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MAY 8 4 2016

May 3, 2016

VIA OVERNIGHT MAIL

Irene Kim Asbury, Secretary New Jersey Board of Public Utilities 44 South Clinton Avenue, 9th Floor Trenton, NJ 08625

TO16050394

I/M/O Joint Petition of United Telephone Company of New Jersey, Inc. d/b/a CenturyLink and dishNET Wireline L.L.C. for Approval of a Resale Agreement - BPU Docket No.

Dear Secretary Asbury:

Enclosed for filing please find an original and ten (10) copies of the Joint Petition of United Telephone Company of New Jersey, Inc. d/b/a CenturyLink and dishNET Wireline L.L.C. for approval of a Resale Agreement. If you have any questions, please do not hesitate to contact me.

ZEB/jh enclosures

Brian McIntyre (on behalf of dishNET Wireline) cc: Carole Artale, Esquire (via first-class mail) Stephanie Brand (via first-class mail)

Cms

STATE OF NEW JERSEY BOARD OF PUBLIC UTILITIES RECEIVED

MAY 0 4 2016

I/M/O JOINT PETITION FOR APPROVAL OF A RESALE
AGREEMENT BETWEEN UNITED TELEPHONE COMPANY:
OF NEW JERSEY, INC. D/B/A CENTURYLINK AND

BPI DOCKET NO.

DISHNET WIRELINE L.L.C.

JOINT PETITION OF UNITED TELEPHONE COMPANY OF NEW JERSEY, INC. D/B/A CENTURYLINK

Pursuant to Sections 251 and 252 of the Telecommunications Act of 1996 (the "1996 Act"), ¹ United Telephone Company of New Jersey, Inc. d/b/a CenturyLink ("CenturyLink"), respectfully files the attached Resale Agreement between ("Agreement") between CenturyLink and dishNET Wireline L.L.C. ("dishNET") and requests, to the extent necessary, that the New Jersey Board of Public Utilities ("Board") approve the attached Agreement. In support, CenturyLink in conjunction with dishNET, states as follows:

THE PARTIES

- CenturyLink is an Incumbent Local Exchange Carrier ("ILEC")
 authorized to provide local exchange telephone services in portions of the State of New Jersey.
- dishNET is a Competitive Local Exchange Carrier ("CLEC") in the State of New Jersey.
- dishNET has entered into the underlying Agreement with CenturyLink for the provision of reselling telecommunication services in the State of New Jersey. A copy of the dishNET and CenturyLink Agreement is attached hereto at Appendix A.

1

Citations herein to the 1996 Act should be construed as references to sections of the Communications Act of 1934 as amended by the 1996 Act.

THE AGREEMENT

- CenturyLink and dishNET have entered into the Agreement which will allow dishNET to purchase telecommunication services from CenturyLink on a resale basis.
- CenturyLink and dishNET have entered into the Agreement pursuant to Sections 251(b), (c) and 252(a) of the 1996 Act.
- 6. The Agreement sets forth the rates, terms and conditions for the establishment of rates, terms and conditions for local resale as defined and set forth in the Act and the attached Agreement. The Agreement is an integrated package that reflects a negotiated balance of many interests and concerns critical to both parties.
 - 7. The attached Agreement is effective upon Commission approval.

COMPLIANCE WITH THE 1996 ACT

The Agreement satisfies the requirements for Board approval pursuant to
 Section 252(e)(2)(A) of the 1996 Act, which provides as follows:

"The State commission may only reject...an agreement (or any portion thereof) adopted by negotiation under subsection (a) if it finds that--

- the agreement (or portion thereof) discriminates against a telecommunications carrier not a party to the agreement; or
- (ii) the implementation of such agreement or portion is not consistent with the public interest, convenience, and necessity[.]"
- First, the Agreement does not discriminate against any other telecommunications carrier, as required by Section 252(e)(2)(A)(i).

 Second, the Agreement is consistent with the public interest, convenience, and necessity, as required by Section 252(e)(2)(A)(ii).

APPROVAL OF THE AGREEMENT

CenturyLink, in conjunction with dishNET, respectfully requests that the

Board approve this Petition and the attached Agreement to the extent Board approval is required.

WHEREFORE, CenturyLink, with the concurrence of dishNET, respectfully

requests that the Board approve the attached Agreement pursuant to Section 252(e) of the 1996 Act.

respectfully submitted,

Zsuzsanna E. Benedek, Esquire
United Telephone Company of New Jersey,
Inc. d/b/a Century! ink

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Phone: 717-245-6346 Fax: 717-236-1389 E-mail: sue.benedek@centurylink.com

Dated: May 3, 2016



Resale Agreement By and Between

United Telephone Company of New Jersey, Inc. dba CenturyLink

and

dishNET Wireline L.L.C.

For the State of New Jersey

TABLE OF CONTENTS

ARTI	CLE I.	DEFINITIONS	5			
1.	GENERA	AL RULES	.6			
2.	DEFINIT	IONS	. 5			
ADTI	CLE II.	GENERAL TERMS AND CONDITIONS	"			
3.		ATION OF THESE GENERAL TERMS AND CONDITIONS				
4.		ON OF THE PARTIES				
5. 6.		ONALLY LEFT BLANK				
7.	REGULA	IVE DATE, TERM AND TERMINATION	12			
8.		ERTIFICATION				
9.		ABLE LAW				
10.		IGES IN LAW				
11.		IDMENTS.				
13.		DENTIAL INFORMATION.				
14.	CONS	ENT	20			
15.	CONT	ACTS BETWEEN THE PARTIES	20			
16.		RAL DISPUTE RESOLUTION				
17.		ITIONALLY LEFT BLANK				
18.		ITIONALLY LEFT BLANK				
19.		RE AGREEMENT				
20.		E MAJEURE				
21.		D				
22.		NGS				
23.		LECTUAL PROPERTY				
24.	LAW	ENFORCEMENT	25			
25.	LIABI	CONTRACTORS	20			
27.		RANCE				
28.		EXCLUSIVE REMEDIES				
20.		RVATION OF RIGHTS				
30.		CES				
31.		RENCES				
32.		TIONSHIP OF THE PARTIES.				
33.	BUCC	ESSORS AND ASSIGNS - BINDING EFFECT	33			
24.	SURV	nval	33			
35.	TAXE	S/FEES	23			
36.		ITORY				
37.	THIRD	D-PARTY BENEFICIARIES	35			
36.	USE	OF SERVICE	35			
39.		RAL JURISDICTIONAL AREAS				
40.		ER.				
41.		DRAWAL OF SERVICES				
42.	TECH	INOLOGY UPGRADES				
ARTICLE III. IMPLEMENTATION37						
43.	IMPL	EMENTATION PLAN	37			

