STATEMENT OF GENERALLY AVAILABLE TERMS AND CONDITIONS FOR INTERCONNECTION, UNBUNDLED NETWORK ELEMENTS, ANCILLARY SERVICES, AND RESALE OF TELECOMMUNICATIONS SERVICES PROVIDED BY Qwest Corporation IN THE STATE OF WASHINGTON

Eighth Revision June 25, 2002

SGAT becomes the Interconnection Agreement between CLEC and Qwest, this Agreement can only be amended in writing, executed by the duly authorized representatives of the Parties.

- 1.7.1 Notwithstanding the above if the Commission orders, or Qwest chooses to offer and CLEC desires to purchase, new Interconnection services, access to additional Unbundled Network Elements, additional ancillary services or Telecommunications Services available for resale which are not contained in this SGAT or a Tariff, Qwest will notify CLEC of the availability of these new services through the product notification process through the CMP. CLEC must first update the relevant section(s) of the New Product Questionnaire to establish ordering and Billing processes. In addition, the Parties shall amend this Agreement under one (1) of the following two (2) options:
 - 1.7.1.1 If CLEC is prepared to accept Qwest's terms and conditions for such new product, CLEC shall execute a form Advice Adoption Letter (the form of which is attached hereto as Exhibit L), to be furnished by Qwest, and include as an attachment, the discreet terms and conditions available on Qwest's wholesale website, that Qwest has identified as pertaining to the new product. CLEC shall submit the Advice Adoption Letter to the Commission for its approval. CLEC shall also provide the Advice Adoption Letter to Qwest pursuant to the notice provisions in this Agreement and may begin ordering the new product pursuant to the terms of this Agreement as amended by such Advice Adoption Letter.
 - 1.7.1.2 If CLEC wishes to negotiate an amendment with different terms and conditions than defined by Qwest for such new product, CLEC agrees to abide by those terms and conditions on an interim basis by executing the Interim Advice Adoption Letter (the form of which is attached hereto as Exhibit M) based upon the terms and conditions available on Qwest's wholesale website that Qwest has identified as pertaining to the new product. The Interim Advice Adoption Letter will terminate when the final amendment is approved. The rates, and to the extent practicable, other terms and conditions contained in the final amendment will relate back to the date the Interim Advice Adoption Letter was executed. No new product offering or accompanying Interim Advice Adoption Letter will be construed to limit or add to any rates, terms or conditions existing in this Agreement.
- 1.8 Because this SGAT is Qwest's standard contract offer, CLECs with a current Interconnection Agreement may opt into, through Section 252(i) of the Act, any provision of the SGAT by executing an appropriate amendment to its current Interconnection Agreement.
 - 1.8.1 When opting into a provision, Qwest may require CLEC to accept Legitimately Related provisions to ensure that the provision retains the context set forth in the SGAT. At all times, Qwest bears the burden of establishing that an SGAT provision is Legitimately Related.
 - 1.8.2 To opt into a provision of the SGAT through Section 252(i), CLEC must provide Qwest with written notice of such intention specifying in detail the provisions of the SGAT selected in the form of a proposed amendment to the Interconnection Agreement which has been signed by CLEC. Qwest shall make a form or sample amendment as well as the currently effective SGAT, available in electronic form for use

EXHIBIT L

ADVICE ADOPTION LETTER

Director of Interconnection Compliance C/O Heidi Higer Qwest 1801 California, Room 2410 Denver, CO 80202 Re: Qwest Corporation ("Qwest") New Product: Dear Sir or Madam: By its signature below, ("CLEC") hereby agrees to be bound by the rates, terms and conditions that Qwest has offered and provided on its Web Site for the New Qwest Product identified above as an amendment to its Interconnection Agreement with Qwest for the state(s) of CLEC certifies that the rates, terms, and conditions contained on Attachment A (attached hereto) are the rates, terms and conditions contained on Qwest's web site that have been provided for the New Product identified above. **CLEC** By:_____ Title: Date:

EXHIBIT M

INTERIM ADVICE ADOPTION LETTER

Director of Interconnection Compliance C/O Heidi Higer Qwest 1801 California, Room 2410 Denver, CO 80202

Denver, CO 80202	
Re: Qwest Corporation ("Qwest") New Product:	
Dear Sir or Madam:	
and provided on its Web Site for the	("CLEC") hereby ms and conditions that Qwest has offered New Qwest Product identified above as an ection Agreement with Qwest for the state(s)
Attachment A (attached hereto) are	terms, and conditions contained on the rates, terms and conditions contained on ovided for the New Product identified above.
conditions for the Qwest New Produ into this Interim Advice Adoption Let the rates, terms and conditions asso to the terms of Section 1.7.1.2 of the Advice Adoption Letter without preju challenge the terms and conditions of	EC believes that the rates, terms and ct should be altered and that CLEC enters ter with the express intention to renegotiate ociated with the Qwest New Product pursuant e SGAT. CLEC enters into this Interimedice to or waiver of any of its rights to of this Interim Advice Adoption Letter under Act, FCC or state Commission rules.
	CLEC
	By:
	Title:
	Date: