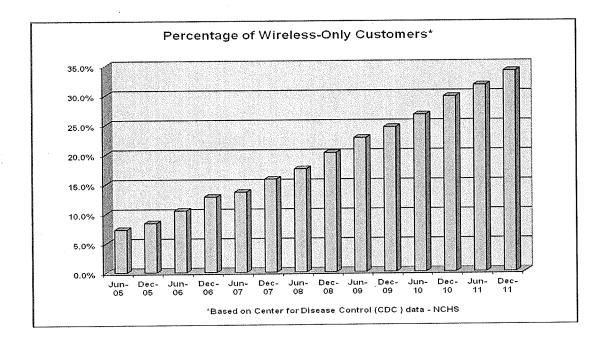
The large national wireless companies, including AT&T, Verizon, Sprint, Cricket and T-Mobile each have a large presence in Oregon. There are also regional wireless carriers providing service in Oregon such as US Cellular. Exhibit 5 provides maps for each of these carriers that show the wireless coverage area overlaid on the CenturyLink QC serving territory in the state. It may be observed that AT&T, Verizon, Sprint, T-Mobile, Cricket and US Cellular provide services across the vast majority of CenturyLink QC's serving area, and therefore nearly all customers can choose from multiple wireless providers.

The decline in CenturyLink QC landlines, coupled with the dramatic increase in wireless connections, demonstrates that Oregon customers increasingly view wireless phones as a substitute for wireline service, and that wireless phones are replacing wireline phones. In fact, a significant number of voice customers have already "cut the cord," relying solely on wireless service to meet their telecommunications needs, and this trend is accelerating. According to a survey conducted by the National Center for Health Statistics ("NCHS"), in the first 6 months of 2011, 34.0% of U.S. households did not have a traditional landline telephone, but did have at least one wireless telephone. The study states:

One-third of American homes (34.0%) had only wireless telephones (also known as cellular telephones, cell phones, or mobile phones) during the second half of 2011—an increase of 2.4 percentage points since the first half of 2011. In addition, nearly one of

every six American homes (16.0%) received all or almost all calls on wireless telephones despite also having a landline telephone. ¹⁴

Thus, while 34.0% of households have already "cut the cord," another 16.0% of households are "wireless mostly" and use their wireless phone for nearly all calling. In total, these wireless only and "wireless mostly" households make up one-half (50%) of households. The chart below depicts how wireless-only households in the U.S. have increased, according to the NCHS study:



There is little doubt that this trend will continue in the future, especially given the large amount of "wireless mostly" households that exist today. These customers are particularly likely to "cut the cord" in the future.

Centers for Disease Control and Prevention, National Center for Health Statistics, Wireless Substitution: Early Release of Estimates From the National Health Interview Survey, July-December 2011, released June, 2012, page 1. In the NCHS study, any households that has removed an additional landline telephone line in favor of wireless service but still retains at least one landline telephone line in the household is not considered "wireless only."

On October 12, 2012, the NCHS released a detailed analysis of its Wireless Substitution report—with state-specific data—for the January through December 2011 timeframe. For this time period, the NCHS found that 38.2% of adult Oregon wireless households were "wireless only," a significantly higher percentage of cord-cutting than the national average of 34.0% for the same time period. In fact, Oregon placed seventh out of 50 states in the percentage of wireless only households. In fact, Oregon placed seventh out of 50 states in the percentage of wireless only households.

In areas where wireless alternatives exist—which includes nearly all of CenturyLink QC's Oregon service territory—it is viewed as a viable local service alternative by a large number of customers. This fact is made clear by the growing number of consumers who have already "cut the cord" as well as the "wireless mostly" customers who are considering "cutting the cord."

"Wireless mostly" households are particularly likely to "cut the cord" in the future because the customers already have a wireline phone and a wireless phone. Since such a customer is using his or her wireline phone less and less, he or she may start to question the value of maintaining and paying for both a wireless and wireline phone, especially if wireline rates increase. Ultimately, a "wireless mostly" customer may decide to "cut the cord;" a scenario that is obviously occurring regularly as evidenced by the NCHS data.

