## BEFORE THE PUBLIC UTILITY COMMISSION

## OF OREGON

ARB 655(4)

| In the Matter of   | )                     |                |
|--|-----------------------|----------------|
|  | )                     |                |
| METROPOLITAN   | )                     | STAFF COMMENTS |
| TELECOMMUNICATIONS OF OREGON,  | )                     |                |
| INC. and QWEST CORPORATION.  | )                     |                |
|  | )                     |                |
| Fourth Amendment to the Interconnection  | )                     |                |
| Agreement Submitted for Commission   | )                     |                |
| Approval Pursuant to Section 252(e) of the   | )                     |                |
| Telecommunications Act of 1996.  | )                     |                |
| TELECOMMUNICATIONS OF OREGON, INC. and QWEST CORPORATION.  Fourth Amendment to the Interconnection Agreement Submitted for Commission Approval Pursuant to Section 252(e) of the | )<br>)<br>)<br>)<br>) |                |

RECOMMENDATION: APPROVE AMENDMENT

On January 12, 2006, Metropolitan Telecommunications of Oregon, Inc. and Qwest Corporation filed a fourth amendment to the interconnection agreement previously approved by the Public Utility Commission of Oregon (Commission). The parties seek approval of the amendment under Section 252(e) of the Telecommunications Act of 1996. The Commission provided notice by posting an electronic copy of the amendment on the World Wide Web, at: http://www.puc.state.or.us/caragmnt/. The Commission Staff (Staff) offers these comments.

Under the Act, the Commission must approve or reject an agreement or amendment reached through voluntary negotiation within 90 days of filing. The Commission may reject an agreement only if it finds that:

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

Staff recommends the Commission approve the amendment to the agreement. Staff concludes that the amendment does not appear to discriminate against telecommunications carriers who are not parties to the agreement and does not appear to be inconsistent with the public interest, convenience, and necessity.

Staff notes that an interconnection agreement or amendment thereto has no effect or force until approved by a state Commission. *See* 47 U.S.C. Sections 252 (a) and (e). Accordingly, Staff points out that the effective date of this filing will be the date the Commission signs an order approving it, and that any provision stating that the parties' agreement is effective prior to that date is not enforceable.

Dated at Salem, Oregon this 2<sup>nd</sup> day of February, 2006.

**Celeste Hari** 

Telecommunications Analyst Competitive Issues Telecommunications Division