



Qwest Corporation
1600 7th Avenue, Room 3206
Seattle, Washington 98191
(206) 345-1568
Facsimile (206) 343-4040

Mark S. Reynolds
Senior Director – Regulatory
Policy and Law

June 21, 2005

Ms. Carole Washburn, Executive Secretary
Washington Utilities and Transportation Commission
P.O. Box 47250
Olympia, Washington 98504-7250

Attn: Kathy Folsom

RE: WAC 480-146-350 Affiliated Interest Agreement

Dear Ms. Washburn:

In accordance with WAC 480-146-350, Qwest Corporation is filing notification of the enclosed affiliated interest agreement between Qwest Corporation ("QC") and Qwest Communications Corporation ("QCC"). This is Amendment 2 to the Qwest Total Advantage Agreement. The original Qwest Total Advantage Agreement was filed on March 1, 2005 under Docket No. UT-050304.

Please call Gayle Williams on 206-345-3308 if you have any questions or require any additional information.

Very truly yours,

A handwritten signature in cursive script that reads "Gayle Williams".

for Mark Reynolds

Enclosure

RECEIVED
RECORDS
05 JUN 22 09:11:24
M. S. Reynolds

**AMENDMENT NO. 2 TO
QWEST TOTAL ADVANTAGE® AGREEMENT**

THIS AMENDMENT NO. 2 (this "Amendment") by and between **Qwest Communications Corporation** ("Qwest") and **Qwest Corporation** ("Customer"), hereby amends the Qwest Total Advantage Agreement, Qwest Content ID: 106204, as may have been previously amended (the "Agreement"). Except as set forth in this Amendment, capitalized terms will have the definitions assigned to them in the Agreement.

Qwest and Customer wish to amend the Agreement as follows:

1. **Term and Revenue Commitment.** By checking one of the boxes below, Customer indicates whether it is increasing the length of its existing Term and/or increasing the amount of its existing Revenue Commitment as set forth in the Agreement. Customer understands and agrees that it may not decrease the length of its existing Term or reduce the amount of its existing Revenue Commitment. If no boxes are checked in this Section 1, Customer's existing Term and existing Revenue Commitment as set forth in the Agreement will remain in effect.

If New Term and Revenue Commitment. Customer's new Revenue Commitment Term (if such phrase is used in the Agreement) or Term (if the phrase "Revenue Commitment Term" is not used in the Agreement); and new Revenue Commitment are four (4) years and the Revenue Commitment for each "Annual Period" shall be as follows: (Code: 19304).

Annual Period	Revenue Commitment
One (1)	\$360,000
Two (2)	\$3,500,000
Three (3)	\$3,500,000
Four (4)	\$3,500,000

"Annual Period" means each 12 month period following the effective date of this amendment.

Any new Revenue Commitment Term or Term, as applicable, and Revenue Commitment in this Section 1 will commence on the Amendment Effective Date.

2. **Addition of Services.** By checking the box below, Customer indicates it is adding a new Service Exhibit to the Agreement. If the box is not checked below, Customer's existing Services as set forth in the Agreement will remain in effect.

If New Service Exhibit(s) Is/are being added. Customer's new Services will be added as follows:

The Services set forth in the Managed Security and Firewall – VPN Service Exhibit(s) attached to this Amendment will be added to, and constitute a part of, the Agreement and the existing Services. The definition of Services in the Agreement will include the Services in the Service Exhibits attached to this Amendment.

3. The Agreement is further amended as follows:

3.1 **General.**

(a) With respect to Voice and Data Services, the Agreement will be amended to include: "Except for International ATM, International Private Line, International Frame Relay, Metro Private Line, Metropolitan Optical Ethernet, and QWave Private Line, Qwest Communications Corporation Voice and Data Services may be purchased at any time under this Agreement without attaching Service Exhibits. Such Services will be offered in accordance with the Agreement."

(b) The definition of "QCC Contributory Services" is amended to include Domestic Network Diversity, Remote Access, Domestic Qwest iQ Networking™, Domestic and International Qwest iQ Networking™, Secure Remote Access, Anti-Virus/Anti-Spam, OneFlex™ Hosted VoIP, OneFlex™ Integrated Access, and Q Routing™.

(c) The definition of "Contributory Charges" is amended to include "Qwest Wireless Contributory Service", which is business wireless phone service provided by Qwest Wireless, L.L.C.

