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July 24, 2009

Public Utility Commission of Oregon

Attn: Filing Center

550 Capitol St. NE, Ste. 215

PO Box 2148

Salem, OR 97308-2148

To: Hon. Allan Arlow

Public Utility Commission of Oregon

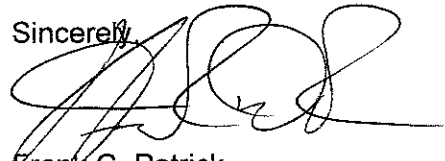
RE: NORTHWEST PUBLIC COMMUNICATIONS COUNCIL V. QWEST CORP.
Docket DR 26/UC600
Stipulation to Enlargement of Time to File Amended Complaint

Dear Judge Arlow,

Please find enclosed a motion, to which Mr. Reichman has stipulated, to grant an enlargement of time to file the Amended Complaint in this proceeding, of prior counsel's request. The Miller Nash firm has provided the file materials consistent with my substitution in this matter. It will take me a little longer to prepare the Amended Complaint. Mr. Reichman and I have discussed the matter and he has agreed to a three week enlargement.

If you would like to have a conference call in regard to that please advise. If the motion is not in appropriate form or you desire that I prepare an in order please have your staff advise.

Sincerely,



Frank G. Patrick
Attorney at Law

Cc: Lawrence Reichman (email; US Mail) reicl@perkinscoie.com
Jason W. Jones (email; US Mail) Jason.w.jones@state.or.us
Alex M. Duarte (email; US Mail) alex.duarte@qwest.com

1 Lawrence Reichman
2 Perkins Coie
3 1120 N.W. Couch Street, 10th Floor
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6 Jason W. Jones
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8 1162 Court Street NE
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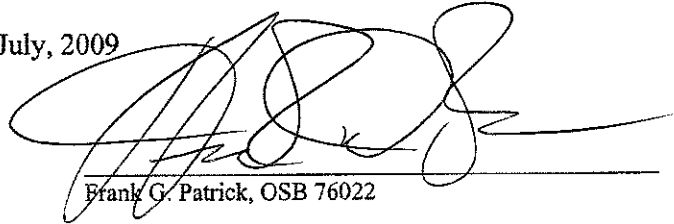
10 by the following indicated method or methods:

11 ~~by~~ by mailing a full, true, and correct copy thereof in a sealed, first-class postage-prepaid envelope,
12 addressed to the attorney as shown above, the last-known office address of the attorney, and deposited with the
United States Postal Service at Seattle, Washington, and by electronic mail on the date set forth below.

13 _____ by sending full, true and correct copies thereof via **overnight courier** in sealed, prepaid envelopes,
14 addressed to the attorneys as shown above, the last-known office addresses of the attorneys, on the date set forth
below.

15 And Certify that I did electronically file same with the PUC Filing Center, with a hard copy to PUC, Filing Center,
550 Capitol Street NE, Ste 215, PO Box 2148, Salem, OR 97308-2148.

16 DATED this ____ day of July, 2009

17 
18 _____
19 Frank G. Patrick, OSB 76022

1
2
3 BEFORE THE PUBLIC UTILITY COMMISSION
4 OF OREGON
5
6

7 TO: Oregon Public Utility Commission

8 The Northwest Public Communications Council,

9 Complainant,

10 v.

11 Qwest Corporation,

12 Respondent.

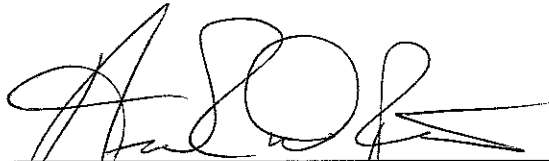
DOCKET NO. DR 26/UC 600

STIPULATED MOTION FOR ENLARGEMENT OF
TIME TO FILE AN AMENDED COMPLAINT

AND TO: All Parties

13 The Complainant, by newly designated counsel, Frank G. Patrick hereby moves the Commission for an
14 Order enlarging the time to file an Amended Complaint, as previously allowed, for three weeks from July 27 to
15 August 17, 2009. Lawrence Reichman, counsel for Qwest Corp. has stipulated to this motion, as indicated below.

16 DATED this 24th day of July, 2009.

17
18 
19 _____
FRANK G. PATRICK, OSB 76022
Attorney for Plaintiff

20 _____
LAWRENCE REICHMAN, OSB 860836
21 Attorney for Respondent Qwest Corp.
22
23

24 CERTIFICATE OF SERVICE

25 I, the undersigned below, hereby certify that I served the foregoing STIPULATED MOTION FOR
26 ENLARGEMENT OF TIME TO FILE AN AMENDED COMPLAINT For The Northwest Public Communications
Council on:

Page 1 STIPULATED MOTION TO ENLARGE TIME

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