## **CARRIER-TO-CARRIER AGREEMENT CHECKLIST**

INSTRUCTIONS: Please complete all applicable parts of this form and submit it with related materials when filing a carrier-tocarrier agreement pursuant to 47 U.S.C. 252 and OAR 860-016-0000 et al. The Commission will utilize the information contained in 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 electronically to the e-mail addresses listed below.** 

1. PAR	RTIES	Competitive Carrier		Incumbent Local Exchange Carrier			
Name of Party	y: Advanced Te	lcom Group, Inc.	Qwes	Qwest Corporation			
Contact for Pr	ocessing Questi	ons:					
Name:	J. Jeffrey Oxl	еу	Carla	Carla Butler			
Telephone:	(503) 453-812	8	(503)	(503) 242-5420			
E-mail:	jjoxley@integra	atelecom.com	carla.	carla.butler@qwest.com			
Contact for Le	egal Questions (	if different):					
Name:							
Telephone:							
E-mail:							
Other Persons	wanting E-mai	service of documents (if any):					
Name:			Steve	Steve Dea			
E-mail:			intagre	intagree*qwest.com~			
		submit a separate checklist for	-				
	Docket ARB						
•	Parties to prior a	greement		&			
New	<u>Agreement</u> : Se	eks approval of new negotiated agree	ement.				
Does adoptio	n or agreement	replace an existing agreement bet	ween the partie	es?			
• [	NO						
• [	YES, Doo	ket ARB					
× Ame	endment: Ameno	ls an existing carrier-to-carrier agree	ment.				
Do	ocket ARB 101						

#### Collocation Augment Amendment to the Interconnection Agreement between Qwest Corporation and Advanced TelCom, Inc. for the State of Oregon

This Amendment ("Amendment") is to the Interconnection Agreement between Qwest Corporation ("Qwest"), a Colorado corporation, and Advanced TelCom, Inc. ("CLEC"); (collectively, the "Parties").

## RECITALS

WHEREAS, the Parties entered into an Interconnection Agreement, for service in the State of Oregon, that was approved by the Commission; and

WHEREAS, the Parties agree to amend the Agreement with 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:

#### 1. Amendment Terms

The Agreement is hereby amended by adding the terms, conditions and rates relating to Collocation augments, as set forth in set forth in Attachment 1 and Exhibit A, attached hereto and incorporated herein. The Parties agree the rates in this document are for the limited purposes of this Amendment. CLEC and Qwest reserve their rights to assert different language and/or rates in other contexts.

## 2. Effective Date

This Amendment shall be deemed effective upon Commission approval; however, the Parties may agree to implement the provisions of this Amendment upon execution.

#### 3. Further Amendments

Except as modified herein, the provisions of the Agreement shall remain in full force and effect. Except as provided in the Agreement, this Amendment may not be further amended or altered, and no waiver of any provision thereof shall be effective, except by written instrument executed by an authorized representative of both Parties.

#### 4. Entire Agreement

Other than the publicly filed Agreement and its Amendments, Qwest and CLEC have no agreement or understanding, written or oral, relating to the terms and conditions for Collocation augments in the state of Oregon.

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.

## Advanced TelCom, Inc.

Sigp ure Name Printed

Ġ Title

710 Date

**Qwest Corporation** 

Signature

L. T. Christensen Name Printed/Typed

Director – Wholesale Contracts Title

Date

## ATTACHMENT 1

NOTE: The numbering in this Attachment 1 (which may not be consecutive) is used as a convenience to the Parties and may not be related to the numbering of the remainder of the Agreement.

## 4.0

"Augment" or "Collocation Augment" means additions or changes to a previously accepted Collocation arrangement (i.e., the original or existing Collocation). Acceptance of the original or existing Collocation takes place upon Qwest turnover upon completion of the work and CLEC's final payment for the original or existing Collocation. After completion of the Collocation and CLEC's final payment, additions or changes to that original or existing Collocation are Augments.

## 8.3.1 Rate Elements - All Collocation

**Augment Quote Preparation Fee.** The following element as specified in Exhibit A of this Amendment is used to develop a price quotation in support of Collocation:

Augment Quotation Preparation Fee. A non-refundable nonrecurring charge for the work required to plan, design, engineer, and develop a price quotation for the total costs to CLEC for its Collocation request to Augment existing sites.

# Exhibit A Collocation Augment

1	NOTES:						8.0 Collocation	Å
Rates not approved in cost docket.				8.1.1	olloca		ation	Amendment
		 8.1.1.2	8.1.1.1	Quote Preparation Fee				
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								Dins Construction Construction
		\$1,608.58						
		 						Notes
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