44. SECURITY DEPOSIT					
18 ETTER OF AUTHORIZATION (LOA) 39					
ATTICLE IV DERATIONAL TERMS					
12. STANDARD PRACTICES	46.	LETTER OF AUTHORIZATION (LOA)	39		
44. BOOLATON PROCEDURES	ARTIC	LE IV. OPERATIONAL TERMS	,41		
44. BOOLATON PROCEDURES		PTAND ADD DD ADTIGED	44		
49.					
00. CONTACT WITH BIRD USERPS					
1. CAPACITY PLANNING AND PORECASTS					
DESTINATION					
3.5 ORDERING AND PROVISIONING. 4.8					
54					
55. BILLING AND PAYMENTSORPHYTE AMOUNTS 50.					
56. AUDITA. 57. CERTILIVATING OOS PROGNATION 58. CESTURVATING OOS PROGNATION 59. AUDITA. 59. CESTURVATING OOS PROGNATION 59. AUDITA. 59. CESTURVATING ACCESS TO SPROGNATION RELATED TO CLEC CUSTOMERS. 50. AUTITATIONALLY LEFF ELAN. 51. MAINTENANCE AND REPAIR 52. LOCAL TELECOMMUNICATIONS SERVICES PROVIDED FOR RESALE 53. CUSTOMER LERNO AND CONDITIONS FOR RESALE SERVICES. 54. CUSTOMER LERNO AND CONDITIONS FOR RESALE SERVICES. 55. LIMITATIONS AND RESTRICTIONS ON RESALE 56. CHANGES IN REAL SERVICES. 57. PRECONDERSION ON ORDERING. 58. AUDITATIONS AND RESTRICTIONS ON RESALE 59. AUDITATIONS AND RESTRICTIONS ON RESALE 59. AUDITATION OF AUDITATION OF RESALE 59. AUDITATION OF AUDITATION OF THE AUDITATION OF AUDITATIO		UNIVERSAL SERVICE FUND.	49		
257 CERTURYLING OSS PROFINATION 55					
58. PROVISION OF USAGE DATA		AUDITS	54		
SECRITURY LINK ACCESS TO SNORMATION RELATED TO CLEC CUSTOMERS. 25					
60. INTENTIONAL Y LEF PLANE					
61. MANTENANCE AND REPAIR 83 ARTICLE V. RESALE 54 62. LOCAL TELECOMMUNICATIONS SERVICES PROVIDED FOR RESALE 64 63. CRIMENTAL TERMS AND CONDITIONS FOR RESALE SERVICES 66 64. PRICING 55 65. LIMITATIONS AND RESTRICTIONS ON RESALE 68 66. CHARGES IN RETAIL SERVICE 58 67. ACCESS CHARGES 79 68. PRE-DIRECTORNA ON GORDRING 69 69. PRE-DIRECTORNA ON GORDRING 70 71. TAS AND LABEL 70 72. DIRECTORY ASSISTANCE 72 72. DIRECTORY ASSISTANCE 72 73. ORRECTORY USING SERVICES 76 74. GERRAL PRICING TERMS 76 75. APPLICATION OF NON RECURRING CHARGES 77 77. TO BE DETERMINED (TRO) SIGN PRESALE SERVICES 77 77. TO BE DETERMINED (TRO) SIGN PRICES SIGN PRESALE SERVICES 77					
ARTICLE V. RESALE					
CO.A. TELECOMMUNICATIONS SERVICES PROVIDED FOR RESALE	61.	MAINTENANCE AND REPAIR	63		
65. GENERAL TERMS AND CONDITIONS FOR RESALE SERVICES. 46. 46. PRICEND. 68. 55. LIMITATIONS AND RESTRETOHNOR ON RESALE . 69. 46. PRICEND. 69. 47. REQUIREMENTS FOR SPECIFIC SERVICES 69. 48. PRICENDERS FOR SPECIFIC SERVICES 69. 49. ACCESS CHARGES	ARTIC				
64. PRICING	62	LOCAL TELECOMMUNICATIONS SERVICES PROVIDED FOR RESALE	64		
64. PRICING 65	63.	GENERAL TERMS AND CONDITIONS FOR RESALE SERVICES	64		
SS. LIMITATIONS AND RESTRICTIONS ON RESALE		PRICING	65		
66. OLANOES IN RETAL SERVICE 88 67. RECUMENHAIS FOR SPECIF. GERVICES 88 68. PRICONCINION AND ONDERMON 56 69. PRICONCINION AND ONDERMON 56 69. PRISALE OF CLES'S TELECOMMUNICATIONS SERVICES 77 71. TAG AND LABEL 77 72. DRECTORY ASSISTANCE 77 73. DRECTORY ASSISTANCE 77 74. DRECTORY USENDAIS SERVICES 77 75. APPLICATION OF NON RECUIRINGS CHARGES 77 76. MONHAECHERING CHARGES 77 77. TO BE DETERMINED (TROP SITE REALE SERVICES 77 77. TO BE DETERMINED (TROP) SITE REALE SERVICES 77 77. TO BE DETERMINED (TROP) SITE REALE SERVICES 77 77. TO BE DETERMINED (TROP) SITE REALE SERVICES 77 77. TO BE DETERMINED (TROP) SITE REALE SERVICES 77 77. TO BE DETERMINED (TROP) SITE REALE SERVICES 77 77. TO BE DETERMINED (TROP) SITE REALE SERVICES 77 78. TO BE DETERMINED (TROP) SITE REALE SERVICES 77 79. TO BE DETERMINED (TROP) SITE REALE SERVICES 77 79. TO BE DETERMINED (TROP) SITE REALE SERVICES 77 79. TO BE DETERMINED (TROP) SITE REALE SERVICES 77 79. TO BE DETERMINED (TROP) SITE REALE SERVICES 77 79. TO BE DETERMINED (TROP) SITE REALE SERVICES 77 79. TO BE DETERMINED (TROP) SITE REALE SERVICES 77 79. TO BE DETERMINED (TROP) SITE REALE SERVICES 77 79. TO BE DETERMINED (TROP) SITE REALE SERVICES 77 79. TO BE DETERMINED (TROP) SITE REALE SERVICES 77 79. TO BE DETERMINED (TROP) SITE REALE SERVICES 77 79. TO BE DETERMINED (TROP) SITE REALE SERVICES 77 79. TO BE DETERMINED (TROP) SITE REALE SERVICES 77 79. TO BE DETERMINED (TROP) SITE REALE SERVICES 77 79. TO BE DETERMINED (TROP) SITE REALE SERVICES 77 79. TO BE DETERMINED (TROP) SITE REALE SERVICES 77 79. TO BE DETERMINED (TROP) SITE REALE SERVICES 77 79. TO BE DETERMINED (TROP) SITE REALE SERVICES 79 79. TO BE DETERMINED (TROP) SITE REALE SERVICES 79 79. TO BE DETERMINED SITE RESIDENCE 79 79. TO BE		I IMITATIONS AND RESTRICTIONS ON RESALE.	66		
67. REQUIREMENTS FOR SPECIFIC SERVICES. 88 PRI-GENORISM ON ORDERING					
68 PRE-ORDERING AND GROENING 69 8 ACCESS CHARGES 77 70 PRESAL OF CALC'S TALEODIMANICATIONS SERVICES 77 71 PRESAL OF CALC'S TALEODIMANICATIONS SERVICES 77 72 DESCRIPTION ASSESS ANGE 77 73 DIRECTORY ASSESS ANGE 77 74 DIRECTORY ASSESS ANGE 77 75 DIRECTORY ASSESS ANGE 77 76 AGREGATE PRICING TERMS 77 77 AGREGATE PRICING TERMS 77 77 TO BE DETERMINED CHARGES FOR PREALE SERVICES 77 77 TO BE DETERMINED (160) PRICIS OF RESALE SERVICES 77 78 AND APPLICATION OF NON RECUIRING CHARGES 78 78 TARTICLE VIII. MISSELLANCUS 77 78 AND APPLICATION OF NON RECUIRING CHARGES 78 79 TO BE DETERMINED (160) PRICIS OF RESALE SERVICES 77 71 TO BE DETERMINED (160) PRICIS OF RESALE SERVICES 77 71 TO BE DETERMINED (160) PRICIS OF RESALE SERVICES 77					
69. ACCESS CHARGES 70 198. ACCESS CHARGES 70 19. HESALE OF LIEUT STANDARD 70 11. TAG AND LAEEL 70 12. DIRECTORY ASSIST ANCE 72 12. DIRECTORY ASSIST ANCE 72 ATTICLE VII. PRICONAL 70 ARTICLE VII. PRICONAL 70 76. APPLICATION OF NON RECURRING CHARGES 77 77. AND HAGELERING CHARGES (PIGE SICH RESALE SERVICES) 78 77. TO BE DETERMINED (TRO) FOR THE STALE SERVICES 77 ANTICLE VIII. ROSELLARIOUS 77					
70. RESALE OF CLES' TELECOMMUNICATIONS SERVICES					
71. TAS AND LABEL. 77 72. ADDITIONAL SERVICES. 72 72. DIRECTORY ASSIST ANGE. 72 73. DIRECTORY ASSIST ANGE. 72 ATTICLE VII. PRICING. 76 APPLICATION OF NON RECURRING. 76 75. APPLICATION OF NON RECURRING. CHARGES 76 76. MONHECURRING CHARGES SICH RESALE SERVICES. 77 77. TO BE DETERMING CHARGES SICH RESALE SERVICES. 78 ANTICLE VIII. MOSELLANCUS. 77					
ARTICLE VI. ADDITIONAL SERVICES					
22 DESCRIPT ASSEST AARSE 7.7					
73. DIRECTORY USTNOS SERVICE. 72 ARTICLE VII. PRICING. 7.6 74. GERERAL PRICING TERMS. 76 75. APPLICATION OF NON INCCURRING CHARGES. 76 77. TO SEE DETERMED (TRIO) FRICES FOR RESALE SERVICES. 77 7ARTICLE VIII. MISCELLARICUS. 77	ARTIC				
ARTICLE VII. PRICING	72.	DIRECTORY ASSISTANCE	72		
7.1 OCHERAL PRICAS TERMS 7.7 7.8 APILATOR OF NOR HICKORPHING CHARGES 7.9 7.6 NO-HECCURRING CHARGES INFCS! FOR RESALE SERVICES 7.7 7.1 TO BE DETERMINED (TRID PRICES 7.6 ARTICLE VIII. MISCELLANEOUS 7.7	73.	DIRECTORY LISTINGS SERVICE	72		
75. APPLICATION OF NON RECURRING CHARGES	ARTIC	LE VII. PRICING	76		
75. APPLICATION OF NON RECURRING CHARGES	74	CENEDAL PRICING TERMS	76		
76. NON-RECURRING CHARGES (NRCS) FOR RESALE SERVICES					
77. TO BE DETERMINED (TBD) PRICES 76 ARTICLE VIII. MISCELLANEOUS. 77		MON DECLIDATION OF HOND OF MINOS CON DECNI E CEDVICES	76		
ARTICLE VIII. MISCELLANEOUS		TO BE DETERMINED (TOD) DRIVES	76		
	78.				
79. COUNTERPARTS	79.	COUNTERPARTS			
	SIGNATURE PAGE				

This Reside Agricument's is ordinated into by and between United Telephone Company of New Junesy, Inc. disc Century, life (Century), in a LEC, and dishNET Writerin LLC, CLCEC), in the capacity as a certified provider of local intelline Telephone Telephone Service. Century-life, and CLEC are learned intervent to collectivity in the "Parties" and each individually as a "Party." This Agricument covers the results of Telephone Century and the Service in the State of New Jersey (State) and only in areas which both Parties are certificated.

WHEREAS, Section 251 of the Telecommunications Act of 1996 (the "Act") imposes specific obligations on LECs with respect to the resale of their Telecommunications Services; and

NOW, THEREFORE, in consideration of the mutual provisions contained herein and other good and valuable consideration, the receipt and suitidinery of which are thereby acknowledged, and without walking any reservetion of rights set forth herein, CenturyLink and CLEC hereby coverant and are not stillate.

ARTICLE I. DEFINITIONS

GENERAL RULES.

- 1.1 Unless the context clearly indicates otherwise, the definitions so torth in this Article of this Agreement shall apply to the entire Agreement and all attachments incorporated by reference herein into this Agreement. A defined term intended to convely the meaning stated in this Agreement is capitalized when used.
- 1.2 Additional definitions that are specific to the matters owned in a particular Article, attachment or provision may appear in that Article, statement or provision. To the extent that there is any deference of interpretation between a definition set truin in this Approximent and ory definition in a specific activity, associated and additional truit in the appeals. Article, associated or provision, this defendent set forth in the appeals. Article, statement or provision and control with respect to their Article, authorized.
- 1.3 Capitalized terms that are not otherwise defined in this Article or elsewhere within the Agreement but are defined in the Telecommunications Act of 1996 (Act) and/or the orders and rules implementing the Act shall have the meaning set both in the Act or in such orders and rules.
- 1.4 Terms used in a Tariff shall have the meanings stated in the Tariff.
- 1.5 Unless the context clearly indicates otherwise, any term defined in this Agreement which is defined or used in the singular shall include the plural, and any term defined in this Agreement which is defined or used in the plural shall include the singular.
- 1.6 The words "shall" and "wid" are used interchangeably throughout the Agreement and the use of either indicates a mandatory requirement. The use of one or the other shall not confer a different degree of right or obligation for either Party.

2 DEFINITIONS

911 Service or 931: Basic 911 Service provides a caller access to the appropriate PSAP by dialing a 3-digit universal telephone number (911). As used in this Agreement, reterences to 911 Service shall include E911 as defined herein, as appropriate.

Access Service Request (ASR): The Ordering and Billing Forum document designated by CenturyLink to be used by the Parties to add, establish, change or disconnect services or trunks for the purpose of providing special access, Switched Access Services, and Interconnection.

Access Services: Interstate and intrastate Switched Access Services, Special Access and/or Private Line services, as appropriate.

Act or the Act: The Communications Act of 1934, as amended by the Telecommunications Act of 1936, and as amended from time to time and codified at 47 U.S.C. \$6151, et sea.

ACTL: Access Customer Terminal Location as defined by Telcordia.

Advanced Services: Means intrastate or interestate whether Telecommunications Services (including, but not limited to, ADSL, IOSL, YOSL, Frame Reby and Cell Reby) that reby on peckelited, Peckel switched or other technology that enable users to originate and receive high-quality voice, data, graphics arrivor video Telecommunications using any electhology.

Athliate: Shall have the meaning set forth in 47 U.S.C. §153(2); provided, however that EchoStar Corporation and its direct and indirect subsidiaries will not be deemed "Athliates" of CFC for numbers of this Agreement.