In various regulatory forums, some parties have argued that wireless service should not be considered to be a substitute for wireline service because *all* customers may not view it as a substitute. There is no doubt that some customers do not view wireless service to be a substitute for wireline service, and some of these customers may not want to give up their wireline phone

¹⁵ Centers for Disease Control and Prevention, National Center for Health Statistics, Wireless Substitution: State-level Estimates From the National Health Interview Survey, 2010-2011, released October 12, 2012, Table 1.

¹⁶ *Ibid*.

under any circumstances. However, as long as there are enough customers willing to "cut the cord" (often called customers "at the margin"), wireless service is a *functionally equivalent* substitute for many customers—a fact proven by the large number of households that have already "cut the cord" and have become wireless-only.

Some parties have also argued that wireless service should not be considered to be a functionally equivalent substitute for wireline voice service because it is not identical to wireline service. They argue that since it is not identical, it is not functionally equivalent and should not be considered as a competitive substitute. However, wireless service does not need to be identical to wireline service in order for it to be functionally equivalent or serve as an effective substitute for wireline services that constrains CenturyLink QC's retail wireline prices. There will always be some differences between wireline and wireless service in terms of quality of transmission, data capability, mobility, ergonomics, etc. For example, a wireless phone will always have more mobility than a wireline phone, and handsets are likely to be smaller. This does not mean that they are not substitutes for voice services. A simple non-telephone example may help to put this into perspective. One might argue that metropolitan bus service and subway service are not competitive substitutes for one another because they utilize different technologies, may charge different fares, run different routes to connect the same two points, take different amounts of time to connect the same two points and likely offer tangibly different levels of comfort and ease in the perception of some commuters. While the bus and subway are clearly not perfect substitutes for all commuters, there can be no doubt that bus use would increase if the subway authority significantly increased prices. Similarly, if the bus significantly raised fares, many would migrate to subway travel.

The bottom line is that wireless does not have to be identical to wireline service, nor does it have to be a substitute for all customers, in order for it to constrain CenturyLink QC's pricing

of local exchange service. Wireless providers today are making functionally equivalent or substitute services readily available at competitive rates, terms and conditions.

4. Voice over Internet Protocol (VoIP) Competition

It is useful to describe VoIP services as either "managed" or "over-the-top." Generally, cable companies offer "managed" VoIP-based services that are non-portable and that carry traffic over private managed networks, rather than the internet. Many other companies such as Vonage, Google and MagicJack offer "over-the-top" VoIP services, which rely on a third-party broadband connection, and transmit calls over the public internet. These companies often offer "portable" VoIP services that can be used over any high speed internet connection. Since cable VoIP services were addressed above, I will describe "over-the-top" VoIP services in this section.

From a customer perspective, VoIP service functions in a manner similar to standard circuit switched telephony, and allows a customer to utilize a standard telephone set to originate and receive telephone calls using the same dialing patterns that are used for standard wireline telephone service. To utilize VoIP services, a customer must have a high speed connection, such as Digital Subscriber Line ("DSL"), a high-speed wireless connection, satellite broadband, or a cable modem. The FCC describes VoIP as follows: Interconnected VoIP service "(1) [e]nables real-time, two-way voice communications; (2) [r]equires a broadband connection from the user's location; (3) [r]equires IP-compatible customer premises equipment (CPE); and (4) [p]ermits users generally to receive calls that originate on the public switched telephone network and to terminate calls to the public switched telephone network."

VoIP setup is simple—a standard telephone is simply plugged into a VoIP adaptor (provided by the VoIP carrier), which is connected to a broadband internet modem. From the standpoint of the customer, VoIP works just like traditional phone service, except that it provides additional features and functionality.

In the Matter of Connect America Fund A National Broadband Plan for Our Future Establishing Just and Reasonable Rates for Local Exchange Carriers High-Cost Universal Service Support Developing an Unified Intercarrier Compensation Regime Federal-State Joint Board on Universal Service Lifeline and Link-Up, WC Docket No. 10-90, GN Docket No. 09-51. WC Docket No. 07-135, WC Docket No. 05-337, CC Docket No. 01-

VoIP telephone service is a rapidly growing communications technology that clearly represents a competitive alternative to traditional landline-based telephone services in Oregon. In fact, in a 2009 Order regarding IP-enabled services, the FCC recognized that VoIP-based services are increasingly replacing traditional wireline services:

