CARRIER-TO-CARRIER AGREEMENT CHECKLIST

INSTRUCTIONS: Please complete all applicable parts of this form and submit it with related materials when filing a carrier-to-carrier agreement pursuant to 47 U.S.C. 252 and OAR 860-016-0000 et al. The Commission will use the information from this form to determine how to process the filing. Unless you request otherwise in writing, the Commission will serve all documents related to the review of this agreement to the e-mail address listed below.

1. PARTI	ES Competitive Carrier	Incumbent Local Exchange Carrier
Name of Party:	Comcast Phone of Oregon, LLC dba Comcast Digital Phone	United Telephone Company of the Northwest dba CenturyLink
Contact for Proc	cessing Questions:	
Name	Katherine Kirchner	Josie Addington
Telephone:		206-806-7339
E-mail:	kathy_kirchner@comcast.com	josie.addington@lumen.com
Contact for Lega	al Questions (if different)	
Name:		
Telephone:		
E-mail:		
Other Persons w	vanting e-mail service of documents (if any)	
Name:		Steve Dea
E-mail:		intagree@centurylink.com
	<u>n</u> : Adopts existing carrier-to-carrier agreement and ket ARB	pproved by the Commission.
• Part	ies to prior agreement:	&
New Ag	reement: Seeks approval of a new negotiated agr	eement.
D NO	r agreement replace an existing agreement betwee , Docket ARB	en the parties?
	nent: Amends an existing carrier to carrier agreer ARB 1131	nent.
■ NO	replace an agreement or amendment currently pen , Docket ARB, Filed on	ding Commission approval?
	t(s) provided on CD, DVD or flash drive.	
		Defect

Resale Forbearance Amendment to the Interconnection Agreement between United Telephone Company of the Northwest d/b/a CenturyLink and Comcast Phone of Oregon, LLC dba Comcast Digital Phone for the State of Oregon

This is an Amendment ("Amendment") to the Interconnection Agreement between United Telephone Company of the Northwest d/b/a CenturyLink ("CenturyLink"), a Colorado corporation, and Comcast Phone of Oregon, LLC dba Comcast Digital Phone ("Comcast"). CenturyLink and Comcast shall be known jointly as the "Parties".

RECITALS

WHEREAS, the Parties entered into an Interconnection Agreement ("Agreement") for service in the state of Oregon which was executed on November 21, 2016; and

WHEREAS, on August 2, 2019, the FCC released Order FCC 19-72, a Memorandum Opinion and Order in WC Docket 18-141 (the "UNE Analog Loop and Resale Forbearance Order"), which became effective upon release (referred to as the "Forbearance Order"); and

WHEREAS, the Parties agree that the Forbearance Order is a change in Applicable Law that, pursuant to the terms of the Agreement, must be incorporated through an amendment to the Agreement; and

WHEREAS, in order to implement the terms of the Forbearance Order and consistent with the terms of the Agreement regarding changes in Applicable Law, the Parties desire to amend the Agreement further under the terms and conditions contained herein.

AGREEMENT

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

Amendment Terms

The Agreement is hereby amended by adding terms and conditions for Resale as set forth in attachments and Exhibit A to this Amendment, attached hereto and incorporated herein by this reference. Any capitalized terms not defined specifically in this Amendment are as defined in the Agreement.

Effective Date

This Amendment shall be deemed effective upon approval by the Commission, or by being permitted to go into effect by operation of law; however, the Parties agree to implement the provisions of this Amendment upon execution.

Further Amendments

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

Entire Agreement

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

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

Comcast Phone of Oregon, LLC dba Comcast Digital Phone

United Telephone Company of the Northwest d/b/a CenturyLink

this and 20, 2021 17:54 EST)

Signature

<u>Gloria Faust</u> Name Printed/Typed

Vice President Voice Product Management Title Jan 20, 2021

Date

Kimberly J. Povirk Kimberly J. Povirk (Jan 20, 2021 17:06 CST)

