Docket Nos. UT-190262, UT-190263, UT-190264, UT-190265 and UT-190266 (Consolidated) - Vol. I

WUTC v. Qwuest Corporation, d/b/a CenturyLink, et al.

May 13, 2019



206.287.9066 | 800.846.6989

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| | BEFORE THE WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION | | 1 | Respondent.) | | |
| | WASHINGTON UTILITIES AND DOCKET UT-190262 | | 2 | | | |
| | TRANSPORTATION COMMISSION,)(Consolidated) | | 3 | | | |
| | Complainant,)) | | 4 5 | | | |
| | vs.) | | 6 | | | |
| | QWEST CORPORATION, d/b/a) CENTURY LINK QC) | | 7 | | | |
| |) Respondent.)*Caption continued* | | 8 | | | |
| | | | 9 10 | | | |
| | PREHEARING CONFERENCE, VOLUME I | | 11 | | | |
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| | ADMINISTRATIVE LAW JUDGE NELLI DOROSHKIN | | 13 | | | |
| | May 13, 2019 | | 14 | | | |
| | 1:30 p.m. Washington Utilities and Transportation Commission | | 15 16 | | | |
| | 1300 South Evergreen Park Drive Southwest Olympia, Washington 98504 | | 17 | | | |
| | , , , , , , , , , , , , , , , , , , , | | 18 | | | |
| | REPORTED BY: TAYLER GARLINGHOUSE, CCR 3358 | | 19 | | | |
| | Buell Realtime Reporting, LLC | | 20 21 | | | |
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| 1 | WASHINGTON UTILITIES AND)DOCKET UT-190263 TRANSPORTATION COMMISSION,)(Consolidated) | Page 2 | 1 2 | APPEARANCES ADMINISTRATIVE LAW JUDGE: | Page | 4 |
| 2 | | Page 2 | | APPEARANCES ADMINISTRATIVE LAW JUDGE: NELLI DOROSHKIN Utilities and Transportation | Page | 4 |
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| 1 | APPEARANCES (Cont.) | 1 | Then, if necessary, we will address the |
| 2 | FOR THE MILITARY DEPARTMENT: | 2 | following subjects in the order listed: First, |
| 3 | (Via bridge) | 3 | petitions to intervene; second, the need for a |
| 4 | DAWN CORTEZ Assistant Attorney General | 4 | protective order; third, service list; four, filing of |
| 7 | Office of the Attorney General | 5 | service request; and fifth, the issues in the proceeding |
| 5 | Transportation and Public | 6 | and the timeline and process for addressing them, |
| 6 | Construction Division PO Box 40113 | 7 | including the implementation plan that will be the |
| Ü | Olympia, Washington 98504 | 8 | primary product of this proceeding as was discussed at |
| 7 | (360) 586-2436 | 9 | the Commission's April 25th open public meeting. |
| 8 | dawn.cortez@atg.wa.gov | 10 | So as a reminder, the Commission does not |
| 9 | FOR TELECOMMUNICATION SYSTEMS, | 11 | intend to hold a full evidentiary hearing in this |
| 10 | INC.: (Via bridge) | 12 | |
| LU | SUSAN ORNSTEIN | | proceeding. Also, the Commission is willing to provide |
| 11 | Senior Director, Legal & Regulatory | 13 | a mediator in this proceeding upon request, and that |
| 12 | Affairs 275 West Street, Suite 200 | 14 | mediator would be another administrative law judge. |
| | Annapolis, Maryland 21401 | 15 | To begin, we will take appearances. So this |
| 13 | (202) 794-4102 | 16 | proceeding consolidates five dockets involving four |
| 4 | susan.ornstein@comtechtel.com | 17 | subsidiaries of CenturyLink. I will not read through |
| L5 | | 18 | the names of them them now as they're available in |
| 16 | **** | 19 | the dockets, but I understand that there is one |
| 17 | | 20 | representative for all four subsidiaries? |
| 18 | | 21 | MS. ANDERL: This is Lisa Anderl. I'm |
| 19 20 | | 22 | in-house attorney representing Qwest Corporation d/b/a |
| 21 | | 23 | CenturyLink QC and the other four affiliated companies, |
| 22 | | 24 | CenturyTel of Cowiche, CenturyTel of Inter Island, |
| 23 24 | | 25 | CenturyTel of Washington, and United Telephone Company |
| 25 | | | <u> </u> |
| | Page 6 | | Page 8 |
| 1 | OLYMPIA, WASHINGTON; MAY 13, 2019 | 1 | of the Northwest. |
| 2 | 1:30 P.M. | 2 | JUDGE DOROSHKIN: Okay. For Staff? |
| 3 | 000 | 3 | MR. CALLAGHAN: Thank you, Your Honor. Nash |
| 4 | JUDGE DOROSHKIN: Let's be on the record. | 4 | Callaghan, Assistant Attorney General, on behalf of |
| 5 | Good afternoon. This is a prehearing conference on the | 5 | Commission Staff. |
| 6 | proceeding on the discontinuation of private switch | | |
| | | | |
| | automatic location identification convices by four | 6 | JUDGE DOROSHKIN: Public Counsel? |
| 7 | automatic location identification services by four | 7 | MS. GAFKEN: Good afternoon. This is Lisa |
| 7 8 | CenturyLink subsidiaries in consolidated Dockets | 7 8 | MS. GAFKEN: Good afternoon. This is Lisa Gafken, Assistant Attorney General, appearing on behalf |
| 7 8 9 | CenturyLink subsidiaries in consolidated Dockets UT-190262, UT-190263, UT-190264, UT-1920265, and | 7 8 9 | MS. GAFKEN: Good afternoon. This is Lisa Gafken, Assistant Attorney General, appearing on behalf of Public Counsel. |
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| 7 8 9 10 | CenturyLink subsidiaries in consolidated Dockets UT-190262, UT-190263, UT-190264, UT-1920265, and UT-190266. My name is Nelli Doroshkin, and I'm the | 7 8 9 10 11 | MS. GAFKEN: Good afternoon. This is Lisa Gafken, Assistant Attorney General, appearing on behalf of Public Counsel. JUDGE DOROSHKIN: And then the Washington Military Department? |
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JUDGE DOROSHKIN: Okay. And is there anyone else on the bridge line or in the room that would like to enter an appearance?