Consumers increasingly use interconnected VoIP service as a replacement for traditional voice service, and as interconnected VoIP service improves and proliferates, consumers' expectations for this type of service trend toward their expectations for other telephone services.¹⁹

The FCC has also noted in its NPRM regarding Intercarrier Compensation and Universal Service, that "the emergence of VoIP provides another alternative to traditional wireline phone service" and that "consumer demand for VoIP services continues to increase." More recently, in its Report and Order and Further Notice of Proposed Rulemaking in this docket, the FCC found that "Interconnected VoIP services, among other things, allow customers to make real-time voice calls to, and receive calls from, the PSTN, and increasingly appear to be viewed by consumers as substitutes for traditional voice telephone services." In addition, as described earlier, the FCC includes VoIP-based telephone service when it is developing telephone subscribership data, and the FCC now includes VoIP-based services in its *Local Competition Report*, where it includes the number of reported "End-User Switched Access Lines and VoIP

^{92,} CC Docket No. 96-45, WC Docket No. 03-109, Notice of proposed rulemaking and further notice of proposed Rulemaking, FCC 11-13, released February 9, 2011 ("ICC/USF NPRM"), footnote 923.

¹⁹ Report and Order, In the Matter of IP-Enabled Services, Federal Communications Commission, WC Docket No. 04-36, Released: May 13, 2009, ¶ 2

 $^{^{20}}$ ICC/USF NPRM, ¶ 503

²¹ Id. ¶610

In the Matter of Connect America Fund, A National Broadband Plan for Our Future, Establishing Just and Reasonable Rates for Local Exchange Carriers, High-Cost Universal Service Support, Developing an Unified Intercarrier Compensation Regime, Federal-State Joint Board on Universal Service, Lifeline and Link-Up, Universal Service Reform – Mobility Fund, WC Docket No. 10-90, GN Docket No. 09-51, WC Docket No. 07-135, WC Docket No. 05-337, CC Docket No. 01-92, CC Docket No. 96-45, WC Docket No. 03-109, WT Docket No. 10-208, Report and Order and Further Notice of Proposed Rulemaking, FCC 11-161, Released November 18, 2011, ("ICC/USF Order"), ¶63.

Subscriptions." As noted in the most recent *Local Competition Report*, non-ILEC VoIP subscriptions in Oregon increased to 396,000 in June 2011.²³ VoIP-based telephone offerings represent an increasing and significant form of competition for CenturyLink QC's local exchange service.

While it is very difficult to obtain accurate subscribership information regarding VoIP services in Oregon, VoIP is clearly a rapidly growing communications technology that represents a competitive alternative to traditional landline-based telephone services. "Over the Top" VoIP-based telephone service, which is typically offered as a package that includes unlimited local and long distance service plus an array of calling features, is now readily available from a broad range of providers to *any customer in Oregon that has high-speed broadband internet access*. And it is clear that broadband availability and subscribership will increase over time, especially given the recent initiative by the FCC to provide universal service funding for broadband. In fact, the FCC acknowledged how increases in broadband availability will stimulate VoIP usage: "The deployment of broadband infrastructure to all Americans will in turn make services such as interconnected VoIP service accessible to more Americans."²⁴

Broadband access has been increasing rapidly in Oregon. According to the FCC's latest *Internet Access Services Report*, ADSL broadband connections in Oregon have grown from 57,899 in December 2001 to 358,000 in June 2011—an increase of over 500 percent, and cable modem broadband connections in Oregon have grown over this timeframe from approximately 100,000 to 640,000—an increase of over 500 percent. ²⁵ As of June 30, 2011, according to the

Local Telephone Competition: Status as of June 30, 2011; Industry Analysis and Technology Division, Wireline Competition Bureau, June 2012, table 9.

²⁴ ICC/USF Order, ¶67

Internet Access Services: Status as of June 30, 2011, FCC Industry Analysis and Technology Division, Wireline Competition Bureau, June 2012, Table 18, and High Speed Services for Internet Access: Status as of December 31, 2007, FCC Industry Analysis and Technology Division, Wireline Competition Bureau, January 2009, Tables 11 & 12...

