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.**

	PARTIES	Requesting Carrier	Affected Carrier
Name	of Party:		
Contac	t for Processing Q	uestions:	
Nam	ie:		
Tele	phone:		
E-m	ail:		
Contac	t for Legal Question	ons (if different):	
Nam	ie:		
Tele	phone:		
E-m	ail:		
Other 1	Persons wanting E-	-mail service of documents (if any)):
Nam	ie:		
E-m	ail:		
2.	Adoption: Adop	with new negotiated am	For example, parties seeking to adopt a previously approved agreement iendments should check both "Adoption" and "Amendment" categories.)
	Adoption: Adop	with new negotiated am ts interconnection agreement previ	endments should check both "Adoption" and "Amendment" categories.)
	<u>Adoption</u> : Adop Parties to prior a	with new negotiated am ts interconnection agreement previ-	iously approved by the Commission.
	<u>Adoption</u> : Adop Parties to prior a Approved in Do	with new negotiated am ts interconnection agreement previ- agreement, Orc	endments should check both "Adoption" and "Amendment" categories.) iously approved by the Commission & der No(s)
	Adoption: Adop Parties to prior a Approved in Do • Does filing	with new negotiated am ts interconnection agreement previ- agreement, Orc	iously approved by the Commission.
	Adoption: Adop Parties to prior a Approved in Do • Does filing NO	with new negotiated am ts interconnection agreement previ- ngreement, Orc adopt amendments to base agreem	<pre>inendments should check both "Adoption" and "Amendment" categories.) iously approved by the Commission & der No(s) ent previously approved by the Commission?</pre>
	Adoption: Adop Parties to prior a Approved in Do • Does filing NO YES,	with new negotiated am ts interconnection agreement previ- agreement, Orc adopt amendments to base agreem approved in Docket ARB	<pre>inendments should check both "Adoption" and "Amendment" categories.) iously approved by the Commission & der No(s) ent previously approved by the Commission?, Order No(s)</pre>
	Adoption: Adop Parties to prior a Approved in Do • Does filing NO YES, New Agreement	with new negotiated am ts interconnection agreement previ- agreement, Orc adopt amendments to base agreem approved in Docket ARB :: Seeks approval of new negotiated	<pre>inendments should check both "Adoption" and "Amendment" categories.) iously approved by the Commission & der No(s) ent previously approved by the Commission?, Order No(s) d agreement.</pre>
	Adoption: Adop Parties to prior a Approved in Do • Does filing NO YES, New Agreement • Does this fi	with new negotiated am ts interconnection agreement previ- agreement, Orc adopt amendments to base agreem approved in Docket ARB :: Seeks approval of new negotiated	<pre>inendments should check both "Adoption" and "Amendment" categories.) iously approved by the Commission & der No(s) ent previously approved by the Commission?, Order No(s)</pre>
	Adoption: Adop Parties to prior a Approved in Do • Does filing NO YES, New Agreement • Does this fi NO	with new negotiated am ts interconnection agreement previ- agreement, Ord adopt amendments to base agreem approved in Docket ARB y: Seeks approval of new negotiated ling replace an agreement between	<pre>inendments should check both "Adoption" and "Amendment" categories.) iously approved by the Commission & der No(s) ent previously approved by the Commission?, Order No(s) d agreement. the same parties that was previously approved by the Commission?</pre>
	Adoption: Adop Parties to prior a Approved in Do • Does filing NO YES, <u>New Agreement</u> • Does this fi NO YES,	with new negotiated am ts interconnection agreement previ- agreement, Ord adopt amendments to base agreem approved in Docket ARB :: Seeks approval of new negotiated ling replace an agreement between approved in Docket ARB	<pre>inendments should check both "Adoption" and "Amendment" categories.) iously approved by the Commission & der No(s) ent previously approved by the Commission?, Order No(s) d agreement. the same parties that was previously approved by the Commission?, Order No(s)</pre>
	Adoption: Adop Parties to prior a Approved in Do • Does filing NO YES, 4 New Agreement • Does this fi NO YES, 4 Amendment: Ar	with new negotiated am ts interconnection agreement previ- agreement, Orc adopt amendments to base agreem approved in Docket ARB :: Seeks approval of new negotiated ling replace an agreement between approved in Docket ARB nends an existing carrier-to-carrier	<pre>hendments should check both "Adoption" and "Amendment" categories.) iously approved by the Commission & der No(s), Order No(s)</pre>
	Adoption: Adop Parties to prior a Approved in Do • Does filing NO YES, <u>New Agreement</u> • Does this fi NO YES, <u>Amendment</u> : Ar • If the origin	with new negotiated am ts interconnection agreement previ- agreement, Ord adopt amendments to base agreem approved in Docket ARB Seeks approval of new negotiated ling replace an agreement between approved in Docket ARB approved in Docket ARB approved in Docket ARB	<pre>inendments should check both "Adoption" and "Amendment" categories.) iously approved by the Commission &</pre>
	Adoption: Adop Parties to prior a Approved in Do • Does filing NO YES, <u>New Agreement</u> • Does this fi NO YES, <u>Amendment</u> : Ar • If the origin NO, d	with new negotiated am ts interconnection agreement previ- agreement, Ord adopt amendments to base agreem approved in Docket ARB : Seeks approval of new negotiated ling replace an agreement between approved in Docket ARB approved in Docket ARB ends an existing carrier-to-carrier al agreement was negotiated, has i ecision pending in Docket ARB	<pre>hendments should check both "Adoption" and "Amendment" categories.) iously approved by the Commission &</pre>
	Adoption: Adop Parties to prior a Approved in Do • Does filing NO YES, . <u>New Agreement</u> • Does this fi NO YES, . <u>Amendment</u> : Ar • If the origin NO, d YES, .	with new negotiated am ts interconnection agreement previ- agreement, Ord adopt amendments to base agreem approved in Docket ARB :: Seeks approval of new negotiated ling replace an agreement between approved in Docket ARB nends an existing carrier-to-carrier al agreement was negotiated, has i ecision pending in Docket ARB approved in Docket ARB	<pre>inendments should check both "Adoption" and "Amendment" categories.) iously approved by the Commission &</pre>