Signature

Kimberly J. Povirk Name Printed/Typed

<u>Sr. Dir. Bus. Ops Wholesale Sales</u> Title Jan 20, 2021

Date

ATTACHMENT 1

- Resale Provisions Pursuant to the Forbearance Order, Comcast's ability to order new services and retain existing services from CenturyLink for resale pursuant to the Agreement, including Directory Listings and Directory Assistance that pertain to Resale, of the Agreement are altered as follows:
 - a. Effective Date to February 2, 2020 During the time period from the Effective Date of this Amendment until February 2, 2020, Comcast may order services for resale pursuant to the applicable terms and conditions of the Agreement, including the discounts delineated in Exhibit A of this Amendment ("wholesale discount"). In addition, Comcast may make changes in existing resold services, also pursuant to the applicable terms of the Agreement, until February 2, 2020.
 - b. After February 2, 2020 to August 2, 2022 After February 2, 2020, any services Comcast orders for resale from CenturyLink pursuant to the applicable provisions of the Agreement will no longer receive a wholesale discount. Any orders for such new services for resale are subject to the applicable retail Tariff rates.
 - i. For any services procured for resale under the terms of the Agreement ("Existing Resale Services") on February 2, 2020 or prior, CenturyLink will continue to provide such Existing Resale Services pursuant to the terms of the Agreement, including the wholesale discounts until August 2, 2022.
 - ii. For any services procured for resale under the terms of the Agreement after February 2, 2020, CenturyLink will continue to provide Resale Services pursuant to the terms of the Agreement, removing the wholesale discounts.
 - 1. CenturyLink, on no more than quarterly basis, may conduct an internal review of Comcast's resale order activity in order to accurately bill new resale services ordered by Comcast after February 2, 2020 under the terms of the Agreement and to which a wholesale discount was applied by CenturyLink.
 - CenturyLink may issue applicable credits or debits using the effective date that the new resale service(s) was originally ordered ("Resale True-Up Bill") removing the wholesale discount for such resale service(s);
 - 3. A Resale True-Up Bill will be issued no more than twelve (12) months following the effective date that the new resale service(s) was ordered.
 - c. After August 2, 2022 The Parties agree that CenturyLink will continue to provide new resale services and Existing Resale Services pursuant to the terms of the Agreement without the application of the wholesale discount.

KEY CODES	United Telephone Company of the Northwest - OR		January 2020
MRC NRC	ICA Elements		
Effective on Em	bedded Base Ordered Prior to 2/2/20		
	Resale Discounts (*A, *B, *C)	MRC	NRC
	Other than Operator / DA	12.21%	
	Op Assist / DA	7.34%	
	Resale Tag & Label (*A, *B, *C)	MRC	NRC
10005	Tag and Label on a reinstall loop or an existing loop or resale		\$10.21
10014	2-Wire Loop Cooperative Testing		¢44.60
			\$44.69 \$54.90
10015	4-Wire Loop Cooperative Testing		\$ 54.90
	LNP Coordinated Conversion (Hot Cut) - Lines 1 -10		\$72.88
	LNP Coordinated Conversion (Hot Cut) - Each additional line		\$4.51
	LNP Conversion - 10 Digit Trigger		\$0.00
			.
	Other Charges (*A , *B, *C)	MRC	NRC
	Temporary Suspension of Service for Resale - SUSPEND		\$0.00
	Temporary Suspension of Service for Resale - RESTORE		\$21.00
Effective on Ord	ders after 2/2/20		
	Resale Discounts (*A, *B, *C)	MRC	NRC
	Other than Operator / DA	0.00%	
	Op Assist / DA	0.00%	
	Resale Tag & Label (*A, *B, *C)	MRC	NRC
10005	Tag and Label on a reinstall loop or an existing loop or resale		\$10.21
10014	2-Wire Loop Cooperative Testing		¢44.00
	4-Wire Loop Cooperative Testing		\$44.69 \$54.90
10015			\$ 54.90
	LNP Coordinated Conversion (Hot Cut) - Lines 1 -10		\$72.88
	LNP Coordinated Conversion (Hot Cut) - Each additional line		\$4.51
	LNP Conversion - 10 Digit Trigger		\$0.00
			ψ0.00
	Other Charges (*A , *B, *C)	MRC	NRC
	Temporary Suspension of Service for Resale - SUSPEND		\$0.00
	Temporary Suspension of Service for Resale - RESTORE		\$21.00
	······································		+=
*A	The Federal Communications Commission (the, "FCC" or "Commission") released Order FCC 19-66, a Report and Order on Remand and Memorandum Opinion and Order in WC Docket Nos. 18-141, et al (the "UNE Transport Order"), and on August 2, 2019, released Order FCC 19-72, a Memorandum Opinion and Order in WC Docket 18-141 (the "UNE Analog Loop and Resale Forbearance Order") which altered CenturyLink's obligations to provide certain unbundled network elements. As a result, any rate with this footnote attached to it only applies to UNEs and Resold services according to the terms of the UNE/Resale Forbearance Amendment of the Agreement. Any rate with this footnote is no longer applicable in any way after August 2, 2022.		
*B	The rates in this table apply solely to services ordered for UNE/Resale on or before February 2, 2020. Any new services for UNE/Resale incorrectly ordered after February 2, 2020 will not have the discounts or rates applicable in this table, but instead will be subject to the applicable tariff, price list or catalog rates.		
*C	The rates in this table apply solely to services ordered for UNE/Resale on or before February 2, 2020. Any new services for Resale ordered after February 2, 2020 will not have the discounts or rates applicable in this table, but instead will be subject to the applicable tariff, price list or catalog rates.		