FCC, there were 358,000 ADSL connections, 640,000 cable modem connections, 74,000 fiber connections, 11,000 fixed wireless broadband connections, 1,436,000 mobile wireless broadband connections, and 30,000 other broadband connections, for a total of 2.549 million broadband connections. Thus, the number of broadband connections in Oregon far exceeds the 528,000 total CenturyLink QC basic exchange access lines that were in service in Oregon on December 31, 2011. According to the FCC, as of June 2011, high speed internet access was available to 91% of ILEC residential end-user premises and 98% of cable residential end-user premises in Oregon, and 67% of Oregon residential households had a high speed internet connection from one of the 84 broadband providers in the state. Thus, competitive broadband services are now widely available from multiple providers in Oregon, and these services have been embraced by a rapidly increasing number of customers. Each broadband connection represents an existing or potential VoIP subscriber.

CenturyLink QC DSL service subscribers have the option of utilizing their DSL connection to subscribe to VoIP service from another provider, in lieu of traditional CenturyLink QC local exchange services. Residential and business customers within CenturyLink QC's service territory in Oregon may subscribe to CenturyLink QC DSL service on a "stand-alone" basis (i.e., they are not required to subscribe to standard CenturyLink QC local exchange service as a precondition to subscribing to CenturyLink QC DSL service). These customers may order VoIP telephone service from a wide range of non-CenturyLink QC VoIP providers as a replacement for CenturyLink QC basic exchange service. Numerous companies offer VoIP services in Oregon, including Vonage, Lingo, 8x8, MagicJack, VoIP.com, viatalk, Intalk, PhonePower, CallCentric, VoIPYourLife and many others. VoIP providers offer very

Internet Access Services: Status as of June 30, 2011, FCC Industry Analysis and Technology Division, Wireline Competition Bureau, June 2012, Table 18.

²⁷ *Id*, Tables 24, 16 and 23.

attractively priced phone services today; these are functionally equivalent or substitute services readily available at competitive rates, terms and conditions.

C. CenturyLink QC Access Line Gain or Loss

As described in greater detail in Section B of this report, CenturyLink QC continues to face significant competition in its Oregon markets. As competition for voice communications services has increased, CenturyLink QC has continued to experience declines in access line volumes. During the time period that CenturyLink QC's Price Plan has been in place, access lines declined by 40.3% from 802,550 lines in July 2008 to approximately 479,000 lines in August 2012. Residential retail access lines declined 46.6% and business retail access lines dropped 25.2% over this time frame. Confidential Exhibit 1 provides data regarding the loss of access lines organized by CenturyLink QC Oregon wire center.

D. PRICING FLEXIBILITY

1. Introduction

CenturyLink QC's Price Plan was designed to achieve the following objectives with respect to pricing flexibility:

- Allow CenturyLink QC to price other services competitively with services offered by alternative providers, including those using landline, wireless, cable, and VoIP technologies.
- Increase CenturyLink QC's pricing flexibility to meet changing market conditions.

The Price Plan established price or rate increase caps for all services subject to the plan. At the initiation of the Price Plan in August 2008, rates for all services covered by the plan were set at pre-plan levels. Noted below is information on CenturyLink QC's use of the pricing flexibility established in the Price Plan for the major categories of services.

2. Summary of Pricing Flexibility Utilized

Non-recurring charges. Non-recurring charges for primary line basic services were capped at pre-plan rates with no pricing flexibility. Consistent with this limitation, CenturyLink QC has not modified the rates for non-recurring charges for primary line basic service since the Price Plan was entered into.

Residential Basic Service. Primary line basic service rates for residential customers were capped at pre-plan rates with no pricing flexibility. CenturyLink QC was provided an option to petition the Commission for removal or adjustment of the price caps. To date, CenturyLink QC has not modified the rates for residential primary line basic service, nor sought Commission approval for removal or adjustment of the price caps. Therefore, rates for primary line basic residential service remain at pre-plan rates.

Business Service. Primary line basic service for business customers was initially capped at preplan rates. Effective August 14, 2011 on the third anniversary of the effective date of the plan, the price cap increased to \$1 above pre-plan rates. To date, CenturyLink QC has not modified the rates for business primary line basic service. Therefore, rates for primary line basic business service remain at pre-plan rates.