3.2 **Pricing Details.** New Managed Security and Firewall pricing applicable to Customer's existing Services, if any, will become effective at Qwest's earliest opportunity, but in no event later than the second full billing cycle following the Amendment Effective Date. The new pricing is otherwise in lieu of, and supercedes and replaces in its entirety, the pricing that Customer previously received under the Agreement.

4. **Miscellaneous.** This Amendment will be effective as of the date it is executed by Qwest after the Customer's signature (the "Amendment Effective Date") and be deemed incorporated by reference into the Agreement, provided however, if under applicable law, this Amendment or notice thereof must be filed with a government entity, including but not limited to a state public utility commission, this Amendment shall not become effective with respect to any jurisdiction having such requirements until the filings have occurred. All other terms and conditions in the Agreement will remain in full force and effect and be binding upon the parties. This Amendment and the Agreement set forth the entire understanding between the parties as to the subject matter herein, and in the event there are any inconsistencies between the two documents, the terms of this Amendment will control.

**AMENDMENT NO. 2 TO
QWEST TOTAL ADVANTAGE® AGREEMENT**

Qwest reserves the right to withdraw the offer contained herein in the event this Amendment is not executed by Customer and delivered to Qwest on or before June 24, 2005.

The undersigned parties have read and agree to the terms and conditions set forth in this Amendment.

CUSTOMER: QWEST CORPORATION

By: *Carla Stewart*
Name: *Carla Stewart*
Title: *VP-Finance*
Date: *6/20/05*

QWEST COMMUNICATIONS CORPORATION

By: *Loretta A Huff*
Name: *Loretta A Huff*
Title: *Director*
Date: *6-16-05*

**QWEST TOTAL ADVANTAGE® AGREEMENT
MANAGED SECURITY AND FIREWALL – VPN SERVICE EXHIBIT**

1. Definitions. Except as set forth in this Section or elsewhere in this Service Exhibit, capitalized terms will have the definitions assigned to them in the Agreement. Qwest will provide Managed Security and Firewall – Virtual Private Network (“MFW-VPN”) service (referred to herein as the “Service” or the “MFW-VPN Service”) pursuant to the terms and conditions of the Agreement and this Service Exhibit.

“Hot Spare” is backup Qwest-Supplied CPE that is connected to the network in a highly available configuration with the CPE.

“Management Only” means a MFW-VPN option whereby Qwest provides only management, monitoring, and administration of CPE supplied by Customer. Customer is required to maintain hardware maintenance and software subscription agreements with the respective CPE vendors.

“Production CPE” means the Qwest-Supplied CPE that is in service.

“Qwest-Supplied CPE” means certain hardware, software and other tangible equipment and intangible computer code contained therein that is provided by Qwest for use by Customer solely in connection with the Service.

2. Service Description. MFW-VPN Service is a management platform that integrates third party firewall products with Qwest monitoring, management, and administration capabilities. All Service is subject to facilities and capacity availability. Customer must complete a MFW-VPN Order Form in order to obtain Service hereunder. Qwest will be obligated to provide the Service only after such MFW-VPN Order Form is accepted by Qwest. Customer specifically agrees that all MFW-VPN Order Forms relating to Service submitted to Qwest by Customer during the Term of the Agreement will be governed by the rates, terms and conditions set forth in the Agreement and this Service Exhibit. Customer will be obligated to pay all applicable charges that are set forth on any MFW-VPN Order Form accepted by Qwest. Qwest reserves the right to reject any MFW-VPN Order Form in its reasonable discretion. Service is subject to the Qwest iQ Networking™ Service Level Agreement posted on Qwest’s web site at www.qwest.com/legal (“SLA”), which is effective as of the first day of the second month after initial installation of Services. The SLA provides Customer’s sole and exclusive remedy for service interruptions or service deficiencies of any kind whatsoever for the Service. Customer represents and warrants that as of the Effective Date of this Service Exhibit, and prior to both executing the Order Form and receiving the Service, that Customer: (a) has had the opportunity to access and has in fact read the SLA; and (b) understands the SLA and the amount of SLA credits available therein. Qwest reserves the right to amend the SLA effective upon posting to the web site or other notice to Customer.

