- (f) In addition to a basic White Pages listing, CenturyLink will provide, tariffed White Pages listings (e.g., additional, alternate, foreign and nonpublished listings) for CLEC to offer for resale to CLEC's customers.
- (g) CenturyLink, or its directory publisher, will provide White Pages distribution services to CLEC customers, in areas where CenturyLink is providing such service to CenturyLink's end user subscribers, at no additional charge to CLEC at times of regularly scheduled distribution to all customers. CenturyLink represents that the quality, timeliness, and manner of such distribution services will be at Parity with those provided to CenturyLink and to other CLEC customers.
- (h) CenturyLink agrees to include critical contact information pertaining to CLEC in the "Information Pages" of those of its White Pages directories containing information pages, if CLEC meets criteria established by its directory publisher. Critical contact information includes CLEC's business office number, repair number, billing information number, and any other information required to comply with applicable regulations, but not advertising or purely promotional material. CLEC will not be charged for inclusion of its critical contact information. The format, content and appearance of CLEC's critical contact information must conform to applicable CenturyLink directory publisher's guidelines and will be consistent with the format, content and appearance of critical contact information pertaining to all CLECs in a directory.
- (i) CenturyLink will accord CLEC customer listing information the same level of confidentiality that CenturyLink accords its own proprietary customer listing information. CenturyLink shall ensure that access to CLEC customer proprietary listing information will be limited solely to those of CenturyLink and CenturyLink's directory publisher's employees, agents and contractors that are directly involved in the preparation of listings, the production and distribution of directories, and the sale of directory advertising. CenturyLink will advise its own employees, agents and contractors and its directory publisher of the existence of this confidentiality obligation and will take appropriate measures to ensure their compliance with this obligation. Notwithstanding any provision herein to the contrary, the furnishing of White Pages proofs to a CLEC that contains customer listings of both CenturyLink and CLEC will not be deemed a violation of this confidentiality provision.
 - CenturyLink will provide CLEC's customer listing information to any third party to the extent required by Applicable Rules.

75.4. Other Directory Services.

- 75.4.1. CenturyLink will exercise reasonable efforts to cause its directory publisher to enter into a separate agreement with CLEC which will address other directory services desired by CLEC as described in this Section 75.4. Both parties acknowledge that CenturyLink's directory publisher is not a party to this Agreement and that the provisions contained in this Section 75.4 are not binding upon CenturyLink's directory publisher.
- 75.4.2. CenturyLink will request that its publisher make available to CLEC the provision of a basic Yellow Pages listing to CLEC customers located within the geographic scope of publisher's Yellow Pages directories and distribution of Yellow Pages directories to CLEC customers.
- 75.4.3. CenturyLink will request that its publisher make directory advertising available to CLEC customers on a nondiscriminatory basis and subject to the same terms and conditions that such advertising is offered to CenturyLink and other

- CLEC customers. Directory advertising will be billed to CLEC customers by directory publisher.
- 75.4.4. CenturyLink will request that its publisher use commercially reasonable efforts to ensure that directory advertising purchased by customers who switch their service to CLEC is maintained without interruption.
- 75.4.5. CenturyLink will request that its publisher make available information pages, in addition to any information page or portion of an information page containing critical contact information as described above in Section 75.3.10 subject to applicable directory publisher guidelines, criteria, and regulatory requirements.
- 75.4.6. The directory publisher shall maintain full authority as publisher over its publishing policies, standards and practices, including decisions regarding directory coverage area, directory issue period, compilation, headings, covers, design, content or format of directories, and directory advertising sales.

75.5. Directory Assistance Data.

- 75.5.1. Directory Assistance Data consists of information within residential, business, and government subscriber records that can be used to create and maintain databases for the provision of live or automated operator assisted Directory Assistance.
- 75.5.2. Under a separate agreement, CenturyLink will provide CLEC with unbundled and non-discriminatory access to the residential, business and government subscriber records for the purpose of obtaining Directory Assistance Data that is needed to enable telephone exchange CLECs to swiftly and accurately respond to requests by end users for directory information, including, but not limited to name, address and phone numbers. The separate agreement shall provide for each of the following:
 - (a) Subscriber records. CLEC shall have access to the same subscriber record information that CenturyLink used to create and maintain its databases for the provision of live or automated operator assisted Directory Assistance.
 - (b) Data Transfer. CenturyLink shall provide to CLEC, at CLEC's request, all published Subscriber List Information (including such information that resides in CenturyLink's master subscriber system/accounts master file for the purpose of publishing directories in any format as specified by the Act) via an electronic data transfer medium and in a mutually agreed to format, on the same terms and conditions and at the same rates that the CenturyLink provides Subscriber List Information to itself or to other third parties. All changes to the Subscriber List Information shall be provided to CLEC pursuant to a mutually agreed format and schedule. Both the initial List and all subsequent Lists shall indicate for each subscriber whether the subscriber is classified as residence or business class of service.

PART K - REPORTING STANDARDS

76. GENERAL

76.1, CenturyLink shall satisfy all service standards, intervals, measurements, specifications, performance requirements, technical requirements, and performance standards and will pay any penalties for violation of the performance standards that are required by law or regulation. In addition, CenturyLink's performance under this agreement shall be provided to CLEC at parity with the performance CenturyLink provides itself for like service(s).

PART L - COLLOCATION

77. SCOPE OF COLLOCATION TERMS

- 77.1. CenturyLink will provide Collocation to CLEC in accordance with this Agreement for the purposes of Interconnection to CenturyLink pursuant to the Act (including 47 USC §251(c)(2)) and for obtaining access to CenturyLink's UNEs pursuant to the Act (including 47 USC §251(c)(3)). Collocation shall be provided on a nondiscriminatory basis, on a "first-come, first-served" basis, and otherwise in accordance with the requirements of the Act (including 47 USC §251(c)(6)).
- 77.2. Prices and fees for collocation and other services under this Agreement are contained in Table Two. In the event CenturyLink files tariffs for pricing of collocation and other services covered by this agreement, such pricing in the tariffs will control over Table Two as of the date the tariff becomes effective. The terms and conditions of this Agreement will control over any terms and conditions in the tariff.
- 77.3. This Agreement states the general terms and conditions upon which CenturyLink will grant to CLEC the non-exclusive right to gain access to and occupy the Collocation Space, and other associated facilities as may be necessary, for the sole and exclusive purpose of providing telecommunications service upon submission of an approved and provisioned Application for collocation service. Such service will be provided by installing, maintaining and operating CLEC's equipment, which will interconnect with Telecommunications Services and facilities provided by CenturyLink or others in accordance with this Agreement.

78. TERMINATION OF COLLOCATION SPACE

- 78.1. CLEC may terminate occupancy in a particular Collocation Space upon thirty (30) Days prior written notice to CenturyLink. Upon termination of such occupancy, CLEC at its expense shall remove its equipment and other property from the Collocation Space. CLEC shall have thirty (30) Days from the termination date to complete such removal, including the removal of all equipment and facilities of CLEC's Guests; provided, however, that CLEC shall continue payment of monthly fees to CenturyLink until such date as CLEC has fully vacated the Collocation Space. CLEC will surrender the Collocation Space to CenturyLink in the same condition as when first occupied by CLEC, except for ordinary wear and tear.
- 78.2. CLEC shall be responsible for the cost of removing any enclosure, together with all supporting structures (e.g., racking, conduits), of an Adjacent Collocation arrangement at the termination of occupancy and restoring the grounds to their original condition.
- 78.3. Upon termination of CLEC's right to possession of a Collocation Space, CLEC shall surrender possession and vacate the Collocation Space within thirty (30) Days. Failure to surrender the Collocation Space within thirty (30) Days shall be considered abandonment and CenturyLink will have the right to remove the equipment and other property of CLEC or the CLEC's Guest at CLEC's expense and with no liability for damage or injury to CLEC's property.
- 78.4. Should CenturyLink under any Section of this Agreement remove any of CLEC's equipment from its collocation space, CenturyLink will deliver to CLEC any equipment removed by CenturyLink only upon payment by CLEC of the cost of removal, storage and delivery, and all other amounts due CenturyLink under this Agreement. Should CLEC fail to remove any of its equipment deemed abandoned, title thereto shall pass to CenturyLink under this Agreement as if by a Bill of Sale. Nothing herein shall limit CenturyLink from pursuing, at its option, any other remedy in law, equity, or otherwise related to CLEC's occupancy in the Collocation Space, including any other remedy provided in this Agreement.

- 78.5. CLEC shall surrender all keys, access cards and CenturyLink-provided photo identification cards to the Collocation Space and the Building to CenturyLink, and shall make known to CenturyLink the combination of all combination locks remaining on the Collocation Space.
- 78.6. If it becomes necessary in CenturyLink's reasonable judgment, and there are no other reasonable alternatives available, CenturyLink shall have the right, for good cause shown, and upon thirty (30) Days prior notice, to reclaim the Collocation Space or any portion thereof, any Inner Duct, Outside Cable Duct, Cable Vault space or other CenturyLink-provided facility in order to fulfill its common carrier obligations, any order or rule of the state commission or the FCC, or CenturyLink's tariffs to provide Telecommunications Services to its end user customers. In such cases, CenturyLink will reimburse CLEC for reasonable direct costs and expenses in connection with such reclamation.
- 78.7. If it becomes necessary in CenturyLink's reasonable judgment, and there are no other reasonable alternatives, to require CLEC to move to equivalent space in the Premises upon receipt of sixty (60) Days written notice from CenturyLink, in which event, CenturyLink shall pay all moving costs, and the Collocation License Fee provided for herein shall remain the same.

79. COLLOCATION OPTIONS

- 79.1. CenturyLink will offer Collocation Space to allow CLEC to collocate its equipment and facilities, and without requiring the construction of a cage or similar structure. CenturyLink shall make cageless collocation available in single bay increments. For equipment requiring special technical considerations, CLEC must provide the equipment layout, including spatial dimensions for such equipment pursuant to generic requirements contained in Telcordia GR-63-Core and shall be responsible for constructing all special technical requirements associated with such equipment pursuant to this Agreement.
- 79.2. CenturyLink will authorize the enclosure of CLEC's equipment and facilities at CLEC's option. CenturyLink will provide guidelines and specifications upon request. Based on CLEC's request, space and cage enclosures in amounts as small as that sufficient to house and maintain a single rack or bay or equipment will be made available. At CLEC's option, CenturyLink will permit CLEC to arrange with a third party vendor to construct a Collocation Arrangement enclosure at CLEC's sole expense. CLEC's third party vendor will be responsible for filing and receiving any and all necessary permits and/or licenses for such construction. The third party vendor shall bill CLEC directly for all work performed for CLEC and CenturyLink will have no liability for nor responsibility to pay such charges imposed by the third party vendor. CLEC must provide the local CenturyLink building contact with one Access key used to enter the locked enclosure. Except in case of emergency, CenturyLink will not access CLEC's locked enclosure prior to notifying CLEC and obtaining authorization.
 - 79.2.1. CenturyLink has the right to review CLEC's plans and specifications prior to allowing construction to start. CenturyLink will complete its review within fifteen (15) Days of receipt of such plans. CenturyLink has the right to inspect the enclosure after construction to make sure it is constructed according to the submitted plans and specifications. CenturyLink can require CLEC to remove or correct, at its cost, any structure that does not meet these plans.
- 79.3. CLEC may allow other telecommunications carriers to share its caged collocation arrangement pursuant to terms and conditions agreed to by CLEC ("Host") and other telecommunications carriers ("Guests"). CLEC will notify CenturyLink in writing upon execution of any agreement between the Host and its Guest within twelve (12) Days of its execution. Further, such notice shall include the name of the Guest(s) and their term of agreement, and shall contain a certification by CLEC that said agreement imposes upon

the Guest(s) the same terms and conditions (excluding rates) for collocation space as set forth in this Agreement.

- 79.3.1. As Host, CLEC will be the sole interface and responsible party to CenturyLink for the purpose of submitting applications for initial and additional equipment placements of Guest (to the extent required under other Sections of this Agreement); for assessment and payment of rates and charges applicable to the Collocations space; and for the purposes of ensuring that the safety and security requirements of this Agreement are fully complied with by the Guest, its employees and agents. In making shared cage arrangements, CenturyLink will not increase the cost of site preparation or nonrecurring charges above the cost of provisioning a similar caged arrangement to a CLEC.
- 79.3.2. CenturyLink will not place unreasonable restrictions on CLEC's use of a cage, and as such will allow CLEC to contract with other CLECs to share the cage in a sublease type arrangement. If two (2) or more CLECs that have interconnection agreements with CenturyLink utilize a shared collocation cage, CenturyLink will permit each CLEC to order UNEs and provision service from the shared collocation space, regardless of which CLEC was the original collocator.
- 79.3.3. If Host terminates a Collocation Arrangement, Host will provide Guest thirty (30) Days notice. Guest will assume all obligations and rights of Host as to that Collocation Arrangement if Guest remains in the Collocation Space, including payment of all charges.
- 79.4. CenturyLink will provide adjacent collocation arrangements ("Adjacent Arrangement") where space within the Premises is legitimately exhausted, subject to technical feasibility. Both Parties will mutually agree on the location of the designated space on the CenturyLink property where the adjacent structure (such as a CEV or similar structure) will be placed. If a mutual agreement cannot be reached, CenturyLink will decide the location, subject to zoning or other state and local regulations and future use by CenturyLink or other requesting Telecommunications Carriers pursuant to an application submitted under Section 81.
 - 79.4.1. CLEC will provide a concrete pad, the structure housing the arrangement, HVAC, lighting, and all facilities that connect the structure (i.e., racking, conduits, etc.) to the CenturyLink point of interconnection. Should CLEC elect such an option, CLEC must arrange with a third party vendor to construct an Adjacent Arrangement structure in accordance with this Agreement.
 - 79.4.2. CenturyLink maintains the right to review CLEC's plans and specifications prior to construction of an Adjacent Arrangement(s). CenturyLink will complete its review within thirty (30) Days of site selection and receipt of plans. Except that such time period may be extended if any delay is due to the actions of CLEC. CenturyLink may inspect the Adjacent Arrangement(s) following construction and prior to commencement to ensure the design and construction comply with submitted plans. CenturyLink may require CLEC to correct any deviations from approved plans found during such inspection(s).
 - 79.4.3. CenturyLink will provide AC power, as requested, subject to being technically feasible. At its option, CLEC may choose to provide its own AC power to the adjacent structure as long as the AC power source is from the same provider as CenturyLink's.
 - 79.4.4. Subject to CLEC being on the waiting list, in the event that space in a CenturyLink Premises becomes available, CenturyLink will provide the option to the CLEC to relocate its equipment from an Adjacent Facility into the CenturyLink Premises. In the event CLEC chooses to relocate its equipment, appropriate charges will apply, including charges to vacate the adjacent

- collocation arrangement and charges applicable for collocation within the CenturyLink Premises.
- 79.5. To the extent possible, CenturyLink will provide CLEC with contiguous space for any subsequent request for physical collocation space, but makes no assurances that contiguous space will be available.
- 79.6. CenturyLink will provide virtual collocation, subject to being technically feasible, if physical collocation is not practical for technical reasons or because of space limitations and in accordance with the Act (including 47 USC §251(c)(6) and 47 CFR §51.321).
 - 79.6.1. CLEC may lease to CenturyLink, at no cost to CenturyLink, equipment that meets applicable FCC requirements and in accordance with this Agreement, for the sole purpose of having CenturyLink install and maintain the equipment in accordance with terms and conditions mutually agreed upon by the Parties.
 - 79.6.2. Virtually collocated equipment shall be purchased by CLEC. CenturyLink does not assume any responsibility for the design, engineering, testing or performance for the end-to-end connection of CLEC's equipment, arrangement or facilities.
 - 79.6.3. CenturyLink will install, maintain, and repair CLEC's collocated equipment within the same time periods and with failure rates that are no greater than those that apply to the performance of similar functions for comparable equipment of CenturyLink, CenturyLink's affiliates or third parties. The following services are not covered by this Agreement:
 - services to resolve software or hardware problems resulting from products provided by parties other tha CenturyLink or causes beyond the control of CenturyLink;
 - (b) service of attached, related, collateral or ancillary equipment or software not covered by this Section;
 - repairing damage caused to CLEC's collocated equipment by persons other tha CenturyLink, or its authorized contractors, or
 - (d) repairing damage to other property or equipment caused by operation of CLEC's collocated equipment and not caused by the sole negligence of CenturyLink.
 - 79.6.4. CLEC warrants that CenturyLink shall have quiet enjoyment of the equipment. CenturyLink will be entitled to the benefit of any applicable manufacturer's warranties and indemnities and, to the extent assignable, such warranties and indemnities are hereby assigned by CLEC for the benefit of CenturyLink and CLEC shall take all reasonable action to enforce such warranties and indemnities where available to CenturyLink. CLEC shall execute, upon presentation, such documents and instruments as may be required to allow CenturyLink manufacturer's warranty coverage for any equipment. CLEC warrants that it has full authority to lease the equipment under the terms and conditions set forth herein and that there are no restrictions, legal or otherwise, which would preclude it from so doing.
 - (a) In the event CenturyLink's right to quiet enjoyment is breached, either by CLEC's failure to make or cause to be made payment to the equipment manufacturer of the full purchase price for the equipment when such payment becomes due, or otherwise, CenturyLink may give written notice to CLEC and all of CenturyLink's obligations relating to the affected equipment shall terminate immediately.

79.6.5. CenturyLink's preparation, if any, of the Premises (e.g., Power, environmental, etc.) for the Virtual Collocation equipment will be charged to CLEC at rates on Table Two or as filed in a tariff and approved by the Commission.

80. DEMARCATION POINT

- 80.1. CenturyLink will designate the point of demarcation, unless otherwise mutually agreed to by the Parties, in or adjacent to its Collocation Space. At CLEC's request, CenturyLink will identify the location(s) of other possible demarcation points available to CLEC, and CLEC will designate from these location(s) the point(s) of demarcation between its collocated equipment and CenturyLink's equipment. CenturyLink will use its best efforts to identify the closest demarcation point to CLEC's equipment that is available.
- 80.2. Each Party will be responsible for maintenance and operation of all equipment/facilities on its side of the demarcation point.
- 80.3. At CLEC's option and expense, a point of termination (POT) bay, frame or digital cross-connect may be placed in or adjacent to the Collocation Space that may, at CLEC's option, serve as the demarcation point. If CLEC elects not to provide a POT frame, CenturyLink will agree to handoff the interconnection cables to CLEC at its equipment, at CLEC's designated demarcation point. When CLEC elects to install its own POT frame/cabinet, CenturyLink must still provide and install the required DC power panel.