Switched Access, EAS, Toll Restriction, Call Trace and Unlisted Numbers/Directory Listings. The rates for these services were capped at pre-plan rates with no pricing flexibility. Consistent with this limitation, CenturyLink QC has not increased the rates for these services since the Price Plan was entered into.

DS-1 Service. The rates for intrastate DS-1 service were subject to price caps. The recurring rate for transport mileage was capped at 125 percent of pre-plan rates and rates for other charges were capped at the average of the rates charged as of May 1, 2008 in the 13 other states in the CenturyLink QC ILEC region and allowed to increase annually by the increase in the Portland CPI. CenturyLink QC has not increased the rates for this service since the Price Plan was entered into.

ISDN-PRI Service. The rates for ISDN-PRI were capped at the average of the rates charged as of May 1, 2008 in the 13 other states in CenturyLink QC's ILEC region and allowed to increase annually by the amount of increase in the Portland CPI. CenturyLink QC has not increased the rates for this service since the Price Plan was entered into.

Other Retail Services. The rates for all remaining residential and business services were subject to a price cap which allowed increases for each service up to 50 percent annually, with no more than a 200 percent increase over any rolling five-year period. CenturyLink QC was also allowed to remove the monthly two free-call allowance for directory assistance service. CenturyLink QC utilized the pricing flexibility provided for select services under these provisions of the Price Plan with annual filings being completed in 2008, 2009, 2010 and 2011. CenturyLink QC price changes for services covered by these provisions of the Price Plan did not exceed the 50 percent annual cap or the 200 percent cumulative cap. CenturyLink QC did remove the two free-call allowance in its 2008 Price Plan filing.

3. Conclusion

The pricing flexibility provided under the Price Plan has allowed CenturyLink QC to modify its prices for some services to meet changing market conditions and remain more competitive with services offered by other providers. As outlined above, CenturyLink QC has taken advantage of pricing flexibility afforded under the Price Plan to modify certain of its prices

in an attempt to provide compelling value propositions to its customers while remaining competitive in the market.

Although the Price Plan has provided CenturyLink QC additional pricing flexibility that did not exist prior to the adoption of the plan, CenturyLink QC still faces significant pricing constraints that none of its competitors are subject to. As outlined in the previous section on competition, CenturyLink QC is facing ever increasing competitive pressure from alternative providers, including cable, wireless and VoIP providers who continue to gain market share. As a result, competitive market forces can be relied upon to ensure discipline over pricing is maintained, and the artificial pricing constraints that only CenturyLink QC is currently subject to should be curtailed or eliminated.

As the Commission completes its evaluation of the market based on information provided in this report, and considers modifications to the Price Plan, CenturyLink QC believes it will ultimately need further relaxation or elimination of pricing constraints especially in the following areas:

- Allowing additional pricing flexibility for residential and business primary line basic service, including rates in rate group 3.
- Allowing price increases for services currently subject to capping at pre-plan rates such as toll restriction, call trace and unlisted numbers/directory listings.
- Removing pricing constraints for ISDN-PRI and DS-1 services.
- Relaxing prohibition against geographically deaveraged rates.

E. NETWORK AND OTHER PROJECT INVESTMENT COMMITMENTS

1. Summary

On August 8, 2008, the Commission issued Order No. 08-408 approving the Stipulation Agreement and adopting CenturyLink's Price Plan. An important element of the Price Plan was a commitment by the company to make incremental investments of \$4 million in network improvements and other projects at shareholder expense. Proposed projects included up to \$2 million for a Consumer Information Center, with the remaining monies to be used for incremental network improvements. On October 20, 2008, CenturyLink submitted its proposal to the Commission outlining its plans for network infrastructure projects totaling approximately \$2 million. On November 12, 2008, the Commission issued Order No. 08-544 approving CenturyLink's Network and Other Project Investments Plan. Finally, on June 10, 2010, the Commission issued Order No. 10-215 which amended CenturyLink's Network and Other Project Investment Plan in two ways. Specifically, the amount directed to the Consumer Information Center was reduced from \$2 million to \$1 million and the remainder was reallocated to other network related projects agreed to by CenturyLink and the Commission Staff. As a result, of these agreements and Commission orders, CenturyLink's modified commitment included \$1 million directed to the Consumer Information Center and \$3 million to incremental network investments.

