

Jason D. Topp Associate General Counsel - Regulatory (651) 312-5364

September 22, 2015

Mr. Daniel P. Wolf Executive Secretary Minnesota Public Utilities Commission 121 7th Place East, Suite 350 St. Paul, MN 55101

Re: In the Matter of the Qwest Corporation dba CenturyLink QC Petition for Modification of Minnesota Performance Assurance Plan to Make It Consistent with Settlement Agreement Docket No. P-421/AM-13-733

Dear Mr. Wolf:

Enclosed for filing are the modified Minnesota CLEC-specific payment and performance reports for July 2015 regarding the above-referenced matter.

Very truly yours,

/s/ Jason D. Topp

Jason D. Topp

JDT/bardm

Enclosure

cc: Service List

200 South 5th Street, Room 2200 Minneapolis, MN 55402

www.centurylink.com

STATE OF MINNESOTA BEFORE THE MINNESOTA PUBLIC UTILITIES COMMISSION

Beverly Jones Heydinger	Chair
Nancy Lange	Commissioner
Dan Lipschultz	Commissioner
John Tuma	Commissioner
Betsy Wergin	Commissioner

Re: In the Matter of the Qwest Corporation dba CenturyLink QC Petition for Modification of Minnesota Performance Assurance Plan to Make It Consistent with Settlement Agreement Docket No. P-421/AM-13-733

AFFIDAVIT OF SERVICE

STATE OF MINNESOTA)) ss COUNTY OF HENNEPIN)

Dianne Barthel hereby certifies that on the 22nd day of September, 2015, she e-filed true and correct copies of modified Minnesota CLEC-specific payment and performance reports for July 2015 by posting them on <u>www.edockets.state.mn.us</u>. Said documents were also served on the service list via U.S. mail and e-mail as designated with the Minnesota Public Utilities Commission.

/s/ Dianne Barthel Dianne Barthel

Subscribed and sworn to before me this 22nd day of September, 2015.

LeAnn M. Cammarata Notary Public

My Commission Expires Jan 31, 2020

First Name	Last Name	Email	Company Name	Address	Delivery Method	View Trade Secret	Service List Name
Julia	Anderson	Julia.Anderson@ag.state.m n.us	Office of the Attorney General-DOC	1800 BRM Tower 445 Minnesota St St. Paul, MN 551012134	Electronic Service	Yes	OFF_SL_13-733_AM-13- 733
Linda	Chavez	linda.chavez@state.mn.us	Department of Commerce	85 7th Place E Ste 500 Saint Paul, MN 55101-2198	Electronic Service	No	OFF_SL_13-733_AM-13- 733
Douglas	Denney	dkdenney@integratelecom. com	Integra Telecom	18110 SE 34th St Bldg One, Ste 100 Vancouver, WA 98683	Electronic Service	No	OFF_SL_13-733_AM-13- 733
JoAnn	Hanson	joann.hanson@centurylink. com	CenturyLink	200 S 5th St Ste 2200 Minneapolis, MN 55402	Paper Service	No	OFF_SL_13-733_AM-13- 733
Pamela	Hollick	pamela.hollick@twtelecom. com	TW Telecom of Minnesota LLC	4625 W 86th St Ste 500 Indianapolis, IN 46268-7804	Electronic Service	No	OFF_SL_13-733_AM-13- 733
John	Lindell	agorud.ecf@ag.state.mn.us	Office of the Attorney General-RUD	1400 BRM Tower 445 Minnesota St St. Paul, MN 551012130	Electronic Service	Yes	OFF_SL_13-733_AM-13- 733
Katherine	Mudge	katherine.mudge@globalca pacity.com	MegaPath Corporation	1835-B Kramer Ln Ste 100 Austin, TX 78758	Electronic Service	No	OFF_SL_13-733_AM-13- 733
Jason	Торр	jason.topp@centurylink.co m	CenturyLink	200 S 5th St Ste 2200 Minneapolis, MN 55402	Electronic Service	No	OFF_SL_13-733_AM-13- 733
Karly	Werner	karly_werner@cable.comc ast.com	Comcast Phone of Minnesota, Inc.	10 River Park Plaza St. Paul, MN 55107	Electronic Service	No	OFF_SL_13-733_AM-13- 733
Daniel P	Wolf	dan.wolf@state.mn.us	Public Utilities Commission	121 7th Place East Suite 350 St. Paul, MN 551012147	Electronic Service	Yes	OFF_SL_13-733_AM-13- 733

TRADE SECRET/PRIVILEGED INFORMATION CLASSIFICATION RATIONALE

State: Minnesota

Description/Title of Information: In the Matter of the Qwest Corporation dba CenturyLink QC Petition for Modification of Minnesota Performance Assurance Plan to Make It Consistent with Settlement Agreement Docket No. P-421/AM-13-733

Rationale: The modified Minnesota CLEC-specific payment and performance reports contain information pertaining to individual and specific customers of CenturyLink QC concerning those customers' businesses and are considered Trade Secret. CenturyLink QC is responsible for maintaining the confidentiality of this information. In addition, the disclosure of this information to the public would violate the confidentiality interests of the CLEC customers themselves without their permission. For this reason, the Minnesota CLEC-specific payment and performance reports should be protected from public disclosure.

MN CLEC-Specific Payment and Performance Reports

Have Been Redacted In Their Entirety