<u>Applicable Law:</u> Shall mean all effective laws, statutos, common law, governmental regulations, ordinances, codes, rules, guidelines, orders, permits and approvals of any governmental authority (including, without limitation, the Commission and the FCC) that relate to the respective rights and obligations of each Party as of the Effective Date (Applicable Rules) or as subsecuently revised.

Age is Trainister (ATT): The transfer of all Telecommunications Services and features evaluable for reseals that are currently being provided for a specific account, without the requirements of a specific enumeration of the services and features on the Local Service Request (LSR), with all such services being provided as and entered to the control of the services and features on the Local Service Request (LSR), with all such services being provided as and entered to the services and services are serviced as a service services and services and services and services are serviced as a service services and services are serviced as a service services and services are serviced as a service services and services are services and services are services and services and services are services and services are services and services and services are services and services and services are services are services and services are services and services are services and services are services and services are services are services and services are services and services are services are services and services are services are services and services are services are services are services.

Inst initially records tolecommunication message information. AMA format is contained in the Automated Message Accounting document, published by Tellorotia Technologies as GR-1100-CORE, which defines the industry standard for message recording.

Bill Date: The date when a CenturyLink service is billed and/or involved to a customer.

The Bill Date is generally the date one (1) day past the billing cycle close date and will appear on any such bill or invoice.

Bill Dup Date: The date that payment for a bill or invoice is due. The Bill Dup Date shall

be the date thirty (30) Days from the Bill Date.

<u>Business Day: Monday through Friday, except for company holidays on which</u>

Certification is afficially closed for business.

Certification of State Commission that CLEC

Certification of Certification by the State Commission that CLEC

that been authorized to operate within the State as a provider of local Telephone

Exchange Services within CenturyLink's local service area; in many states this

certification is forward as a Certification of Public Commissioner and Newcresby.

CIC: An acronym for Carrier Identification Code.
CLASS: An acronym for Custom Local Area Signaling Services. CLASS is based on the availability of Common Channel Signaling (CS). CLASS consists of number handleting services such as call-forwarding and caffer identification, available within a

local exchange. CLASS is a service mark of Bellcore, now Telcordia. CLLI Codes: Common Language Location Identifier Codes.

Commission: The State Public Service or Public Utility Commission, as applicable.

Competitive Local Exchange Carner (CLEC): As defined in 47 U.S.C. §153(32), authorized to provide Telephone Exchange Services or Exchange Access Services in competition with an ILEC.

<u>Custom Calling Features</u>: A set of Telecommunications Service features available to residential and single-line business customers including call-walting, call-forwarding and three-party calling.

<u>Customer Proprietary Network Information (CPNII):</u> Shall have the meaning set forth in 47 U.S.C. §222 and shall also include any additional information specified pursuant to State law.

Customer Service Record (CSR): A record detailing the services to which an End User subscribes from its Telecommunications provider(s).

<u>Customer Service Repord Search</u>: A process requested by CLEC that typically searches for basic account Information, Islanding continuous continuous equipment leating, and billing information for a customer. CLEC must have obtained proport authorisation from the Enrich User prior for registeding of outsines Services Record Search. A Customer Service Record Search will be obtained by means of a LSR where such records in committed by the provisions of this Americania.

Day: A calendar day unless otherwise specified.

Disight. A Party's violetion of any material stem or condition of the Agreement, or related for claims in any material respect to properly perform the obligations under this Agreement, including the States to make any undespited payment when due. A Party and also be determed in Distrial loss of the party undespited payment when due. A Party point also be determed in Distrial loss of the party of the state state and the party of the state of the party of the state state manufact any confrictativing, or authorizativing) from the Commission which are emergent under this CEA or notice from the Party that it has coased distributions in this State or related of pacificy will daily delicative information that significant the party is no in this State or related of pacificy will daily information of the party that it has coased distributions in this State or related of pacificity willinks information that signifies we have in this State or related of pacificity willinks information that signifies we have the party of the part

Discused Amounts: An amount or any portion of bill or invoice sent to a Party that the bithed Party contends, in good talks, is not but and buyanthe. For an amount to quality as a Desputed Amount, the billing Party must provide written rotics to the billing Party of the nature and amount of the disputed charge(s) using the process and time period stabilished by the billing Party.

E-911 or Enhanced 911 Service or E911 Service: A telephone system which includes network switching, data base and PSAP promise elements capable of providing ALI data selective transfer, fixed transfer, and a call back number.

Effective Date: The date of Commission approval of the Agreement.

Electronic Interface: Direct access to Operations Support Systems consisting of preordering, provisionism, maintenance and repair and billing functions.

End User. Any third party rolls outsimes the subscribes to, and doors not resel to others, a service provided by (i) a Party to this Agreement, or (ii) a wholesale outsimer of a Party, where the service provided by such Party, wholesale outsimer is deviced from a temperature of the party of one of the party of either (i) or (ii) above As used hereis, find User does not include any of the Parties to the party of any intersychange Carties (IXC), Competitive Access Provider (CAP) or Commercial though the party of party of the party of party of the party of party of the party of party of the party of party of the party of the party of the party of the party of party of the party of the party of the party of party of the party of the party of the party of party Exchange Access: The offering of access to Telephone Exchange Services or facilities for the ourgose of the origination or termination of Telephone Toll Services).

Exchange Message Interlace (EMI): The standard used for the exchange of Telecontrurications message information among Telecontrurications Carriers for biliable, non-billable, sample, settlement, and study data. An Exchange Message Interface (EMI) was formerly known as an Exchange Message Record (EMR).

FCC: The Federal Communications Commission.

<u>Federal Universal Service Charge (FUSC)</u>: An End User charge that allows a Telecommunications Camer to recover certain costs of its universal service contributions from its customers.

<u>Federal Universal Service Fund (FUSF)</u>: A fund administered by the Universal Service Administrative Company (USAC) into which Telecommunications Carriers pay their FUSF contributions.

Grandfathered Service: A service which is no longer available for new customers and is. limited to the current customer at their current locations with certain provisioning limitations, including but not limited to upgrate densis, feature adde/changes and

responsible/billing party. Intellectual Property: Means (a) inventions (whether patentable or unpatentable and whether or not reduced to practice), all improvements thereto, patents, patent applications and patent disclosures, and all re-issuances, continuations, revisions, extensions and re-examinations thereof, (b) trademarks, service marks, trade dress, innos, trade names, domain names and comprate names, and translations, adaptations derivations and combinations thereof and goodwill associated therewith and all anolications, registrations and renewals in connection therewith, (c) copyrightable works. copyrights and explications, registrations and renewals relating thereto, (d) mask works and applications, registrations and renewals relating thereto, (e) trade secrets and confidential business information (including ideas, research and development, knowhow, formulae, compositions, manufacturing and production processes and techniques, technical data designs drawings specifications, customer and supplier lists pricing and cost information, and business and marketing plans and proposals), ff) computer software (including data and related documentation). (b) other proprietary rights, and (h) copies and tangible embodiments thereof (in whatever form or medium).

Intellectual Property Claim: Any actual or threatened claim, action or proceeding relating to intellectual Property.

Interexchange Carrier (IXC): A carrier that provides, directly or indirectly, InterLATA or IntraLATA Telephone Toll Service.

<u>Interexchange Service</u> Telecommunications Service between stations in different exchange areas.

<u>loterLATA Toll Traffic:</u> Telecommunications traffic between a point located in a LATA and a point located nutricle such LATA.

IntraLATA Toil Traffic: Telecommunications traffic between two locations within one LATA where one of the locations see outside of the originating or terminating CenturyLink Local Calling Area as defined in CenturyLink's local exchange Tariff on Re with the Commission. <u>Intral ATA LEC Toil Traffic:</u> means IntraLATA Toll traffic originated by the End Users of CLES acting in its capacity as a Local Exchange Carrier and not in its capacity as, or or behalf of an IXC.

iSP-Bound Traffic: For purposes of this Agreement, traffic that is transmitted to an internet Service Provider (1SP*) who is physically located in an exchange within the same LCA of the originating End User, consistent with the ISP Remand Order (FCC 01-131), 16 FCC Rod. 9151 (2001). ISP-Bound Traffic does not include any VNXX Traffic.

Local Access and Transport Area (LATA): Shall have the meaning set forth in 47 U.S.C. \$153(31).

Local Calling Area (LCA): The CanturyLink local exchange area, or mandatory Extended Area Service (EAS) exchanges, as required by a State Commission or as defined in CenturyLink's local exchange Tariffs.

Local Exchange Carrier (LEC): Shall have the meaning set torth in 47 U.S.C. §153(32).

Local Service Request (LSP): The Ordering and Billing Forum document designated by Centerplink to be used by the Parties to establish, add, change or disconnect local Telecommunications Services and Unbondler Network Elements for the purpose of providing competitive local Telecommunications Services. Sometimes referred to as a Service Order.

Notth American Numicianing Plan (MANP): The system of telephone numbering employed in the United States. Canada, and Caribbean countries for the allocation of unique 10-digit discotory numbers consisting of a three-digit area costs, a three-digit ortice costs, and special coce applications. NANP also sets rules for formst validation, professe, and especial coce applications. NANP also sets rules for calls to be routed arross three countries.

Numberior Plns Area (NPA): Also cometines referred to as an "area code", an NPA is the three-digit indiction, which is defined by the "A", "6", and "O digits it each in NPA is the three-digit indiction, which is defined by the "A", "6", and "O digits is each in NPA contains 900 prosted NPA codes (NPA) cod

NXX, NXX Code, Central Office Code or CO Code: The three-digit switch entity indicator that is defined by the "O", "E", and "P" digits of a ten digit telephone number within the NAPP, Each NXX Code contains 10,000 station numbers.

Ordering and Billing Forum (OBF): An industry committee functioning under the ausnices of the Alliance for Telecommunications Industry Solutions (ATIS).

Operations Support Systems (QSS): The pre-ordering, ordering, provisioning, meintenance and repair, and bitting functions supported by CenturyUnix's databases and intermation.

Party or Parties: Shall mean CenturyLink, as described in the first paragraph of this Agreement, or CLEC depending on the context and no other entry, Affiliate, Subsidiary or assign. "Parties" refers collectively to both CenturyLink and CLEC and no other entities. Artificities, Subsidiaries or assigns. <u>Politic Siglatini, Americana Point (PSAP)</u>: An arrainy to whom authority has been inswingly designed to in another of public emergency belightonic calls originating in a defined prographic texts, and only distribute public solarly againstee such as politic incrementary controlled to the public solar public incrementary controlled to the public in the public and another public and a primary or soundaries, which refers to the order in which calls are decided for another public public public public public and decided from another public public

<u>Selective Router (SR)</u>: The equipment used to route 911 calls to the proper PSAP, or other designated destinations, based upon the caller's facation information and other factors.

