

November 9, 2016

Via Email and Overnight delivery

Mr. Steven King, Executive Director and Secretary Washington Utilities & Transportation Commission 1300 S. Evergreen Park Drive SW P.O. Box 47250 Olympia, WA 98504-7250

> Re: CenturyLink Local Services Platform Agreement with Metropolitan Telecommunications of Washington, Inc. FOR INFORMATION PURPOSES ONLY

Dear Mr. King:

Attached for your information is a recently executed copy of the Extension Amendment to CenturyLinkTM Local Services Platform ("CLSPTM") Agreement.

Pursuant to Order No. 4 in WUTC Docket No. UT-053005, CenturyLink discontinued filing QLSP Agreements for informational purposes in the State of Washington because they were "identical agreements." The enclosed Agreement contains updated terms, therefore CenturyLink is providing it for informational purposes.

For the same reasons that the original QLSP agreements were not subject to filing and approval, CenturyLink's CLSP agreement is not subject to the filing and approval requirements of Section 252 of the Federal Telecom Act.

Please contact me if you have any questions or concerns. Thank you.

Sincerely,

Legal Assistant III

/jga

Enclosure

Andoni Economou, COO/EVP, Metropolitan Telecommunications, Corp. (w/o Encl.)

EXTENSION AMENDMENT TO CENTURYLINK™ LOCAL SERVICES PLATFORM ("CLSP™") AGREEMENT

This amendment ("Amendment"), by and between **Qwest Corporation dba CenturyLink QC ("CenturyLink")**, a Colorado corporation, and **Metropolitan Telecommunications of Washington**, Inc. ("CLEC"), a Delaware corporation, amends the CenturyLink™ Local Services Platform ("CLSP™") Agreement (formerly known as "Qwest Local Services Platform™ ("QLSP™") Agreement") between the Parties.

WHEREAS, the Parties entered into a Qwest Local Services Platform ("QLSP™") Agreement (now referred to as a CenturyLink™ Local Services Platform ("CLSP™") Agreement), (the "Agreement"); and

WHEREAS, the terms "CenturyLink" and "CLSP" in this Amendment shall be used in place of, and interchangeably with, the terms "Qwest" and "QLSP", respectively, in the Agreement; and

WHEREAS, the Parties agree to amend the Agreement under the terms and conditions contained herein.

NOW THEREFORE, in consideration of the foregoing and 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

Section 2 of the Agreement will be replaced in its entirety as follows:

2. Effective Date. This Amendment shall be deemed effective on January 1, 2017.

Section 3 of the Agreement will be replaced in its entirety as follows:

3. Term. The term of this Agreement begins on the Effective Date and continues through December 31, 2019. Upon expiration, this Agreement will continue on a month-to-month basis until it is terminated by either Party, with at least ninety (90) Days prior written notice, pursuant to Section 22 of the Agreement, or replaced by a successor agreement.

| DocuSigned by: Andowi Economou 63E3E1EBB2204F5 |
|--|
| andoni Economou |
| 63E3E1EBB2204F5 |
| |
| ame: Andoni Economou |
| le: COO/ EVP |
| 10/29/2016 |
| ate: |
|) 6 |