81. APPLICATION PROCESS

- 81.1. Upon CLEC's selection of a Premises in which it desires to collocate its Equipment, CenturyLink will provide a then current collocation application form (the "Application") to CLEC. CLEC will submit an Application when initially requesting Collocation Space, or modifying the use of the Collocation Space. The Application shall contain a detailed description and schematic drawing of the equipment to be placed in CLEC's Collocation Space(s), the amount of square footage required (or, in the case of Cageless Collocation, bay space) for the current year plus the next calendar year from the date of application, as well as the associated power requirements, floor loading, and heat release of each piece.
 - 81.1.1. CLEC will complete the Application, and return it, along with the appropriate Application Fee, to CenturyLink. The Application shall include complete details of the collocation and interconnection requested, including, but not limited to, specific floor space, power, and environmental conditioning requirements. CenturyLink will not process an Application until both the Application and the applicable Application fee are received.
 - 81.1.2. In the event CLEC desires to modify or decommission the use of the Collocation Space in a manner that requires additional engineering or preparation work by CenturyLink, CLEC will complete a subsequent Application detailing all information regarding the modification to the Collocation Space together with payment of the appropriate Application Augment Fee. Such modifications to the Premises may include but are not limited to, floor loading changes, changes necessary to meet HVAC requirements, changes to power plant requirements, and equipment additions.
 - 81.1.3. Where CLEC modifies the use of the Collocation Space or adds equipment that requires no additional engineering or preparation work on the part of CenturyLink, CenturyLink will not impose additional charges or additional intervals that would delay CLEC's operation. CLEC will notify CenturyLink of the modifications or additional equipment prior to installation.
 - 81.1.4. If Collocation Space is unavailable or CLEC withdraws its request, the Application fee, less the costs incurred by CenturyLink (e.g., engineering

record search and administrative activities required to process the Application) will be refunded.

- 81.2. If CLEC wishes CenturyLink to consider multiple methods for collocation on a single Application, CLEC will need to include in each Application a prioritized list of its preferred methods of collocating, e.g., caged, shared, or other, as well as adequate information, (e.g., specific layout requirements, cage size, number of bays, requirements relative to adjacent bays, etc.) for CenturyLink to process the Application for each of the preferred methods. If CLEC provides adequate information and its preferences with its Application, CenturyLink may not require an additional Application, nor would CLEC be required to restart the quotation interval should its first choice not be available in a requested Premises. Only one collocation arrangement will be provisioned per Application. CenturyLink will not select for CLEC the type of collocation to be ordered.
- 81.3. Within ten (10) Days after receiving CLEC's Application for collocation, CenturyLink will inform CLEC whether the Application meets each of CenturyLink's established collocation standards. Should CLEC submit a revised Application curing any deficiencies in an Application for collocation within ten Days after being informed of them, CLEC shall retain its original position within any collocation queue that CenturyLink maintains. If CenturyLink informs CLEC that there is a deficiency in an Application, CenturyLink will provide sufficient detail so that CLEC has a reasonable opportunity to cure each deficiency.
- 81.4. All revisions to an initial request for a Physical Collocation Arrangement submitted by CLEC must be in writing. A new interval for the Physical Collocation Arrangement will be established which shall not exceed two months beyond the originally established date. CLEC will be required to pay any applicable Application fees.
- 81.5. CenturyLink shall provide confirmation of space availability within ten (10) Days of receipt of a complete and accurate Application and applicable Application fee for one (1) to five (5) Applications submitted. Space availability response will be increased by five (5) Days for every five (5) additional Applications received.
 - 81.5.1. CenturyLink will notify CLEC in writing as to whether its request for Collocation Space has been granted or denied due to lack of space. The notification will also include a possible future space relief date, if applicable.
 - 81.5.2. In order to increase the amount of space available for collocation, CenturyLink will, upon request, remove obsolete unused equipment, from its Premises to increase the amount of space available for collocation.
- 81.6. After notifying the CLEC that CenturyLink has no available space for Physical Collocation in the requested Central Office ("Denial of Application"), CenturyLink will allow the CLEC, upon request, to tour the entire Central Office within ten (10) Days, or other mutually agreeable timeframe, of such Denial of Application. In order to schedule said tour the request for a tour of the Central Office must be received by CenturyLink within five (5) Days of the Denial of Application.
 - 81.6.1. If CLEC contests CenturyLink's notice that there is not sufficient space for Physical Collocation in the Central Office, the parties agree to seek expedited resolution of the dispute at the Commission pursuant to §251(c)(6) of the Act. If the Commission determines that space is not available, CenturyLink will not be required to conduct a review of floor space availability in the same central office more frequently than once every six months.
 - 81.6.2. On a first come, first serve basis, CenturyLink will maintain a waiting list of requesting carriers who have either received a Denial of Application or, where it is publicly known that the Premises is out of space, have submitted a Letter of Intent to collocate.

- 81.6.3. CenturyLink will simultaneously notify the telecommunications carriers on the waiting list when space becomes available if there is enough space to accommodate additional collocation. Subsequent to the granting of a Petition for Waiver, if CLEC has been denied Physical Collocation space at a CenturyLink Premises and challenges CenturyLink on space availability at said Premises, CLEC will be given priority for space assignment if, as a result of the challenge, space is found to be available. CLEC will reaffirm its collocation request within thirty (30) Days of such notification; otherwise, it will be dropped to the bottom of the list. Upon request, CenturyLink will advise CLEC as to its position on the list.
- 81.6.4. If CLEC's Application for Physical Collocation is denied due to lack of space, CenturyLink will place CLEC on the waiting list for collocation in particular Premises according to the date CLEC submitted its Application and not the date of denial for lack of space.
- 81.6.5. CenturyLink will maintain on its Website a notification document that will indicate all Premises that are without available space. CenturyLink will update such document within ten (10) Days of the date at which a Premises runs out of physical collocation space.
- 81.7. CenturyLink will provide a price quote within thirty (30) Days of receipt of a complete and accurate Application and applicable Application fee for one (1) to five (5) Applications. Price quote response will be increased by five (5) Days for every five (5) additional Applications received. The quotation will include the applicable nonrecurring and recurring rates.
- 81.8. CLEC has thirty (30) Days from receipt of the quotation to accept the quotation in writing. The quotation expires after thirty (30) Days. After thirty (30) Days, a new Application and Application fee are required. Collocation Space is not reserved until the quotation is accepted. CenturyLink need not meet the deadlines for provisioning Physical Collocation if, after receipt of any price quotation provided by CenturyLink, CLEC does not notify CenturyLink that physical collocation should proceed.
- 81.9. CLEC will indicate its intent to proceed with equipment installation in a CenturyLink Premises by accepting the price quote, which constitutes a Bona Fide Firm Order ("BFFO"). If CLEC makes changes to its Application in light of CenturyLink's written Application Response, CenturyLink may be required to re-evaluate and respond to the change(s). In this event, CLEC's Application will be treated as a Revision.
- 81.10. Space preparation for the Collocation Space will not begin until CenturyLink receives the BFFO and all applicable fees, including all non-recurring charges required by CenturyLink at the time of the BFFO.

82. SPACE RESERVATION

82.1. The parties may reserve physical collocation space for their own specific uses for the remainder of the current year, plus twelve (12) months in accordance with Section 81. Neither CenturyLink, nor any of its affiliates, will reserve space for future use on terms more favorable than those that apply to other telecommunications carriers seeking to reserve collocation space for their own future use.

83. PROVISIONING INTERVALS

83.1. CenturyLink will complete construction of Caged Physical (including Shared Caged), Cageless Physical, and Virtual Collocation arrangements within ninety (90) Days of receipt of a BFFO If CenturyLink is unable to complete construction as provided herein, the parties may agree to a mutually acceptable interval or CenturyLink may petition the Commission for waiver.

84. CONSTRUCTION AND COMMENCEMENT OF BILLING

- 84.1. CenturyLink shall permit CLEC or its designated subcontractor to perform the construction of physical collocation space, provided however, that any such CLEC subcontractor shall be subject to CenturyLink's security standards. CenturyLink reserves the right to reject any CLEC subcontractor upon the same criteria that CenturyLink would use on its own subcontractors. CLEC will notify CenturyLink in writing when construction of physical collocation space is complete.
- 84.2. CenturyLink shall have the right to inspect CLEC's completed installation of equipment and facilities prior to CLEC turning up such equipment and facilities. CLEC shall provide written notification to CenturyLink when CLEC has completed its installation of equipment and facilities in the Collocation space, and CenturyLink shall, within five (5) Business Days of receipt of such notice, either (i) inspect such Collocation space or (ii) notify CLEC that CenturyLink is not exercising its right to inspect such Collocation space at that time and that CLEC may turn up its equipment and facilities. Failure of CenturyLink to either inspect the Collocation space or notify CLEC of its election not to inspect such space within the foregoing five (5) Business Day period shall be deemed an election by CenturyLink not to inspect such Collocation space. CLEC shall have the right to be present at such inspection, and if CLEC is found to be in non-compliance with the terms and conditions of this Agreement that relate to the installation and use of CLEC's Collocated equipment and facilities, CLEC shall modify its installation to achieve compliance prior to turning up its equipment and facilities.
- 84.3. To the extent CenturyLink performs the construction of the Physical Collocation Arrangement, CenturyLink shall construct the Collocated Space in compliance with a mutually agreed to collocation request. Any deviation to CLEC's order must thereafter be approved by CLEC. The Parties acknowledge that CLEC approved deviations may require additional construction time and may incur additional CLEC expenses. CLEC shall pay the incremental cost incurred by CenturyLink as the result of any Revision to the Collocation request. CLEC will pay all applicable fees, including any nonrecurring charges required by CenturyLink, prior to CenturyLink commencing construction of the collocation space.
- CLEC will be responsible for all extraordinary costs, as determined in accordance with 84.4 the Act, incurred by CenturyLink to prepare the Collocation space for the installation of CLEC's equipment and for extraordinary costs to maintain the Collocation space for CLEC's equipment on a going-forward basis. Extraordinary costs may include costs for such items as asbestos removal, fire suppression system or containment, modifications or expansion of cable entry facility, increasing the DC power system infrastructure capacity, increasing the capacity of the standby AC system (if available) or the existing commercial power facility, conversion of non-Collocation space, compliance with federal and state requirements, or other modifications required by local ordinances. CenturyLink will charge for these extraordinary costs on a time-sensitive or time-and-materials basis and will allocate the costs fairly among itself, CLEC and other collocators. An estimate of such costs, as determined in accordance with the Act, will be provided to CLEC prior to commencing such work. Extraordinary costs will only be billed to CLEC if such costs have been authorized by CLEC. CenturyLink must advise CLEC if extraordinary costs will be incurred.
- 84.5. Each Party or its agents will diligently pursue filing for the permits required for the scope of work to be performed by that Party or its agents.
- 84.6. CenturyLink will notify CLEC when construction of a Collocation Space is complete. The Parties will complete an acceptance walk through of each provisioned Collocation Space. CenturyLink will commence to correct any deviations to CLEC's original or jointly amended requirements within five (5) Days after the walk through. If CLEC does not conduct an acceptance walk through within fifteen (15) Days of the notification that the

- Collocation Space construction is complete, CLEC will be deemed to have accepted the Collocation Space and billing will commence.
- 84.7. CLEC must submit a written request to cancel its order for Physical, Caged, Shared Cage, Adjacent Space, or Virtual Collocation. CLEC will reimburse CenturyLink for any actual expenses incurred and not already paid, which may include incidental equipment costs, material ordered, provided or used; labor; transportation, DS0, DS1 and DS3 cable and all other associated costs.

85. EQUIPMENT

- 85.1. CLEC may only locate equipment necessary for interconnection to CenturyLink or accessing CenturyLink's unbundled network elements in accordance with Applicable Rules, including but not limited to 47 USC §251(C)(3), 47 USC §251(C)(2), and 47 CFR §51.323(b-c).
- 85.2. CLEC's equipment and facilities shall not be placed or operated in such a manner that creates hazards or causes physical harm to any individual or the public. CLEC is responsible for the shipping delivery of all equipment or materials associated with the collocation arrangement, and CLEC shall instruct equipment vendors to ship equipment or materials directly to the CLEC or their CenturyLink approved contractor on the CLEC's behalf. No CLEC equipment or supplies may be delivered (other than by CLEC or their CenturyLink approved contractor) to a Premises containing the Collocation Space, nor shall such equipment or supplies be stored or staged outside of the licensed Collocation Space.
- 85.3. All equipment to be collocated must meet Level 1 safety requirements as set forth in Telcordia Network Equipment and Building Specifications ("NEBS"), but CenturyLink will not impose safety requirements on CLEC that are more stringent than the safety requirements it imposes on its own equipment. If CenturyLink denies collocation of CLEC's equipment, citing safety standards, CenturyLink must provide to CLEC within five (5) Business Days of the denial a list of all equipment that CenturyLink locates within the Premises in question, together with an affidavit attesting that all of that equipment meets or exceeds the safety standard that CenturyLink contends the competitor's equipment fails to meet. In the event that CenturyLink believes that the collocated equipment is not necessary for interconnection or access to unbundled network elements or determines that CLEC's equipment does not meet NEBS Level 1 safety requirements, CLEC will be given ten (10) Days to comply with the requirements or remove the equipment from the collocation space. If the parties do not resolve the dispute, the Parties may file a complaint at the Commission seeking a formal resolution of the dispute. While the dispute is pending, CLEC will not install said equipment.
- 85.4. CLEC must notify CenturyLink in writing that collocation equipment installation is complete and is operational with CenturyLink's network. If CLEC fails to place operational telecommunications equipment in the collocated space and either interconnect to CenturyLink or install UNEs to its collocation arrangement (per 47 USC 251 §251(c)(6)) within one-hundred-eighty (180) Days of CLEC's acceptance of CenturyLink's price quote, or other time period mutually agreed to by the CLEC and CenturyLink, CenturyLink may terminate the applicable Collocation Space upon written notice. CLEC will reimburse CenturyLink for any actual expenses incurred and not already paid, which may include incidental equipment costs, material ordered, provided or used; labor; transportation, DS0, DS1 and DS3 cable and all other associated costs.
- 85.5. If CLEC has provisioned services to any customers without being in compliance with 85.4 above, CLEC will be billed access rates for all services for the period beginning with the installation of the services until the collocation arrangement is decommissioned or until it is brought into compliance.

86. AUGMENTS AND ADDITIONS

- 86.1. When CLEC modifies the Collocation Arrangement or adds equipment that requires no additional space preparation work on the part of CenturyLink, CenturyLink may not impose additional charges or additional intervals that would delay the CLEC's operation. CLEC will notify CenturyLink of the modifications or additional equipment prior to installation.
- 86.2. In the event CLEC desires to modify or decommission the use of the Collocation Space in a manner that requires additional engineering or preparation work by CenturyLink, CLEC will complete a subsequent Application detailing all information regarding the modification to the Collocation Space. Such modifications to the Premises may include but are not limited to, floor loading changes, changes necessary to meet HVAC requirements, changes to power plant requirements, and equipment additions. A major or minor Augments fee will apply. Major Augments include adding or removing power cables, entrance cables, cross-connect cables and switchboard cables. Minor Augments include changes to DC power fuses and extensions of occasional use AC power circuits used temporarily for outlets and light.
- 86.3. CLEC must submit an Application and applicable Application fee to obtain a price quote. CLEC must provide an accurate front equipment view (a.k.a. rack elevation drawing) specifying bay(s) for the CLEC's point of termination. The price quote will contain the charges and the construction interval for that application. The construction interval for augments will not exceed ninety (90) Days from BFFO. If special or major construction is required, CenturyLink will work cooperatively with CLEC to negotiate mutually agreeable construction intervals for augments.

87. USE OF COMMON AREAS

- CLEC, its employees, agents and invitees shall have a non-exclusive right to use those 87.1. portions of the common area of the Building as are designated by CenturyLink from time to time, including, but not limited to, the right to use rest rooms in proximity to the Collocation Space, corridors and other access ways from the entrance to the Building, the Collocation Space, and the parking areas for vehicles of persons while working for or on behalf of CLEC at the Collocation Space; provided, however, that CenturyLink shall have the right to reserve parking spaces for CenturyLink's exclusive use or use by other occupants of the Building. CenturyLink does not guarantee that there is or will be sufficient parking spaces in parking areas to meet CLEC's needs. CenturyLink does not quarantee that restroom facilities or water will be available. All common areas shall remain under the exclusive control and management of CenturyLink, and CenturyLink shall have the right to change the level, location and arrangement of parking areas and other common areas, as CenturyLink may deem necessary. Use of all common areas shall be subject to such reasonable rules and regulations as CenturyLink may from time to time impose, consistent with CLEC's right to access its Collocation Space.
- 87.2. CenturyLink, where water is available for its own use, shall furnish running water from regular Building outlets for drinking, lavatory and toilet purposes drawn through fixtures installed by CenturyLink, for the non-exclusive use of CLEC, CenturyLink and any other building occupant. CLEC shall not waste or permit the waste of water.
- 87.3. CenturyLink shall furnish Building and Premises security in accordance with its normal business practices. Other than the locks on the entrances to the Collocation Space, CenturyLink shall provide no security specific to CLEC's Collocation Space. CenturyLink shall not be liable to CLEC or any other party for loss of or damage to the Collocation Space or CLEC equipment unless CenturyLink has failed to provide Building and Premises security in accordance with its normal business practices.
- 87.4. CenturyLink shall furnish passenger elevator service as necessary to reach the Collocation Space or common areas to which CLEC has access pursuant to the terms of

this Agreement twenty-four (24) hours a day, seven (7) days a week. Freight elevator service when used by CLEC's contractors, employees or agents shall be provided in a non-discriminatory manner as reasonably determined by CenturyLink.

88. CO-CARRIER CROSS CONNECTION

- 88.1. Co-carrier cross-connects ("CCXCs") are connections between CLEC and another collocated Telecommunications Carrier other tha CenturyLink, and are only available when both collocation arrangements (either caged, cageless, and/or virtual) being interconnected are within the same CenturyLink Premises, provided that the collocated equipment is also used for interconnection with CenturyLink and/or for access to CenturyLink's unbundled Network Elements. CenturyLink shall provide such CCXCs from CLEC's collocation arrangement to the collocation arrangement of another Telecommunications Carrier in the same CenturyLink premises under the terms and conditions of this Agreement. CCXC is provided at the same transmission level from CLEC to another Telecommunications Carrier.
 - 88.1.1. CenturyLink will provide such CCXCs for non-adjacent collocation arrangements at the expense of CLEC per CLEC's request. CenturyLink will provide connections between CLEC's own non-adjacent virtual and/or physical collocation arrangements within the same central office at the expense of CLEC and provisioned per CLEC's order.
 - 88.1.2. CenturyLink, at its sole discretion, shall permit CLEC to self-provision CCXCs to interconnect its network with that of another adjacently collocated Telecommunications Carrier in the same CenturyLink Premises without application.
 - 88.1.3. In those cases where CLEC's Virtual and/or Physical Collocation space is adjacent in the Central Office, CLEC may have the option, at CenturyLink's sole discretion, of using CLEC's own technicians to deploy direct connections ("DCs") using either electrical or optical facilities between the collocation spaces and constructing its own dedicated cable support structure according to CenturyLink's technical and safety standards.
- 88.2. The term "Adjacent" in this Section refers to collocation arrangements in the same Premises that have a common border; and is not referring to the form of Physical Collocation as described in 47 CFR §51.323(k)(3).

89. RATES

- 89.1. The rates for collocation are listed on Table Two.
- 89.2. If CLEC is the first collocator in the CenturyLink premises, CLEC will not be responsible for the entire cost of site preparation and security. However, ancillary charges for unique collocator requests for collocation options directly attributable to the requesting collocator will not be prorated. Examples include power arrangements, remote switch module related options and POT bay-related options.
- 89.3. The rates and charges in this Agreement do not include costs for any Americans with Disability Act (ADA) construction generated or caused by the physical collocation space request. If required, ADA construction will be provided on an ICB. If CenturyLink is required to upgrade a Premises, or portion of the Premises to comply with the ADA which arises as a direct result of CLEC's Collocation Arrangement, CenturyLink will prorate the total forward-looking economic cost of the upgrade, and allocate the charge to each CLEC collocated within the Premises, based on the total space utilized by each collocated CLEC. Should CenturyLink benefit in any way whatsoever from the ADA upgrades, it shall share in the proration of costs. Should CenturyLink be the sole beneficiary of an upgrade (e.g., an upgrade would have had to be made regardless of

whether or not a CLEC was collocated in the Premises), CenturyLink shall absorb all of the costs related to such an upgrade.

89.4. Facility Modifications

- 89.4.1. To the extent that a modification is made for the specific benefit of any particular party, costs of modification are to be proportionately born by those who directly benefit including the ILEC. The cost is allocated using the proportion of the new space occupied to the total new space made available.
- 89.4.2. If a non-requesting party benefits from the modification, e.g., using the opportunity to bring their equipment or arrangement into compliance with certain standards, or making adjustments leading to improvement, then the party will be deemed to be sharing. This party will be responsible for its share of the modification costs.
- 89.4.3. None of the costs will be allocated to a third party that gains incidental benefit, but did not cause the modification or modify their facilities.
- 89.4.4. If a current user of space subsequently initiates new uses of the modified facility by other parties to avoid modification costs or if new entrants use the facility, they will share in the modification costs. The modifying party(s) may recover a proportionate share of the modification costs from parties that later are able to obtain access as a result of the modification. If measurable depreciation has occurred as a result of the modification, the subsequent party may pay a lower cost.
- 89.4.5. Parties requesting or joining in a modification also will be responsible for resulting costs to maintain the facility on an ongoing basis.

90. CENTURYLINK SERVICES AND OBLIGATIONS

- 90.1. CenturyLink shall furnish air conditioning and/or other environmental controls for the area in which the Collocation Space is located in a manner consistent with those provided elsewhere in the building. CenturyLink shall furnish air conditioning and/or other environmental controls for the Collocation Space based on information provided by CLEC to CenturyLink in its Application which CLEC hereby represents to CenturyLink is sufficient to allow the CLEC equipment to function without risk of harm or damage to the Collocation Space, the building or any equipment or facilities of CenturyLink or any other occupant of the building. These environmental conditions shall adhere to Telcordia Network Equipment Building System (NEBS) standards GR-63-CORE Issue 2 or other mutually agreed upon standards.
 - 90.1.1. If CLEC locates equipment or facilities in the Collocation Space which CenturyLink determines, in the exercise of its sole discretion, affect the temperature or other environmental conditions otherwise maintained by CenturyLink in the building, CenturyLink reserves the right to provide and install supplementary air conditioning units or other environmental control devices in the Collocation Space, and the cost of providing, installing, operating and maintaining any such supplementary air conditioning units or other environmental control devices made necessary solely by CLEC's equipment or facilities shall be paid by CLEC to CenturyLink. If supplementary air conditioning units or other environmental control devices are required for more than one CLEC each CLEC will pay a pro-rata share of such costs, in proportion to the space occupied by each as compared to the total space available for collocation.
- 90.2. If CenturyLink, in the exercise of its reasonable business judgment, determines that the electricity provided to CLEC pursuant to this Section is insufficient to support the activity being carried on by the CLEC in the Collocation Space, CenturyLink may require the

installation of additional electrical circuits to provide CLEC with additional electricity and CLEC shall reimburse CenturyLink for any expenses incurred in making such additional electrical circuits available to CLEC's Collocation Space. CLEC shall also pay for additional electricity provided via these circuits.

- 90.2.1. CLEC covenants and agrees that CenturyLink shall not be liable or responsible to CLEC for any loss, damage or expense which CLEC may sustain or incur if either the quality or character of electrical service is changed or is no longer suitable for CLEC's requirements.
- 90.2.2. CLEC agrees to request in writing, via a complete and accurate Application, all electrical needs to power its equipment. The Application shall contain the total power needs, the date needed, and the exact location where termination of the electrical power shall occur. Actual power usage of the CLEC's equipment shall not exceed the requested capacity.
- 90.2.3. Central office power supplied by CenturyLink into the CLEC equipment area shall be supplied in the form of power feeders (cables) on cable racking into the designated CLEC equipment area. The power feeders (cables) shall efficiently and economically support the requested quantity and capacity of CLEC equipment. The termination location shall be as agreed by the parties.
- 90.2.4. CenturyLink shall provide power as requested by CLEC to meet CLEC's need for placement of equipment, interconnection, or provision of service.
- 90.2.5. CenturyLink power equipment supporting CLEC's equipment shall:
 - (a) Comply with applicable industry standards (e.g., Telcordia, NEBS and IEEE) or manufacturer's equipment power requirement specifications for equipment installation, cabling practices, and physical equipment layout or at minimum, at Parity with that provided for similar CenturyLink equipment;
 - (b) Have redundant power feeds with physical diversity and battery back-up as required by the equipment manufacturer's specifications for CLEC equipment, or, at minimum, at parity with that provided for similar CenturyLink equipment;
 - (c) Provide, upon CLEC's request and at CLEC's expense, the capability for real time access to power performance monitoring and alarm data that impacts (or potentially may impact) CLEC traffic;
 - (d) Provide central office ground, connected to a ground electrode located within the Collocated Space, at a level above the top of CLEC equipment plus or minus two (2) feet to the left or right of CLEC's final request; and
 - (e) Provide feeder cable capacity and quantity to support the ultimate equipment layout for CLEC's equipment in accordance with CLEC's collocation request.
- 90.2.6. CenturyLink shall provide cabling that adheres to Telcordia Network Equipment Building System (NEBS) standards GR-63-CORE Issue 2;
- 90.2.7. CenturyLink shall provide Lock Out-Tag Out and other electrical safety procedures and devices in conformance with the most stringent of OSHA or industry guidelines.
- 90.2.8. CenturyLink will provide CLEC with written notification within ten (10) Business Days of any scheduled AC or DC power work or related activity in the collocated facility that will or might cause an outage or any type of power disruption to CLEC equipment located in CenturyLink facility. CenturyLink

- shall provide CLEC immediate notification by telephone of any emergency power activity that would impact CLEC's equipment.
- 90.3. CenturyLink shall provide fire protection systems in CenturyLink buildings and on CenturyLink premises as required by Federal and State regulatory rules and in full compliance with local ordinances. CenturyLink shall furnish fire or smoke detection systems designed to comply with the National Fire Protection Association (NFPA) Standards on Automatic Fire Detectors.
 - 90.3.1. Stand alone fire extinguishers will be provided in and about the Building and the Collocation Space by CenturyLink as required by applicable fire codes.
 - 90.3.2. CenturyLink and CenturyLink's insurance carriers will perform regular inspections of fire protection systems, and CLEC hereby agrees to provide CenturyLink and CenturyLink's insurance carriers access to the Collocation Space for purposes of such inspections, via pass key or otherwise. CenturyLink agrees to provide CLEC with notice of its intent to access CLEC's Collocation Space where, in CenturyLink's sole discretion, such notice is practicable; provided, however, that no failure of CenturyLink to give such notice will affect CenturyLink's right of access or impose any liability on CenturyLink. CenturyLink will, at its expense, maintain and repair the fire and smoke detection systems unless maintenance or repair is required due to the act or omission of CLEC, its employees, agents or invitees, in which case CLEC shall reimburse CenturyLink for the cost of such repair or replacement. If a Halon or alternative fire suppression system is in place, the CLEC shall, if at fault, and at CenturyLink's option, replace Halon or other fire extinguishing material discharged as a result of CLEC's act or omission. CLEC shall have no duty to inspect fire protection systems outside the Collocation Space; provided. however, if CLEC is aware of damage to the fire protection systems it shall promptly notify CenturyLink.
 - 90.3.3. CLEC is aware the Collocation Space will contain a fire detection system and may contain a fire suppression system. In the event of discharge, CenturyLink is relieved of all liability for damage to equipment or personal injury except in cases where such damage to equipment or personal injury is due to the willful misconduct of CenturyLink, its officers, agents or employees.
- 90.4. CenturyLink shall, at its sole expense, except as hereinafter provided, provide repair and maintenance of heating, cooling and lighting equipment and regularly scheduled refurbishment or decorating to the Collocation Space, building and Premises, in a manner consistent with CenturyLink's normal business practices.
 - 90.4.1. CenturyLink shall not be obligated to inspect the Collocation Space, make any repairs or perform any maintenance unless first notified of the need in writing by CLEC. If CenturyLink shall fail to commence the repairs or maintenance within twenty (20) Days after written notification, provided that the delay are not caused by CLEC, CLEC's sole right and remedy shall be, after further notice to CenturyLink, to make such repairs or perform such maintenance and to deduct that cost and expenses from the physical collocation fees payable; provided, however, that the amount of such deduction shall not exceed the reasonable value of such repairs or maintenance.
 - 90.4.2. CenturyLink shall, where practical, provide CLEC with twenty-four (24) hours prior notice before making repairs and/or performing maintenance on the Collocation Space; provided, however, that CenturyLink shall have no obligation to provide such notice if CenturyLink determines, in the exercise of its sole discretion, that such repair or maintenance must be done sooner in order to preserve the safety of the Building or the Collocation Space, or if required to do so by any court or governmental authority. Work shall be

