# OREGON PUBLIC UTILITY COMMISSION INTEROFFICE CORRESPONDENCE

**DATE:** June 2, 2021

**TO:** File through Michael Dougherty and Bruce Hellebuyck

FROM: Russ Beitzel

**SUBJECT:** Qwest Corporation: (Docket No. PL 168/Advice No. 2021-003-PL). Adds

price list language pursuant to 47 CFR §9.16(b)(3), pertaining to Ray

Baum's Act.

I have reviewed this filing and recommend that an acknowledgement letter be sent. With this filing, Qwest Corporation dba CenturyLink (Qwest or Company) proposes to add price list language related to customer obligations and indemnification provisions of Qwest.

### <u>Issue</u>

Whether the price list changes proposed by Qwest should be allowed to become effective for service rendered on and after June 1, 2021.

## Applicable Rule or Law

Telecommunications utilities are required under ORS 759.175 to submit filings to the Commission whenever they intend to change their rates, terms, or conditions of service.

Qwest is regulated under a Price Plan pursuant to ORS 759.255 and Order No. 18-359 in Docket No. UM 1908. Section 8.a.i of the Price Plan requires Qwest to file all price list changes with the Commission at least one day prior to the effective date of the change. Section 8.b of the Price Plan requires Qwest to provide customers with 30-day notice of price changes.

### Analysis

This filing was submitted on May 26, 2021, with a proposed effective date of June 1, 2021, in compliance with the filing requirements stated in Qwest's Price Plan. The language changes proposed with the present filing are summarized below.

This filing adds language pursuant to 47 CFR §9.16(b)(3), pertaining to Ray Baum's Act. Specifically, these revisions add language related to requiring that 'multiline telephone systems (MLTS) and fixed and non-fixed voice services must be capable of conveying the dispatchable location of a 911 caller to a public safety answering point. In

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recognition of customer obligations related to Ray Baum's Act, these revisions include indemnification provisions to which customers connecting to MLTS to Company facilities and/or providing fixed or non-fixed services must adhere.'

The Company states that Business customers were notified of the proposed language changes.

## Conclusion

This filing complies with applicable laws and the provisions of Qwest's Price Plan. The filed price list sheets should be allowed to become effective, and an acknowledgement letter should be sent.

PL 168 MTF Qwest