MR. HELM: Steve Helm at TeleCommunication Systems.

JUDGE DOROSHKIN: Again, sir, could you please speak up?

MS. ORNSTEIN: Steve is available -- he's from TCS -- to speak if there are any questions. He's not entering an appearance.

JUDGE DOROSHKIN: Okay. All right, then. Thank you.

So this brings us to the respondent's motion to withdraw. WAC 480-07-380, Subsection 3 governs motions to withdraw. And then Subsection B provides that the Commission will grant a motion to withdraw when their request of withdrawal is of the public interest.

So I will allow Ms. AnderI to supplement the respondent's motion and explain how it satisfies the public interest standard, then others may respond to the motion.

So, Ms. Anderl, if you'll please proceed.

MS. ANDERL: Sure. Thank you, Your Honor.

We want to withdraw these tariff filings in order to
have more time to work directly with our customers and

wanted -- wanted to withdraw, and then that gives the customers, you know, knowledge that we won't be withdrawing anytime soon.

JUDGE DOROSHKIN: Does that conclude your statements for now?

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MS. ANDERL: Yes, unless you have any questions.

JUDGE DOROSHKIN: I'll ask questions at the end after I hear the responses.

Does Staff have a response to the motion?
MR. CALLAGHAN: Yes, Your Honor. Commission
Staff is opposed to the request to withdraw at this
time. First, I think it's important to note that the
transition in this case is going to happen eventually.
It's just a question of whether that transition will
include all stakeholders in the planning and whether the
stakeholders will have oversight of this process.

Given how important this service is, I think that that is important, and so Staff is opposed to CenturyLink essentially withdrawing and creating its own plan and implementing that plan without the input of the other stakeholders.

JUDGE DOROSHKIN: Okay. Ms. Anderl, I'm going to go ahead and ask the others present for their responses and then I'll allow you to respond.

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do, honestly, a better customer notice and see about more effectively transitioning our customers off of our services onto competitors' services that interact directly with Comtech.

