

**FIRST AMENDMENT TO
CENTREX SERVICE AGREEMENT**

By and Between

ELLENSBURG TELEPHONE COMPANY

And

This is the First Amendment to the Centrex Service Agreement that was entered into by and between Ellensburg Telephone Company ("COMPANY") and ("CUSTOMER") on August 17, 2005 ("Agreement") and is made this 11th day of August 2006. Capitalized terms not otherwise defined in this Amendment shall have the meaning ascribed to them in the Agreement.

The Parties hereby agree as follows:

1. Appendix B, Paragraph B of the Agreement shall be deleted in its entirety and replaced with the following:

Appendix B

B. Monthly Service Centrex Line Rates

Number of Features included	8
Number of ISDN Centrex Arrangements*	63

*

Monthly Charge Per Arrangement	\$195.00
<u>SLC Per Arrangement</u>	<u>\$ 46.00</u>
Total 63 (\$195.00 + \$46.00)	\$15,183.00

2. Paragraph 4 of the Agreement shall be amended by deleting the date August 31, 2007 and replacing it with the date August 31, 2009.
3. A new Paragraph 13 shall be added to the Agreement as follows:

REDACTED

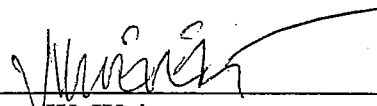
13. Internet Service

If needed by CUSTOMER, COMPANY shall provide CUSTOMER with high speed Internet access for 50 users located at Ellensburg, WA 98926 at no additional charge. COMPANY will provide CUSTOMER with the initial standard DSL installation for the Internet access. CUSTOMER shall be responsible for any labor and material costs, for any additional installation services needed or requested at COMPANY'S current rates. Standard DSL installation includes installation of the DSL filter, modem and power supply. Standard installation excludes any inside wiring or cabling. COMPANY will provide modems for the Internet access which shall remain the property of COMPANY. CUSTOMER will be responsible, upon the expiration of this Agreement, for returning the modems to COMPANY within 15 days or paying the replacement cost of any missing or damaged modems, normal wear and tear excluded. Replacement cost per modem is \$99 each.

Except as expressly amended herein, the Agreement shall remain in full force and effect.

IN WITNESS WHEREOF, the undersigned have executed this Amendment as of the date first stated above.

ELLENSBURG TELEPHONE COMPANY

By:  8/7/06
Name: James W. Weigert
Title: Sr. VP Marketing & Product Development

By: _____
Name: _____
Title: _____

REDACTED