

UT-110577-AF  
OM-5/12/11  
No Action  
**Qwest.**  
Spirit of Service

**Qwest Corporation**  
1600 7th Avenue, Room 1506  
Seattle, Washington 98191  
(206) 345-1568  
Facsimile (206) 343-4040

Mark S. Reynolds  
Assistant Vice President  
Public Policy & Regulatory Affairs

March 29, 2011

Mr. David Danner, Executive Director and Secretary  
Washington Utilities and Transportation Commission  
P.O. Box 47250  
Olympia, Washington 98504-7250

Attn: Betty Erdahl

RE: WAC 480-120-375 Affiliated Interest Agreement

Dear Mr. Danner:

In accordance with WAC 480-120-375, Qwest Corporation is filing notification of the enclosed affiliated interest agreement between Qwest Corporation (QC) and CenturyLink. This is a new agreement entitled Revenue Sharing Agreement for Feature Group A Switched Access Service. Also enclosed is a verified statement.

Please call Joyce McDonald on 206 345-1514 if you have any questions or require any additional information.

Very truly yours,

*for* Mark Reynolds

Enclosures

2011 MAR 31 10:11:12

REVENUE SHARING AGREEMENT FOR  
FEATURE GROUP A SWITCHED ACCESS SERVICE  
(ANNUAL RATES)  
(WASHINGTON)

This Agreement, effective as of April 1, 1989, by and between Pacific Northwest Bell Telephone Company, doing business as U S WEST Communications, a Washington corporation, and Inter Island Telephone Company, Peninsula Telecommunications, Inc. and Telephone Utilities of Washington, Inc., Washington corporations which are subsidiaries of Pacific Telecom, Inc., a Washington corporation, sets forth the terms and conditions for the sharing of revenues resulting from the joint provision of certain telecommunications services and facilities as described herein.

I. GENERAL PROVISIONS

This Agreement sets forth the terms and conditions for the sharing of revenues between the parties regarding the provision of Feature Group A (FGA) Switched Access Service as follows:

- FGA originating and LATA-wide terminating traffic jointly provided within Extended Area Service (EAS) Calling Areas.
- FGA LATA-wide terminating traffic jointly provided in Non-EAS Calling Areas.

This Agreement is applicable when the Secondary Office Company has not been compensated under Interstate and Intrastate access tariffs or any contractual arrangements.

II. DEFINITIONS

For the purposes of this Agreement:

"LATA-wide termination of FGA Switched Access Service" refers to FGA Switched Access Service when used in the terminating direction to access the Secondary Office Company's prefixes in the LATA.

"LATA" (Local Access and Transport Area) denotes a geographic area established for the provision and administration of communications service. It encompasses one or more designated exchange(s) which are grouped to serve common social, economic and other purposes.

"Non-EAS" is defined as the joint provision of service between local exchange carriers outside the Extended Area Service (EAS) Calling Area.

"Extended Area Service" (EAS) as used in this Agreement, means communications service provided by either party to its end users in its exchange service area(s) to enable them to call the end users in the other party's exchange service area(s) without toll charges.

## II. DEFINITIONS (Continued)

"FGA Switched Access Service" includes all facilities used and services rendered in furnishing FGA Switched Access Service, in accordance with the schedules of charges, regulations and conditions stated in the Interstate or Intrastate Access Tariffs of the parties to this Agreement.

"Primary Office Company" denotes the local exchange carrier with the Primary Office(s).

"Primary Office" is an office which: (1) directly connects to an interexchange carrier/reseller and (2) provides joint FGA Switched Access Service to that interexchange carrier/reseller with other end office(s).

"Secondary Office Company" denotes the local exchange carrier with the Secondary Office(s).

"Secondary Office" is an office providing FGA Switched Access Service to an interexchange carrier/reseller through the switch facilities of the Primary Office.

"Office" is a switching unit in a telephone system having the necessary equipment and operating arrangements for terminating and interconnecting customer lines and trunks or trunks only. There may be more than one central office in a building or exchange.

