# **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	TIES Competitive Carrier	Incumbent Local Exchange Carrier
Name of Party:	Prime Time Ventures, LLC	Qwest Corporation
Contact for Pro	cessing Questions:	
Name:	Jeff Rhoden	Carla Butler
Telephone:	(541) 773-5000	(503) 242-5420
E-mail:	jrhoden@mind.net	carla.butler@qwest.com
Contact for Leg	gal Questions (if different):	
Name:		
Telephone:		
E-mail:		
Other Persons	vanting E-mail service of documents (if any):	
Name:		Steve Dea
E-mail:		intagree*qwest.com~
	agreement and Commission a submit a separate checklist fo tion: Adopts existing carrier-to-carrier agreement ocket ARB	-
	arties to prior agreement	&
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New	Agreement: Seeks approval of new negotiated agreement	eement.
Does adoption	or agreement replace an existing agreement be	tween the parties?
• [	NO YES, Docket ARB	
× Amen	dment: Amends an existing carrier-to-carrier agre	ement.
Doe	cket ARB 505	

### Entrance Facility Rate Update Amendment to the Interconnection Agreement between Qwest Corporation and Prime Time Ventures, LLC for the State of Oregon

This is an Amendment ("Amendment") to the Interconnection Agreement between Qwest Corporation ("Qwest"), a Colorado corporation, and Prime Time Ventures, LLC ("CLEC"). CLEC and Qwest shall be referred to in this Amendment individually as a "Party" and jointly as the ("Parties").

# RECITALS

WHEREAS, the Parties entered into an Interconnection Agreement for service in the State of Oregon, that was approved by the Public Utility Commission of Oregon ("Commission") on October 31, 2003, as referenced in Order No. 03-641, ARB 505 ("Agreement"); and

WHEREAS, the Parties desire to amend the Agreement in accordance with the foregoing by adding the terms, conditions and rates contained herein.

# AGREEMENT

NOW THEREFORE, in consideration of the foregoing recitals and 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

Exhibit A of the Agreement is hereby amended by adding rate elements as set forth in Exhibit A to this Amendment, attached hereto and incorporated herein.

#### 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. Additionally, Qwest shall implement any necessary billing changes within two (2) billing cycles after the latest execution date of this Amendment, with a true-up back to the latest execution date of this Amendment by the end of the second billing cycle. The Parties agree that so long as Qwest implements the billing changes and the true-up as set forth above, the CLEC's bills shall be deemed accurate and adjusted without error.

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### Further Amendments

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 each Party's 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.

#### Entire Agreement

The Agreement as amended (including the documents referred to herein) constitutes the full and entire understanding and agreement between the Parties with regard to the subjects of the Agreement as amended and supersected any prior understandings, agreements, or representations by or between the Parties, whether written or oral, to the extent they relate in any way to the subjects of the Agreement, as amended.

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 when taken together shall constitute one and the same instrument.

#### **Prime Time Ventures, LLC**

Signature

Jeff Rhoden Name Printed/Typed

Director

Title

Date

**Qwest Corporation** 

Signature

L. T. Christensen Name Printed/Typed

Director – Interconnection Agreements Title /

Date

#### Exhibit A Oregon Prime Time Ventures, LLC

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		1					A700.00	4		1
		8.1.2.3	Cross Connect, per Fiber		\$6.09		\$723.26	1		
		8.1.2.3	Express, per Cable		\$6.09 \$96.38		\$723.26	1		1
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DTES:	Rates n	8.1.2.4	Express, per Cable					1		1

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