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June 18, 2010

VIA OVERNIGHT DELIVERY

Oregon Public Utility Commission Attn: Filing Center 550 Capital St. NE #215 Salem, OR 97308-2148

UM-1484 – Application for Approval of Merger between CenturyLink, Inc. and Qwest Re: Communications International, Inc. - Motion for Highly Confidential Protective Order

Dear Commission,

Enclosed for filing are an original and three copies of CenturyLink's Motion for Highly Confidential Protective Order in Docket No. UM-1484.

If you have any questions regarding this filing, please don't hesitate to contact me.

Very truly yours,

Charles L. Best

cc: Service List

Encls

BEFORE THE PUBLIC UTILITY COMMISSION

OF OREGON

UM 1484

In the Matter of

CENTURYLINK, INC.

Application for Approval of Merger between CenturyLink, Inc. and Qwest Communications International, Inc. MOTION FOR HIGHLY CONFIDENITAL PROTECTIVE ORDER

MOTION FOR HIGHLY CONFIDENTIAL PROTECTIVE ORDER

CenturyLink, Inc., ("CenturyLink") respectfully moves the Oregon Public Utility

Commission for a protective order to govern the production and use of "highly

confidential" information that may be produced during the litigation in this case.

CenturyLink has received discovery requests in this proceeding that would require it to provide highly sensitive information, including information regarding non-regulated services that, if disclosed to its competitors without strict protections, would

seriously compromise its competitiveness in Oregon. Such information clearly falls within Oregon Rule of Civil Procedure 36(C)(7).

However, as a remedial measure for some of this category of information,

CenturyLink asserts that it is, at a minimum, critical that this information not be shared
with any employees of companies who compete with CenturyLink including in-house
attorneys and experts.

Although the Oregon Public Utility Commission does not utilize standard language for protective Orders governing highly confidential information, the Washington Utilities and Transportation Commission (WUTC) does. The WUTC's standard Protective Order with highly confidential provisions recognizes that highly sensitive competitive data should not be shared with any employees of competitors In today's extremely competitive marketplace. Consequently, the WUTC does not allow highly confidential information to be provided to in-house experts or counsel. The highly confidential provisions proposed by CenturyLink in the attached draft Order mirror the language used by the WUTC in its protective orders. See Order No. 02 in UT-082119 attached to this Motion as Exhibit A. See also Order No. 01 in UT-090842 (Frontier/Verizon).

Given the extremely sensitive nature of some of the information which may be produced and the highly competitive market for telecommunications and broadband services, CenturyLink urges the Commission to adopt CenturyLink's Highly

Confidential Protective Order, which is set forth below.

Respectfully submitted this 18th day of June, 2010.

By: _____

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And

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Phone: (360) 905-5949 Fax: (360) 905-5953

tre.hendricks@centurylink.com

HIGHLY CONFIDENTIAL PROTECTIVE ORDER

UM 1484

Scope of this Order-

1. This order governs the acquisition and use of "Highly Confidential Information" in this proceeding.

Definitions-

- 2. "Highly Confidential Information" is information that falls within the scope of ORCP 36(C)(7) ("a trade secret or other confidential research, development, or commercial information"), the disclosure of which presents risk of business harm.
- 3. Intervenors in this proceeding may include competitors, or potential competitors. Moreover, information relevant to the resolution of this case is expected to include sensitive competitive information. Parties to this proceeding may receive discovery requests that call for the disclosure of Highly Confidential documents or information, the disclosure of which imposes a highly significant risk of competitive harm to the disclosing party or third parties. Parties may designate documents or information they consider to be Highly Confidential and such documents or information will be disclosed only in accordance with the provisions of this Section.
- 4. Parties must carefully scrutinize responsive documents and information and strictly limit the amount of information they designate as Highly Confidential Information to only information that truly might impose a serious business risk if disseminated without the heightened protections provided in this Section. The first page and individual pages of a document determined in good faith to include Highly Confidential Information must be marked by a stamp that reads: "Highly Confidential Subject to Protective Order".
- 5. Placing a "Highly Confidential" stamp on the first page of a document indicates only that one or more pages contains Highly Confidential Information and will not serve to protect the entire contents of a multi-page document. Each page that contains Highly Confidential Information must be marked separately to indicate where

Highly Confidential Information is redacted. The unredacted versions of each page containing Highly Confidential Information and provided under seal also must be stamped "Highly Confidential" and submitted on green paper with references (*i.e.*, highlighting or other markings) to show where Highly Confidential Information is redacted in the original document.