Service Affecting: A "Service Affecting" issue or dispute shall mean that such issue or dispute, unless resolved, places a Party's End User in immediate or immanent risk of not being able to use the service to which that End User subscribes.

Service Order: An order submitted by CLEC to CenturyLink ordering or changing an Unbundled Network Elemont, or other services and facilities (including any porting requisets) available in accordance with the terms of this Agreement.

Standard Practices: CenturyLink Standard Practices are procedures for service ordering, provisioning, billing, maintenance, trouble reporting and repair for wholesale services. CenturyLink Standard Practices which may be amended from time to time.

State: The State specified in Preface and Recitals section of this Agreement.

Subsidiary: A corporation or other legal entity that is majority owned by a Party.

Switched Access. Standars. The othering of transmission and/or switching services to refeccionamizations. Curriers for the purpose of the enginesion or termination of Telephone Toil Services. Any traffic that does not meet the deferition of Local Traffic or SiP-Bound Traffic or Toil Violi-PSIN Traffic with the considered Switched Access Services. Switched Access Services includes, without finition, the following. Feature Group A, Feature Group E, Feature Group C, Feature Group D, 100, 700, 600 access Access to Group E, Feature Group C, Feature Group D, 100, 700, 600 access Among A. Peature Cours D. Feature Comp. C. Feature Group D, 100, 700, 600 access Among A. Peature Comp. Telephone Comp. C. Feature Group D, 100, 700, 600 access Among Comp. Telephone Comp. Feature Comp. C. Feature Comp. D, 100, 700, 600 access Among Comp. Comp.

Tattf: Any applicable Federal or state Tailft, price list or price schedule of a Party, as amended from Innel-Jerino, that provides for the learner, conditions and pricing of Telecommunications Services. A Tariff lifting may be required or valuntary and may or may not be specifically approved by the Commission or PCC. In the event this Agreement refers to a Tailft is a service or amergement that is not differed, or is no conditionable more late or commissional federal development.

<u>Telecordia</u>: Means Telecordia Technologies, Inc. which is a leading provider of software and services for the Telecommunications industry, or any successor entity providing the same functions which are referenced in this Agreement.

Totecommunications: Shall have the meaning set forth in 47 U.S.C. §153(50).

<u>Telegorisanicalizations Cyatine</u>: Shall have the meaning sat torth in 47 U.S.C. \$183(51). This definition includes CMMS providers, MCS and by the extent they are ading as Telecommunications Cereires, companies that provide both Telecommunications and between the provides both Telecommunications and between Private models readio service providers are Telecommunications of Carriers to the extent they provide domestic or international Telecommunications for a fee directly to the public.

Telecommunications Service: Shall have the meaning set forth in 47 U.S.C. §153(53).

Telephone Exchange Service: Shall have the meaning set forth in 47 U.S.C. §153(54).

<u>Telephone Toll or Telephone Toll Service</u>: Telephone Toll traffic is telephone service between stations in different exchange areas, and can be either "intraLATA Toll Traffic" or "interLATA Toll Traffic" depending on whether the originating and terminaling points are within tip same LATA.

Time and Material Charges: Charges for non-standard or individual-case-basis work requested by CLEC. "Time" charges are for the cost of labor which includes, but lot initiated to, work preparation and actual work. This labor time is malifiplied by an applicable labor rate. "Material" charges are for the cost of items required to fulfill the job routilements.

Website: As used in this Agreement, shall mean: www.ConturyLink.com/wholesale

Wholegale Service: Telecommunication Services that CenturyLink provides at retail services to subscribers who are not Telecommunications Cerners as set forth in 47 U.S.C. 425 (full 4) which ConturyLink offers to qualified providers at a wholegale rate.

ARTICLE II. GENERAL TERMS AND CONDITIONS

3. APPLICATION OF THESE GENERAL TERMS AND CONDITIONS

3.1 Except as may otherwise be set forth in a particular Article or attachments incorporated by reterence within this Agreement, in which case the provisions of such Article or attachment shall control, these General Terms & Conditions angle to all Articles and Appendices of this Agreement.

4. POSITION OF THE PARTIES

This Apprenent is an integratine passage that inflicts a biblioting of intervals could be the 2-fixed. The Pathles age of the birth of only this for Apprenent is excited by the 2-fixed. The Pathles age of the birth of the 1-fixed pathles are provided, or may take in the future, in any objective, regulatory, justical or provided to the pathle to make the pathles of anotheropic and variously any matters including methods in critical pathles are inselfed to the same bytes of arrangements and/or matter makes to Centralystaff it states caused the pathles of th

5. INTENTIONALLY LEFT BLANK

6. REGULATORY APPROVALS

6.1 The Agreement and any amendment or modification hered, will be submitted to the Commission for approval in accountance with \$500 to the Act within their) (50) Days after chaosing the fast required Agreement Septimizer. Agreement by the second of the second provided their second provided their second provided to the second provided their second

7. FEFECTIVE DATE TERM AND TERMINATION

- 7.1 Effective Date. Subject to Section 6.1, this Agreement shall become effective on the date of Commission Approval ("Effective Date"); however the Parties may agree to implement the provisions of this Agreement upon execution by both Parties.
 - 7.1.1 Novelhalanding her above, the lettation of a new CLEC account, say new provious of service or collegation or any representation to surrently existing services or obligations shall not are effect for up to say (0.0 play after execution by from required to the control of the control
- 7.2 Term. This Agreement shall continue for a period of three (3) years after execution by both Parties (the "Initial Term), unless terminated earlier in

accordance with the forms of this Agreement. If neither Party terminates this Agreement as of the last day of the Initial Term, this Agreement shall continue in force and effect on a month-te-month basis unless and until terminated as provided in this Agreement.

- 7.2.1 Notwithstanding like above. CenturyLink may terminate this Agreement after six consecuals months of inactivity on the part of CLEC. Inactivity is defined as CLEC's fallure, as required in this Agreement, to initiate the regioned pre-ordering authorition, CLEC's fallure to submit any orders, or CLEC's failure to submit any orders, or CLEC's failure to principate one terminates and Leaf Little.
- 7.3 Notice of Termination. Either Party rasp hermorate this Agreement enfective upon the equitinos of the Biasil Term to providing written notice of termination (a Notice of Termination) at least rinely (90). Dury prior to the list all day of the Intel[®] Term Parky rasp yearmines the Agreement at law Parky rasp yearmines the Agreement at law prior in the effective date of such termination. In addition, CLEC may terminate that Agreement at law time point for the sequence of the Initial Term for its consensations of the Initial Term for its consensations at law timel (20 Jacq parts of the Addition and Termination at law that law of the Initial Termination at law that law timel (20 Jacq parts of the Addition date).
- 7.4 Effect on Termination of Negotiating Successor Agreement. If either Party provides Notice of Termination pursuant to Section 7.3 and, on or before the noticed date of termination (the "End Date), either Party has requested negotiation of a new Interconnection agreement, such notice shall be deemed to constitute a Bone Fide Request to negotiate a replacement agreement for Interconnection, services or Network Elements oursuant to 6252 of the Act and this Auroement shall remain in effect until the cortier of: (a) the effective date of a new Interconnection agreement between CLEC and CenturyLink: or, (b) one hundred sixty (160) Days after the requested negotiation or such tonger period as may be mutually agreed upon, in writing, by the Parties, or (c) the issuance of an order (or orders) by the Commission resolving each issue raised in connection with any arbitration commerced within the timeframe contemplated in (b) above. If a replacement agreement has not been reached when the timeframe contemplated in (b) above expires and neither Party has commenced arbitration, then CenturyLink and CLEC may mutually agree in writing to continue to operate on a month-to-month basis under the terms set forth herein, subject to written notice of termination pursuant to Section 7.3. Should the Parlies not agree to continue to operate under the terms set forth herein after one hundred eighty (180) Days, then the provisions of Section 7.5 shall poply. The foregoing shall not apply to the extent that this Agreement is terminated in accordance with Section 7.6 or Section 7.7.
- 7.8 Temmanon, and Poet Temmanon Confirmation of Services. Il other Poet provides Notice of Temmanon pursuant to Section 1.2 and, by 1150 p.m. Certail Time on the stated date of temmanders, meither Party has requised registration of a new Informaction agreement, (d) list Agreement will terminate at 11:55 p.m. Certail Time on the sermination date destrible in the Molice of Termination, and by the services and Incograte Safet provided by Temmanon, and the Molice of Termination, and by the services and Incograte Safet provided by

Interconnection arrangements and the exchange of Local Traffic, may be termineted by CenturyLink unless the Parties jointly agree to other continuing arrangements.

- 7.6 Supercision or Testinitation (Upor Delasti). Either Pady may suspend or terminate this Agramment, in whole or in part, in the event of a Delastic by the other Party so long as the non-Debolding Party soldies the Delasting Party will not the Delasting Party be Delasting Party will not so the Delasting Party will be Delasting Party will be party of the Delasting De
- 7.7 Termination Lipin Sale. NotWithstanding anything to the contenty contains to be a part may reiminate to obligations under this Agreement part in a personal to obligations under this Agreement part of a part of part
- 7.8 Liability Upon Termination. Termination of this Agroement, or any part hereof, for any quase shall not release either Prany from any liability (i) which is the size of elementary in the disease ground to the other Prany; (i) which lot the prantition of the disease of t

9 Predecessor Agreements.

- 7.9.1 Except as stated in Section 7.9.2 or as otherwise agreed in writing by the Parties.
 - a. any prior interconnection or resale agreement between the Perties for the State pursuant to \$252 of the Act and in effect immediately prior to the Effective Date is hereby terminated; and
 - b. any services that were purchased by one Party from the other Party under a polor interconnection or readagreement between the Parties for the State pursuant to \$252 or the Act and in effect immediately prior to the Effective Date, shall as of the Effective Date be subject to the orders terms and conditions of under this decreases.
- 7.9.2 Except as otherwise agreed in writing by the Parties, if a service purchased by a Party under a prior agreement between the Parties pursuant to \$252 of the Act was subject to a contrational commitment, that it would be purchased for a period of longer than one month, and such period had not expend as of the

Elfective Date and the service had not been terminated prior to the Elfective Date, to the extent not inconsistent with this Agreement, such commitment shall remain in offerst and the service will be subject to the prices, terms and conditions of this Agreement; provided, that if this Agreement would materially after the terms of the commitment, either Party make elect to conceil the commitment.

7.9.3 If either Platy elects to cancel the service commitment pursuant to the provision dection 7.2, the purchasting Play mail mot the label for any termination change that would channels have specified. Subserver, if the commitment was cancelled by the observation of the commitment was causaful paid by the between the price of the central that was actually paid by the purchasting Plany under the commitment and the price of the service that would have applied if the commitment had been to purchase the service that would have applied if the commitment had been to purchase the service only out the siline that the commitment of the provision of the service that would not serve the service over the service over out the siline that the commitment of the service over the service over out the siline that the commitment of the service over out the siline that the commitment of the service over the service over out the siline that the commitment of the service over t

8. CLEC CERTIFICATION

Non-international party others provision of Inits Agreement, Continuy/like shall have no obligation to perform under the Agreement units with miss ex CEC its obtained south FCO and Commission authoritations) as may be required by Agricultural Lear for conducting business in the States as a competitive node of the Agreement of t

9. APPLICABLE LAW

- 9.1 Parties' Agreement to Compty with Applicable Law. Each Party shall remain in compliance with Applicable Law in the course of performing this Aurisament.
 - 9.1.1 Neither Party shall be liable for any delay or traiture in periormance resulting from any requirements of Applicable Law, or acts or failures to act of any dovernmental entity or official.
 - 9.1.2 Each Party shall promptly notify the other Party in writing of any governmental action that limits, suspends, cancels, withdraws, or otherwise materially affects the notifying Party's ability to perform its obligations under this Agreement.
 - 9.1.3 Each Party shall be responsible for obtaining and keeping in effect all FCC, Commission, franchise authority and other regulatory approvals that may be required and comply with

Applicable Law in connection with the performance of its obligations under this Agreement

- 9.2 Flue of Construction. The Parties softwarelege that, woway for provisions incorporated herein as the result of an arbitrated decision, if any, the terms and considered or the Apricement have been mutually regolitest, and cause and considered or the Apricement and considered that the appropriate and considered and according such regolited ments and conditions. This Agreement shall be fettly interpreted in accordance with its terms. No final of constitution requiring interpretables against the definite pretain between the accordance with the stems.
- 9.3 Choice of Law and Venue. This Agreement shall be governed by and ordered processing the contraction accordance with the Act, applicable feetand and (to the extent not inconsistent therewith domestic laws of the State where the services are removed and extend the extigues provided, and stall be extiged to the acclusive jurisdiction of the State of or of the televinal courts of Derwey, Colorado. In all cases, choice of two shall be externed without practice for a first plant and ordered accordance.
 - 94 Severability. If any provision of this Arregment is held to be invalid, void or unenforceable for any reason, such invalidity will affect only that specific provision of the Agreement. In all other respects, this Agreement will stand as it such provision had not been a part thereof, and the remainder of the Agreement shall remain in full force and offect and shall in no way be affected, impaired or invalidated. If the provision materially affects the rights or obligations of a Party hereunder, or the ability of a Party to perform any material provision of this Agreement. The Parties shall promotive equations as amendment to this Agreement in order to conform the Agreement to Applicable Law. If such amended terms cannot be agreed upon within a reasonable period, either Party may, upon written notice to the other Party. initiate Dispute Resolution pursuant to the terms of this Agreement, and any resolution in favor of the affected Party will be considered retruective to the date Dispute Resolution was initiated. Notwithstanding the above, where the affected provision is held to be invalid, vold or unenforceable retroactively by a court of competent jurisdiction, the resolution in (aver of the affected Party will be considered retroactive to the same extent, or to the extent specified in the decision or twenty-four (24) months from the data Dispute Resolution was initiated whichever is shorter

10 CHANGES IN LAW

In the cerest of any prendered of the Act, any effective opicials called on the cerest of any prendered of the Act, any effective opicials called on the cerest of a superior of the Act on the Profession prendered and dispute residince procedures under this Agreement on their legal action purporting to apply the provisions of the Act to the Prender or in which the court, PCC or the Commercials makes a general determination that is agreedy adjustment of the Act to the Prender or in which the court, PCC or the Commercials makes a general determination that is agreedy adjustment of the Act of the Prender or in which the Act of the Act

10.2

other Party within thirty (50) Days of the effective date of an order issuing a legally binding change, any resulting amendment shall be deemed effective on the diffective date of the legally binding change or modification of the Costing Rules for raises, and to the existent proficiable for other terms and conditions, unless otherwise ordered. In the event netther Party provides notice within raising (30) Days, the officiation date of the legally binding change shall be the Effective Date of the amendment unless title Parties agree to a officient date.

Removal of Existing Obligations. Notwithstanding anything in this Agreement to the contrary, if, as a result of any legislative, judicial, regulatory or other governmental decision, order, determination or action, or any change in Applicable Law subsequent to the Effective Date, CenturyLink is no longer required by Applicable Law to continue to provide any service facility. arrangement, payment or benefit ("Dispantinuad Arrangements") otherwise required to be provided to CLEC under this Agreement, then ContunyLink may discontinue the provision of any such service, facility, arrangement, payment or benefit. CenturyLink will provide thirty (30) Days prior written notine to CLEC of any such discontinuation, unless a different notine period. or different conditions are specified by Applicable Law, in which event such specified period and/or conditions shall apply. Immediately upon provision of such written notice to CLEC, CLEC will be prohibited from prefering, and CenturyLink will not provide, new Discontinued Arrangements. The Parties may amend this Agreement pursuant to the Amendment Section following to reflect such change in Applicable Law, II CLEC disputes CenturyLink's discontinuance of such service, facility, arrangement, payment or benefit, the dispute resolution procedures of this Agreement shall apply and any consequent changes to the terms of this Agreement (including billing terms) as a result of such change in Applicable Law shall be retroactive to the discontinuation date set forth in CenturyLink's written notice to CLEC unless a definitive effective date is specified by Applicable Law.

10.3 Addisons to Exating Obligators. Notwithstanding anything in the Agreement to the contrary. As an execut of any legislative, pricely, an expension of property of the p

10.4 Motivitisationing any other provision of this Agreement to the contary, the Amendment Section following shall contain. Should the Parties be unable to reach agreement with respect to the applicability of such order or the resulting appropriate modifications to this Agreement, either Party may invoke the Dispute Resolution provisions of this Agreement, CenturyLink may charge rates so CLEC under this Agreement are so proved by the Commission in the Com

a generic cost proceeding, whether such action was commenced before or after the Effective Date of this Agreement, as of the effective date of the Commission decision and such ordered rates shall be implemented without this requirement of an Amendment to this Agreement.

11. AMENDMENTS

11.1 Any amendment, modification, deletion or supplement to this Agreement must be in willing, distoil and signed by an authorized representative of each Parry and filled with the Commission, except for notices of Discontinuous Arrangements. The term "Agreement" shall include any such future amendments, modifications deletions and authorities.

12. ASSIGNMENT

- 12.1 If any Affairo of other Party successor to that portion of the business of such Party that the responsible to, or antified to, any rights, obligations, duties, or other incerests under the Agreement, such Affairo may succeed to those orbits, obselvations, obtain, and interest of such Party under the Agreement, the time crevit of lary such successor intellegations to ensure that such successors the becured; it is not crevit of lary such successors the becured; it is not crevit of lary such successors the becured; it is not created and such such credit to the created of the such credit and such such that is successorily as a fact that are such as a suc
- 12.2 Except as provided in Saction 12.1, any assignment of the Agreement or of the deligible to be performed, in whole or in part, or of any other Interest of a Party hermal, whole or in party is written occasion, this be void. Upon a required by a Party for stanct consent, the other Party shell indirectly the party of the control of the party shell indirectly of the party of the
- 12.3 If a Party, uses products or services obtained from the other Party under this Agreement to enrow End Users, then such Party under this care year of the party under this care year of the party under the party under
- 12.4 If a Party seeks to transfer only a portion of facilities ordered pursuant to this Agreement, while retaining other facilities, then such transfer stall be treated as a disconnection and subsequent advisation, subject to explicitable disconnection and activation charges for such facilities, including any early termination faces it analicable.

13 CONFIDENTIAL INFORMATION

13.1 All information which is disclosed by one Party (Disclosing Party) to the other

(Respired) in connection with this Agrounces, or acquired in the course of participance of the Agrounces, that be demand conditionally and organize to the Discharing Party and subject to this Agreement, except as provided in Section 13.5 Section 24.5 Section 24.5 Section 24.5 Section 25. Secti

- 13.2 Each Party agrees to use Contileratial Information only for the purpose of performing under this Agreement, is hold in Confidence, to disclaim a finity to employees or agents who have a need to know it in order to perform under this Agreement, and to adlequant Confidencial information from unauforaced use or Disclassina using no less than the degree of care with which Recipient saferusers be zown Confidencial Information to.
- 13.3 Recipient may discrises Confidential Information of required by law, a court, or overnmental agency. If the Disclosing Party has been notified of the requirement promptly-time Placipient becomes waves or the requirement, and the Recipient undershoot all invital materiates to avoid disclosing such information until Disclosing Party has their reasonable time to colore a posacities or discribed with any protective order that covere a posacities or discribed their discriptions.
- 13.4 Veiliber Party shall produce, publish, or distribute any press release no other publicity reterring to the other Party or its Affiliates, or referring to this Agreement, whoolut the prior written approval of the other Party. Each Party shall cotten the other Party is prior approval before discussing this Agreement in any press or mordia interviews. In no overell shall elected Party any received on the other Party and the processor of th
- 13.5 Recipient shall have no obligation to safeguard Confidential Information which was in the Recipient's possession free or restriction prior to streegic from Disclosurg Party, which becomes publicly known or available through no breach of this Agreement by Recipient, which is displayed by Agreement and Party Party and Disclosure, or which is independently Recipient fixed of restrictions on its Disclosure, or which is independently Confidently Information (Information Party & Confidently Information Party & Confidently Information (Information Information Inf
- 13.8 Survival, The obligation of confidentiality and use with respect to Confidential Information disclosed by one Party to the other shall survive any terminetion of this Agreement for a period of five (5) years from the date of the initial disclosure of the Confidential Information.
- 13.7 Each Party agrees that in the event of a broach of this Section by Recipient or its representatives, Disclosing Party state be entitled to equitable relief, including injunctive relief and specific performance. Such remedies shall not be exclusive, but shall be in addition to all other remedies available at law or in equity.
- 13.8 Unless otherwise agreed, neither Party shall publish or use the other Party's logo, trademark, service mark, name, language, pictures, symbols or words from which the other Party's name may reasonably be inferred or implied in.

any product, service, advertisement, promotion, or any other publicity matter, except than othering in this paraginary shad profits. Party from engaging in valid comparative solventismy. This Section shall content no rights on a Party to the service marks, indemnatics and trade angres coward or used in concercion with services by the other Party or its Affiliates, except se excressive overhitted by the other Party.

13.9 Except as otherwise expressly provided in this Section, nothing herein shall be construed as limiting the rights of either Party with respect to its customer information under any Applicable Law, including without limitation §222 of the Art

CONSENT

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14.1 Except as otherwise expressly stated in this Agreement, where consent, approvel, mutual agreement or a similar action is required by any provision of this Agreement, such action shall not be unreasonably withheld, concluded or delayed, except where such action is stated to be within a Party's sole discretion.

