McDowell Rackner & Gibson PC

WENDY L. McIndoo Direct (503) 595-3922 wendy@mcd-law.com

September 22, 2010

VIA ELECTRONIC FILING AND U.S. MAIL

PUC Filing Center
Public Utility Commission of Oregon
PO Box 2148
Salem, OR 97308-2148

Wendy McIndoo

Re: Docket No. UM 1484

Enclosed for filing in the above-referenced docket are an original and five copies of 360networks' Notice of Errata to Direct Testimony of Brady Adams and an original and five copies of the Errata Version of page 12 of the Direct Testimony of Brady Adams.

A copy of this filing has been served on all parties to this proceeding as indicated on the attached certificate of service.

Very truly yours,

Wendy L. McIndoo

cc: Service List

CERTIFICATE OF SERVICE

2	I hereby certify that I served a true and correct copy of the foregoing document in		
3	Docket UM 1484 on the following named person(s) on the date indicated below by email		
4	and U.S. Mail addressed to said person(s) at his or her last-known address(es) indicated		
5	below.		
6			
7	Qwest Corporation	Mark Reynolds Qwest Corporation	
8	310 SW Park Ave. 11 th Floor Portland OR 97205	1600 7 th Ave. Room 3206 Seattle, WA 98191	
9		mark.reynolds@qwest.com	
10		Richard Stevens Central Telephone Inc.	
11	Gregory.merz@gpmlaw.com	rstevens@gorge.net	
12		William E. Hendricks CenturyLink, Inc. Tre.hendricks@centurylink.com	
13	Rhonda.kent@centurylink.com		
14		Raymond Myers Citizens' Utility Board of Oregon ray@oregoncub.org	
15	bob@oregoncub.org r		
16		G. Catriona McCracken Citizens' Utility Board of Oregon	
17	Gordon@oregoncub.org	catriona@oregoncub.org	
18		Mark Trinchero Davis Wright Tremaine LLP	
19	kevin@oregoncub.org	marktrinchero@dwt.com	
20		Gregory J. Kopta Davis Wright Tremaine LLP gregkopta@dwt.com	
21	kchalm@dwt.com		
22	Michael Dougherty	Bryan Conway Oregon Public Utility Commission bryan.conway@state.or.us	
23	Oregon Public Utility Commission		
24			
25			
26			

1

1	Dave Conn T-Mobile USA Inc.	Barbara Young United Telephone Company
2	12920 SE 38th St Bellevue, WA 98006	Of The Northwest 902 Wasco St ORHDRA0305
3	dave.conn@t-mobile.com	Hood River Or 97031 Barbara.C.Young@Centurylink.Com
4	Jason Jones	Katherine K. Mudge
5	Department of Justice 1162 Court St NE	Covad Communications Co. 7000 N. Mopac Expwy 2 nd Fl.
6	Salem, OR 97301-4096 Jason.w.jones@state.or.us	Austin, TX 78731 kmudge@covad.com
7	Greg L. Rogers	Joel Paisner
8	Level 3 Communications LLC greg.rogers@level3.com	Ater Wynne LLP jrp@aterwynne.com
9	Arthur Butler	Michael R. Moore
10	Ater Wynne LLP aab@aterwynne.com	Charter Fiberlink OR CCVII LLC michael.moore@chartercom.com
11	John Felz	Edwin B. Parker
12	CenturyLink john.felz@centurylink.com	Economic Development Alliance P.O. Box 402
13		Gleneden Beach, OR 97388 edparker@teleport.com
14	Marsha Spellman	Karen L. Clauson
15	Converge Communications marsha@convergecomm.com	Integra Telecom Inc. klclauson@integratelecom.comq
16	Judith Endejan	Kristin L. Jacobson
17	Graham & Dunn PC jendejan@grahamdunn.com	Sprint Nextel kristin.l.jacobson@sprint.com
18	Kelly Mutch	Kenneth Schifman
19	PriorityOne Telecommunications Inc. managers@p1tel.com	Sprint Communications Co LP kenneth.schifman@sprint.com
20	Diane Browning	Rex M. Knowles
21	Sprint Communications Co LP diane.c.browning@sprint.com	XO Communications Services Inc. 7050 Union Park Ave. Ste. 400
22		Midvale, UT 84047 rex.knowles@xo.com
23	Lyndall Nipps	Charles L. Best
24	twtelecom of oregon llc 9665 Granita Ridge Drive, Suite 500	Attorney at Law chuck@charleslbest.com
25	San Diego, CA 92123 lyndall.nipps@twtelecom.com	~
26	тупааштиррашкичскоооппоотп	