Private Line to UDIT Conversion Amendment to the Interconnection Agreement between Qwest Corporation and Integra Telecom of Oregon, Inc.

This is an Amendment ("Amendment") to the Interconnection Agreement between and Qwest Corporation (f/k/a U S WEST Communications, Inc.) ("Qwest"), a Colorado corporation and Integra Telecom of Oregon, Inc. ("CLEC").

RECITALS

WHEREAS, the Parties entered into an Interconnection Agreement, for service in the State of Oregon, that was approved by the Oregon Public Utility Commission on May 12, 2000, as referenced in Docket No. ARB-219 ("Agreement"); and

WHEREAS, the Parties wish to amend the Agreement under 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:

Amendment Terms

The Agreement is hereby amended by adding the terms, conditions and rates for Private Line to UDIT Conversion, as set forth in Attachment 1 and Exhibit A, attached hereto and incorporated herein.

Rates in Exhibit A will reflect legally binding decisions of the Commission and shall be applied on a prospective basis from the effective date of the legally binding Commission decision, unless otherwise ordered by the Commission.

Effective Date

This Amendment shall be deemed effective upon approval by the Commission; however, the Parties may agree to implement the provisions of this Amendment upon execution. To accommodate this need, CLEC must generate, if necessary, an updated Customer Questionnaire. In addition to the Questionnaire, all system updates will need to be completed by Qwest. CLEC will be notified when all system changes have been made. Actual order processing may begin once these requirements have been met.

Amendments; Waivers

Except as modified herein, the provisions of the Agreement shall remain in full force and effect. The provisions of this Amendment, including the provisions of this sentence, may not be amended, modified or supplemented, and waivers or consents to departures from the provisions of this Amendment may not be given without the written consent thereto by both Parties' authorized representative. No waiver by any Party of any default, misrepresentation, or breach of warranty or covenant hereunder, whether intentional or not, will be deemed to extend to any

prior or subsequent default, misrepresentation, or breach of warranty or covenant hereunder or affect in any way any rights arising by virtue of any prior or subsequent such occurrence.

