

## TABLE OF CONTENTS

	<u>Page</u>
I. INTRODUCTION .....	1
II. PARTIES, PROCEDURAL HISTORY AND PRELIMINARY MATTERS.....	1
A. The Parties .....	1
B. Resolved and Unresolved Issues.....	2
C. Preliminary Matters .....	3
D. Legal Standard .....	3
III. GENERAL TERMS AND CONDITIONS ISSUES .....	4
Issue 5: How should the parties agree to limit liability, and damages, arising from either party's actions? .....	4
Issue 6(a): How should the parties' respective indemnity obligations be established?.....	8
Issue 7: How should the parties' respective indemnity obligations, as they relate to intellectual property rights, be established?.....	10
IV. NETWORK INTERCONNECTION ISSUES .....	13
Issue 10: What standard should be used to excuse Qwest from the obligation to allow Charter to interconnect at certain points on the Qwest network? .....	13
Issue 11: Should the agreement limit the methods by which Charter can establish interconnection with Qwest when using leased interconnection facilities?.....	17
Issue 13: Is Charter required to compensate Qwest for so-called "direct trunk transport" circuits which carry traffic from the parties' POI to Qwest's tandem switch or end office switches, even where Charter has already compensated Qwest under the reciprocal compensation provisions of the agreement (via bill and keep arrangements)? .....	24
Issue 15: Should the parties' agreed upon bill and keep compensation arrangement apply to both the transport, and termination, of Section 251(b)(5) traffic exchanged between the parties? .....	24
Issue 14: Should Qwest be entitled to impose non-recurring trunk installation and rearrangement charges upon Charter even where the parties have agreed to a bill and keep compensation scheme? .....	31

Issue 16:	Should either party have the right to utilize indirect interconnection as a means of exchanging traffic with the other party? .....	34
V.	MISCELLANEOUS CHARGES.....	37
Issue 17:	Should Charter be liable for miscellaneous charges assessed by Qwest, even where Charter does not request that Qwest perform any work?.....	37
VI.	DIRECTORY ISSUES .....	41
Issue 19:	Should Qwest be permitted to undertake marketing of its own activities based upon the identity of Charter’s subscriber listings? .....	41
Issue 20:	Whether prior written authorization to release, sell, or make available, Charter listing information should be obtained by Qwest? .....	44
Issue 22:	Should the agreement include language establishing that Qwest is prohibited from assessing charges upon Charter when Charter submits non-publish or non-list information to Qwest?.....	47
Issue 23:	Should the agreement reflect the fact that Qwest has the obligation under Section 251(b)(3) to provide directory listing for both white pages and yellow pages.....	49
VII.	CONCLUSION.....	51