2. Consumer Information Center Commitment

In compliance with the Framework Agreement for the Oregon Telecommunications

Consumer Information Center ("OTCIC"), entered into by CenturyLink and the Citizens' Utility

Board of Oregon ("CUB"), and acknowledged by the Commission in Order No. 10-215,

CenturyLink has fulfilled its commitment to provide \$1 million to support the OTCIC.

CenturyLink remitted an initial payment of \$400,000 to CUB in June 2010. The remaining

\$600,000 payment was remitted in August 2011. As a result, CenturyLink has fully met its

commitment for other project investments of \$1 million as established in its Price Plan and as

modified by subsequent agreements and Commission orders outlined above.

3. Incremental Network Infrastructure Investment

As outlined in paragraph 1, CenturyLink committed to invest a total of \$3 million in incremental network infrastructure. CenturyLink and Commission Staff agreed that the funds should be directed to projects to extend access to CenturyLink's broadband services to customers in rural areas. CenturyLink and Commission Staff selected specific rural areas in the company's service territory that did not have access to its broadband services. The investments were to be directed to upgrading transport systems and remote terminals that served the selected areas. CenturyLink agreed to provide quarterly reports to document progress towards meeting the agreed upon deployments. The reports were to identify the deployments that have been completed in the preceding reporting period and the amount of money spent on each project.

CenturyLink filed its first quarterly update providing progress on this commitment in April 2009 and has continued to file reports each quarter, with the latest report filed on October 15, 2012. The latest report provides detailed information on the high speed internet sites completed during 2009 and 2010, as well as completed and pending jobs for 2011 and 2012. The latest report reflects that CenturyLink has made substantial progress towards completion of its commitment by spending nearly \$2.8M of the \$3 commitment total through September, 2012. CenturyLink expects to fully complete the remainder of its \$3 million network investment commitment in early 2013.

F. NEW SERVICES

The table below provides information on the new services introduced by CenturyLink QC since the effective date of the Price Plan.

Reference	Effective Date	Tariff, Price List or Catalog	Description
Internal Reference 2009-026	10/20/2009	Catalog	Voice Messaging Link - This filing introduces a feature that allows a wireless phone billed through Qwest and a Qwest wireline phone to share the same voice messaging mailbox. The customer can access all phone messages from a single messaging mailbox regardless of which phone receives the call. The wireless and wireline phones are both notified when a new message is waiting.
Internal Reference 2009-035	12/15/2009	Catalog	One Number Service - This filing introduces a wireline service feature that works with a customer's wireless service. When a call is placed to a Qwest wireline number, it will ring the customer's wireline and wireless phone at the same time or sequentially. Unanswered calls to the wireless and wireline number will be forwarded to a single voice mail system.
Transmittal 2009-015-PL	01/17/2010	Price List	Qwest Home Phone – This filing introduces Qwest Home Phone service which is a residential package that includes a basic access line and a group of standard features that customer may choose from at no additional charge.
Transmittal . 2012-007-PL	06/19/2010	Price List	Core Connect 1 – This filing introduces a new plan for business customers that includes an access line and a list of standard features, unlimited long distance and high speed Internet Service.
Internal Reference 2011-018	07/25/2011	Catalog	Primary Rate Service (PRS)/Private Branch Exchange (PBX) Product Bundle – This filing introduces a switched digital service offering for business customers that combines basic ISDN PRS service and Qwest-provided PBX equipment.
Advice No. 2109	05/05/2012	Tariff	Primary Rate Service (PRS) Bundle – This filing introduces a bundle which combines bulk rate ISDN PRS consisting of 23B+D voice and data trunks provisioned as two-way with Direct Inward Dialing (DID), PRS standard features, up to 100 DID numbers in block of 20 and ISDN Calling Name Delivery.
Advice No. 2112	07/18/2012	Tariff	Core Connect Professional Bundle – This filing introduces a new bundle which combines business voice packages consisting of business voice lines and features, with unlimited long distance and high speed Internet service. This service was originally included as a tariffed offering, but was subsequently moved to the Price List.