- 6. Parties who seek access to or disclosure of Highly Confidential documents or information must designate one or more outside counsel and one or more outside consultant, legal or otherwise, to receive and review materials marked "Highly Confidential . . ." In-house experts and attorneys shall not be designated. For each person for whom access to Highly Confidential Information is sought, parties must submit to the party that designated the material as Highly Confidential and file with the Commission the Highly Confidential Information Agreement certifying that the person requesting access to Highly Confidential Information:
 - a. Is not now involved, and will not for a period of two years involve themselves in, competitive decision making with respect to which the documents or information may be relevant, by or on behalf of any company or business organization that competes, or potentially competes, with the company or business organization from whom they seek disclosure of highly confidential information with respect to the pricing, marketing, and sales of telecommunications services in the state of Oregon; and
 - b. Has read and understands, and agrees to be bound by, the terms of the Protective Order in this proceeding, including this Section of the Protective Order.
- 7. The restrictions in paragraph 6 do not apply to the Commission Staff or employees or attorneys in the Office of the Attorney General representing Commission Staff. However, Commission Staff shall submit the Highly Confidential Information Agreement, in the form prescribed by this Order, for any external experts or consultants they wish to have review the Highly Confidential Information. The Citizen's Utility Board ("CUB") may designate in-house attorneys and experts to review Highly

Confidential Information who must submit the Highly Confidential Information Agreement in the form prescribed by this Order.

- 8. Any party may object in writing to the designation of any individual counsel or consultant as a person who may review Highly Confidential documents or information. Any such objection must demonstrate good cause, supported by affidavit, to exclude the challenged counsel or consultant from the review of Highly Confidential documents or information. Written response to any objection must be filed within five days after receipt of the objection. If, after receiving a written response to a party's objection, the objecting party still objects to disclosure of the Highly Confidential Information to the challenged individual, the Commission shall determine whether the Highly Confidential Information must be disclosed to the challenged individual.
- 9. Designated counsel and consultants will each maintain the Highly Confidential documents and information and any notes reflecting their contents in a secure location to which only designated counsel and consultants have access. No additional copies will be made, except for use as part of prefiled testimonies or exhibits or during the hearing, and then such copies shall also be subject to the provisions of this Order.
- 10. Staff of designated outside counsel and staff of designated outside consultants who are authorized to review Highly Confidential Information may have access to Highly Confidential documents or information for purposes of processing the case, including but not limited to receiving and organizing discovery, and preparing prefiled testimony, hearing exhibits, and briefs. Outside counsel and consultants are responsible for appropriate supervision of their staff to ensure the protection of all confidential information consistent with the terms of this Order.
- 11. Any testimony or exhibits prepared that include or reflect Highly Confidential Information must be maintained in the secure location until filed with the Commission or removed to the hearing room for production under seal and under circumstances that will ensure continued protection from disclosure to persons not entitled to review Highly Confidential documents or information. Counsel will provide prior notice (at least one business day) of any intention to introduce such material at hearing, or refer to such materials in cross-examination of a witness. The presiding

officer will determine the process for including such documents or information following consultation with the parties.

- 12. The designation of any document or information as Highly Confidential may be challenged by motion and the classification of the document or information as Highly Confidential will be considered in chambers by the presiding officer(s).
- 13. Highly Confidential documents and information will be provided to Commission Staff and the Commission under the same terms and conditions of this Highly Confidential Protective Order as govern the treatment of Confidential Information provided to Commission Staff and CUB and as otherwise provided by the terms of the General Protective Order in this proceeding.

