January 28, 2003

NOTICE OF ERRATA TO ARBITRATOR'S REPORT AND DECISION

RE: In the Matter of the Petition for Arbitration of an Interconnection Agreement Between Level 3 Communications, LLC., and Century Tel of Washington, Inc., Pursuant to 47 U.S.C. Section 252 Docket No. UT-023043

TO ALL PARTIES OF RECORD:

On January 2, 2003, the Commission entered the Fifth Supplemental Order, Arbitrator's Report and Decision. This errata corrects paragraph 24 of the order to include legislative format that was inadvertently omitted and includes the following new language to read as follows:

CenturyTel proposes a definition that would modify Level 3's suggested language as indicated below in legislative format (*i.e.*, deletions indicated by strikethrough, additions indicated by underlining):

Traffic that is originated by an end user of one Party and terminates to the end user of the other Party within CenturyTel's then current local servingcalling area, including mandatory local calling arrangements. Traffic to or from an end user not within CenturyTel's local calling area will be subject to access charges to the extent it does not constitute Information Access Traffic. A mandatory local calling area arrangement, ordered by the Commission, is an arrangement that provides end users a local calling area, Extended Area Service (EAS) or Extended Community Calling (ECC), beyond their basic exchange serving area. Local Traffic does not include optional local calling area's (i.e., optional rate packages that permit the end user to choose a local calling area beyond their basic exchange serving area for an additional fee), referred to hereafter as "optional

DOCKET NO. UT-023043 PAGE 2

EAS". Pursuant to applicable law, Local Traffic excludes ISP-Bound Traffic for purposes of intercarrier compensation. Information Access Traffic, including but not limited to Enhanced Service Provider (ESP) and Internet Service Provider (ISP) traffic, Internet, 900-976, etc., and Internet Protocol based long distance telephony.

The Commission regrets any inconvenience this may have caused.

Sincerely,

CAROLE J. WASHBURN Secretary