We felt as though working on a timeline like this was going to kind of artificially constrain the -- the process in the sense of we're going to be spending time trying to actually make sure the transition is orderly and that everybody has the PS/ALI services when they need them, and also, attending multiple settlement conferences responding to discovery, et cetera.

We don't have any problems with providing Staff information about, you know, the customer base and -- and competitors, but doing it in the formal construct of an administrative hearing we felt was just going to not be the most friendly structure for everybody concerned. And we also, it's like I said, didn't want to be working under a time deadline like this. We did intend at some point to either refile or possibly petition to have the service declared as competitive based on the existence of other companies who provide the service.

All -- all of those would I think, as I said, if we have time to do that, it all makes things effectively flow more smoothly. And for that reason, we

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MS. ANDERL: Thank you.

JUDGE DOROSHKIN: Does Public Counsel have any statements regarding the motion to withdraw?

MS. GAFKEN: Yes. So Public -- Public Counsel understands that the letters are being treated as motions and -- and that's fine. I think my main concern is that the transition is -- is done in an orderly fashion and with oversight. And it seems to me that in order to have the oversight, we probably need to keep the current dockets.

But from my point of view, I think the Company needs to be ordered to engage in a certain amount of process, and we can talk about what that process looks like, certainly for the filing, for submitting notices to the -- to the customers and providing copies of those notices to the parties, filing them in the dockets and -- and that way the Commission and stakeholders can monitor the transition of these customers off of the service and to another service. So I think the upshot is that we also oppose the request to withdraw as well.

JUDGE DOROSHKIN: Okay. And then the Washington State Military Department or SECO?

MS. CORTEZ: Well, the Military Department shares the concerns of Staff and Public Counsel unit.

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The Military Department doesn't have any statutory authority to provide oversight of this private commercial service, and so the -- but they are a stakeholder and ultimately information does end up in the Military Department's ALI database that is used in the 911 service.

So I don't know if that can be accomplished in a future filing or if the Commission needs to continue to provide oversight as this happens, but certainly the Military Department does share the concerns.

JUDGE DOROSHKIN: Okay. And then does TeleCommunication Systems, Inc. have a response?

MS. ORNSTEIN: We don't have any response at this time, though we are committed to making sure that this is a smooth transition as well. So we don't have a direct response regarding motions.

JUDGE DOROSHKIN: Okay. Ms. Anderl, I'll ask you a few questions and then you can respond to the statements raised.

When would Century -- the CenturyLink companies plan on refiling the tariffs if they refile them?

MS. ANDERL: I think we wanted to be able to see how quickly customers were able to transition. So

honestly, and then just terminate the tariff and there wouldn't be a need for a suspension or any hearings on it. But the human nature is such that sometimes people do only work under deadlines, and so we I think would be able to certify to the Commission that all PS/ALI customers have options to transition. But if some had not transitioned at the time we filed, that would probably be, then, the impetus for them to actually take

JUDGE DOROSHKIN: And I -- just one -- one minute, before we get back to you, I do have the same question for the Washington State Military Department.

responsibility for finding a new vendor.

Ms. Cortez, if you're on the line, upon or prior to refiling, if it were to be a similar filing care, would you be able to work with the CenturyLink companies to provide assurance to the Commission that all affected customers have successfully migrated to a new PS/ALI service provider noting the lack of statutory authority for oversight of its service?

MS. CORTEZ: Well, I think that Military
Department to some extent is willing to, as I had said,
coordinate or facilitate or keep a list, but they don't
have any statutory authority and no authority to take on
the -- the risk of making sure that private entities in
particular like Microsoft and the other two that were

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if we had a number of customers already off the service in, you know, 90 days or so, we might refile at that time. If customers were experiencing, you know, technical or practical difficulties in doing that, we will probably wait. That's -- we don't know, though, and we don't have a specific timeline right now. We honestly just wanted to get our ducks in a more orderly row.

JUDGE DOROSHKIN: Okay. And then if you were to refile, would you anticipate that the revisions would take substantially the same form as filed here?

MS. ANDERL: I believe the end game is, as the attorney for Staff said, that the transition will happen eventually, so the -- the intent is ultimately to withdraw this service as a -- as a commercial offering, because there are other companies that provide the service.