G. Simplification or Reduction in the Burden of Regulation

In adopting CenturyLink QC's Price Plan, the Commission waived requirements set forth in several state statutes and Commission rules relating to the regulation of telecommunications in Oregon. Certain of these waivers represented a continuation of the manner in which CenturyLink-QC has operated since 2000 under its prior price cap regulation plan. Other waivers provided expansion of relief from existing regulatory requirements, thereby reducing regulatory burdens affecting both CenturyLink QC and Commission resources. This section of CenturyLink QC's report provides a discussion of the ways in which the burden of regulation for both CenturyLink QC and the Commission has been simplified or reduced by the adoption of the Price Plan, concentrating on those waivers that have the more significant impacts.

The waivers of statutes and Commission rules authorized by the Price Plan has reduced the resources that CenturyLink QC previously devoted to gathering, assimilating and filing Commission required reports. In turn, since the Commission is no longer required to expend its resources reviewing and analyzing these reports, it can focus on other areas that are more critical to serving their constituents. In addition, the Price Plan has provided relief from regulatory burdens associated with the regulation and pricing of CenturyLink QC's services. Below are the more significant areas where the burden of regulation has been reduced for CenturyLink QC and the Commission as a result of the waivers of statutes and Commission rules authorized by the Price Plan.

Financial

- Annual Budget of Expenditures Report Eliminated
- Annual Construction Budget Report Eliminated
- Securities Issuance the requirement to file reports related to the issuance of securities was eliminated.

- Cost Allocation Manual the requirement to maintain and file a Cost Allocation Manual was eliminated.
- Affiliate Interest Transactions the requirement to file affiliate interest contracts for the prior calendar year was eliminated. In addition, information on affiliate transactions is no longer required on Annual Report Form O.
- Accounting Practices Commission approved accounting simplification in Order No. 06-514 in Docket UM 1274 which allows CenturyLink QC to maintain a single set of regulatory books of account (MR Accounting).
- Form I Annual Report of Oregon Separated Results of Operations Beginning with 2004 reporting, the Form I was replaced with an acceptable company standard substitute report. However, in 2011, Commission Order No. 11-095 in Docket UM 1484 imposed as a condition of approval of the merger between CenturyLink and Qwest a requirement that the Commission standard Form I be reinstituted. This required significant work efforts to reinitiate dormant processes that reinstituted regulatory burdens.
- Form O Total Company and Total Oregon Operations Financial Report Beginning with 2004 Form O reporting, certain Commission required financial statement sections of the Form O were replaced with company standard reports. However, in 2011, Commission Order No. 11-095 in Docket UM 1484 imposed as a condition of approval of the merger between CenturyLink and Qwest a requirement that the Commission standard Form O sections for total company and state of Oregon income statement and balance sheet be reinstituted. This required significant work effort to map old Qwest accounts to the 2011 Form O formats and reinstituted regulatory burdens. Such work effort will be required again for the 2012 Form O since the old Qwest accounting system was decommissioned in January 2012 in a conversion to the CenturyLink accounting system.
- Requirements for Commission approval of stock or property related transactions were waived in full in the 2008 Price Plan Docket UM 1354. However, in 2011, Commission Order No. 11-095 in Docket UM 1484 imposed as a condition of approval of the merger between CenturyLink and Qwest a requirement that conditionally removed the Price Plan exemption from the requirements of ORS 759.375 and ORS 759.380 and reinstituted regulatory burdens. As a condition, the parties agreed that for property sales where the sales price is less than \$10 million the Qwest Price Plan exemption from ORS 759.375(1)(a) applies, except that the sale of any Qwest exchange will be subject to Commission approval under ORS 759.375.

Pricing Flexibility

• The Price Plan provides flexibility for CenturyLink QC to change prices for certain services within established parameters without meeting the requirements of certain statutes related to rate of return regulation.

• The Price Plan allows CenturyLink QC to make price list filings for new services and specified other retail services not subject to price caps on one day's notice to the Commission. This allows CenturyLink to more quickly respond to market factors to introduce new services and change prices.

CERTIFICATE OF SERVICE

UM 1354

I hereby certify that I have this 3rd day of May, 2013, served the foregoing **PETITION OF QWEST CORPORATION FOR REVISION OF PRICE PLAN** upon all parties of record in this proceeding by causing a copy to be sent by electronic mail to the following addresses:

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^{*} Have signed Protective Order No. 08-116