2.1 Customer’s Security Policy. Qwest and Customer will implement a Customer security policy which is submitted by Customer to Qwest on a standard Qwest template and subject to Qwest’s approval. Customer’s Service configuration will be updated periodically by Qwest in response to changes requested by Customer (e.g., employee changes and revisions to Customer’s security policy/needs) during the Term.

2.2 Installation. Qwest will ship the Qwest-Supplied CPE to Customer’s location in plug and play mode. Customer will cooperate with Qwest by: (a) providing Qwest with all information concerning the Services reasonably requested by Qwest; (b) making available to Qwest appropriate access to Customer’s systems for purposes of providing the Service; and (c) providing a primary and secondary site contact with relevant experience and expertise in Customer’s network operations (the “Site Contact”). If installation is at a Qwest CyberCenter, a Qwest CyberCenter employee will act as the Customer Site Contact providing physical contact with CPE as necessary.

2.3 Excluded Services. Qwest is not responsible for any services other than the MFW-VPN Service described herein. Qwest will not (a) debug problems on, or configure, any internal or external hosts or networks (e.g., routers, DNS servers, mail servers, WWW servers, and FTP servers, etc.); nor (b) act as an end-user help desk to Customer’s employees or End Users; rather, all communication regarding the MFW-VPN Service will be between Qwest and Customer’s approved Site Contacts only.

2.4 Administrative Access. Qwest will exclusively maintain administrative access to the MFW-VPN Service at all times. If Customer chooses to share administrative responsibilities with Qwest and is granted administrative access at any time, Qwest will continue to perform the Services on a commercially reasonable basis, provided however, that Customer will not be eligible for the service credits set forth in any SLA. Qwest maintains the root password for all firewalls. The Site Contact may request audit access for Customer-site firewalls on an as-needed basis. All remote administration functions occur via an encrypted session.

2.5 Ongoing Management, Monitoring and Reporting. Qwest performs ongoing management, monitoring and reporting as described below. After the MFW-VPN Service is installed on the Customer’s network, change requests are processed on an as-needed basis. Requests must be initiated by an approved Customer Site Contact and will be submitted via web-based template.

User/Group Accounts	Qwest will add, delete, and modify user accounts on each firewall. This includes grouping users into Customer-defined subsets.
Security Policy	Qwest will add, delete, and modify rules on each firewall to implement the Customer-defined security policy. If Qwest believes a Customer-requested policy change significantly impacts the level of security provided by the MFW-VPN Service, Qwest may contact the Customer and advise against the proposed action. In such cases, Qwest will document the identified risk and subsequent Customer exchange in a trouble ticket.
Reports	A set of standard management reports will be generated no more frequently than daily for each firewall.
System Monitoring	Qwest MFW-VPN support will monitor performance characteristics (e.g., swap space, disk full, CPU utilization) of the MFW-VPN Service.
Mail Configuration	During the initial installation, Qwest will configure the MFW-VPN Service to pass mail to and from SMTP hosts on the protected and unprotected networks, as requested by Customer.
Performance	Qwest will periodically adjust the system to increase performance or resource utilization (e.g., changes to

**QWEST TOTAL ADVANTAGE® AGREEMENT
MANAGED SECURITY AND FIREWALL – VPN SERVICE EXHIBIT**

	rulebase design, HTTP proxy configuration, routing, and logging, etc.).
Upgrades and Site Visits	Qwest will remotely and securely install patches, bug fixes, or software upgrades on the MFW-VPN Service. All patches and software upgrades will be tested and approved by Qwest security engineering prior to deployment on the MFW-VPN device.
Firewall Scanning	Qwest will run a security scan on the MFW-VPN firewall once a year per the Customer's request.

3. Additional MFW-VPN Service Terms.

3.1 CPE.

(a) Delivery and Return. Qwest-Supplied CPE will be delivered to a domestic Customer location set forth in the MFW-VPN Order Form. Delivery will be made F.O.B. origin, freight paid by Customer. Any shipping to international locations will be arranged and paid for by Customer. Upon termination of Service, Customer will, at its own expense, deliver all Qwest-Supplied CPE to Qwest in the same condition as it was on the Effective Date, normal wear and tear excepted and Customer will give Qwest written notice of such return. If Customer fails to return the Qwest-Supplied CPE to Qwest in the time and manner provided by Qwest, Customer will pay to Qwest the fair market value of the Qwest-Supplied CPE, as determined by Qwest.