- completed during normal working hours or at other times identified by CenturyLink. CLEC shall pay CenturyLink for overtime and for any other expenses incurred if such work is done during other than normal working hours at CLEC's request. CLEC shall have the right, at its sole expense, to be present during repair or maintenance of the Collocation Space.
- 90.4.3. The cost of all repairs and maintenance performed by or on behalf of CenturyLink to the Collocation Space which are, in CenturyLink's reasonable judgment, beyond normal repair and maintenance, or are made necessary as a result of misuse or neglect by CLEC or CLEC's employees, invitees or agents, shall be paid by CLEC to CenturyLink within ten (10) Days after being billed for the repairs and maintenance by CenturyLink.
- 90.5. CenturyLink shall provide CLEC with notice via email three (3) Business Days prior to those instances where CenturyLink or its subcontractors perform work which is known to be a service affecting activity. CenturyLink will inform CLEC by e-mail of any unplanned service outages. Notification of any unplanned service outages shall be made as soon as practicable after CenturyLink learns that such outage has occurred.
- 90.6. CenturyLink reserves the right to stop any service when CenturyLink deems such stoppage necessary by reason of accident or emergency, or for repairs, improvements or otherwise; however, CenturyLink agrees to use its best efforts not to interfere with CLEC's use of Collocation Space. CenturyLink does not warrant that any service will be free from interruptions caused by labor controversies, accidents, inability to obtain fuel, water or supplies, governmental regulations, or other causes beyond the reasonable control of CenturyLink.
 - 90.6.1. No such interruption of service shall be deemed an eviction or disturbance of CLEC's use of the Collocation Space or any part thereof, or render CenturyLink liable to CLEC for damages, by abatement of CLEC Fees or otherwise, except as set forth in the Tariff, or relieve CLEC from performance of its obligations under this Agreement. CLEC hereby waives and releases all other claims against CenturyLink for damages for interruption or stoppage of service.
- 90.7. For physical collocation, subject to reasonable building rules and any applicable Security Arrangements, CLEC shall have the right of entry twenty-four (24) hours per day seven (7) days a week to the building, common areas, Collocation Space and common cable space.
 - 90.7.1. CenturyLink reserves the right to close and keep locked all entrance and exit doors of the Premises during hours CenturyLink may deem advisable for the adequate protection of the Premises. Use of the Premises at any time it is unattended by appropriate CenturyLink personnel, or on Sundays and state and federal or other holidays recognized by CenturyLink, or, if CLEC's Collocation Space is not fully segregated from areas of the Premises containing CenturyLink equipment, shall be subject to such reasonable rules and regulations as CenturyLink may from time to time prescribe for its own employees and third party contractors.
 - 90.7.2. CenturyLink reserves the right to require all persons entering or leaving the Premises during such hours as CenturyLink may from time to time reasonably determine to identify themselves to a watchman by registration or otherwise and to establish their right to leave or enter, and to exclude or expel any solicitor or person at any time from the Collocation Space or the Premises. CenturyLink is not responsible and shall not be liable for any damage resulting from the admission or refusal to admit any unauthorized person or from the admission of any authorized person to the Premises.

- 90.8. CenturyLink shall have access to CLEC's Physical Collocation Space at all times, via pass key or otherwise, to allow CenturyLink to react to emergencies, to maintain the space (not including CLEC's equipment), and to monitor compliance with the rules and regulations of the Occupational Health and Safety Administration or CenturyLink, or other regulations and standards including but not limited to those related to fire, safety, health, and environmental safeguards. If a secure enclosure defining the location of the CLEC's Collocation Space has been established, and if conditions permit, CenturyLink will provide CLEC with notice (except in emergencies) of its intent to access the Collocation Space, thereby providing CLEC the option to be present at the time of access. CLEC shall not attach, or permit to be attached, additional locks or similar devices to any door or window, nor change existing locks or the mechanism thereof.
 - 90.8.1. CenturyLink may enter the Collocation Space for the purposes of examining or inspecting same and of making such repairs or alterations as CenturyLink deems necessary. CLEC hereby waives any claim for damage, injury, interference with CLEC's business, any loss of occupancy or quiet enjoyment of the Collocation Space, and any other loss occasioned by the exercise of CenturyLink's access rights, except in the event such damages result solely from the willful misconduct of CenturyLink.
 - 90.8.2. CenturyLink may use any means CenturyLink may deem proper to open Collocation Space doors or enclosures in an emergency. Entry into the Collocation Space obtained by CenturyLink by any such means shall not be deemed to be forcible or unlawful entry into or a detainment of or an eviction of CLEC from the Collocation Space or any portion thereof.

91. CLEC'S OBLIGATIONS

- 91.1. CLEC shall regularly inspect the Collocation Space to ensure that the Collocation Space is in good condition. CLEC shall promptly notify CenturyLink of any damage to the Collocation Space or of the need to perform any repair or maintenance of the Collocation Space, fixtures and appurtenances (including hardware, heating, cooling, ventilating, electrical, and other mechanical facilities in the Collocation Space). CLEC shall provide regular janitorial service to its Collocation Space and keep the Collocation Space clean and trash free.
- 91.2. CLEC agrees to abide by all of CenturyLink's security practices for non-CenturyLink employees with access to the building, including, without limitation:
 - 91.2.1. CLEC must obtain non-employee photo identification cards for each CLEC employee or vendor. Temporary identification cards may otherwise be provided by CenturyLink for employees or agents, contractors and invitees of CLEC who may require occasional access to the Collocation Space.
 - 91.2.2. CLEC will supply to CenturyLink the completed access form for employees or approved vendors who require access to the Premises. CenturyLink may reasonably deny access to any person into the building. CenturyLink's objections will be consistent with the grounds for denying access to personnel of its own contractors or for denying employment directly with CenturyLink. CenturyLink may issue security cards, codes, or keys to CLEC's listed employees or vendors where such systems are available and their use by CLEC will not otherwise compromise building security. The rate for the issuance of security cards is listed on Table Two.
 - 91.2.3. CLEC is responsible for returning identification and security cards, codes, or keys of its terminated employees or its employees who no longer require access to the Collocation Space. All cards, codes, or keys must be returned upon termination of the applicable Collocation Space. CLEC will reimburse

- CenturyLink actual costs due to unreturned or replacement cards, codes, or keys.
- 91.2.4. In the event that a key is lost, CLEC is responsible for costs associated with recoring locks and reissuing keys to CenturyLink and other parties authorized to access the Premise.
- 91.2,5. CLEC's employees, agents, invitees and vendors must display identification cards at all times.
- 91.2.6. CLEC will assist CenturyLink in validation and verification of identification of its employees, agents, invitees and vendors by providing a telephone contact available twenty-four (24) hours a day, seven (7) days a week to verify identification.
- 91.2.7. Removal of all furniture, equipment or similar articles will be based on local CenturyLink security practices. These security practices will not be more stringent for CLEC tha CenturyLink requires for its own employees or CenturyLink's contractors.
- 91.2.8. Before leaving the Collocation Space unattended, CLEC shall close and securely lock all doors and windows and shut off unnecessary equipment in the Collocation Space. Any injury to persons or damage to the property of CenturyLink or any other party with equipment in the Building resulting from CLEC's failure to do so shall be the responsibility of CLEC. CLEC will defend and indemnify CenturyLink from and against any claim by any person or entity resulting in whole or in part from CLEC's failure to comply with this Section.
- 91.2.9. CLEC agrees that CenturyLink may provide a security escort for physical collocation, at no cost or undue delay to CLEC, to CLEC personnel while on CenturyLink Premises. While such escort shall not be a requirement to CLEC's entry into the Building, CLEC must allow the security escort to accompany CLEC personnel at all times and in all areas of the Building, including the Collocation Space, if so requested.
- 91.2.10. CLEC shall post in a prominent location visible from the common building area, the names and telephone numbers of emergency contact personnel along with names and telephone numbers of their superiors for twenty-four (24) hour emergency use by CenturyLink. CLEC shall promptly update this information as changes occur.
- 91.3. CLEC will provide CenturyLink with written notification within ten (10) Business Days of any scheduled AC or DC power work or related activity in the collocated facility that will or might cause an outage or any type of power disruption to CenturyLink equipment located in CLEC facility. CLEC shall provide CenturyLink immediate notification by telephone of any emergency power activity that would impact CenturyLink equipment.
- 91.4. CLEC shall not provision and/or install Uninterruptible Power Supply ("UPS") systems within the CenturyLink premises. The customer is permitted to install Inverted Power Systems if and only if documented compliance with National Equipment Building Standards (NEBS) III and Listing by Underwriters Laboratory (UL) has been met.
- 91.5. CLEC shall not place Electro-Chemical Storage Batteries of any type inside the Collocation Space.
- 91.6. CLEC shall provide CenturyLink with written notice three (3) Business Days prior to those instances where CLEC or its subcontractors perform work, which is to be a known service affecting activity. CLEC will inform CenturyLink by e-mail of any unplanned service outages. The parties will then agree upon a plan to manage the outage so as to minimize customer interruption. Notification of any unplanned service outage shall be