15 CONTACTS RETWEEN THE PARTIES

Each Perty shall update its own contact information and escalation list and shall provide such information to the other Party for purposes of inquines regarding the implementation of this Agreement. Each Party shall accept all inquiries from the other Party and provide a timely response. GenturyLink will provide and maintain its contact and escalation tist on the CenturyLink Website and any undates also will be provided on the Website. Information contained on the Website will include a single contact telephone number for CenturyLink's CLEC Service Center (via an 800#) that CLEC may call for all ordering and status inquiries and other day-to-day inquiries at any time during the Business Day. In addition, the Website will provide CLEC with contact information for the pursonnel and/or organizations within CenturyLink capable of assisting CLEC with inquiries regarding the ordering, provisioning and billion of Interconnection. UNE and resale services. Included in this information will be the contact information for a person or persons to whom GLEC can escalate issues dealing with the implementation of the Agreement and/or for assistance in resolving disputes arising under the Agreement.

16. GENERAL DISPUTE RESOLUTION

- 16.1 The following provisions apply to dispute resolution under the Agreement, except that the terms of Section 55 shall also apply to the resolution of any fallend disputes.
- 18.2 Alternative to Utigation. Except as provided under (SZR, of the Act with respect to the approval of the Agreement by the Commission, the Parties desire to receive disparts arising out of a relating to this Agreement which (Bigation. According), receipt for an action reveiting a temporary extension related to the purposes of this Agreement, or suit to compil camplainor with their dispute reductions process, the Parties agree that the Colleving residual procedures statile to used. The dispute reduction provided or all the Section 1 and not procedure it Parties from confining relating procedures after the used. The dispute reduction provided or all the Section 1 and not provide the Parties from continue.

- 16.2.1. A Party may not submit a dispate to any court, commission or againty of compening profiticion for resolution unities at least aloay (10). Duey have elegated after the Party assering the dispate like the profit within count of such dispate for least the profit within count of such dispate for least dispated from the profit of the profit circumstances and grounds for each dispated from the Party of the profit of the profit
 - 16.2.2 The Partice shall meet or confer as often as they reasonably deem reseasing vin order to discuss the cligate and regordism good faith in an offert to resolve such disposit. The specific format for result discussions will be left to the discussion of the Partice, provided, however, that all reasonable requests for relevant, non-privilegant, clientiassion and be one of Party to the other Party shall be honored, and provided that the following letters and conditions shall such;
- 16.2.3 If the Parties are unable to recove the disputals in the normal course of bissness within thirt (30) Quys effect endewly of noise of the Disputal (or such longer period as may be specifically provided for in other provisions of this Agreement), then upon the request of either Party, the dispute shall be secalated to other representations of each Party that have more authority out the object matter of the dispute. Referral of a dispute by a purpose of the dispute of the di
- 16.2.4. If the Parkies are unable to recove the discuse within eacy (oil). Days after developer of the injurie unloce of the discuss, there either Parly may fee a petition or complaint with any court, commission or agency of complaint guidedion issueling reduction of the disputs. The petition or complaint shall branch a distement that the complaint is shall branch a distement that the complaint is shall branch as distement that the complaint is shall branch as distement that the complaint is shall be petition or complaint was feel, or within such abortion which the petition or complaint was feel, or within such abortion ties as any july appropriate any few provisional for grant grant feel.
- 16.2.5 If the court, commission or agency of competent prieddliches appoins an expertite, a period master, or other califlatorist in assets in its deciden making, each Party shall pay had of the certain and the california of the certain and production of documents (including fooran' time and reproduction costs). Solider for the frequency call Party shall been as own costs in connection with any dispate resolution and the certain and the certain and the certain and party shall be a solid control of the certain and the

dispute.

- 16.2.6 During discute resolution proceedings conducted by any court. commission or agency of competent jurisdiction each Party shall continue to perform its obligations under this Agresment provided, however, that neither Party shall be required to act in any unlawful tashion
- 1627 A dispute which has been resolved by a written settlement agreement between the Parties or pursuant to a determination by any court, commission or agency of cognetest jurisdiction. may not be resubmitted under the dispute resolution process.

17. INTENTIONALLY LEFT BLANK

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- ENTIRE AGREEMENT
 - 19.1 This Agreement, including all parts and subordinate documents attached hereto or referenced herein, all of which are hereby incorporated by reference. herein, constitutes the entire agreement of the Parties pertaining to the subject matter of this Agreement and supersedes all prior and contemporaneous agreements, negotiations, proposals, and regresentations. whether written or oral, concerning such subject matter. No representations. understandings, agreements, or warranties, expressed or implied, have been made or relied upon in the making of this Agreement other than those specifically set forth herein.
 - 19.9 The Parties acknowledge and agree that they have had adequate opportunity to negotiate this Agreement pursuant to a give and take process, and that the inclusion or exclusion of any provisions within this Arreement shall be without prejudice to either Party's right to advocate for different rights or obligations to apply under any circumstances other than the exercise and enforcement of and the rights and obligations herounder. The provisions of this Agreement shall not be deemed or considered to have any probative value as to the substance of either Party's rights or advanger positions concerning the matters set forth herein, nor deemed in constitute acquiescence or a waiver by either Party with respect to such matters under any circumstances other than the exercise and enforcement of and the rights and obligations hereunder, nor shall either Party be astooged or otherwise precluded from asserting any such rights reserved hereunder at any time hereafter in any forum, without any diminishment of such rights based upon the passage of time or any course of conduct which is consistent with the Agreement.
 - To the extent this Agreement contains any provisions which are not governed by 47 U.S.C. \$251 and which could otherwise be addressed in a separate stand-alone agreement, such inclusion does not subject such provisions to the compulsory arbitration or other provisions of 47 U.S.C. \$252, and the Parties do not waive any obsition they may have with respect to the applicability or non-applicability of such federal statutes to any provisions

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20.1 In the event that performance of this Agreement, or any obligation hereunder. is either directly or indirectly prevented, restricted, or interleved with by mason of tire, flood, earthquake, unusually severe weather, exidemics or like acts of God, nuclear accidents, power blackouts, wars, terrorism, revolution, civil commotion, explosion, acts of public enemy, embargo, acts of the government in its sovereign capacity, labor difficulties, including without limitation strikes stowdowns nicketing or bowcotts unavailability of equipment from ventor, or any other material change of circumstances beyond the reasonable control and without the fault or negligence of the Party affected (Force Maleure Events), the Party affected, upon giving prompt notice to the other Party, shall be excused from such performance on a dayto-day basis to the extent of such prevention, restriction, or interference (and the other Party shall likewise be excused from performance of its obligations on a day-to-day basis until the delay restriction or interference has ceased): provided however, that the Party so affected shall use commercially reasonable efforts to avoid or remove such causes of nenperformance or Force Maleure Events, and both Parties shall proceed whenever such causes or Force Maleure Events are removed or cease.

9.2. It is purceally append that inschanny or insocial distress of a Phylip and a Form Makeure Event and in end otherwise subject to the Section Notwithstending the provisions of Section 20.1 above, in no case that it is not appeared to the provision of the

20.3 Nothing in this Agreement shall require the non-performing Party to settle any tabor dispute except as the non-performing Party, in its sole discretion, determines appropriate.

21. FRAUD 21.1

The Paties agree that they shall cooperate with one snother to investigate, minimize and take corrective accion in cases of fraud. CenturyLink will cooperate in good talk hat shall bear no responsibility for, not is it required to exvestigate or make algustiments to, CLECS account in cases of traud. The Parties fraud minimization procedures and to be cost effective and preferred or as not to insoftly bundled in him one Pathy sit compared to preferred to as not to insoft bundle or them one Pathy sit compared to

22. HEADINGS

23.1

22.1 The headings and numbering of Sections and Parts in this Agreement are for convenience and identification only and shall not be construed to define or limit any of the forms herein or affect the meaning or interpretation of this Agreement.

23. INTELLECTUAL PROPERTY

CLEC acknowledges that its right under this Agreement to interconnect with Century-Link's notwork and to inhundle and/or combine Century-Link's Unbundled Network Elements (including combining with CLEC's Network Elements) may be subject to or irreled by Intellectual Proporty rights including, without inhulbing, pages, comprish, trade server, trademask. service mark, trade name and trade dress rights) and other rights of third parties.

- 23.2 CLEG acknowledges that services and facilities to the provided by CenturLink hereunder may use or the interpretate products, services or information proprietary to third purity vendors and may be subject to a timisted by Intellectual Property inglish, final-disp ventoral finalish; specific copyright, trade secret, trademark, service mark, trade name and trade dress rights) and other rothins of tillar radius.
 - Upon written request by CLEG. Centrayt link will use commercially reasonable. offorts to procure rights or licenses to allow CenturyLink to use Intellectual Property and other rights of third parties to provide Internannention UNEs. services and facilities to CLEC (Additional Rights and Licenses). CLEC shall promptly reimburse CenturyLink for all costs incurred by CenturyLink and/or CenturyLink's Affiliates in connection with the procurement of Adoltional Rights and Licenses, including without limitation all software license fees and/or maintenance fees, or any increase thereof, incurred by Centuryl Ink or any CenturyLink Affliate. CenturyLink shall have the right to obtain reasonable assurances of such prompt reimbursement by CLEC prior to the execution by CenturyLink or any CenturyLink Affiliate of any new agreement or extension of any existing agreement relating to any Additional Rights and Licenses. In the event CLEC falls to compily relimbures Century link for any such cost, then, in addition to other remedies available to Century Link under this Agreement. CenturyLink shall have no obligation to provide to CLEC any Unbundled Network Element, product, service or facility to which such Additional Rights and Licenses relate until payment is made. In the event any Unbundled Network Element to which the Additional Rights and Licenses relate is provided to any carrier(s) other than CenturyLink, CenturyLink's Athlistes and CLEC Century link shall reasonably apportion among CLEC and such non-CenturyLink carriers, on a prospective basis only. The easts incurred by CenturyLink and/or its Attiliates in connection with the procurement and continuation of such Additional Rights and Licenses: provided, however, that such apportionment shall not apply to any previously incurred costs and shall apply only for the period of such provision to such carrier(e)
 - 23.4 Both Parties agree to promptly inform the other of any pending or threatened Intellectual Property Claims of third parties that may arise in the performance of this American.
 - 23.5 For the purposes of this Agreement, any Intellectual Property originating room or developed by such Party shall romatin the outsides commonly of that Party. Monethinatering the edubative connecting of selectual Property Party. Selectual Property Party and Party of the control Party Par
 - 23.6 Except as expressly stated in this Agreement, this Agreement shall not be construed as granting a license with respect to any patent, copyright, trade name, trademark, service mark, trade secret or any other Intellect

Property, now or hereafter owned, controlled or licensable by either Party. Except as expressly provided in this Agreement, neither Party may use any patent, copyrightable materials, trademark, trade name, rade secret or other intellectual Property, of the other Party except in approximation own the terms of a separate keeping agreement between the Parties pranting such rights.

- 23.7 Except we provided in Section 2.3. and/or Section 2.5.1, neather Planty statis level sing deligibation to delegate, indensity of not harmless, c. respaire any locates or night for the benefit of, or own any other obligation or have any locates for ingit for the benefit of, or own any other obligation or have any locates for the other Planty or a fallitation or customers based on or as arising any services, facility, arrangement, or software by other Planty, or the performance of any service or method, either leaves or in conjunction with the other Planty, constitution of control of the other performance of any service or enterod, either leaves or in conjunction with the other Planty, constitution of the other performance or comprisely fragments of the other performance or comprisely fragments, these secules, or any other proprisely and performance or incomprisely of the performance of the other performance or comprisely of the performance of the other performance or comprisely of the performance of the other performance or comprisely of the performance of
- 23.8 NOTWINSTANDING ANY OTHER PROVISION OF THIS AGREEMENT.
 THE PATHIES AGREE THAT NETTER PARTY HAS MADE, AND THAT
 THERE DOES NOT EXIST, ANY WARRANTY, EXPRESS OR MIPUED,
 THAT THE USE BY EACH PARTY OF THE OTHERS EXPRESS
 PROVIDED UNDERT THIS AGREEMENT SHALL NOT GIVE RISE TO A
 RIFELECTUAL PROPERTY RIGHT.

24. LAW ENFORCEMENT

- 24.1 Except to the extent not available in connection with CenturyLink's operation of its own business. CenturyLink shall provide assistance to take enforcement persons for emergency traps, assistance involving emergency traces and emergency information retrieval on customer involved CLASS sendces, twenty-four (24) thints ner day, seveny (2) days, a serie.
 - 24.2 Except where prohibited by a subpoens, civil investigative demand, or other legal princess. CenturyLink agrees to work jointly with CLEC in security maters to support law enforcement agency requirements for large, Izabas, court orders, etc. CLEC shall be responsible for and shall be billed for any chances associated with provision such services for CECS End Users.
 - 24.3 Where CenturyLink necesses is subpoints from law enforcement, and its detables exactly shows that the lifetphone number in question is not a CenturyLink account, CenturyLink half send such information back to law enforcement, along with the name of the contary to which such account is connected, it available, for further processing by law inforcement.
- 24.4 If a Party recolves a subponen, civil investigative domand, or other logal process (herinafish, "Lubponena) issued by a coult or governmental agency lawing appropriate jurisdiction, and such subponen expressly prohibilis the Party receiving the subponena (receiving Party from disclosing the receipt of the subponena or fine dislivery of a response to this subponena, such receiving Party said not be received as no set of the dislivery of a response to this subponena, such receiving the value for the receiving the subponena or fine dislivery of a response to their Party has it has received water?

responded to such subposens, even if the pubposes seeks or the receiving Party's response bineed discloses Conflictabilis liferation of the other Party or its customers. Under such directimistances, the receiving Party's disclosure, to the other Party of its receipt of or delivery of a response to such a subposen, shall be governed by the requirements of the subpose confliction of the party of the property of the party of the party of the party of the purpose of the party of pa

24.5 Each Party represents and viermatic that any equipment, facilities or nervices provised to the other Party under this Appresent comply with the GALGA. Each Party shall referred by and took the other Party harmines from any rate of the other party harmines from any rate of the complete of the party harmines from any rate of the other party harmines from any rate of the other party harmines from the party of the party of the other party harmines of the other party from the party from the party from the party of th

25. LIABILITY AND INDEMNIFICATION

- 25.1 Independication Applied There's Party Claims. Earth Party for Independing Party agrees to independing underly and enter a management of Party filter. Independing Party) and the other Party's Succlaims, prediscussors, successors. Attitudes, and adopting, and all current and former officers, inventors, statest-ledges, appliest, contractors and enabytices of all religious forms of the party of the pa
 - 25.1.1 For purposes of this Section 25, "Claim" means any action, cause of action, sun, proceeding, claim, or demand of any finited party (and all resulting judgments, bons life settlements, penalise, damages, losses, flabilities, costs, and expenses (including, but not fimiliad to, reasonable costs and attraineys' resol.)
 - (a) based on allegations that, if true, would establish
 - (i) the Indemnifying Party's breach of this Agreement;
 - (ii) the Indemnifying Party's misrepresentation, fraud or other misconduct;
 - (iii) the Indemnifying Party's negligent or willful misconduct or emissions:
 - (iv) intringement by the Indemnifying Party or by any Indemnifying Party product or service of any patent, copyright, trademark, service mark, trade name, right of publicity or privacy, trade secret, or any other proprietary right of any third porty.
 - the Indemnifying Party's liability in relation to any wrongful disclosure of private or personal matters or material which is defarratory; or
 - (vi) the indemnifying Party's wrongful use or unauthorized disciprums of data; or
 - (b) that arises out of:

- (i) any act or omission of the Indenninjing Party or its subcontractors or agents relating to the Indenninjing Party's performance or obligations under this Agreement or the Indenninjing Party's use of any services or incibiles obtained from or provided by the other Party under this Agreement:
- any act or omission of the Inderenitying Party's customer(s) or End User(s) pertaining to the services or facilities provided under this Aureement:
- the bodily injury or death of any person, or the loss or disappearance of or damage to the tangible property of any person, relating to the Indemnitying Party's performance or obligations under this Agreement;
- (iv) the Indemnity/ing Party's design, testing, manufacturing, marketing, portrollon, advertisement, distribution, lease or sale of services and/or products to also automates, or such customers' use, possession, or operation of those services and/or products; or

personal injury to or any unemployment compensation

- claim by one or move of the Instemnifying Party's employees, ond-whitelanding any profusions the indemnifying Party might otherwise have under applicable workers' compensation or unumaplicament insurance law, which portections the Indemnifying Party walves, as to the Indemnified Party and other persons and redifies to be indemnified under this Section (other than applicable employee obtainmified).
- 25.1.2 For purposes of this Section, "Reasonable costs and attorneys' foce," as used in this Section, includes without limitation fees and costs incurred to interrupt or enforce this Section.
- 25.1.3 The Indemnified Perly will provide the Indemnifying Party with reasonably prompt written notice of any Clatin. At the Indemnifying Party's expense, the Indemnified Party all provides reasonable cooperation to the Indemnified Party will provide with the defense or softlement of any Claim. The Indemnified Party Party in common of the Indemnified Party Party in Common of the Indemnified Party Party Party Indemnified Party Party
- 25.2 Each Party shall indemnify the other Party from all Claims by the indemnifying Partys End Users pertaining to the services or facilities provided unter this Agreement.
- 25.3 DISCLAMER OF WARRANTES EXCEPT FOR THOSE WARRANTES EXPRESSLY PROVIDED IN THIS AGREEMENT OR REQUIRED BY STATUTE, EACH PARTY ON BEHALF OF ITSELF AND ITS AFFILIATES AND SUPPLIESS DISCLAIMS ALL WARRANTES, WHETHER EXPRESS OR MAPILED. AS 'IN THE GUALITY' FUNCTIONALITY' OR THE PARTY OF THE WARRANT OF THE STATE OF

(v)

25.4.1

WARRANTES OF MERCHATIGHTY ANDOOR FINLESS FOR A PARTICULAR PHEROSE. EXCEPT FOR THOSE WARRANTES EXPRESSLY PROVIDED IN THIS ADRESSMENT OF REQUIRED WE CONTINUE TO THE ADDRESS OF THE PROVIDED OF THE ADDRESS OF THE ADDRESS

25.4 Limitation of Liability; Disclaimer of Consequential Damages; Exceptions.

EXCEPT AS PROVIDED IN SECTION 28.2, NEITHER PARTY WILL BE LIABLE OT THE OTHER PARTY FOR ANY MORRECT, INCIDENTAL, CONSECULENTAL, RELIANCE, ON PROVIDED THE PARTY FOR ANY MORRECT, INCIDENTAL CONSECULENT AND ADMINISTRATION OF THE PARTY OF INCIDING WITHOUT HAM TAND MAMORES FOR HAMM TO BUSINESS. LOST REVENUES, LOST SAWINGS, OR LOST PROPRIES AND ADMINISTRATION OF PARTY. RECORD AND ADMINISTRATION OF THE PARTY OF

25.4.2 The limitation of liability under Section 25.4.1 does not apply to the following:

- a Indemnification under Rection 95.1
- Breach of any obligation of confidentiality referenced in this Agreement;
 - Violation of security precedures;
- d. Any breach by CLEC of any provision relating to CLEC's access to or use of Operations Support Systems;
- Failure to properly saleguard, or any misuse of, customer data;
- f. Statutory damages.
- d. Liability for intentional or willful misconduct;
 - Liability arising under any applicable CenturyLink Tariff;
 - Liability arising under any indemnification provision contained in this Agreement or any separate agreement or Tariff related to provisioning of 911/E911 Sentence:

- Each Party's obligations under Section 24 of this Agreement;
 - Section 25.5.2 and/or Section 25.5.4 of this Agreement;
- Section 35 of this Agreement; and/or
- m Liability advisor under any indemn
 - Liability arising under any indemnification provision contained in a separate agreement or Tariff related to provisioning of Directory Listing or Directory Assistance Services.
- 25.5 Miscellaneous Limitations. In addition to the general limitation of liability in this Section 25, the following shall also limit a Party's liability under this American.
 - 25.5.1 inapplicability of Trait Listinity. Any general listality, as described on a Perty's local sondrage or other Trait, down not exceed a supplication of the property of t
 - 55.22 CLEC Contacts. CLEC that include language in its hause contracts for average provided brind parties and its first Users using products, services, lacidities or UMEs obtained from certainty-included in in case shall CLEC's applies or centractors (including Contary-inci) be label for any inferrer, incidents; inferred instances, gender consequential or provide dangues, profits, whether loreseasche or not, and reporting of inferred profits, whether loreseasche or not, and reportings of indifficultion of the possibility of such charges, and CLEC built inferred incident and not harmfeet. Century-take and Century-take indirections (Century-take and Century-take and Century-ta
 - 25.5.3 Nothing in this Agreement shall be deemed to create a third-party beneficiary relationship between a Party and any of the other Party's End Users, suppliers, agents, employees, or any other third nortices.
 - 25.5.4 No L'ability for Errors. GenturyUnk is not liable for mistakes in their respective signaling networks (including but not brinted to signaline links and Signaling Treater Points (STPR)) and call-

related databases (including but not limited to the Line Information Databases (LIDB), Toll Free Calling database, local Number Portability database, Advanced Initelligent Network databases, Calling Name databases (CNAM), 911/E911 databases, and OSDA databases).