Preservation of Confidentiality-

14. All persons who are given access to Highly Confidential Information by reason of this Order shall not use or disclose the Highly Confidential Information for any purpose other than the purposes of preparation for and conduct of this proceeding, and shall take all reasonable precautions to keep the Highly Confidential Information secure. Disclosure of Highly Confidential Information for purposes of business competition is strictly prohibited.

Duration of Protection-

15. The Commission shall preserve the confidentiality of Highly Confidential Information for a period of five years from the date of the final order in this docket, unless extended by the Commission at the request of the party desiring confidentiality. The Commission shall notify the party desiring confidentiality at least two weeks prior to the release of Highly Confidential Information.

Destruction After Proceeding-

16. Counsel of record may retain memoranda, pleadings, testimony, discovery, or other documents containing Highly Confidential Information to the extent reasonably necessary to maintain a file of this proceeding or to comply with requirements imposed by another governmental agency or court order. The

information retained may not be disclosed to any person. Any other person retaining Highly Confidential Information or documents containing such Highly Confidential Information must destroy or return it to the party desiring confidentiality within 90 days after final resolution of this proceeding unless the party desiring confidentiality consents, in writing, to retention of the Highly Confidential Information or documents containing such Highly Confidential Information. This paragraph does not apply to the Commission or its Staff.

Additional Protection-

- 17. The party desiring additional protection may move for any of the remedies set forth in ORCP 36(C). The motion shall state:
 - a. The parties and persons involved;
 - b. The exact nature of the information involved;
 - c. The exact nature of the relief requested;
 - d. The specific reasons the requested relief is necessary; and
 - e. A detailed description of the intermediate measures, including selected redaction, explored by the parties and why such measures do not resolve the dispute.

The information need not be released and, if released, shall not be disclosed pending the Commission's ruling on the motion.

HIGHLY CONFIDENTIAL PROTECTIVE AGREEMENT

UM 1484

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	Co CL CL Ou	ission Staff attorney ission Staff expert ttorney xpert e attorney e expert
in th	nis proceeding for	(a party to this
		der penalty of perjury under the laws of the State of
Ore	gon that the following	true and correct:
a.	competitive decision information may be organization that compute business organization with re-	and will not for a period of two years involve myself in aking with respect to which the documents or evant, by or on behalf of any company or business etes, or potentially competes, with the company or rom whom they seek disclosure of Highly Confidential ct to the pricing, marketing, and sales of evices in the state of Oregon; and
b.		tand, and agree to be bound by, the terms of the proceeding, including this Section C of the Protective
Sigr	ature	Date
City	/State where this Agre	ent was signed

Employer	
Position and Responsibilities	Permanent Address
* * *	
Commission within 10 days of receipt. I	d by the responding party and filed with the Failure to do so will constitute a waiver and the person having access to Highly Confidential ions of the protective order.
No objection.	
, 1	,
Signature	Date

[Servic Date January 9, 2009]

BEFORE THE WASHINGTON STATE UTILITIES AND TRANSPORTATION COMMISSION

)	DOCKET UT-082119
)	
)	
)	ORDER 02
)	
)	
)	PROTECTIVE ORDER WITH
)	"HIGHLY CONFIDENTIAL"
)	PROVISIONS
)	
)	

- The Washington Utilities and Transportation Commission (Commission) finds that a protective order to govern disclosure of proprietary and confidential information is necessary in this proceeding. Following discussion among the parties at the January 5, 2009, prehearing conference, the Commission finds as follows:
 - a. It is likely that proprietary and confidential information will be required to resolve the issues in this proceeding.
 - b. Absent a protective order, a significant risk exists that confidential information might become available to persons who have no legitimate need for such information and that injury to the information provider or third parties could result.
 - c. In accordance with WAC 480-07-420(2), the Commission finds that it is necessary to create a separate designation and a higher degree of protection for certain documents asserted by parties to be highly confidential. This is consistent with the Commission's practice in prior cases involving contentions that certain documents require heightened protection to facilitate discovery, and is consistent with the requirements of WAC 480-07-423.
- Accordingly, the Commission enters this Protective Order to govern the discovery and use of proprietary and confidential documents in this proceeding:

A. General Provisions

- Confidential Information. All access, review, use, and disclosure of any material designated by a party to this proceeding as confidential (referred to in this Order as "Confidential Information") is governed by this Order and by WAC 480-07-160. The Commission expects Confidential Information to include only numbers, customer names, and planning details. The Commission requires the parties to redact such information from the pre-filed testimony, exhibits, briefs, and all other documents filed with the Commission, and provide complete versions of the documents that include the redacted material, under separate cover in the manner described below. The Commission may reject a filing or any other submission that fails to segregate Confidential Information, or categorizes public information as confidential.
- Parties must scrutinize potentially confidential material, and strictly limit what they designate "Confidential Information" to only information that truly might compromise their ability to compete fairly or that otherwise might impose a business risk if disseminated without the protections provided in this Order. The first page and individual pages of a document determined in good faith to include Confidential Information must be marked by a stamp that reads: "Confidential Per Protective Order in UTC Docket UT-082119". Placing a Confidential Information stamp on the first page of an exhibit indicates only that one or more pages contains Confidential Information and will not serve to protect the entire contents of the multi-page document. Each page of the redacted version of a document that contains Confidential Information must be marked separately to indicate where confidential information is redacted. The confidential (i.e., unredacted) version must be provided on yellow or canary paper with references (i.e., highlighting or other markings) to show where Confidential Information is redacted in the original document.
- Confidential and Redacted Versions. Parties must file complete confidential (*i.e.*, unredacted) and redacted versions of testimony, exhibits, and briefs with the Commission. This includes electronic versions, and requires that all diskettes and all electronic mail specify whether the file is confidential, redacted, or public.
 - a. If a witness has a confidential portion of her testimony, the sponsoring party must provide a complete redacted version of the testimony and a complete confidential version, with confidential pages on yellow or canary paper.

- b. Parties must submit (at least) two diskettes or e-mail attachments, one with the electronic version of the confidential text and one with the electronic version of the redacted text.
 - i. Parties MUST identify the confidential diskettes with prominent red markings and the word "confidential" in addition to the contents and the docket number. The others must be prominently labeled "redacted" or "public".
 - ii. Parties MUST identify each confidential digital file with a C in the file name and MUST have the legend "CONFIDENTIAL PER PROTECTIVE ORDER IN UTC DOCKET UT-082119" prominently displayed on the first page (*i.e.*, the page that appears on the computer screen when the file is opened).
 - iii. Parties MUST identify each highly confidential digital file with an HC in the file name and MUST have the legend "HIGHLY CONFIDENTIAL PER PROTECTIVE ORDER IN UTC DOCKET UT-082119" prominently displayed on the first page (*i.e.*, the page that appears on the computer screen when the file is opened).
- Purpose of Access and Use; Confidentiality. No Confidential Information distributed or obtained pursuant to this Protective Order may be requested, reviewed, used or disclosed, directly or indirectly, by any party, expert or counsel or any other person having access pursuant to this Order, except for purposes of this proceeding and Docket UT-082119. Persons having access to the Confidential Information pursuant to this Order must request, review, use or disclose Confidential Information only by or to persons authorized under this Order, and only in accordance with the terms specified in this Order. Without limiting the foregoing, persons having access to Confidential Information shall not use any Confidential Information to design, develop, provide, or market any product, service, or business strategy that would compete with any product of the party asserting confidentiality.