JUDGE DOROSHKIN: Okay. And then would the companies prior to or upon refiling be able to provide assurance to the Commission that all affected customers have successfully migrated to a new PS/ALI service provider if it is going to be a discontinuation of the service?

MS. ANDERL: You know, it's our hope that we would be able to file once we had no customers,

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mentioned or really anybody have actually migrated.

So I -- they're -- they're interested in -- in providing assistance, but they can't certify or monitor or, you know, in any way make sure that these companies have gone from one private commercial vendor to another. So I don't know exactly what that looks like. We want to help, but we can't take on full responsibility. It seems that CenturyLink ought to be certifying to the Commission that all of their customers have, in fact, successfully transitioned to a new provider.

JUDGE DOROSHKIN: Okay. And, Ms. Anderl, do you have any final statements to their response?

MS. ANDERL: Well, I think we believe that we are capable of involving all of the stakeholders and managing the process ourselves. We also think that this is really a service that was tied to our participation as a 911 -- as the 911 vendor in the state. We're no longer the 911 vendor, and it simply -- I don't understand why it is not part of the 911 obligation of the new vendor to offer this service directly to end users, but maybe that's one of the reasons why we'll have a proceeding in any event.

But this is -- as I said, this is not a -- something we're willing to continue to offer our

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customers while they make an orderly transition after filing the tariff revisions. We did understand that some of these customers have bid horizons and technical transitions, obligations that would take longer than the 30 days. So we're certainly willing to -- to give those customers a reasonable amount of time to transition, but we feel like we can manage that process ourselves.

JUDGE DOROSHKIN: Okay. So I will take the motion for withdrawal under advisement, and we'll proceed with the prehearing conference.

This brings us to petitions for intervention. Are there any petitions for intervention other than the ones that have been filed? Hearing none, we will proceed.

I have reviewed the petitions to intervene of Washington State Military Department, E911 Coordination Office, known as SECO, and TeleCommunication Systems, Inc. petition for intervention as well. And as of today, no written objections to these petitions have been made. So are there any objections that anyone would like to present here?

MS. ANDERL: For clarification, Your Honor, the Military Department, is it limited intervention or full intervention?

that will be incorporated into the prehearing order if one is issued.

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Regarding a protective order, is there a need for a protective order with provisions for highly confidential information?

MS. ANDERL: Your Honor, there will be -- I would assume that Staff will want some information on the customers who subscribe to this service. I think that would be information that may be exempt from public disclosure, and whether you would treat that as subject to highly confidential provisions or confidential provisions or merely designated as exempt, there will definitely be a need for a protective order if we go forward.

JUDGE DOROSHKIN: Okay.

MR. CALLAGHAN: That's correct, Your Honor. And -- and that's, again, one of the reasons why we felt this process was best pursued through an adjudicative proceeding.

JUDGE DOROSHKIN: And does Staff -- does Staff maintain that this will need to be an order with highly confidential information protection or confidential information protection?

MR. CALLAGHAN: Confidential, Your Honor.
JUDGE DOROSHKIN: Okay. Then I will enter a

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JUDGE DOROSHKIN: Full intervention.

MS. ANDERL: Okay. We have no objection to either of those petitions.

MR. CALLAGHAN: No objection, Your Honor.
JUDGE DOROSHKIN: All right, then, hearing
no objections, these petitions to intervene are granted.
Please know that, however, per the prehearing conference
notice, the deadline for petitions to intervene is
May 28th, 2019. Any responses may be filed within five
days of the relevant petition, and I will issue a
subsecond ruling on any petitions filed after the date
of this prehearing conference.

And regarding the discovery, WAC 480-07-405, Section 2 requires parties to serve all data requests upon all parties in the case. Does any party or intervenor object to the Commission making the exchange of data request responses with all parties a requirement for discovery in this case?

MS. ANDERL: CenturyLink has no objection.
MR. CALLAGHAN: No objection, Your Honor.
JUDGE DOROSHKIN: Any objection from Public
Counsel?

MS. GAFKEN: No objection from Public

JUDGE DOROSHKIN: Okay. Thank you. Then

protective order providing for the exchange of confidential information.