"Revenues" are all amounts chargeable to customers for FGA Switched Access Service under the tariff of the Primary Office Company less uncollectible revenues, as defined herein. The Primary Office Company accepts the responsibility for collecting the revenues billed by it.

"Uncollectible Revenues" are defined as revenues that the Primary Office Company is lawfully entitled to receive for FGA Switched Access Service rendered, but which have proven to be impracticable to collect.

"Access Minutes" are those minutes of use (MOUs) as described in the applicable Interstate and Intrastate Access Tariffs.

## III. METHODS AND PRACTICES

With respect to all matters covered by this Agreement, each party will adopt and comply with general industry standard operating methods and practices and will observe and act consistently with the rules and regulations of the lawfully established tariffs applicable to the services provided. Each party will, promptly upon request, furnish to the other such information as may reasonably be required to execute the provisions of this Agreement as described herein, including traffic and billing data associated with FGA Switched Access Service.

IV. BILLING AND COLLECTION

The Primary Office Company is responsible for the collection of all charges payable by its customers for originating and terminating FGA Switched Access Service in accordance with applicable tariff provisions and will account for and be responsible to the Secondary Office Company for its portion thereof as described herein. Each party will keep adequate records of all collections, payments and other underlying transactions pertaining to FGA Switched Access Service jointly provided hereunder, and such records will be subject to inspection by the other party upon reasonable request.

V. REVENUE SHARING

Revenue due the Secondary Office Company will be determined by the Primary Office Company as provided in Exhibits A and B, BASIS OF REVENUE SHARING, and Attachment 1, FGA RATE CALCULATION PROCEDURES, all of which are attached to and made a part of this Agreement. Each party will promptly furnish to the other such information as may be required for revenue sharing purposes. Revenue sharing statements will be rendered to the Secondary Office Company by the Primary Office Company.

VI. ADMINISTRATION OF REVENUE SHARING

The Primary Office Company will be responsible for the administration, calculation and payment of the FGA revenue sharing amounts.

The Primary Office Company will determine billed originating and terminating MOUs to be used in the calculation of FGA revenue sharing amounts. The Secondary Office Company may supply its own originating MOUs as set forth in Exhibit B, paragraph II.A.3.

The Secondary Office Company is responsible for notifying the Primary Office Company of the effective date for the equal access conversion of any of its Secondary Offices.

The Primary Office Company will include the FGA revenue sharing amounts on the Secondary Office Company's monthly Access Statement within forty-five (45) calendar days following receipt of the MOUs.

VII. JURISDICTION

The laws of the State of Washington govern this Agreement and the construction of this Agreement.

VIII. ENTIRE AGREEMENT

This Agreement, its Attachments, its Notices and any jointly executed, written Supplements or Amendments to this Agreement constitute the entire Agreement and the complete understanding between the parties. No other verbal or written representations, of any kind, affect the rights or the obligations of the parties.

IX. LIMITATIONS OF LIABILITY AND INDEMNIFICATION

The Primary Office Company and the Secondary Office Company agree to the following limitations of liability and indemnification except as otherwise specifically provided herein:

- A. Neither the Primary Office Company nor the Secondary Office Company will be liable to the other for any damages or for any losses, of any kind, resulting or arising from, in whole or in part, events or occurrences beyond either party's control; for example, inclement weather, strikes, other work stoppages or power outages.
- B. Neither the Primary Office Company nor the Secondary Office Company will be liable to the other for either party's indirect, incidental or consequential damages (including, but not limited to, lost profits) arising, in whole or in part, from either party's actions, omissions, mistakes or negligence relating to performance under this Agreement (including, but not limited to, breaches of this Agreement).
- C. The Primary Office Company agrees to indemnify and hold harmless the Secondary Office Company against and with respect to any and all claims, demands, liabilities or court actions arising from any Primary Office Company actions, omissions, mistakes or negligence, of any kind, occurring during the course of the Primary Office Company's performance under this Agreement.
- D. The Secondary Office Company agrees to indemnify and hold harmless the Primary Office Company against and with respect to any and all claims, demands, liabilities or court actions arising from any Secondary Office Company actions, omissions, mistakes or negligence, of any kind, occurring during the course of the Secondary Office Company's performance under this Agreement.

