BEFORE THE WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION

REQUEST FOR APPROVAL OF FULLY NEGOTIATED AMENDMENT TO INTERCONNECTION AGREEMENT BY:

QWEST CORPORATION dba CENT	URYLINK QC		STATE UTIL. A CON	2015 JUL	RECORDS				
(Telecommunications Company A N	ame)		三 三 三	CT	委员				
LEVEL 3 COMMUNICATIONS, LLC			TRANS	A	NAGEME				
(Telecommunications Company B Na	nme)		7,1	30	4 714				
In accordance with WAC 480-07-640, Company A requests approval of the fully negotiated amendment to an interconnection agreement, as described below:									
Amendment Number: 7									
The Agreement is hereby amended by adding terms, conditions and rates for Collocation DC Power Measurement as set forth in Attachment 1 to this Amendment.									
This amendment amends the interconnection agreement approved by the Commission on August 6, 2007 in Docket No. UT-063006. Company A represents that the amendment does not discriminate against non-party carriers, that it is consistent with state and federal law, and that it is in the public interest. By virtue of Company B's signature on the amendment, Company A									
believes that Company B agrees with		,							
	is authorized to file amendments to								
Maura Reynolds	interconnection agreements on behalf of	CENTU	ryLink						
(Name and Title)	for:	(Name o	of Company	·)					
Signature of Authorized Person	/								
(206) 733-5178	()	Maura.peterso	n@centurylin	k.com					
(Telephone Number)	(Fax Number)	(E-Mail Addres	s)						
1600 7th Ave #1506	Seattle	WA	9819	01					
(Mailing Address)	(City)	(State)	(Zip	Code)					

WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION

ORDER APPROVING AMENDMENT TO INTERCONNECTION AGREEMENT

100	(() 133 1	221001	α	range
HILE	Comi	111551	טונט	rders:

- (1) The amended agreement, as described above, is approved and effective as of the date of this Order.
- (2) In the event that the parties revise, modify, or amend the agreement approved in this Order, the revised, modified, or amended agreement will be deemed to be a new agreement under the Telecom Act and must be submitted to the Commission for approval, pursuant to 47 U.S.C. § 252(e)(1) and relevant provisions of state law, prior to taking effect.
- (3) The laws and regulations of the State of Washington and Commission Orders govern the construction and interpretation of the Amended Agreement. The Amended Agreement is subject to the jurisdiction of the Commission.

The Commissioners, having reviewed the information available in this matter and having determined this Order to be consistent with the public interest, directed the Secretary to enter this Order.

DATED and signed at Olympia, Washington, this

28th day of

August 2015 (Month and Year)

STEVEN V. KING

Executive Director and Secretary

Telecom ICA Amendment Form 3/5/13