B. Disclosure of Confidential Information

- Persons Permitted Access. No Confidential Information will be made available to anyone other than Commissioners, the Washington Utilities and Transportation Commission Staff (Commission Staff), the presiding officer(s), and counsel for the parties for this proceeding, including counsel for Commission Staff, and attorneys' administrative staff such as paralegals. However, counsel may authorize those persons designated as their party's experts in this matter to access any Confidential Information solely for the purposes of this proceeding. Except for the Commission Staff, no such expert may be an officer, director, direct employee, major shareholder, or principal of any party or any competitor of any party (unless this restriction is waived by the party asserting confidentiality). Any dispute concerning persons entitled to access Confidential Information must be brought before the presiding officer(s) for resolution.
- Staff of designated outside counsel and staff of designated outside consultants who are authorized to review Confidential Information may have access to confidential documents or information for purposes of processing the case, including but not limited to, receiving and organizing discovery, and preparing prefiled testimony, hearing exhibits, and briefs. Outside counsel and consultants are responsible for appropriate supervision of their staff to ensure the protection of all confidential information consistent with the terms of this Order.
- Non-disclosure Agreement. Before being allowed access to any Confidential Information designated for this docket, each counsel and expert must agree to comply with and be bound by this Order on the form of Exhibit A (counsel and administrative staff) or B (expert) attached to this Order. Counsel for the party seeking access to the Confidential Information must deliver to counsel for the party producing Confidential Information a copy of each signed agreement, which must show each signatory's full name, permanent address, the party with whom the signatory is associated and, in the case of experts, the employer (including the expert's position and responsibilities). The party seeking access must also file a copy of the agreement to the Commission and, in the case of experts, the party providing Confidential Information shall complete its portion and file it with the Commission or waive objection as described in Exhibit B.

10 Access to Confidential Information. Copies of documents designated confidential under this Order will be provided in the same manner as copies of documents not designated confidential, pursuant to WAC 480-07-400 and WAC 480-07-405. Requests for special provisions for inspection, dissemination or use of confidential documents must be submitted to the presiding officer if not agreed by the parties. The parties must neither distribute copies of documents that include Confidential Information to, nor discuss the contents of confidential documents with, any person not bound by this Order. Persons to whom copies of documents are provided pursuant to this Order warrant by signing the confidentiality agreement that they will exercise all reasonable diligence to maintain the documents consistent with the claim of confidentiality.

C. Highly Confidential Information

- Designation and Disclosure of Highly Confidential Information. Intervenors in this proceeding may include competitors, or potential competitors. Moreover, information relevant to the resolution of this case is expected to include sensitive competitive information. Parties to this proceeding may receive discovery requests that call for the disclosure of highly confidential documents or information, the disclosure of which imposes a highly significant risk of competitive harm to the disclosing party or third parties. Parties may designate documents or information they consider to be Highly Confidential and such documents or information will be disclosed only in accordance with the provisions of this Section.
- Parties must carefully scrutinize responsive documents and information and strictly limit the amount of information they designate as Highly Confidential Information to only information that truly might impose a serious business risk if disseminated without the heightened protections provided in this Section. The first page and individual pages of a document determined in good faith to include Highly Confidential Information must be marked by a stamp that reads: "Highly Confidential Per Protective Order' in UTC Docket UT-082119".
- Placing a "Highly Confidential" stamp on the first page of a document indicates only that one or more pages contains Highly Confidential Information and will not serve to protect the entire contents of a multi-page document. Each page that contains Highly Confidential Information must be marked separately to indicate where Highly Confidential Information is redacted. The unredacted versions of each page containing Highly Confidential Information and provided under seal also must be

stamped "Highly Confidential" and submitted on light blue paper with references (*i.e.*, highlighting or other markings) to show where Highly Confidential Information is redacted in the original document.