X. WAIVER

No failure of a party to enforce a provision of this Agreement will be construed as a general or a specific waiver of that provision, of a party's right to enforce that provision, or of a party's right to enforce any other provision of this Agreement.

XI. CONFIDENTIALITY OF PROPRIETARY DATA

The parties to this Agreement anticipate and recognize that they will exchange, or come into possession of, data about each other's customers and each other's businesses as a result of this Agreement. Each party agrees:

- A. to treat all such data of the other party's customers and business as strictly confidential, and
- B. to use such data of the other party's customers or business only for purposes of performance under this Agreement.

If a court or governmental agency orders a party to disclose or to provide any data or provisions covered by this section, that party will immediately inform the other party of the order before responding to the order, unless prohibited from notifying the other party by such order. The party ordered to disclose will inform the other party both by telephone and mail.

This section will not preclude the disclosure by the parties of information or material described in this section to consultants, agents or attorneys representing the respective parties, who will be responsible for protecting the proprietary nature of the data as provided in this Agreement. No other disclosures are permitted.

XII. AGREEMENT DOES NOT BENEFIT NON-PARTIES

In entering into, and in performing under, this Agreement, the parties do not intend to benefit in any way, any person who is not one of the two parties to this Agreement (that is, the Primary Office Company and the Secondary Office Company). This Agreement does not enlarge, add to or change, in any way, any rights of any non-parties which would exist if this Agreement did not exist.

XIII. LAWFULNESS AND SEVERABILITY

In the event that a court with proper jurisdiction or another governmental agency with proper jurisdiction issues an order finding that a provision of this Agreement is unlawful or may not be enforced, all other provisions of this Agreement will continue in force and effect.

In the event that a court with proper jurisdiction or another governmental agency with proper jurisdiction issues an order finding that this Agreement, as a whole, is unlawful or may not be enforced, this Agreement will terminate and both parties will be excused from all further performance under this Agreement.

XIV. DEFAULTS OR VIOLATIONS

If disputes arise with regard to this Agreement or its Exhibits or Attachments during the term of this Agreement, the party initiating the dispute will notify the other party in writing that a disagreement has arisen and that discussions between the parties have failed to resolve the issue.

If the dispute has not been resolved within ninety (90) days of notification, either party to this Agreement may enforce its rights hereunder through a court or other governmental agency with proper jurisdiction.

XV. LIMITATIONS PERIOD

No claim or demand under this Agreement, including demands made under Section XIV, DEFAULTS OR VIOLATIONS, or any other demand or claim with respect to this Agreement may be made or brought by either party more than two (2) years after the date of the event that gave rise to the demand or claim; provided, however, that a demand or claim for indemnification under this Agreement may be made or brought by a party for two (2) years after the accrual of the cause of action for indemnity; and provided further, that any claim in the nature of fraud may be brought within two (2) years of discovery of the existence of such fraud or concealment.

XVI. NOTICE

All notices required by, permitted by or relating to this Agreement will be in writing and will be sent by U.S. Certified Mail, Return Receipt Requested, postage prepaid. Representatives of the parties for purposes of notices are:

A.     Manager - Access and Finance  
           U S WEST Communications  
           1600 - 7th Avenue, Room 1806  
           Seattle, Washington 98191  
           (206) 346-9517

          Sr. Vice President  
           Pacific Telecom, Inc.  
           P.O. Box 9901  
           Vancouver, Washington 98668-9901  
           (206) 696-0983

B.     Either party may change its representative by giving thirty (30) days written notice in accordance with this section of the Agreement.

XVII. TERM OF AGREEMENT

This Agreement shall become effective on the date specified and will continue in force and effect thereafter, unless terminated upon thirty (30) calendar days written notice from either party to the designated representative of the other party. This Agreement may be amended from time to time upon written Agreement of the parties.

