

**AMENDMENT 1
TO
QWEST ADVANCED ETHERNET SERVICE
FIXED PERIOD PRICING PLAN
(Intrastate)**

THIS AMENDMENT NO. 1 ("First Amendment") is to the Qwest Advanced Ethernet Service Agreement ("Agreement") stored under Content ID Number 091660 by and between Qwest Corporation ("Qwest") and Bremerton Housing Authority ("Customer") for the provision of Ethernet Service ("Service").

1. The purpose of this First Amendment is to Qwest and Customer wish to amend the Agreement as shown below. Customer will pay for all charges associated with such modification. Qwest's records will document the actual date of installation.

Location	Connection Speed (Upgrade)	MRC	NRC for Upgrade/Change
Bremerton Housing Authority 110 Russell Bremerton, WA	200 MB (previously 100 MB)	\$2,424.00 (new)	\$4,875.00

2. The monthly recurring charges (MRC) and non-recurring charges (NRC) above supersede the charges for the subject location(s) previously agreed to in the Contract including any prior modifications. The monthly recurring amounts shown above are not necessarily the total, cumulative charges for all Service under the Site Agreement. Any new nonrecurring charges are in addition to any previously agreed to such charges in the Site Agreement.

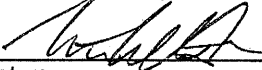
3. The term of this Amendment shall begin upon the Effective Date and shall expire thirty-six (36) months from the date Service is available to Customer, as evidenced by Qwest records ("Term"). The minimum service period ("Minimum Service Period") for each Service is twelve (12) months. If Qwest continues to provide Service after the Term, the provisions for month-to-month service will apply at the then-current rates, which will be communicated to the Customer.

4. Except as expressly modified by this First Amendment, the Contract shall continue in full force and effect in accordance with its terms and constitutes the legal and binding obligations of Customer and Qwest. In the event the terms of this First Amendment conflict with the terms of the Agreement, the terms of this First Amendment shall control.

5. This First Amendment shall be effective on the date that all mandatory filing requirements are met and approved by the Washington Utilities and Transportation Commission ("WUTC").

The parties have read, understand and agree to all of the above terms and conditions of this First Amendment and hereby execute and authorize this First Amendment.

**APPROVED
Bremerton Housing Authority**



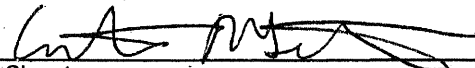
Signature
Tom W. Stines

Name Typed or Printed
IT Director

Title
8/13/07

Date

**APPROVED
Qwest Corporation**



Signature
Constantine N. Gartelos

Name Typed or Printed
Offer Management - Staff Analyst

Title
8/27/07

Date