Change of Law

The provisions in this Amendment are intended to be in compliance with and based on Α. the existing state of the law, rules, regulations and interpretations thereof, including but not limited to state rules, regulations, and laws, as of April 1, 2003 (the Existing Rules). Nothing in this Amendment shall be deemed an admission by Qwest or CLEC concerning the interpretation or effect of the Existing Rules or an admission by Qwest or CLEC that the Existing Rules should not be changed, vacated, dismissed, stayed or modified. Nothing in this Amendment shall preclude or estop Qwest or CLEC from taking any position in any forum concerning the proper interpretation or effect of the Existing Rules or concerning whether the Existing Rules should be changed, vacated, dismissed, stayed or modified. To the extent that the Existing Rules are vacated, dismissed, stayed or materially changed or modified, then this Amendment shall be amended to reflect such legally binding modification or change of the Existing Rules. Where the Parties fail to agree upon such an amendment within sixty (60) Days after notification from a Party seeking amendment due to a modification or change of the Existing Rules or if any time during such sixty (60) Day period the Parties shall have ceased to negotiate such new terms for a continuous period of fifteen (15) Days, it shall be resolved in accordance with the Dispute Resolution provision of the Agreement. It is expressly understood that this Amendment will be corrected, or if requested by CLEC, amended as set forth herein, to reflect the outcome of generic proceedings by the Commission for pricing, service standards, or other matters covered by this Amendment. Any amendment shall be deemed effective on the effective date of the legally binding change or modification of the Existing Rules for rates, and to the extent practicable for other terms and conditions, unless otherwise ordered. During the pendancy of any negotiation for an amendment pursuant to this Section the Parties shall continue to perform their obligations in accordance with the terms and conditions of this Amendment, for up to sixty (60) Days. If the Parties fail to agree on an amendment during the sixty (60) Day negotiation period, the Parties agree that the first matter to be resolved during Dispute Resolution will be the implementation of an interim operating agreement between the Parties regarding the disputed issues, to be effective during the pendancy of Dispute Resolution. The Parties agree that the interim operating agreement shall be determined and implemented within the first fifteen (15) Days of Dispute Resolution and the Parties will continue to perform their obligations in accordance with the terms and conditions of this Amendment, until the interim operating agreement is implemented. For purposes of this section, "legally binding" means that the legal ruling has not been stayed, no request for a stay is pending, and any deadline for requesting a stay designated by statute or regulation, has passed.

B. In addition, but without limiting Section A above, nothing in this Amendment shall be deemed an admission by Qwest or CLEC concerning the interpretation or effect of the FCC's decision and rules adopted in *In the Matter of Review of the Section 251 Unbundling Obligations of Incumbent Local Exchange Carriers; Implementation of the Local Competition Provisions of the Telecommunications Act of 1996; Deployment of Wireline Services Offering Advanced Telecommunications Capability, CC Docket Nos. 01-338, 96-98 and 98-147, Report and Order on Remand, FCC 03-36, nor rules, regulations and interpretations thereof, including but not limited to state rules, regulations, and laws as they may be issued or promulgated regarding the same ("Decision(s)"). Nothing in this Amendment shall preclude or estop Qwest or CLEC from taking any position in any forum concerning the proper interpretation or effect of the Decision or concerning whether the Decision should be changed, vacated, dismissed, stayed or modified.*

Entire Agreement.

This Amendment (including the documents referred to herein) constitutes the full and entire understanding and agreement between the Parties with regard to the subjects of this Amendment and supersedes any prior understandings, agreements, or representations by or between the Parties, written or oral, to the extent they relate in any way to the subjects of this Amendment.

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.

Integra Telecom of Oregon, Inc.

prized Signature

H.E.SGEA H

Date

Qwest Corporation

Authorized Signature

L. T. Christensen Name Printed/Typed

<u>Director – Business Policy</u> Title

D Date

ATTACHMENT 1

Private Line to UDIT Conversion

1.0 Description

1.1 Unbundled Dedicated Interoffice Transport (UDIT) provides CLEC with a Network Element of a single transmission path between Qwest end offices, Serving Wire Centers or Tandem Switch locations, CLEC wire Centers or an IXCs POP in the same LATA and state.

1.2 CLEC may convert an existing Private Line/Special Access circuit to UDIT that meet the above parameters.

2.0 Terms and Conditions

2.1 There is no redesign or physical work involved in this conversion. This conversion is a record change only.

3.0 Rates and Charges

3.1 A nonrecurring charge will be applied for conversion of an existing Private Line/Special Access circuit to UDIT.

4.0 Ordering

4.1 To convert an existing Private Line/Special Access circuit to UDIT, CLEC must submit two (2) ASRs to change the circuit identification and Network Channel Interface Code (NCI) and billing.

EXHIBIT A

			Recurring	Non-Recurring	Notes
9	PRIVATE LINE TO UDIT	OR		\$123.96	
	CONVERSION				