XVII. TERM OF AGREEMENT (Continued)

Any of the Exhibit or Attachments affixed hereto may be amended, replaced, revised or cancelled in accordance with its own terms and by mutual agreement of the parties without affecting the remaining Exhibits, Attachments or this Agreement.

U S WEST COMMUNICATIONS

R. Astrone  
Signature

Director - E.C.M.  
Title

October 11, 1990  
Date of Execution

PACIFIC TELECOM, INC.

Vern K. De  
Signature

SR v.p.  
Title

10/30/90  
Date of Execution

FORM APPROVED  
Date 10/9/90  
By G. Hahn  
Legal Department  
U S WEST Communications



## EXHIBIT A

BASIS OF REVENUE SHARING FOR  
LATA-WIDE TERMINATION OF  
FEATURE GROUP A SWITCHED ACCESS SERVICE  
IN NON-EAS CALLING AREASI. EFFECTIVE DATE AND PURPOSE

- A. This Exhibit is effective April 1, 1989, and is attached to and made a part of the Revenue Sharing Agreement for Feature Group A Switched Access Service, effective April 1, 1989, between U S WEST Communications and Inter Island Telephone Company, Peninsula Telecommunications, Inc. and Telephone Utilities of Washington Inc., which are subsidiaries of Pacific Telecom, Inc.
- B. From the effective date hereof, this Exhibit sets forth the basis of revenue sharing for LATA-wide termination of Feature Group A Switched Access Service in Non-EAS Calling Areas.

II. MINUTES OF USE (MOUs)A. ORIGINATING MOUs

Originating Non-EAS calls to the FGA Switched Access Service are rated and billed as toll calls and, therefore, usage associated with these calls is not included in this revenue sharing Agreement.

B. TERMINATING MOUs

1. Actual non-premium LATA-wide billed terminating Interstate and Intrastate FGA Switched Access MOUs for each non-equal access office in the associated Non-EAS Calling Area will be measured by the Primary Office Company.
2. Actual premium LATA-wide billed terminating Interstate and Intrastate FGA Switched Access MOUs for each equal access office in the associated Non-EAS Calling Area will be measured by the Primary Office Company.

III. REVENUE SHARING CALCULATION

A. NON-PREMIUM

The revenue sharing amount for non-premium FGA terminating MOUs applicable to each non-equal access office in the associated LATA-wide terminating Non-EAS Calling Area for each data month shall be equal to the Secondary Office Company's Interstate and Intrastate non-premium tariff rates per MOU in effect as of January 1st of each calendar year for FGA Switched Access Service times the corresponding number of Interstate and Intrastate MOUs determined in paragraph II. above. The above tariff rates may be changed once per jurisdiction during each calendar year period upon mutual agreement of the parties to this Agreement. That rate change may be due to a tariff revision or a percent of ownership revision affecting the Local Transport Facility rate element.

B. PREMIUM

The revenue sharing amount for premium FGA terminating MOUs applicable to each equal access office in the associated LATA-wide terminating Non-EAS Calling Area for each data month shall be equal to the Secondary Office Company's Interstate and Intrastate premium tariff rates per MOU in effect as of January 1st of each calendar year for FGA Switched Access Service times the corresponding number of Interstate and Intrastate MOUs determined in paragraph II. above. The above tariff rates may be changed once per jurisdiction during each calendar year period upon mutual agreement of the parties to this Agreement. That rate change may be due to a tariff revision or a percent of ownership revision affecting the Local Transport Facility rate element.

IV. RATE CHANGES

Rate changes will be implemented on a going forward basis from the date they are received by the Primary Office Company.

V. HIGH COST FUND POOL

For the period April 1, 1989, through October 31, 1989, the Primary Office Company will report High Cost Fund FGA MOUs and associated revenues to the appropriate State Pool Administrator. Therefore, no FGA revenue sharing will be implemented for that period. The High Cost Fund is a special revenue pooling arrangement established by State Commission Order and handled by an industry-approved State Pool Administrator.

