**ENTERED** 

MAR 1 3 2015

# BEFORE THE PUBLIC UTILITY COMMISSION

## **OF OREGON**

ARB 870, 870(1 & 2), ARB 870(3) ARB 451

In the Matter of

PUBLIC UTILITY COMMISSION OF OREGON STAFF

Request to approve Negotiated Interconnection Agreements and Amendments Submitted Pursuant to Section 252(e) of the Telecommunications Act of 1996. AMENDING ORDER

DISPOSITION: MOTION GRANTED; ORDER NO. 09-168 AND ORDER NO. 11-137 CORRECTED; AMENDMENTS TRANSFERRED

## I. INTRODUCTION

In docket ARB 870, Order No. 09-054, we approved an interconnection agreement between Qwest Corporation (Qwest) and QuantumShift Communications, Inc. (QuantumShift). In the filing, however, Qwest inadvertently stated that the agreement replaced an earlier agreement approved in docket ARB 451—between Qwest and a similarly named but different carrier, Quantum Communications, now known as Quantum Communications, LLC. (Quantum).

As a result of this error, Qwest subsequently filed three amendments with Quantum in docket ARB 870, which related to QuantumShift, rather than in docket ARB 451. These errors were memorialized by reference in six separate dockets by Order No. 09-168 and Order No. 11-137.

On February 23, 2015, Qwest, now doing business as CenturyLink QC, filed a motion to amend Order No. 09-168 and Order No. 11-137, to correctly identify Quantum as the carrier and to have the amendments erroneously filed in ARB 870 be refiled in ARB 451. CenturyLink asks us to correct the above-described errors in all dockets *nunc pro tunc*.

#### II. DISCUSSION

The motion is granted. We find that the filing and processing errors were inadvertently made and the three amendments identified belong in docket ARB 451, rather than docket ARB 870. We also note that ARB 451 has ten amendments, and the three misidentified agreements should be renumbered accordingly.

Under ORS 756.568, we amend the orders in question. Granting this motion will not affect any party's substantive rights or responsibilities under the underlying agreements. It is a clerical correction to conform the Commission orders to the actual decisions intended and followed.

## III. ORDER

## IT IS ORDERED that:

- 1. The First and Second Amendments and Staff Report, filed in docket ARB 870, are corrected by striking the language "ARB 870(1&2)" and substituting "ARB 451(11 & 12)" in its place.
- 2. Order No. 09-168 is corrected as follows:
  - a. Striking the language "ARB 870(1&2)" and substituting "ARB 451(11&12)" in its place, and Order No. 09-168, as amended, hereby transfers those amendments to docket ARB 451;
  - b. These corrections are entered *nunc pro tunc* as of May 5, 2009, the date of the decision approving the amendments; and
  - c. The remainder of Order No. 09-168 is unchanged.
- 3. The Third Amendment and Staff Report, filed in docket ARB 870, are corrected by striking the language "ARB 870(3)" and substituting "ARB 451(13)" in its place.

- 4. Order No. 11-137 is corrected as follows:
  - a. Striking the language "ARB 870(3)" and substituting "ARB 451(13)" in its place, and Order No. 11-137, as amended, hereby transfers this amendment to docket ARB 451;
  - b. These corrections are hereby entered *nunc pro tunc* as of April 19, 2011, the date of the decision approving the amendments; and
  - c. The remainder of Order No. 11-137 is unchanged.

Made, entered, and effective MAR 1 3 2015

Susan K. Ackerman Chair John Savage Commissioner



Stephen M. Bloom Commissioner

A party may request rehearing or reconsideration of this order under ORS 756.561. A request for rehearing or reconsideration must be filed with the Commission within 60 days of the date of service of this order. The request must comply with the requirements in OAR 860-001-0720. A copy of the request must also be served on each party to the proceedings as provided in OAR 860-001-0180(2). A party may appeal this order to a court pursuant to applicable law.