(b) Ownership and Use. The Qwest-Supplied CPE will always remain the personal property of Qwest, its designee or a third party provider, notwithstanding that the Qwest-Supplied CPE, or any part thereof, may be affixed or attached to real property or any improvements thereon. Customer will have no right or interest in the Qwest-Supplied CPE other than as provided herein and will hold the Qwest-Supplied CPE subject and subordinate to the rights of Qwest. Customer will: (i) at its own expense, keep the Qwest-Supplied CPE free and clear of any claims, liens, and encumbrances of any kind, and (ii) make no alterations or affix any additions or attachments to the Qwest-Supplied CPE, except as approved by Qwest in writing. Customer will not remove, alter or destroy any labels on the Qwest-Supplied CPE and will allow the inspection of the Qwest-Supplied CPE at any time. As between Qwest and Customer, Customer will bear the entire risk of loss, theft, destruction or damage to the Qwest-Supplied CPE following delivery from any cause whatsoever (collectively, "CPE Loss"). Customer will indemnify, defend and hold harmless Qwest, its affiliates and contractors for any such CPE Loss. Customer agrees to advise Qwest in writing within five business days of any such CPE Loss. In no event will such CPE Loss relieve Customer of its obligation to pay Qwest any amounts due hereunder.

(c) End User License. All Qwest-Supplied CPE is subject to the terms and conditions set forth in the manufacturer's or publisher's warranty or end-user license applicable thereto, including the Check Point™ End User License Agreement from Check Point Software Technologies Ltd., which is posted on Qwest's web site at www.qwest.com/checkpoint/eula/, with no warranty of any kind from Qwest. Customer understands and agrees that Qwest will only be obligated to provide the Service so long as Customer agrees to and remains in compliance with the terms of such End User License Agreement.

3.2 Insurance. If the Customer utilizes Qwest-Supplied CPE, Customer will, in addition to any other insurance that Customer may be required to have in order to procure Services, provide and maintain, at Customer's own expense, at all times following delivery of the Qwest-Supplied CPE the following insurance: (a) "All-Risk" property insurance covering the Qwest-Supplied CPE for the full replacement value, naming Qwest or a third party provider designated by Qwest as a loss payee; and (b) commercial general liability insurance with limits of not less than \$1,000,000 per occurrence and aggregate and naming Qwest as an additional insured. Such insurance will be placed with insurers who have a minimum "Best's" rating of A- VII (A- 7), and will contain a provision to give Qwest thirty calendar days prior written notice before cancellation or material change thereof. Upon request, Customer will deliver to Qwest insurance certificates evidencing such insurance.

3.3 Additional Limitation of Liabilities. Qwest makes no warranty, guarantee, or representation, express or implied, that all security threats and vulnerabilities will be detected or that the performance of the Services will render Customer's systems invulnerable to security breaches. Customer is responsible for Customer's own network security policy and security response procedures. In the event that any equipment or software not provided by Qwest impairs Customer's use of any Service: (a) Customer will nonetheless be liable for payment for all Services provided by Qwest; and (b) any SLA generally applicable to the Services will not apply.

4. International Terms and Conditions. International Service is available in many locations, but not all, outside the continental United States, and Customer must verify with Qwest the availability of the Service in Customer's desired locations. For Service outside of the continental United States, the following terms and conditions will apply.

4.1 Export Controls. Customer will comply fully with all export and re-export controls under U.S. Export Administration Regulations and/or the relevant export control laws and regulations of any other applicable jurisdiction (collectively, "Export Controls"). Customer acknowledges that certain equipment, software and technical data which may be provided hereunder may be subject to such Export Controls.

4.2 U.S. Foreign Corrupt Practices Act. Customer acknowledges and agrees that certain laws of the U.S. , including the Foreign Corrupt Practices Act, 15 U.S.C. Sections 78dd-1 et seq., prohibit any person subject to the jurisdiction of the U.S. from making or promising to make any payment of money or anything of value, directly or indirectly, to any government official, political party, or candidate for political office for the purpose of obtaining or retaining business. Customer represents and warrants that in the performance of its obligations hereunder, it has not made, and will not make, any such proscribed payment.