Effective November 1, 1989:

- A. The Primary Office Company will:
1. discontinue reporting the above MOUs and associated revenues to the appropriate State Pool Administrator, and
  2. implement FGA revenue sharing for the High Cost Fund rate element.
- B. The Secondary Office Company will report the above MOUs and associated revenues to the appropriate State Pool Administrator.

VI. TERM OF THIS EXHIBIT

This Exhibit shall become effective on the date specified above and will continue in force and effect thereafter unless terminated upon thirty (30) calendar days' written notice from either party to the designated representative of the other party.

U S WEST COMMUNICATIONS



Signature

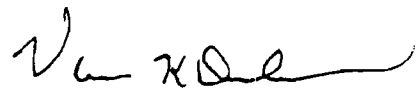
Director - E.C.M.

Title

October 11, 1990

Date of Execution

PACIFIC TELECOM, INC.



Signature

SR V.P.

Title

10/30/90

Date of Execution

FORM APPROVED

Date 10/9/90

By G. Hahn

Legal Department

U S WEST Communications

EXHIBIT B

BASIS OF REVENUE SHARING FOR  
ORIGINATING AND TERMINATING  
FEATURE GROUP A SWITCHED ACCESS SERVICE  
IN EAS CALLING AREAS

I. EFFECTIVE DATE AND PURPOSE

- A. This Exhibit is effective April 1, 1989, and is attached to and made a part of the Revenue Sharing Agreement for Feature Group A Switched Access Service, effective April 1, 1989, between U S WEST Communications and Inter Island Telephone Company, Peninsula Telecommunications, Inc. and Telephone Utilities of Washington Inc., which are subsidiaries of Pacific Telecom, Inc.
- B. From the effective date hereof, this Exhibit sets forth the basis of revenue sharing for origination and LATA-wide termination of Feature Group A Switched Access Service in EAS Calling Areas.

II. MINUTES OF USE (MOUs)

A. ORIGINATING MOUs

1. Actual non-premium billed originating Interstate and Intrastate FGA Switched Access MOUs for each non-equal access office in the associated EAS Calling Area will be measured by the Primary Office Company.
2. Actual premium billed originating Interstate and Intrasate FGA Switched Access MOUs for each equal access office in the associated EAS Calling Area will be mesured by the Primary Office Company.
3. The Secondary Office Company that has agreed to supply actual originating MOUs which are measured by its own Office will provide that usage to the Primary Office Company by the fifteenth (15th) calendar day following the end of the data month. Those MOUs will not be subject to the allocation percents described in Exhibit B, paragraphs VI, herein. The Primary Office Company will use those MOUs in calculating the FGA originating revenue sharing amounts instead of the actual originating MOUs measured by the Primary Office Company's Office.

Should the Secondary Office Company fail to furnish originating MOUs in accordance with the above procedures, the Primary Office Company will determine originating MOUs for the Secondary Offices and will apply the allocation percents described in Exhibit B, paragraph VI, herein.

II. MINUTES OF USE (MOUs) (Continued)

B. TERMINATING MOUs

1. Actual non-premium LATA-wide billed terminating Interstate and Intrastate FGA Switched Access MOUs for each non-equal access office in the associated Non-EAS Calling Area will be measured by the Primary Office Company.
2. Actual premium LATA-wide billed terminating Interstate and Intrastate FGA Switched Access MOUs for each equal access office in the associated Non-EAS Calling Area will be measured by the Primary Office Company.