Regarding designation of persons for service, if any party has not yet designated a lead representative for service, please do so via email to me as soon as possible, preferably by the end of the day today. My email address is nelli.doroshkin@utc.wa.gov, and if anyone would like to add names and email addresses of other representatives or support Staff who should receive electronic courtesy copies of all documents in this proceeding, please email that to me as well.

MS. ANDERL: Just to you, Your Honor, or to the records center as well?

JUDGE DOROSHKIN: Just to me is fine.

And then regarding electronic filing and electronic service, the Commission requires electronic filing of documents for formal filing where this would primarily apply to the implementation plan to be filed in this proceeding.

Also, the Commission's rules provide for electronic service of documents. The Commission will serve parties electronically and other party -- and the parties will serve each other electronically. When serving parties, please also send courtesy copies of the

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And finally, as to the issues and goals, implementation plan, and timeline including the procedural schedule, I was given a proposed procedural schedule before going on the record in this prehearing conference, which comes from Staff, and I've been told that there is not consensus on this proposal. Have the other parties reviewed the proposal?

MS. GAFKEN: Public Counsel has reviewed the proposal. I think once they -- the idea of withdrawal came up, the parties really didn't get that far in terms of discussing the -- the procedural schedule, but we're perfectly happy to -- to hammer that out.

MS. ANDERL: Your Honor, yes, I -- I got this schedule last week, but once we determined internally to withdraw, I honestly didn't really pursue examining it very carefully. I -- but -- but we're happy to work through it on or off the record today if we do go forward with a -- a proceeding.

JUDGE DOROSHKIN: Okay.

MS. CORTEZ: And this is Dawn Cortez. I did look at the schedule. The schedule as written is -- is fine for the Military Department. As we move forward or as there are schedule changes, I would just note that the Military Department is a 4-10 mandatory agency

after the recess.

MR. CALLAGHAN: Thank you, Your Honor. JUDGE DOROSHKIN: So we will be off the record.

(Recess taken from 1:52 p.m. until 2:20 p.m.)

JUDGE DOROSHKIN: Let's be on the record. So I also took a look at the Staff's draft procedural schedule during the recess, and the first question I have is whether there is agreement on the dates through October 10th?

MR. CALLAGHAN: So, Your Honor, the parties weren't able to come to an agreement on anything except for the first meeting. We'd hoped to work out the rest of the agreement through email, and it seems that, with the amount of parties that are here and -- and the number of dates, that if we would have to get an agreement on that, we would be here for quite a while.

So we would ask that the first settlement conference or meeting be held on June 7th in the afternoon and that the parties work out through email the rest of the procedural schedule to be concluded at least by the -- the June 7th first meeting.

JUDGE DOROSHKIN: Okay. So that would be this -- the first settlement conference would be

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meeting. It's not open on Mondays. Obviously, we can work around that, but we would prefer if -- if things were not set on Mondays if possible. Thanks.

JUDGE DOROSHKIN: Okay. So I will make some remarks about the goals of this proceeding, and then we can take a brief recess so the parties can discuss the procedural schedule and take a look at it.

The goal of this proceeding is to have an implementation plan filed by the tariff suspension deadline, which would be March 8th of 2020. So once the implementation plan is filed, the Commission may then issue an order approving the plan and dismissing the complaint. I anticipate that the implementation plan will be a joint filing among Staff, CenturyLink, SECO, and Public Counsel with agreement from TeleCommunication Systems, Inc.

If the parties would like to take a few minutes now to review the proposed procedural schedule and discuss that, we can do that.

MR. CALLAGHAN: And thank you, Your Honor. Before we break, I -- I just wanted to go back to an evidentiary matter. Staff requests that the informal DRs that have been sent in this case be added and included into the record.

JUDGE DOROSHKIN: Let's get back to that

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1 June 7th, 2019, and there is agreement on that? 2 MR. CALLAGHAN: Yes, Your Honor.

MS. GAFKEN: This is Lisa Gafken with Public Counsel. There is agreement on the date. I -- I still caution about calling this thing a settlement conference. It's really more along the line of a technical workshop.

JUDGE DOROSHKIN: Okay.

MS. ANDERL: Your Honor, may I get some clarification from Ms. Gafken?

JUDGE DOROSHKIN: Yes.

MS. ANDERL: So I'm wondering, I -- I -- I guess I know -- I understand it's important to name things properly, but I mean, is -- is there a substantive concern that you have with naming it a settlement conference versus a technical workshop that -- that you think is going to kind of make a difference one way or the other?

MS. GAFKEN: I think it does make a difference. If it's a settlement conference, then there's the idea that we're going to be able to settle some issues. I am not convinced at this point that that's going to be the case, because as we talked about, it -- it's really a scoping meeting where we're talking about what information we might need. We will certainly

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have something from the Company by that point, but I -- I don't think we're going to be set up to have a true settlement conference. And so in that regard, it is important to Public Counsel that it be named appropriately.

MS. ANDERL: Okay. Well, and I guess I feel as though a -- a settlement conference is more conducive to the kind of candid exchange of information, and speaking frankly, in terms of here's what we would do to get this resolved, and if it's not called a settlement conference, I wonder if we lose that protection.

JUDGE DOROSHKIN: So --MS. GAFKEN: I don't think so. Oh, I'm sorry.

JUDGE DOROSHKIN: Okay. Regarding the process of the -- by the Commission of the April 25th open public meeting, a full evidentiary hearing is not necessary, and really the goal of these settlement conferences or technical conferences would be to draft an implementation plan.

I do see the wisdom in calling it a settlement conference for the confidentiality protections that Ms. AnderI was referring to. And also, the parties should be aware that Judge Kopta is available to facilitate the settlement discussions if date to be set if that would be something that would be palatable to everyone here.

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MS. CORTEZ: Yes -- yes, the -- the Military Department agrees.

JUDGE DOROSHKIN: Okay. One more item. Does CenturyLink anticipate working with Public Counsel and Staff to provide corrected notice to customers of this proceeding?

MS. ANDERL: Yes, Your Honor. We were talking about that while -- during the recess, and one of the things that we need to correct is to provide a customer notice that includes the appropriate Commission contact information, which was not in the first notice. But we also want to make it a notice that is meaningful in terms of describing the process going forward, and that would mean we'd need to know whether we have withdrawn the tariff filings or we're going forward via evidentiary proceeding.

We do have a draft notice that I have already expressed that we're willing to circulate this week with -- among the parties and, you know, particularly Public Counsel and Staff to have some feedback from them on it. But the important thing, I guess, would be for us to know when you'll make your decision on the motions to withdraw versus the

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necessary.

MS. ANDERL: Thank you.

JUDGE DOROSHKIN: So what I would propose is having the draft procedural schedule as agreed by the parties changing the Thursday, May 30th date to June 7th and then leaving the remainder of the schedule to be determined. I would like to schedule a status conference after the first technical conference and we can set the date for that later.

MS. ANDERL: That makes sense, Your Honor. Thank you.

JUDGE DOROSHKIN: Does anyone else have any responses to that?

MS. GAFKEN: That sounds fine to Public Counsel.

JUDGE DOROSHKIN: Okay. Is the Military Department on the line?

MS. CORTEZ: Yes, I couldn't -- couldn't quite hear the last question.

JUDGE DOROSHKIN: So my last question was taking the draft proposed procedural schedule that Staff came up with and changing the date of the first settlement conference to June 7th and then eliminating

the remainder of the schedule to be determined and setting a con- -- a status conference instead with a

1 opposition to that motion.

JUDGE DOROSHKIN: Okay. So, Ms. Anderl, in the event that a motion to withdraw is denied, the prehearing conference order will reflect a two-week deadline for issuing a corrected notice. So that would be two weeks from the date in the prehearing conference order.

MS. ANDERL: Okay. Thanks. We will circulate a notice, then, this week a with a placeholder about what the status of the proceeding is, be it withdrawn or going forward so the parties can look at the rest of the language and see how they feel about it.

JUDGE DOROSHKIN: Okay. That's fine. That works.

And then to Staff's question on informal discovery requests, could you please clarify or repeat that question?