25.5.5 Century.Link shall be liable for damage to or destruction of CLEC's equipment and other Premises only if such damage or destruction is caused by Century.Link's sole registerior or willful misconduct.

26 SURCONTRACTORS

26.1 A Party may use a contractor or service partner (including, but not limited to, an Artilate of the Party) to perform the Party's obligations under this Agreement. A Party's use of a confractor or service partner shall not release the Party from any duty or limithy to halffill the Party's obligations under this Agreement.

27. INSURANCE

- During the term of this Apprelment, CLEC shall, at its own cost and sevenee, meletian Insurance as required insecurinds. The tensurance coverage will be from a company, or companies, with an A.M. Beat's rating of A-VII or better and licenses to do business in each state where the sources are performed analor toolities provided by the Parkiss present to this Agreement, CLEC many orders all insurances mitter brought may contribute the provided by the Parkiss present to the Agreement, CLEC many others all insurances mitted investigations of primary and may other all insurances mitted in the proper may be an accepted which to be participated in the state of the Agreement applicable to the types and scope of work to be participated in the state of the Agreement.
 - 27.1.1 Commercial General Liability with limits of not less than \$1,000,000 per occurrence and \$2,000,000 aggregate covering bodily injury, property damage, personal and advertising injury, contractual liability and products/completed operations;
 - 27.1.2 Commercial Automobile liability, including all owned, non-owned and hired automobiles, in an amount of not less than \$1,000,000 combined single limit per occurrence for bodily injury and property damage;
 - 27.1.3 Workers Compensation with statutory limits in the state where the services are performed and/or facilities provided by the Parties pursuant to this Agreement recluding Employer's Lability or "Stop Gap" insurance with limits of not less than \$500,000 each accided or disease:
 - 27.1.4 *AR Risk* properly insurance on a full replacement cost basis in using CLEEs apporty stated on or within any Contralytack Premises. CLEC may elect to insure business likeruption and confingent business interruption, as its agreed that Century-lank has no liability for loss of profit or revenues should an interruption of symptom costar.
- 27.2 Nothing contained in this Section shall limit CLEC's liability to CenturyLink to the limits of insurance certified or carried.
- 27.3 CenturyLink, its Affiliates, subsidiaries, and parent, as well as the officers,

descents, emotoyees and appeals of all such notices, will be included as additional instance for the political descention in subsection 2.1.1 and 27.1.2 above. CLEC shall cause its invierses wave team rights of autorgamma appared century, this. As fillables, subsciences, and premark as well as the ordicals, developed, emotoyaes and agents of all cust herities for all the ordicals, developed and appeals of all cust herities for all the regulation. The coverage developed her abbedience 27.1.1 will be premary and not contributory to insurance which may be ministrated by Centralysiah, they not off the above of CLEC or they cover the CLEC is represented. And or the CLEC or they coverage advector and the clear of the coverage and the comment and or with under the Agreement and upon remarked of work.

28. NON-EXCLUSIVE REMEDIES

28.1 Except as otherwise provided herein All rights of termination, consolation or other remodes prescribed in this Appendinct, or otherwise profiled as consistence of other remodes to which could be a remode of the remode of the remodes of the remode of the r

29. RESERVATION OF RIGHTS 29.1 Notwithstanding a

Novembersching anything to the contrary in this Agreement, neither Peny waves, and each First hevelvy extensive reserves. It is dispect for all contraries to the property of the agreement of the property of

30. NOTICES

30.1 Any notices required by or concentric this Agreement shall be it withing and pield to decimal for him bear resoluted as follows; (a) or this date of service december of the piece o

receipt of the entire transmission (in the case of facsimile transmission).

30.2 Notices conveyed pursuant to this Section shall be delivered to the following

addresses of the Parties or to such other address as either Party shall discionate by proper police.

CenturyLink
Diractor Wholesale Contracts
930 15th Street, 6th Floor
Deriver, CO 80202
Email: integree@centurylink.com
Phone: 303-672-2879

With copy to CenturyLink at the address shown below CenturyLink Law Department Associate General Coursel, Interconnection 1801 California Street, 8th Floor Deriver, CO. 8t/202 Email: Legal Interconnection®centurylink.com Phones: 103.783-6553

CLEC at the address shown below.

DISH Network LL.C.
Brian McIntyre, V.P. Product Management
9601 S. Meridian Brid.
Englewood, CO. 90112-5905
Email: <u>Brian McIntyres Geth com</u>
Phoner 303.753.2803 (officie)

With capy to

dishNET Wireline, LLC Office of the General Counsel 9601 S. Meridian Blvd. Englewood, CO 80112-5905

303.723.3806 (fax)

31. REFERENCES

31.1 All references to Articles, Sections, attachments, Tables and the like shall be deemed to be references to Articles, Sections, attachments and Tables of this Agreement unless the context shall otherwise require.

32. RELATIONSHIP OF THE PARTIES

- 32.1 The relationship of the Parties under this Agreement shall be that of independent contractors and nothing herein shall be construed as creating any other relationship between the Parties.
- 32.2 Nothing in this Agreement shall make either Party or a Party's employee an employee of the other, create a parinership, joint venture, or other similar

- relationship between the Parties, or grant to either Party a license, franchise, distributorship or similar interest.
- 9.23 Except for provisions herein expressly author/ring. a Pally by and for another Party referring in this Agerment disall controlled a Party as a legal representative of Agerm of the other Party, real shall a Party have the high of agerses or regilled, agerms, in the name or on bland of the other Party unless otherwise organizely premitted by such other. Party is writing, which permitted on may be greated or withhold by the other Party in fits sold permitted on may be greated or withhold by the other Party in fits sold.
- 22.4 Earn Party with have sole authority and responsibility to hire. Ric. compenses, especies, and otherwise control is employees, Agents and contrastons. Each Party shall be solely responsible for psymmet of any Social Scourky or other lasses that it is required by Applicable. Earn of party in conjunction with its employees, Agents and contractors, and for withholding and reneating the the applicable lasting estimates and contractors and for withholding and reneating the the applicable lasting estimates and states that his result is Social Security, unemployment, workers compenses thought of the financial of security intermployment, workers compenses thought will will understanding off teleparty and states within the security.
- 32.5 Except as provided by Section 26, the persons provided by each Party to perform its obligations hereusider shall be solely that Party's employees and shall be under the sole and exclusive direction and control of that Party. They shall not be considered employees of the other Party for any purpose.
- 32.6 Excepx as otherwise expressly provided in this Agreement, no Party undertakes to perform any obligation of the other Party, whether regulatory or contractual, or to assume any responsibility for the management of the other Party's business.
- 32.7 The relationship of the Parties under this Agreement is a non-exclusive relationship.
- 32.8 Each Party shall indemnify the other for any loss, damage, liability, claim, demand, or penalty that may be sustained by reason of its failure to comply with this Sertion

33. SUCCESSORS AND ASSIGNS - BINDING EFFECT

33.1 This Agreement shall be binding on and inure to the benefit of the Parties and their respective legal successors and permitted assigns.

34. SURVIVAL

The rights habilities and obligations of a Party for nate or omissions occurring price to the experision or termination of this Agreement, the rights liabilities and obligations of a Party under any provision of this Agreement inguisties conditionated information including by not entireles to, Section (5), Instalation or excusion of liability, informationation or deliverse (including, but not limited to, Section (2), not the rights, liabilities and obligations of a Party under any provision of this Agreement entirely that the provision of the Agreement of the Agreement entirely that the provision of the Americans chall survive the oxidations or fermination of the Americans chall survive the oxidations or fermination of the Americans chall survive the oxidations or fermination of the Americans.

35. TAXES/FEES

35.2

- 35.1 Any State or local excise, sales, or use laxes (defined in Sections 35.3 and 35.4) and fees/regulatory surcharges (defined in Section 35.5) resulting from the performance of this Agreement shall be home by the Party upon which the onlination for asymptotic imposed under Applicable Law even if the obligation to collect and remit same is placed upon the other Party. The collecting Party shall charge and pollect from the obligated Party, and the obligated Party agrees to pay to the collecting Party, all applicable taxes, or fees/requistory surcharges, except to the extent that the obligated Party notifies the collecting Party and provides to the collecting Party appropriate documentation as the collecting Party reasonably requires that qualifies the obligated Party for a full or partial exemption. Any such taxes shell be shown as separate items on applicable billing documents between the Parties. The obligated Party may contest the same in good faith, at its own expense, and shall be entitled to the benefit of any refund or recovery, provided that such Party shall not permit any lien to exist on any asset of the other Party by reason of the contest. The collecting Party shall cooperate in any such contast by the other Party. The other Party will indemnity the collecting Party from any sales or use taxes that may be subsequently levied on payments by the other Party to the collecting Party.
- Notwithstanding anything to the contrary contained herein. CLEC is responsible for furnishing tax exempt status information to CenturyLink at the time of the execution of the Agreement. CLEC is also responsible for turnishing any updates or changes in its tax exempt status to CenturyLink. during the Term of this Agreement. In addition, CLEC is responsible for submilting and/or filing tax exempt status information to the appropriate regulatory, municipality, local governing, and/or tegislative body. expressly understood and agreed that CLEC's representations to CenturyLink concerning the status of CLEC's claimed tax exempt status, if any, and its impact on this Section 35 are subject to the indemnification provisions of Section 25, which, for purposes of this Section, serve to indemnify GenturyLink.
- 35.3 Tax. A tax is defined as a charge which is statutorily imposed by the federal. State or local jurisdiction and is either (a) imposed on the seller with the seller having the right or responsibility to pass the charge(s) on to the purchaser and the seller is responsible for remitting the charge(s) to the (ederal. State or local jurisdiction or (b) imposed on the purchaser with the seller having an obligation to collect the charge(s) from the purchaser and remit the charge(s) to the federal. State or local jurisdiction.
 - 35.4 Taxes shall include but not be limited to: federal excise tax. State/local sales and use tax. Staterlocal utility user tax. State/local telecommunication excise tax, State/local gross receipts tax, and local school taxes. Taxes shall not include income, income-like, gross receipts on the revenue at a Party or property taxes. Taxes shall not include payroll withholding taxes unless specifically required by statute or ordinance.
- 35.5 Fees/Regulatory Surcharges. A fee/regulatory surcharge is defined as a charge imposed by a regulatory authority, other appear, or resulting from a contractual obligation, in which the seller is responsible or required to collect the fee/surcharps from the purchaser and the seller is responsible for remitting the charge to the regulatory authority, other agency, or contracting