- made as soon as practicable after CLEC learns that such outage has occurred so that CenturyLink can take any action required to monitor or protect its service.
- 91.7. CLEC may, at its own expense, install and maintain regular business telephone service in the Collocation Space. If requested by CLEC and at CLEC's expense, CenturyLink will provide basic telephone service with a connection jack in the Collocation Space.
- 91.8. CLEC shall, with the prior written consent of CenturyLink, have the right to provide additional fire protection systems within the Collocation Space; provided, however, that CLEC may not install or use sprinklers or carbon dioxide fire suppression systems within the building or the Collocation Space.
 - 91.8.1. If any governmental bureau, department or organization or CenturyLink's insurance carrier requires that changes or modifications be made to the fire protection system or that additional stand alone fire extinguishing, detection or protection devices be supplied within that portion of the building in which the Collocation Space of CLECs in general are located, such changes, modifications, or additions shall be made by CenturyLink and CLEC shall reimburse CenturyLink for the cost thereof in the same proportion as the size of the CLEC's Collocation Space as compared to the total available collocation space in the affected portion of the building.
- 91.9. CLEC shall identify and shall notify CenturyLink in writing of any Hazardous Materials CLEC may bring onto the Premises, and will provide CenturyLink copies of any inventories or other data provided to State Emergency Response Commissions ("SERCs"), Local Emergency Planning Committees ("LEPCs"), or any other governmental agencies if required by the Emergency Planning and Community Right to Know Act (41 USC §11001, et seq.). CLEC, its agents and employees shall transport, store and dispose of Hazardous Materials in accordance with all applicable federal, state or local laws, ordinances, rules and regulations. CLEC will promptly notify CenturyLink of any releases of Hazardous Materials and will copy CenturyLink on any notification of or correspondence with any governmental agency which may be required by any environmental law as a result of such release.
 - 91.9.1. CLEC shall provide CenturyLink copies of all Material Safety Data Sheets ("MSDSs") for materials or chemicals regulated under the OSHA Hazard Communication Standard (29 CFR §1910.1200) that are brought onto the property. All such materials shall be labeled in accordance with 29 CFR §1910.1200 and applicable state regulations if such regulations are more stringent.
 - 91.9.2. If CenturyLink discovers that CLEC has brought onto CenturyLink's Premises Hazardous Materials without notification, or is storing or disposing of such materials in violation of any applicable environmental law, CenturyLink may, at CenturyLink's option and without penalty, terminate the applicable Collocation Space or, in the case of pervasive violation, this Agreement or suspend performance hereunder. CLEC shall be responsible for, without cost to CenturyLink, the complete remediation of any releases or other conditions caused by its storage, use or disposal of Hazardous Materials. CLEC shall also be responsible for removing and disposing of all Hazardous Materials on its Collocation Space at the termination of the applicable Collocation Space or this Agreement. If CenturyLink elects to terminate the applicable Collocation Space or this Agreement or discontinue the performance of services hereunder due to the storage, use or disposal of Hazardous Materials contrary to the terms of this Agreement, CLEC shall have no recourse against CenturyLink and shall be responsible for all costs and expenses associated with such termination or suspension of service in addition to being responsible for any remedies available to CenturyLink for defaults under this Agreement.

- 91.9.3. CLEC shall indemnify and hold harmless CenturyLink, its successors and assigns against, and in respect of, any and all damages, claims, losses, liabilities and expenses, including, without limitation, all legal, accounting, consulting, engineering and other expenses, which may be imposed upon, or incurred by, CenturyLink or asserted against CenturyLink by any other party or parties (including, without limitation, CenturyLink's employees and/or contractors and any governmental entity) arising out of, or in connection with, CLEC's use, storage or disposal of Hazardous Materials.
- 91.9.4. For purposes of this Section, "Hazardous Materials" shall mean any toxic substances and/or hazardous materials or hazardous wastes (including, without limitation, asbestos) as defined in, or pursuant to, the OSHA Hazard Communication Standard (29 CFR §1910, Subpart Z), the Resource Conservation and Recovery Act of 1976 (42 USC §6901, et seq.), or regulations adopted pursuant to those statutes, the Toxic Substances Control Act (15 USC §2601, et seq.), the Comprehensive Environmental Response, Compensation and Liability Act (42 USC §9601, et seq.) or any other federal, state or local environmental law, ordinance, rule or regulation. The provisions of this Section shall survive the termination, cancellation, modification or recession of this Agreement.
- 91.10. CLEC shall not do or permit anything to be done upon the Collocation Space, or bring or keep anything thereon which is in violation of any federal, state or local laws or regulations (including environmental laws or regulations not previously described), or any rules, regulations or requirements of the local fire department, Fire Insurance Rating Organization, or any other similar authority having jurisdiction over the building. CLEC shall not do or permit anything to be done upon the Collocation Space which may in any way create a nuisance, disturb, endanger, or otherwise interfere with the Telecommunications Services of CenturyLink, any other occupant of the building, their patrons or customers, or the occupants of neighboring property, or injure the reputation of the Premises.
 - 91.10.1. CLEC shall not exceed the Uniformly Distributed Live Load Capacity. CenturyLink shall evaluate and determine Live Load Capacity rating on a site specific basis prior to equipment installation. CLEC agrees to provide CenturyLink with equipment profile information prior to installation authorization.
 - 91.10.2. CLEC shall not paint, display, inscribe or affix any sign, trademark, picture, advertising, notice, lettering or direction on any part of the outside or inside of the building, or on the Collocation Space, without the prior written consent of CenturyLink.
 - 91.10.3. CLEC shall not use the name of the building or CenturyLink for any purpose other than that of the business address of CLEC, or use any picture or likeness of the building on any letterhead, envelope, circular, notice, or advertisement, without the prior written consent of CenturyLink.
 - 91.10.4. CLEC shall not exhibit, sell or offer for sale, rent or exchange in the Collocation Space or on the Premises any article, thing or service except those ordinarily embraced within the use of the Collocation Space specified in Sections 3 and 11 of this Agreement without the prior written consent of CenturyLink.
 - 91.10.5. CLEC shall not place anything or allow anything to be placed near the glass of any door, partition or window which CenturyLink determines is unsightly from outside the Collocation Space; take or permit to be taken in or out of other entrances of the building, or take or permit to be taken on any passenger elevators, any item normally taken through service entrances or elevators; or whether temporarily, accidentally, or otherwise, allow anything to remain in,

- place or store anything in, or obstruct in any way, any passageway, exit, stairway, elevator, or shipping platform. CLEC shall lend its full cooperation to keep such areas free from all obstruction and in a clean and neat condition, move all supplies, furniture and equipment directly to the Collocation Space as soon as received, and move all such items and waste, other than waste customarily removed by employees of the building.
- 91.10.6. CLEC shall not, without the prior written consent of CenturyLink install or operate any lead-acid batteries, refrigerating, heating or air conditioning apparatus or carry on any mechanical business in the Collocation Space. CenturyLink may, in its sole discretion, withhold such consent, or impose any condition in granting it, and revoke its consent at will.
- 91.10.7. CLEC shall not use the Collocation Space for housing, lodging or sleeping purposes.
- 91.10.8. CLEC shall not permit preparation or warming of food, presence of cooking or vending equipment, sale of food or smoking in the Collocation Space.
- 91.10.9. CLEC shall not permit the use of any fermented, intoxicating or alcoholic liquors or substances in the Collocation Space or permit the presence of any animals except those used by the visually impaired.
- 91.11. CLEC, its employees, agents, contractors, and business invitees shall:
 - 91.11.1. comply with all rules and regulations which CenturyLink may from time to time adopt for the safety, environmental protection, care, cleanliness and/or preservation of the good order of the building, the Premises and the Collocation Space and its tenants and occupants, and
 - 91.11.2. comply, at its own expense, with all ordinances which are applicable to the Collocation Space and with all lawful orders and requirements of any regulatory or law enforcement agency requiring the correction, prevention and abatement of nuisances in or upon the Collocation Space during the Term of this Agreement or any extension hereof.
 - 91.12. CLEC shall not make installations, alterations or additions in or to the Collocation Space without submitting plans and specifications to CenturyLink and securing the prior written consent of CenturyLink in each instance. CenturyLink's consent shall not be unreasonably withheld or unduly delayed for non-structural interior alteration to the Collocation Space that do not adversely affect the building's appearance, value, structural strength and mechanical integrity. Such work shall be done at the sole expense of CLEC.
 - 91.12.1. All installations, alterations and additions shall be constructed in a good and workmanlike manner and only new and good grades of material shall be used, and shall comply with all insurance requirements, governmental requirements, and terms of this Agreement. Work shall be performed at such times and in such manner as to cause a minimum of interference with CenturyLink's transaction of business. CLEC shall permit CenturyLink to inspect all construction operations within the Collocation Space.
 - 91.12.2. All installations, alterations and additions which take the form of fixtures, except trade fixtures, placed in the Collocation Space by and at the expense of CLEC or others shall become the property of CenturyLink, and shall remain upon and be surrendered with the Collocation Space. Upon termination of this Agreement, however, CenturyLink shall have the right to require CLEC to remove such fixtures and installations, alterations or additions at CLEC's expense, and to surrender the Collocation Space in the same condition as it was prior to the making of any or all such improvements, reasonable wear and tear excepted.

