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03 DEC 10 AM 10: 00

STATE OF WASH. UTIL. AND TRANSP. COMMISSION

December 9, 2003

Ms. Carole J. Washburn Washington Utilities and Transportation Commission 1300 South Evergreen Park Drive SW Olympia, WA 98504-7250

RE: DOCKET NO. UT-033044, ORDER NO. 3

Dear Ms. Washburn:

Enclosed, on behalf of Local Access Prime, LLC are the answers to the CLEC Questionnaire as requested in Docket No. 033044, Order No. 03.

Highly Confidential answers are being filed separately as provided for in the Order.

Should you have any questions regarding the attached filing, I can be contacted at 360-330-5535.

Sincerely,

Jerry Whatley, C.E.O.

Local Access Prime, LLC

dba Local Access Communications

DOCKET NO. UT-033044 ORDER NO. 03

BEFORE THE WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION

In the Matter of the Petition of,

QWEST CORPORATION

To Initiate a Mass-Market Switching and Dedicated Transport Case Pursuant to The Triennial Review Order DOCKET NO. UT-033044

DECLARATION OF

Jerry Whatley

I, *Jerry Whatley*, declare under penalty of perjury under the laws of the State of Washington that the following is true and correct, to the best of my knowledge:

- 1. I am the *President/C.E.O.* of *Local Access Prime*, *LLC*, a competitive local exchange carrier operating in Washington.
- 2. I submit this declaration on personal knowledge of the facts declared herein.
- 3. The data provided by *Local Access Prime*, *LLC* to the Washington Utilities and Transportation Commission pursuant to the Commission's Order Requiring Disclosure of Information is true and correct, to the best of my knowledge.

DATED and SIGNED at Centralia, Washington, on 12/9/, 2003.

Signature

OS DEC 10 AM 10: 00
STATE OF WASH.
UTIL. AND TRANSP.
UTIL. AND TRANSP.

RESPONSE TO DOCKET NO. UT-033044, ORDER NO. 03

FOR LOCAL ACCESS PRIME, LLC. DBA LOCAL ACCESS COMMUNICATIONS Mark Carrier, Regulatory Contact P.O. Box 683 1417 Kresky Ave. #1 Centralia, WA 98531 (360) 623-4555

CLEC QUESTION NO. 1: (Bench Request No. 32)

Local Access Prime, LLC is a Facilities based CLEC. We do not purchase UNE's from Qwest and have no knowledge of their hot cut process.

CLEC QUESTION NO. 2: (Bench Request No. 33)

Local Access Prime, LLC is a Facilities based CLEC. We do not purchase UNE's from Qwest and have no knowledge of their hot cut process.

CLEC QUESTION NO. 3: (Bench Request No. 34)

Local Access Prime, LLC is a Facilities based CLEC. We do not purchase UNE's from Qwest and have no knowledge of their hot cut process.

CLEC QUESTION NO. 4: (Bench Request No. 35)

Local Access Prime, LLC is a Facilities based CLEC. We do not purchase UNE's from Qwest and have no knowledge of their hot cut process. We have not done cost studies on the process.

CLEC QUESTION NO. 5: (Bench Request No. 36)

Local Access Prime, LLC is a Facilities based CLEC. We do not purchase UNE's from Qwest and have not done cost studies on the process.

CLEC QUESTION NO. 6: (Bench Request No. 37)

Local Access Prime, LLC is a Facilities based CLEC. We do not purchase UNE's from Owest and would have no customers to migrate if UNE's were unavailable.

CLEC QUESTION NO. 7: (Bench Request No. 38)

Local Access Prime, LLC is a Facilities based CLEC. We do not purchase UNE's from Owest and have no experience with their hot cut process, good or bad.

CLEC QUESTION NO. 8: (Bench Request No. 39)

- (a) 1408 Grand Ave. Centralia, WA 98531
- (b) CENLWAO4DS0
- (c) LATA 674

CLEC QUESTION NO. 9: (Bench Request No. 40)

Our company owns the switch listed in Question No. 8

CLEC QUESTION NO. 10: (Bench Request No. 41)

The information in the LERG regarding the switch identified in Question No. 8 appears to be correct.

CLEC QUESTION NO. 11: (Bench Request No. 42)

HIGHLY CONFIDENTIAL

CLEC QUESTION NO. 12: (Bench Request No. 43)

CENTRALIA – CENLWA01DS1 – 117 W. Pine St. Centralia, WA CHEHALIS – CHHLWA01DS1 – 167 N. Market Blvd Chehalis, WA

CLEC QUESTION NO. 13: (Bench Request No. 44)

HIGHLY CONFIDENTIAL

CLEC QUESTION NO. 14: (Bench Request No. 45)

HIGHLY CONFIDENTIAL

CLEC QUESTION NO. 15: (Bench Request No. 46)

See Attached Spreadsheet Labeled CLEC QUESTION NO. 15

CLEC QUESTION NO. 16: (Bench Request No. 47)

HIGHLY CONFIDENTIAL

CLEC QUESTION NO. 17: (Bench Request No. 48)

Local Access Prime, LLC does not presently provide capacity on our switch to other carriers and we have no plans to provide such capacity.

CLEC QUESTION NO. 18: (Bench Request No. 49)

HIGHLY CONFIDENTIAL

CLEC QUESTION NO. 19: (Bench Request No. 50)

HIGHLY CONFIDENTIAL

CLEC QUESTION NO. 20: (Bench Request No. 51)

Local Access Prime, LLC. does not presently provide transport facilities to other carriers.

CLEC QUESTION NO. 21: (Bench Request No. 52)

Local Access Prime, LLC does not presently provide transport facilities to other providers and has not obtained transport facilities from a provider other than Qwest.

CLEC QUESTION NO. 22: (Bench Request No. 53)

HIGHLY CONFIDENTIAL

CLEC QUESTION NO. 23: (Bench Request No. 54)

Local Access Prime, LLC does not own or control fiber rings to deliver qualifying services.

CLEC QUESTION NO. 24: (Bench Request No. 55)

Local Access Prime, LLC. is not affiliated with Qwest or any other carrier providing any of our transport routes.

CLEC QUESTION NO. 25: (Bench Request No. 56)

Local Access Prime, LLC does not have any dark fiber Indefeasible Rights of Use 10 years or longer between any Qwest wire centers or other colocated facilities in the same LATA.

CLEC QUESTION NO. 26: (Bench Request No. 57)

No Long-term IRU's were defined in Answer #25.

CLEC QUESTION NO. 27: (Bench Request No. 58)

Local Access Prime, LLC. does not purchase UNE-L, Special Access or EEL's from Qwest and we have no knowledge of their rate elements for these products.

CLEC QUESTION NO. 28: (Bench Request No. 59)

Local Access Prime, LLC does not have collocation arrangements at any Qwest wire center.

CLEC QUESTION NO. 29: (Bench Request No. 60)

Local Access Prime, LLC does not presently have a presence at any non-Qwest location.

CLEC QUESTION NO. 30: (Bench Request No. 61)

Local Access Prime, LLC has no collocation arrangements with Qwest or any other carrier.

CLEC QUESTION NO. 31: (Bench Request No. 62)

Local Access Prime, LLC has not been denied the ability to connect collocation arrangements between Qwest and any other carrier.