|  **NUMBER** |  **WITNESS** |  **A/R** |  **DATE** | **DESCRIPTION** |
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| **CENTURYLINK WITNESSES**  |
|  **Mark S. Reynolds** **Tim Betsch** **Stacy Hartman** |
| **CTL-1T** |  |  |  |  |
| **CROSS-EXAMINATION EXHIBITS** |
|  **Mark S. Reynolds** |
| **MSR-\_\_CX** | **PUBLIC COUNSEL** |  |  | **CenturyLink’s Supplemental Response to Public Counsel Data Request No. 20 (1 pg.)** |
| **MSR-\_\_CX** | **PUBLIC COUNSEL** |  |  | **CenturyLink Major Outage Report – 4/10/2014 Next Generation 911 System Outage dated April 24, 2014 (4 pp.)** |
| **MSR-\_\_CX** | **PUBLIC COUNSEL** |  |  | **CenturyLink’s Response to Public Counsel Data Request No. 5 (1 pg.)** |
| **MSR-\_\_CX** | **PUBLIC COUNSEL** |  |  | **CenturyLink’s Response to UTC Staff Data Request No. RS-4 with CONFIDENTIAL Attachment B to RS-4d (4 pp.)** |
| **MSR-\_\_CX** | **PUBLIC COUNSEL** |  |  | **CenturyLink’s Response to Public Counsel Data Request No. 26 with CONFIDENTIAL Attachments PC‑26d and PC-26f (4 pp.)** |
| **MSR-\_\_CX** | **PUBLIC COUNSEL** |  |  | **CenturyLink’s Response to Public Counsel’s Data Request No. 27 (3 pp.)** |
|  **Tim Betsch** |
|  |  |  |  |  |
| **CROSS-EXAMINATION EXHIBITS** |
|  |  |  |  |  |
|  **Stacy Hartman** |
|  |  |  |  |  |
| **CROSS-EXAMINATION EXHIBITS** |
|  |  |  |  |  |
| **UTC STAFF WITNESSES** |
|  **SUSIE PAUL** |
| **SP-1T** |  |  |  |  |
| **SP-2** |  |  |  |  |
| **SP-3** |  |  |  |  |
| C**ROSS EXAMINATION EXHIBITS** |
|  |  |  |  |  |
| **PUBLIC COUNSEL WITNESSES** |
|  **David C. Bergmann** |
| **DCB-1T** |  |  |  | **Direct Testimony of David C. Bergmann on behalf of Public Counsel (42 pp.)** |
| **DCB-2** |  |  |  | **Curriculum Vitae of David C. Bergmann (2 pp.)** |
| **DCB-3** |  |  |  | **October 2014 FCC Report: “April 2014 Multistate 911 Outage: Cause and Impact” (40 pp.)** |
| **DCB-4** |  |  |  | **CenturyLink’s Response to Public Counsel Data Request No. 7 (1 pg.)** |
| **DCB-5** |  |  |  | **CenturyLink’s Response to Staff RS-9 (1 pg.)** |
| **DCB-6C** |  |  |  | **CenturyLink’s Supplemental CONFIDENTIAL Response to Staff RS-4(d) (121 pp.)** |
| **DCB-7C** |  |  |  | **CenturyLink’s Confidential Response to Staff RS-4(a) (3 pp.)** |
| **DCB-8C** |  |  |  | **CenturyLink’s Confidential Response to Staff RS-53 (4 pp.)** |
| **DCB-9** |  |  |  | **CenturyLink’s Response to Staff RS-55 (1 pg.)** |
| **DCB-10** |  |  |  | **CenturyLink’s Response to Staff RS-69 (2 pp.)** |
| **DCB-11** |  |  |  | **CenturyLink’s Response to Staff RS-49 (1 pg.)** |
| **DCB-12** |  |  |  | **CenturyLink’s Response to Staff RS-39 (1 pg.)** |
| **DCB-13** |  |  |  | **CenturyLink’s Response to Staff RS-56 (1 pg.)** |
| **DCB-14** |  |  |  | **CenturyLink’s Response to Staff RS-64(c) (2 pp.)** |
| **DCB-15** |  |  |  | **CenturyLink’s Response to Staff RS-48 (1 pg.)** |
| **DCB-16** |  |  |  | **CenturyLink’s Response to Staff RS-12 (2 pp.)** |
| **DCB-17** |  |  |  | **CenturyLink’s Response to Staff RS-1 (1 pg.)** |
| **DCB-18C** |  |  |  | **CenturyLink’s Confidential Response to Staff RS-3 (46 pp.)** |
| **DCB-19C** |  |  |  | **CenturyLink’s Confidential Response to Public Counsel Data Request No. 13 (4 pp.)** |
| **DCB-20** |  |  |  | **CenturyLink’s Supplemental Response to Staff RS-77 (3 pp.)** |
| **DCB-21** |  |  |  | **CenturyLink’s Response to Staff CP-1 (1 pg.)** |
| **DCB-22** |  |  |  | **July 17, 2015, Letter of Dow Constantine to CenturyLink and Intrado (2 pp.)** |
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|  **Thomas R. Orr** |
| **TRO-1T** |  |  |  | **Direct Testimony of Thomas R. Orr on behalf of Public Counsel (13 pp.)** |
| **TRO-2** |  |  |  | **Resume of Thomas R. Orr (5 pp.)** |
| **TRO-3** |  |  |  | **Power Point on King County 911 and NORCOM (12 pp.)** |
| **TRO-4** |  |  |  | **April 14, 2014, Email from Marlys Davis to King** **County PSAPs (2 pp.)**  |
| **TRO-5C** |  |  |  | **CONFIDENTIAL Email from Marlys Davis to NORCOM Regarding Failed Calls (4 pp.)** |
| **TRO-6** |  |  |  | **Emails with Status Updates Received by NORCOM During the Outage (2 pp.)** |
| **TRO-7** |  |  |  | **April 11, 2014, Email from Marlys Davis to PSAPs (1 pg.)** |
| **TRO-8** |  |  |  | **April 16, 2014, Email from Marlys Davis to PSAPs (2 pp.)** |
| **TRO-9** |  |  |  | **April 16, 2014, Email from Kathleen Miller to county PSAPs (2 pp.)** |
| **TRO-10** |  |  |  | **April 10, 2014, Email from Marlys Davis to King County PSAPs (2 pp.)** |
| **TRO-11** |  |  |  | **April 18, 2014, Emails regarding Condition 4 routing (2 pp.)** |
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|  **Alicia Cappola** |
| **AC-1T** |  |  |  | **Direct Testimony of Alicia Cappola on behalf of Public Counsel (4 pp.)** |
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