1		Fuenda Detainle
2	Adam Haas WSTC adamhaas@convergecomm.com	Frank Patrick Corporate Lawyers fgplawpc@hotmail.com
3	QSI Consulting, Inc.	David Hawker
4	Patrick L. Phipps Vice President	City of Lincoln City davidh@lincolncity.org
5	3504 Sundance Drive Springfield, Il 62711	davianie, into anoty to 19
6	, -	Charles Jones
7	Douglas R. Holbrook City of Lincoln City doug@lawbyhs.com	Communication Connection charlesjones@cms-nw.com
8	Wayne Belmont	Greg Marshall
9	Lincoln County Counsel wbelmont@co.lincoln.or.us	Northwest Public Communications Council
10		gmarshall@corbantechnologies.com
11	Randy Linderman Pacific Northwest Payphone	William Sargent Tillamook County
12	rlinderman@gofirestream.com	wsargent@oregoncoast.com
13		
14	DATED: September 22, 2010	1 1 0 100 1
14 15		Windy McIndo
	\overline{w}	Mandy Mandoo endy McInchoo egal Assistant
15	\overline{w}	endy McIn¢foo ′/
15 16	\overline{w}	endy McIn¢foo ′/
15 16 17	\overline{w}	endy McIn¢foo ′/
15 16 17 18	\overline{w}	endy McIn¢foo ′/
15 16 17 18 19	\overline{w}	endy McIn¢foo ′/
15 16 17 18 19 20	\overline{w}	endy McIn¢foo ′/
15 16 17 18 19 20 21	\overline{w}	endy McIn¢foo ′/
15 16 17 18 19 20 21 22	\overline{w}	endy McIn¢foo ′/
15 16 17 18 19 20 21 22 23	\overline{w}	endy McIn¢foo ′/

1	BEFORE THE PUBLIC UTILITY COMMISSION OF OREGON		
2	UM 1484		
3			
4	In the Matter of		
	CENTURYLINK, INC.,	360NETWORKS' NOTICE OF ERRATA TO DIRECT TESTIMONY OF BRADY ADAMS	
678	Application for Approval of Merger between CenturyTel, Inc, and Qwest Communications International, Inc.		
9	360networks (USA) Inc. hereby submits the attached Errata to the Direct Testimony		
10	of Brady Adams.		
11	The attached page 12 of Brady Adams' direct testimony should replace the original		
12	page 12 of Brady Adams direct testimony.		
13	RESPECTFULLY SUBMITTED.		
14			
15 16	DATED: 9-22-10	McDowell Rackner & Gibson PC	
17		may the	
18	į	_isa F. Rackner	
19		360networks (USA) inc.	
20		Michel Singer-Nelson	
21	;	867 Coal Creek Circle, Suite 160 Louisville, CO 80027	
22	· ·	Of Attorneys for 360networks (USA) inc.	
23			
24			
25			
26			

360networks/100 Witness: Brady Adams

BEFORE THE PUBLIC UTILITY COMMISSION OF OREGON

UM 1484

In the Matter of

CENTURYLINK, INC.,

Application for Approval of Merger between CenturyTel, Inc. and Qwest Communications International, Inc.

ERRATA TO

DIRECT TESTIMONY

OF

BRADY ADAMS

ON BEHALF OF

360NETWORKS (USA) INC.

September 21, 2010

More than 80 percent of our voice service revenues depend on the terms and conditions of our existing ICAs with QC. Thus any material change to the ICA would dramatically impact our ability to continue to serve our voice customers. If, however, we are given at least 3.5 years to prepare for and potentially mitigate those impacts, it would improve our ability to make any necessary transition while avoiding any undue disruption, either to 360networks' business or for our customers. Any time period less than 3.5 years would make it nearly impossible for us to accommodate the changes.

I also understand that precedent exists for an extension to be given to interconnection agreements and other wholesale service contracts when one telecommunications company purchases another telecommunications company. Last year Frontier and Verizon agreed to a 30-month extension after closing to the term of our interconnection agreements affected by the Verizon sale of exchanges to Frontier in several western states. In addition, I understand that AT&T voluntarily committed to extend existing agreements for 36 months beyond the closing of its purchase of BellSouth. Based on my review of the testimony of the other intervening CLECs in this matter, however, I agree that 36 months would be insufficient. Under the specific facts of this merger, five- to seven-years is more appropriate.

Α.

IV. CONCLUSION

Q. WHAT IS YOUR RECOMMENDATION TO THE COMMISSION?

I ask that the Commission reject the Application unless as part of any order approving the transaction, CenturyLink and Qwest make the commitments listed in my testimony and the testimony of the other CLEC witnesses.