4.3 Export Laws. Customer's use of the International Service, will comply, in all material respects, with all international, federal, state and local laws and regulations relating to its performance under this Service Exhibit. Customer represents and warrants that it is duly incorporated in or otherwise has all necessary permissions and authorizations required to do business in the locations in which it orders

**QWEST TOTAL ADVANTAGE® AGREEMENT
MANAGED SECURITY AND FIREWALL – VPN SERVICE EXHIBIT**

Service or otherwise does business. Customer is solely responsible for obtaining all licenses, approvals, and regulatory authority for its performance hereunder and any resale of the Service.

4.4 Indemnity. Customer will defend, indemnify and hold harmless Qwest, its affiliates, and contractors from any and all damages, claims, liabilities, costs and expenses, including reasonable attorneys' fees, arising from or related to any violation of any laws or regulations, including Export Controls or the U.S. Foreign Corrupt Practices Act.

4.5 International Laws. Customer acknowledges and agrees that Service will be offered hereunder subject to: (a) any applicable tariffs; (b) compliance with all applicable laws and regulations; (c) obtaining any domestic or foreign approvals and authorizations required or advisable; (d) continued availability of any of the Service in any jurisdiction, country or to any location; and (e) continued availability of access lines in any particular jurisdiction, country or location. Customer acknowledges and agrees that Qwest may elect not to offer Service in or to any particular jurisdiction, location or country, or may block Service to or from any particular jurisdiction, location or country if Qwest determines, in its sole discretion, that the continuation of such Service is not permitted or advisable. Any arbitration or notices between the parties will be conducted in the English language.

4.6 Business Contact Information. Customer is providing to Qwest the names of and contact information ("Business Contact Information") for its employees ("Business Contacts") who have purchasing or other responsibilities relevant to Qwest's delivery of Service or CPE under this Service Exhibit. The Business Contact Information does not include personal data revealing racial or ethnic origin, political opinions, religious or philosophical beliefs, trade-union memberships, financial status, health or sex life. Customer consents to Qwest's and its affiliates or subcontractors' use and transfer to the United States of Business Contact Information for the purpose of: (a) fulfilling its obligations under this Service Exhibit; and (b) providing information to Customer about Qwest's products and services via these Business Contacts. Customer represents that the Business Contact Information is accurate and that each Business Contact has consented to Qwest's processing of their Business Contact Information for the purposes set forth herein. The Business Contact Information provided by Customer has been collected, processed, and transferred in accordance with applicable laws, including, where applicable, any necessary notification to the relevant data protection authority in the territory in which Customer is established ("Authority"). Customer will notify Qwest promptly of staffing or other changes that affect Qwest's use of Business Contact Information. Qwest will have in place technical and organizational measures that ensure a level of security appropriate to the risk represented by the processing and the nature of the Business Contact Information, and that protects such information against accidental or unlawful destruction or accidental loss, alteration, unauthorized disclosure or access. Qwest will use the information only for the express purposes set forth herein. Qwest will identify a contact authorized to respond to inquiries concerning processing of Business Contact Information, and will reasonably cooperate in good faith with Customer and the Authority concerning all such inquiries without excessive delays.

5. AUP. All use of the Services will comply with the Qwest Acceptable Use Policy, which is posted at <http://www.qwest.com/legal/>. The AUP is incorporated by reference and made a part of this Service Exhibit. Qwest may immediately suspend a Service for any violation of the AUP. Qwest may change the AUP at any time and such change will be effective upon posting to the website. Customer represents and warrants that as of the Effective Date, Customer has accessed, read, and understands the AUP.

6. Term. This Service Exhibit will commence upon the Effective Date of the Agreement (or, if applicable, an amendment to the Agreement if this Service Exhibit is added to the Agreement after its Effective Date) and continue for four (4) years ("Minimum Service Term"). Upon written notice to the other party at least sixty days prior to the conclusion of the Term, either party may terminate this Service Exhibit. In the absence of such prior written notice, the this Service Exhibit will automatically renew and remain in effect under the same terms for consecutive one year renewal terms ("Renewal Term"). "Term" will include the Minimum Service Term and any Renewal Term. If Service is terminated prior to the expiration of the Term for reasons other than by Customer for Cause, then Customer will pay to Qwest: (a) all charges for Service provided through the effective date of such cancellation, and if Customer terminates all Service and/or the Service Exhibit prior to the expiration of the Minimum Service Term; (b) the amount of any NRC discount or waiver that Qwest granted to Customer; and (c) a cancellation charge equal to fifty percent of the then-current MRCs for Services multiplied by the number of months, or portion thereof, remaining in the Minimum Service Term.