MR. CALLAGHAN: So during the break, I believe the parties agreed that those would be shared. These are informal data requests that occurred prior to, I believe, setting the prehearing conference.

JUDGE DOROSHKIN: Okay. So those will be exchanged with all the parties?

MR. CALLAGHAN: Yes. JUDGE DOROSHKIN: Okay.

7 (Pages 25 to 28)

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|--|---|---|---|
| 1 | MR. CALLAGHAN: Thank you. | 1 | motion to withdraw, Staff would like the withdrawal to |
| 2 | JUDGE DOROSHKIN: Then that is done. | 2 | be to include certain conditions which would include |
| 3 | So I will read the procedural schedule as | 3 | some type of requirement that they demonstrate that the |
| 4 | currently agreed upon into the record. The proposed | 4 | customers have successfully transitioned to a new |
| 5 | tariff change filing was Monday, April 8th, 2019; a | 5 | provider of these services and that they've received |
| 6 | proposed tariff change suspension is Thursday, | 6 | proper notice. |
| 7 | April 25th, 2019; the prehearing conference is today, | 7 | JUDGE DOROSHKIN: Okay. I will allow |
| 8 | Monday, May 13th, 2019. The prehearing conference order | 8 | CenturyLink to respond to that if you so wish. |
| 9 | will be issued shortly in terms of that as TBD, and then | 9 | MS. ANDERL: We have I have nothing to |
| 10 | there will be the first settlement conference held on | 10 | add. Thank you. |
| 11 | June 7th, 2019, followed by a status conference date to | 11 | JUDGE DOROSHKIN: Okay. And if there's |
| 12 | be determined. | 12 | nothing else, then I will issue an order shortly on the |
| 13 | Is everyone in agreement with that proposed | 13 | matters discussed in this prehearing conference |
| 14 | schedule? | 14 | including the motion to withdraw. We are adjourned. |
| 15 | MS. ANDERL: Yes. CenturyLink, yes. | 15 | Thank you. |
| 16 | MR. CALLAGHAN: Yes, Your Honor. | 16 | (Adjourned at 2:31 p.m.) |
| 17 | MS. GAFKEN: Yes. Yes, this is Lisa Gafken | 17 | • • |
| 18 | with Public Counsel. Did we also want to build in the | 18 | |
| 19 | date by which CenturyLink would provide information to | 19 | |
| 20 | the parties about its about its plan, transition | 20 | |
| 21 | plan? We had talked about having that about at least | 21 | |
| 22 | the week before, if not a little bit longer. | 22 | |
| 23 | JUDGE DOROSHKIN: A week before what date? | 23 | |
| 24 | MS. GAFKEN: The June 7th date. | 24 | |
| 25 | JUDGE DOROSHKIN: Okay. And is that | 25 | |
| | | | |
| | Page 30 | | Page 32 |
| 1 | something | 1 | CERTIFICATE |
| 2 | MS. CORTEZ: Military Department requests | 2 | |
| 3 | that as well. | 3 | STATE OF WASHINGTON |
| 4 | MS. ANDERL: We are I need to talk to my | | |
| | | 4 | COUNTY OF THURSTON |
| 5 | people who actually understand what the transition plan | 4 5 | |
| 5 6 | | | |
| | people who actually understand what the transition plan | 5 | COUNTY OF THURSTON |
| 6 | people who actually understand what the transition plan is going to look like, but I think we can hit a filing | 5 6 | I, Tayler Garlinghouse, a Certified Shorthand Reporter in and for the State of Washington, do hereby certify that the foregoing transcript is true and |
| 6 7 | people who actually understand what the transition plan is going to look like, but I think we can hit a filing target of May 24th, which is two weeks before the settlement conference. JUDGE DOROSHKIN: Okay. So can you commit | 5 6 7 | COUNTY OF THURSTON I, Tayler Garlinghouse, a Certified Shorthand Reporter in and for the State of Washington, do hereby |
| 6 7 8 | people who actually understand what the transition plan is going to look like, but I think we can hit a filing target of May 24th, which is two weeks before the settlement conference. | 5 6 7 8 | I, Tayler Garlinghouse, a Certified Shorthand Reporter in and for the State of Washington, do hereby certify that the foregoing transcript is true and |
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