III. REVENUE SHARING CALCULATION

A. NON-PREMIUM

1. The revenue sharing amount for non-premium FGA originating MOUs applicable to each non-equal access office in the associated EAS Calling Area for each data month shall be equal to the Secondary Office Company's Interstate and Intrastate non-premium tariff rates per MOU in effect as of January 1st of each calendar year for FGA Switched Access Service times the corresponding number of Interstate and Intrastate MOUs determined in paragraph II. above. The above tariff rates may be changed once per jurisdiction during each calendar year period upon mutual agreement of the parties to this Agreement. That rate change may be due to a tariff revision or a percent of ownership revision affecting the Local Transport Facility rate element.
2. The revenue sharing amount for non-premium FGA terminating MOUs applicable to each non-equal access office in the associated LATA-wide terminating EAS Calling Area for each data month shall be equal to the Secondary Office Company's Interstate and Intrastate non-premium tariff rates per MOU in effect as of January 1st of each calendar year for FGA Switched Access Service times the corresponding number of Interstate and Intrastate MOUs determined in paragraph II. above. The above tariff rates may be changed once per jurisdiction during each calendar year period upon mutual agreement of the parties to this Agreement. That rate change may be due to a tariff revision or a percent of ownership revision affecting the Local Transport Facility rate element.

III. REVENUE SHARING CALCULATION (Continued)

B. PREMIUM

1. The revenue sharing amount for premium FGA originating MOUs applicable to each equal access office in the associated EAS Calling Area for each data month shall be equal to the Secondary Office Company's Interstate and Intrastate premium tariff rates per MOU in effect as of January 1st of each calendar year for FGA Switched Access Service times the corresponding number of Interstate and Intrastate MOUs determined in paragraph II. above. The above tariff rates may be changed once per jurisdiction during each calendar year period upon mutual agreement of the parties to this Agreement. That rate change may be due to a tariff revision or a percent of ownership revision affecting the Local Transport Facility rate element.
2. The revenue sharing amount for premium FGA terminating MOUs applicable to each equal access office in the associated LATA-wide terminating EAS Calling Area for each data month shall be equal to the Secondary Office Company's Interstate and Intrastate premium tariff rates per MOU in effect as of January 1st of each calendar year for FGA Switched Access Service times the corresponding number of Interstate and Intrastate MOUs determined in paragraph II. above. The above tariff rates may be changed once per jurisdiction during each calendar year period upon mutual agreement of the parties to this Agreement. That rate change may be due to a tariff revision or a percent of ownership revision affecting the Local Transport Facility rate element.

IV. RATE CHANGES

Rate changes will be implemented on a going forward basis from the date they are received by the Primary Office Company.

V. HIGH COST FUND POOL

For the period April 1, 1989, through October 31, 1989, the Primary Office Company will report High Cost Fund FGA MOUs and associated revenues to the appropriate State Pool Administrator. Therefore, no FGA revenue sharing will be implemented for that period. The High Cost Fund is a special revenue pooling arrangement established by State Commission Order and handled by an industry-approved State Pool Administrator.

Effective November 1, 1989:

- A. The Primary Office Company will:
  1. discontinue reporting the above MOUs and associated revenues to the appropriate State Pool Administrator, and
  2. implement FGA revenue sharing for the High Cost Fund rate element.
- B. The Secondary Office Company will report the above MOUs and associated revenues to the appropriate State Pool Administrator.

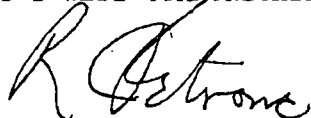
VI. SECONDARY OFFICE COMPANY FGA MOUs ALLOCATIONS

Non-premium and premium FGA allocation percents will be applied to the total FGA originating MOUs applicable to the Secondary Office Company's EAS Calling Areas. The allocation percents are contained in the Local Calling Area (LCA) report prepared and distributed by U S WEST Communications. For the purposes of this Agreement, said percents will be updated annually.

VII. TERM OF THIS EXHIBIT

This Exhibit shall become effective on the date specified above and will continue in force and effect thereafter unless terminated upon thirty (30) calendar days' written notice from either party to the designated representative of the other party.

U S WEST COMMUNICATIONS



\_\_\_\_\_  
Signature

\_\_\_\_\_  
Director - E.C.M.

\_\_\_\_\_  
Title

\_\_\_\_\_  
October 11, 1990

\_\_\_\_\_  
Date of Execution

PACIFIC TELECOM, INC.



\_\_\_\_\_  
Signature

\_\_\_\_\_  
SR V.P.

\_\_\_\_\_  
Title

\_\_\_\_\_  
10/30/90

\_\_\_\_\_  
Date of Execution

FORM APPROVED

Date 10/9/90

By G. Hahn

Legal Department

U S WEST Communications

## ATTACHMENT 1

## FGA RATE CALCULATION PROCEDURES

I. PURPOSE

This Attachment 1 to the Revenue Sharing Agreement for Feature Group A Switched Access Service provides for procedures to assist the Secondary Office Company in the annual calculation of the FGA rates.

II. FGA RATE CALCULATION PROCESS

	<u>Interstate</u>		<u>Intrastate</u>	
	<u>Orig</u>	<u>Term</u>	<u>Orig</u>	<u>Term</u>
<u>FGA Rate Calculation</u>				
High Cost Fund	.....	Enter your Tariff Rates.....		
Carrier Common Line	.....	Enter your Tariff Rates.....		
Line Termination	.....	Enter your Tariff Rates.....		
Local Switching	.....	Enter your Tariff Rates.....		
Intercept	.....	Enter your Tariff Rates.....		
Directory Assistance	....	Enter your Tariff Rates/100...		
Local Transport	.....	See Notes 1 and 2 Below.....		
Local Transport Facility	.....	See Notes 1 and 2 Below.....		
Local Transport Termination	.....	See Notes 1 and 2 Below.....		
FGA Rate/MOU		.....	Total Rates in Each Column....	

NOTE 1: To determine the Local Transport Facility rate for originating FGA MOUs, each company must identify their EAS exchanges; weight each EAS exchange using airline miles for the EAS route, percent of ownership of said route, and access line counts, to aggregate them into a single averaged route. Then, multiply the applicable tariff rate/minute/mile by the averaged route to determine the rate per MOU.

NOTE 2: To determine the Local Transport Facility rate for terminating FGA MOUs, each company must identify all of their Feature Group C Meet Point routes (as a surrogate for the FGA routes); weight each Meet Point route using airline miles for the each route, percent of ownership of said route, and access line counts, to aggregate them into a single averaged route. Then, multiply the applicable tariff rate/minute/mile by the averaged Meet Point route to determine the rate per MOU.



III. TRANSPORT FACILITY CALCULATION WORKSHEET

<u>Route</u>	(Col A) <u>Airline Miles</u>	(Col B) <u>Percent Ownership</u>	(Col C) <u>Access Lines</u>	(Col D) <u>Access Line %</u>	(Col E) <u>Weighted Route</u>
Exchange A	80	.20	150	.15	2.4
Exchange B	40	.25	250	.25	2.5
Exchange C	88	.25	<u>600</u>	<u>.60</u>	<u>13.2</u>
			1000	1.00	
Average Meet Point Route					18.1
Multiplied by Tariff Rate					<u>.000191</u>
Equals Transport Facility Rate Per MOU					<u>.003457</u>

Listed Below is an example of an Intermediary Route. Each Intermediary Route should be weighted according to the access lines served and its relationship to the Secondary Office Company's end office routes.

<u>Route</u>	(Col A) <u>Airline Miles</u>	(Col B) <u>Percent Ownership</u>	(Col C) <u>Access Lines</u>	(Col D) <u>Access Line %</u>	(Col E) <u>Weighted Route</u>
Exchange A	80	.20	150	.15	2.4
Exchange B	40	.25	250	.25	2.5
Exchange C	88	.25	<u>600</u>	<u>.60</u>	<u>13.2</u>
			1000	1.00	18.1
Intermediary Route 20		.25	500	.50	<u>2.5</u>
Average Meet Point Route					20.6
Multiplied by Tariff Rate					<u>.000191</u>
Equals Transport Facility Rate Per MOU					<u>.003934</u>

Explanation: Col A times Col B times Col D equals Col E;  
 Col C Access Lines divided by Col C Total  
 Access Lines equals Col D

FGA LOCAL TRANSPORT FACILITY CALCULATION WORKSHEET

(Prepare a Separate Worksheet for  
Premium and Non-Premium Rates)