- Parties who seek access to or disclosure of Highly Confidential documents or information must designate one or more outside counsel and one or more outside consultant, legal or otherwise, to receive and review materials marked "Highly Confidential . . ." For each person for whom access to Highly Confidential Information is sought, parties must submit to the party that designated the material as Highly Confidential and file with the Commission a Highly Confidential Information Agreement, in the form prescribed by Exhibit C of this Order, certifying that the person requesting access to Highly Confidential Information:
 - a. Is not now involved, and will not for a period of two years involve themselves in, competitive decision making with respect to which the documents or information may be relevant, by or on behalf of any company or business organization that competes, or potentially competes, with the company or business organization from whom they seek disclosure of highly confidential information with respect to the pricing, marketing, and sales of retail telecommunications services in the state of Washington; and
 - b. Has read and understands, and agrees to be bound by, the terms of the Protective Order in this proceeding, including this Section of the Protective Order.
- The restrictions in paragraph 14 do not apply to persons employed with the Attorney General's office for Public Counsel and Commission Staff. However, Public Counsel and Commission Staff shall submit the Highly Confidential Information Agreement, in the form prescribed by Exhibit C of this Order, for any external experts or consultants they wish to have review the Highly Confidential Information.
- Any party may object in writing to the designation of any individual counsel or consultant as a person who may review Highly Confidential documents or information. Any such objection must demonstrate good cause, supported by affidavit, to exclude the challenged counsel or consultant from the review of Highly Confidential documents or information. Written response to any objection must be filed within five days after receipt of the objection. If, after receiving a written

response to a party's objection, the objecting party still objects to disclosure of the Highly Confidential Information to the challenged individual, the Commission shall determine whether the Highly Confidential Information must be disclosed to the challenged individual.

- Outside counsel designated in the manner described in Section 14, above, may provide one copy of Highly Confidential documents or information to their outside consultants or experts who have been designated to receive Highly Confidential Information in the manner described in paragraph 14, above. Designated outside counsel and consultants will each maintain the Highly Confidential documents and information and any notes reflecting their contents in a secure location to which only designated counsel and consultants have access. No additional copies will be made, except for use as part of prefiled testimonies or exhibits or during the hearing, and then such copies shall also be subject to the provisions of this Order.
- Staff of designated outside counsel and staff of designated outside consultants who are authorized to review Highly Confidential Information may have access to Highly Confidential documents or information for purposes of processing the case, including but not limited to receiving and organizing discovery, and preparing prefiled testimony, hearing exhibits, and briefs. Outside counsel and consultants are responsible for appropriate supervision of their staff to ensure the protection of all confidential information consistent with the terms of this Order.
- Information must be maintained in the secure location until filed with the Commission or removed to the hearing room for production under seal and under circumstances that will ensure continued protection from disclosure to persons not entitled to review Highly Confidential documents or information. Counsel will provide prior notice (at least one business day) of any intention to introduce such material at hearing, or refer to such materials in cross-examination of a witness. The presiding officer will determine the process for including such documents or information following consultation with the parties.
- The designation of any document or information as Highly Confidential may be challenged by motion and the classification of the document or information as Highly Confidential will be considered in chambers by the presiding officer(s). The party contending that a document or information is Highly Confidential bears the burden of proving that such designation is necessary.

21 Highly Confidential documents and information will be provided to Commission Staff and Public Counsel under the same terms and conditions of this Protective Order as govern the treatment of Confidential Information provided to Commission Staff and Public Counsel and as otherwise provided by the terms of this Protective Order other than this Section.

D. Use of Confidential Information in This Proceeding

- Unless specifically stated otherwise, references to "Confidential Information" in Part D of this Order apply to Confidential Information and to Highly Confidential Information.
- 23 **Reference to Confidential Information**. If counsel or persons afforded access to confidential information refer to such information orally or in writing during any part of this proceeding, any public reference (*i.e.*, any reference that will not be placed in a sealed portion of the record) shall be solely by title, exhibit reference, or some other description that will not disclose the substantive confidential information contained in the document. Any other written reference shall be segregated and marked "Confidential Information," or "Highly Confidential Information," as appropriate, and access to it shall be given solely to persons who are authorized access to the information under this Order. The parties must not disclose to any person not bound by the terms of this Order any confidential information that has been referenced in this proceeding.
- Parties intending to refer publicly to confidential information in oral testimony, crossexamination, or argument must provide as much prior notice as is feasible to the affected party and the presiding officer. Unless alternative arrangements are in place to protect the confidential information, as provided below, there must be sufficient notice to permit the presiding officer an opportunity to clear the hearing room of persons not bound by this Order or take such other action as is appropriate in the circumstances. Use of protected information must be made only after finding alternative means of presentation to be inadequate.
- 25 **Protected Use by Agreement**. Any party who intends to use any confidential information in the course of this proceeding, including but not limited to testimony to be filed by the party, exhibits, direct and cross-examination of witnesses, rebuttal testimony, or a proffer of evidence, shall give reasonable notice of such intent to all

parties and to the presiding officer, and attempt in good faith to reach an agreement to use the confidential information in a manner which will protect its trade secret, proprietary, or other confidential nature. The parties shall consider such methods as: (1) use of clearly edited versions of confidential documents, (2) characterizations of data rather than disclosure of substantive data, and (3) aggregations of data. The goal is to protect each party's rights with respect to confidential information while allowing all parties the latitude to present the evidence necessary to their respective cases.

- If the parties cannot reach agreement about the use of confidential information, they must notify the presiding officer. The presiding officer will determine the manner of best protecting the confidential information while ensuring that all parties are afforded their rights to due process, including the right to cross-examine witnesses.
- **Right to Challenge Admissibility**. Nothing in this Order may be construed to restrict any party's right to challenge the admissibility or use of any confidential information on any ground other than confidentiality, including but not limited to competence, relevance, or privilege.
- Right to Challenge Confidentiality. Any party may challenge another party's contention that information should be entitled to protection under this Order. The presiding officer will conduct an *in camera* hearing to determine whether the information shall be accorded protection under the terms of this Order. The party asserting confidentiality bears the burden of proving that confidential designation is proper. Pending determination, the challenged information shall be treated in all respects as protected under the terms of this Order.
- The presiding officer may challenge a party's assertion of confidentiality by notice to all parties.
- If the presiding officer determines the challenged information is not entitled to protection under this Order, the information continues to be protected under this Order for ten days thereafter to enable the producing party to seek Commission or judicial review of the determination, including a stay of the decision's effect pending further review.

- Admission of Confidential Information Under Seal. The portions of the record of this proceeding containing confidential information will be sealed for all purposes, including administrative and judicial review, and must not be examined by any person except under conditions of this Order, unless such confidential information is released from the restrictions of this Order, either through the agreement of the parties or pursuant to a lawful order of the Commission or of a court having jurisdiction to do so.
- Return of Confidential Information. Within thirty (30) days after the conclusion of this proceeding, including any administrative or judicial review, every person who possesses any confidential information (including personal notes that make substantive reference to confidential information and transcripts of any depositions to which a claim of confidentiality is made), must return all confidential information to the party that produced it, or at the producing party's election, must certify in writing that all copies and substantive references to confidential information in notes have been destroyed. These provisions apply to all copies of exhibits which contain confidential information and for that reason were admitted under seal. The only exceptions are: (1) that counsel may retain exhibits as counsel records, for only so long as they represent the participant in this proceeding; and (2) that the Commission will retain a complete record of the testimony and documentary evidence admitted to the record or refused admission, including confidential information, as part of the Agency's official records.
- Freedom of Information Laws. Any federal agency that has access to and/or receives copies of the confidential information that becomes the subject of a request under the Freedom of Information Act (5 U.S.C. § 552 as amended) shall observe the safeguards established for submitters of confidential commercial information set forth in Executive Order 12600 (52 FR 23781) and the corresponding provisions contained in the agency's procedures for processing FOIA requests for records potentially subject to exemption under 5 U.S.C. § 552 (b)(4); and any Washington state agency that has access to and/or receives copies of the confidential information must treat the confidential information as being within the exemption from disclosure provided in RCW 42.56.330(1).
- Notice of Compelled Production in Other Jurisdictions. If a signatory to this Protective Order is compelled to produce confidential documents in any regulatory or judicial proceeding by the body conducting the proceeding, the signatory must provide notice to the party that provided the confidential information. Such

confidential information must not be produced for at least ten days following notice, to permit the party that provided the information an opportunity to defend the confidential nature of the material before the regulatory or judicial body that would compel production. Disclosure after that date, in compliance with an order compelling production, is not a violation of this Order.

- Modification. The Commission may modify this Order on motion of a party or on its own motion upon reasonable prior notice to the parties and an opportunity for hearing.
- Violation of this Order. Violation of this Order by any party to this proceeding or by any other person bound by this Order by unauthorized use or unauthorized divulgence of Confidential or Highly Confidential Information may subject such party or person to liability for damages and shall subject such party to penalties as generally provided by law, including, but not limited to, the provisions of RCW 80.04.380-.405.

DATED at Olympia, Washington, and effective January 9, 2009.

WASHINGTON STATE UTILITIES AND TRANSPORTATION COMMISSION

DENNIS J. MOSS Administrative Law Judge

EXHIBIT A (ATTORNEY AGREEMENT)

AGREEMENT CONCERNING CONFIDENTIAL INFORMATION IN DOCKET UT-082119 BEFORE THE WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION

I,	, as attorney in
this proceeding for	(party to this
proceeding) agree to comply with and be bound	by the Protective Order entered by
the Washington Utilities and Transportation Co	mmission in Docket UT-082119, and
acknowledge that I have reviewed the Protective and conditions.	e Order and fully understand its terms
Signature	Date
Address	

EXHIBIT B (EXPERT AGREEMENT)

AGREEMENT CONCERNING CONFIDENTIAL INFORMATION IN DOCKET UT-082119 BEFORE THE WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION

I,	, as expert		
	(a party to		
this proceeding) hereby agree to comply with and be bound by the Protective Ore			
entered by the Washington Utilities and Tran	sportation Commission in Docket		
UT-082119, and acknowledge that I have rev	viewed the Protective Order and fully		
understand its terms and conditions.			
Signature	Date		
Employer	-		
Address	Position and Responsibilities		
* * *			
The following portion is to be completed by Commission within 10 days of receipt; failur			
the above-named person will be deemed an e Information under the terms and conditions of	expert having access to Confidential		
No objection.			
· ·	party objects to the above-named expert		
having access to Confidential Information. T			
setting forth the basis for objection and askin	5 C1 •		
Confidential Information.			
Signature	 Date		

EXHIBIT C (HIGHLY CONFIDENTIAL INFORMATION AGREEMENT)

AGREEMENT CONCERNING HIGHLY CONFIDENTIAL INFORMATION IN DOCKET UT-082119 BEFORE THE

WASHINGTON LITH ITIES AND TRANSPORTATION COMMISSION

	WASHINGTON UTILITIES AND TR	ANSPORTATION COMMISSION	
	I,	, as	
proc	In-house attorney In-house expert Outside counsel Outside expert his proceeding for ceeding) hereby declare under penalty of shington that the following are true and co	(a party to this perjury under the laws of the State of	
a.	I am not now involved, and will not for a period of two years involve mystin, competitive decision making with respect to which the documents or information may be relevant, by or on behalf of any company or business organization that competes, or potentially competes, with the company or business organization from whom they seek disclosure of highly confident information with respect to the pricing, marketing, and sales of retail telecommunications services in the state of Washington; and		
b.	I have read and understand, and agree Protective Order in this proceeding, in Order.	to be bound by, the terms of the acluding this Section C of the Protective	
Signature		Date	
——City	y/State where this Agreement was signed		
	plover		

Date

Signature

CERTIFICATE OF SERVICE

Docket No. UM-1484 CenturyLink and Qwest

I certify that I have served a true and correct copy of CenturyLink's Motion for Highly Confidential Protect Order was served on the following parties via electronic mail:

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DATED this 1	8 th day	of June,	2010.
Rhonda Kent			