7. Rates.

7.1 Pricing. The rates set forth in this Service Exhibit, before the application of discounts, will be used to calculate Contributory Charges. The Service is not entitled to the QTA Discount. Customer will be obligated to pay all applicable MRCs and NRCs as identified in the below pricing tables and as set forth in the MFW-VPN Order Form, attached hereto, which will commence billing when Qwest makes Service available for Customer's use and/or testing. Pricing for non-standard MFW-VPN services other than those set forth in the MFW-VPN Order Form and/or the Service Description (including, without limitation, any non-standard professional or consulting service requested by Customer or an authorized representative of Customer) are provided by Qwest at Qwest's then-current rates and/or prices.

(a) MFW-VPN Service Charges. For each MFW-VPN Package provisioned hereunder, Customer will be charged the NRCs and MRCs set forth below in Table 1 ("MFW-VPN NRC and MRC Schedule").

**Table 1
MFW-VPN NRC and MRC Schedule**

Package No. 1	Check Point 25	Nokia® IP130	\$1,000.00	\$595.00	\$595.00
Package No. 2	Check Point UNL	Nokia IP330	\$1,500.00	\$995.00	\$995.00

**QWEST TOTAL ADVANTAGE® AGREEMENT
MANAGED SECURITY AND FIREWALL – VPN SERVICE EXHIBIT**

Package No. 3	Management Only	Customer Provided (Nokia)	\$1,000.00	\$500.00	\$500.00
Package No. 4	PIX 25	Cisco® PIX 515E	\$1,000.00	\$1,050.00	\$1,050.00
Package No. 5	PIX Unlimited	Cisco PIX 525	\$1,500.00	\$2,250.00	\$2,250.00
Package No. 6	Management Only	Customer Provided (Cisco)	\$1,000.00	\$750.00	\$750.00

(b) Hardware Upgrades. For each upgrade of Qwest-Supplied CPE that Customer requests during the Term, Customer will also pay an increased MRC as set forth below in Table 2, ("Hardware Upgrades"). This increased MRC is added to the base MRC as set forth in Table 1.

**Table 2
Hardware Upgrades**

Level 1 Hardware Upgrade (IP130 to IP330 or IP330 to IP380 or PIX 515E to PIX 525 or PIX 525 to PIX 535)	\$0	\$250.00
Level 2 Hardware Upgrade (IP130 to IP380 or IP330 to IP530 or PIX 515E to PIX 535)	\$0	\$500.00
Level 3 Hardware Upgrade (IP130 to IP530)	\$0	\$750.00
Additional Quad Ethernet Card (requires a minimum IP530 Hardware Upgrade – Nokia only)	\$0	\$100.00
Gig Ethernet Card (requires a minimum IP530 Hardware Upgrade – Nokia only)	\$0	\$200.00
VPN Accelerator Card (requires a minimum IP530 Hardware Upgrade – Nokia only)	\$0	\$250.00

(c) Clients. There is no extra charge for SecuRemote® software, but it must be licensed separately. There is a one-time non-discountable \$25 charge per license for utilizing SecureClient® software.

7.2 Miscellaneous. Qwest reserves the right to modify the rates and charges or eliminate certain components of the Services upon not less than sixty days prior written notice to Customer; provided that Qwest may reduce the foregoing notice period, as necessary, if such modification is based upon Regulatory Activity. "Regulatory Activity" means any regulation and/or ruling, including modifications thereto, by any regulatory agency, legislative body or court of competent jurisdiction. Unless the parties otherwise agree in writing, Customer will have sole responsibility for ordering, securing installation and ensuring proper operation of any and all equipment not provided by Qwest that is required to enable Customer to receive the Service. Customer will not be eligible for any discounts or promotional offers other than those specifically set forth herein or as set forth in an approved promotional pricing sheet that is accepted by Qwest.

7.3 Promotional Pricing. If Customer is eligible for and accepts promotional pricing, the applicable promotional pricing code(s) will be listed in the box below. Such promotional pricing will be described in the applicable Qwest promotional attachment. Promotional pricing is subject to the dates of availability as well as all other Qwest terms and conditions. If Customer receives promotional pricing, Customer will not be eligible for any other discounts.

Promotional code(s):

N/A