ORIGINATING RATE

<u>EAS Route</u>	(Col A) <u>Airline Miles</u>	(Col B) <u>Percent Ownership</u>	(Col C) <u>Access Lines</u>	(Col D) <u>Access Line %</u>	(Col E) <u>Weighted Route</u>
_____	_____	_____	_____	_____	_____
_____	_____	_____	_____	_____	_____
_____	_____	_____	_____	_____	_____

Average Meet Point Route \_\_\_\_\_  
 Multiplied by Interstate Tariff Rate \_\_\_\_\_  
 Equals Interstate Transport Facility Rate per MOU \_\_\_\_\_

Average Meet Point Route \_\_\_\_\_  
 Multiplied by Intrastate Tariff Rate \_\_\_\_\_  
 Equals Intrastate Transport Facility Rate per MOU \_\_\_\_\_

TERMINATING RATE

<u>Meet Point Route</u>	(Col A) <u>Airline Miles</u>	(Col B) <u>Percent Ownership</u>	(Col C) <u>Access Lines</u>	(Col D) <u>Access Line %</u>	(Col E) <u>Weighted Route</u>
_____	_____	_____	_____	_____	_____
_____	_____	_____	_____	_____	_____
_____	_____	_____	_____	_____	_____

Average Meet Point Route \_\_\_\_\_  
 Multiplied by Interstate Tariff Rate \_\_\_\_\_  
 Equals Interstate Transport Facility Rate per MOU \_\_\_\_\_

Average Meet Point Route \_\_\_\_\_  
 Multiplied by Intrastate Tariff Rate \_\_\_\_\_  
 Equals Intrastate Transport Facility Rate per MOU \_\_\_\_\_

Explanation: Col A times Col B times Col D equals Col E;  
 Col C Access Lines divided by Col C Total  
 Access Lines equals Col D

EXCHANGE CARRIER: \_\_\_\_\_

PREPARED BY: \_\_\_\_\_

TELEPHONE NUMBER: \_\_\_\_\_

FGA RATES  
 (Prepare a Separate Rate Sheet for  
 Premium and Non-Premium Rates)

<u>FGA Rate Elements</u>	<u>Interstate</u>		<u>Intrastate</u>	
	<u>Originating</u>	<u>Terminating</u>	<u>Originating</u>	<u>Terminating</u>
High Cost Fund	_____	_____	_____	_____
Carrier Common Line	_____	_____	_____	_____
Line Termination	_____	_____	_____	_____
Local Switching	_____	_____	_____	_____
Intercept	_____	_____	_____	_____
Directory Assistance	_____	_____	_____	_____
Local Transport	_____	_____	_____	_____
Loc. Trans. Facility	_____	_____	_____	_____
Loc. Trans. Termination	_____	_____	_____	_____
	=====	=====	=====	=====
Total FGA Rate per MOU	_____	_____	_____	_____

=====

EXCHANGE CARRIER: \_\_\_\_\_

PREPARED BY: \_\_\_\_\_

TELEPHONE NUMBER: \_\_\_\_\_

## VERIFIED STATEMENT OF AFFILIATED INTEREST TRANSACTION

Qwest Corporation

WAC 480-120-375 states:

Every public service company must file a verified copy, or a verified summary, if unwritten, of contracts or arrangements with affiliated interests before the effective date of the contract or arrangement. Verified copies of modifications or amendments to the contract or arrangements must be filed before the effective date of the modification or amendment. If the contract or arrangement is unwritten, then a public service company must file a verified summary of any amendment or modification. The Commission may institute an investigation and disapprove the contract or arrangement if the commission finds the public service company has failed to prove that it is reasonable and consistent with the public interest.

Joyce L. McDonald, Lead Finance/Business Analyst of Qwest Corporation certifies that the attached Revenue Sharing Agreement for Feature Group A Switched Access Service describes the affiliate arrangement between Qwest Corporation and CenturyLink.

---

Joyce L. McDonald

Dated at Seattle this 29th day of March, 2011.