- 91.12.3. All fixtures and other equipment to be used by CLEC in, about or upon the Collocation Space shall be subject to the prior written approval of CenturyLink, which shall not be unreasonably withheld.
- 91.13. Fireproofing Policy. CLEC shall not cut or drill into, drive nails or screws into, install conduit or wires, or in any way deface any part of the Collocation Space or the Building, outside or inside, without the prior written consent of CenturyLink. If CLEC desires signal, communications, alarm or other utility or service connections installed or changed, the same shall be made by and at the expense of CLEC. CenturyLink shall have the right of prior approval of such utility or service connections, and shall direct where and how all connections and wiring for such service shall be introduced and run. In all cases, in order to maintain the integrity of the Halon space for proper Halon concentration, and to ensure compliance with CenturyLink's fireproofing policy, any penetrations by CLEC, whether in the Collocation Space, the building or otherwise, shall be sealed as quickly as possible by CLEC with CenturyLink-approved fire barrier sealants, or by CenturyLink at CLEC's cost.
- 91.14. Equipment Grounding. CLEC equipment shall be connected to CenturyLink's grounding system.
- 91.15. Representations and Warranties. CLEC hereby represents and warrants that the information provided to CenturyLink in any Application or other documentation relative to CLEC's request for telecommunications facility interconnection and Central Office building collocation as contemplated in this Agreement is and shall be true and correct, and that CLEC has all necessary corporate and regulatory authority to conduct business as a telecommunications carrier. Any violation of this Section shall be deemed a material breach of this Agreement.

92. BUILDING RIGHTS

- 92.1. CenturyLink may, without notice to CLEC:
 - 92.1.1. Change the name or street address of the Premises;
 - 92.1.2. Install and maintain signs on the exterior and interior of the Premises or anywhere on the Premises;
 - 92.1.3. Designate all sources furnishing sign painting and lettering, ice, mineral or drinking water, beverages, foods, towels, vending machines or toilet supplies used or consumed in the Collocation Space;
 - 92.1.4. Have pass keys or access cards with which to unlock all doors in the Collocation Space, excluding CLEC's safes;
 - 92.1.5. Reduce heat, light, water and power as required by any mandatory or voluntary conservation programs;
 - 92.1.6. Approve the weight, size and location of safes, computers and all other heavy articles in and about the Collocation Space and the Building, and to require all such items and other office furniture and equipment to be moved in and out of the Building or Collocation Space only at such times and in such a manner as CenturyLink shall direct and in all events at CLEC's sole risk and responsibility;
 - 92.1.7. At any time, to decorate and to make, at its own expense, repairs, alterations, additions and improvements, structural or otherwise, in or to the Collocation Space, the Premises, or any part thereof (including, without limitation, the permanent or temporary relocation of any existing facilities such as parking lots or spaces), and to perform any acts related to the safety, protection or preservation thereof, and during such operations to take into and through the Collocation Space or any part of the Premises all material and equipment required, and to close or suspend temporarily operation of entrances, doors.

- corridors, elevators or other facilities. CenturyLink shall limit inconvenience or annoyance to CLEC as reasonably possible under the circumstances;
- 92.1.8. Do or permit to be done any work in or about the Collocation Space or the Premises or any adjacent or nearby building, land, street or alley;
- 92.1.9. Grant to anyone the exclusive right to conduct any business or render any service on the Premises, provided such exclusive right shall not operate to exclude CLEC from the use expressly permitted by this Agreement, unless CenturyLink exercises its right to terminate this Agreement with respect to all or a portion of the Collocation Space;
- 92.1.10. Close the Building at such reasonable times as CenturyLink may determine, under such reasonable regulations as shall be prescribed from time to time by CenturyLink subject to CLEC's right to access.
- 92.2. If the owner of the Building or CenturyLink sells, transfers or assigns any interest in the Building, or there is any material change in the Lease to which the Building is subject, and such sale, transfers assignment or material change in the Lease gives rise to an obligation which is inconsistent with this Agreement, CenturyLink's performance under this Agreement shall be excused to the extent of the inconsistency. CenturyLink hereby agrees that it will use its reasonable efforts to avoid any such inconsistency; provided, however, that this obligation shall in no way obligate CenturyLink to incur any out of pocket expenses in its efforts to avoid such inconsistencies.
- 92.3. This Agreement shall at all times be subject and subordinate to the lien of any mortgage (which term shall include all security instruments) that may be placed on the Collocation Space and CLEC agrees, upon demand, to execute any instrument as may be required to effectuate such subordination.

93. INDEMNIFICATION

- 93.1. CLEC shall indemnify and hold CenturyLink harmless from any and all claims arising from:
 - 93.1.1. CLEC's use of the Collocation Space;
 - 93.1.2. the conduct of CLEC's business or from any activity, work or things done, permitted or suffered by CLEC in or about the Collocation Space or elsewhere;
 - 93.1.3. any and all claims arising from any breach or default in the performance of any obligation on CLEC's part to be performed under the terms of this Agreement; and
 - 93.1.4. any negligence of the CLEC, or any of CLEC's agents, and fees, expenses and liabilities incurred in the defense of any such claim or any action or proceeding brought thereon.
- 93.2. If any action or proceeding is brought against CenturyLink by reason of any such claim, CLEC, upon notice from CenturyLink, shall defend same at CLEC's expense employing counsel satisfactory to CenturyLink.
- 93.3. CLEC shall at all times indemnify, defend, save and hold harmless CenturyLink from any claims, liens, demands, charges, encumbrances, litigation and judgments arising directly or indirectly out of any use, occupancy or activity of CLEC, or out of any work performed, material furnished, or obligations incurred by CLEC in, upon or otherwise in connection with the Collocation Space. CLEC shall give CenturyLink written notice at least ten (10) Business Days prior to the commencement of any such work on the Collocation Space in order to afford CenturyLink the opportunity of filing appropriate notices of non-responsibility. However, failure by CenturyLink to give notice does not reduce CLEC's liability under this Section.

- 93.3.1. If any claim or lien is filed against the Collocation Space, or any action or proceeding is instituted affecting the title to the Collocation Space, CLEC shall give CenturyLink written notice thereof as soon as CLEC obtains such knowledge.
- 93.3.2. CLEC shall, at its expense, within thirty (30) Days after filing of any lien of record, obtain the discharge and release thereof or post a bond in an amount sufficient to accomplish such discharge and release. Nothing contained herein shall prevent CenturyLink, at the cost and for the account of CLEC, from obtaining such discharge and release if CLEC fails or refuses to do the same within the thirty-day period.
- 93.3.3. If CLEC has first discharged the lien as provided by law, CLEC may, at CLEC's expense, contest any mechanic's lien in any manner permitted by law.

94. PARTIAL DESTRUCTION

- 94.1. If the Collocation Space or a portion thereof sufficient to make the Collocation Space substantially unusable shall be destroyed or rendered unoccupiable by fire or other casualty, CenturyLink may, at its option, restore the Collocation Space to its previous condition. CLEC's rights to the applicable Collocation Space shall not terminate unless, within ninety (90) Days after the occurrence of such casualty, CenturyLink notifies CLEC of its election to terminate CLEC's rights to the applicable Collocation Space. If CenturyLink does not elect to terminate CLEC's rights to the applicable Collocation Space, CenturyLink shall repair the damage to the Collocation Space caused by such casualty.
- 94.2. Notwithstanding any other provision of this Agreement to the contrary, if any casualty is the result of any act, omission or negligence of CLEC, its agents, employees, contractors, CLECs, customers or business invitees, unless CenturyLink otherwise elects, the CLEC's rights to the applicable Collocation Space shall not terminate, and, if CenturyLink elects to make such repairs, CLEC shall reimburse CenturyLink for the cost of such repairs, or CLEC shall repair such damage, including damage to the building and the area surrounding it, and the License Fee shall not abate.
- 94.3. If the building shall be damaged by fire or other casualty to the extent that portions are rendered unoccupiable, notwithstanding that the Collocation Space may be directly unaffected, CenturyLink may, at its election within ninety (90) Days of such casualty, terminate CLEC's rights to the applicable Collocation Space by giving written notice of its intent to terminate CLEC's rights to the applicable Collocation Space. The termination as provided in this paragraph shall be effective thirty (30) Days after the date of the notice.

95. EMINENT DOMAIN

95.1. If the Premises, or any portion thereof which includes a substantial part of the Collocation Space, shall be taken or condemned by any competent authority for any public use or purpose, CLEC's rights to the applicable Collocation Space shall end upon, and not before, the date when the possession of the part so taken shall be required for such use or purpose. If any condemnation proceeding shall be instituted in which it is sought to take or damage any part of the Premises, or if the grade of any street or alley adjacent to the Premises is changed by any competent authority and such change of grade makes it necessary or desirable to remodel the Premises to conform to the changed grade, CenturyLink shall have the right to terminate CLEC's rights to the applicable Collocation Space upon not less than thirty (30) Days notice prior to the date of cancellation designated in the notice. No money or other consideration shall be payable by CenturyLink to CLEC for such cancellation, and the CLEC shall have no right to share in the condemnation award or in any judgment for damages caused by such eminent domain proceedings.

96. BANKRUPTCY

96.1. If any voluntary or involuntary petition or similar pleading under any section or sections of any bankruptcy act shall be filed by or against CLEC, or any voluntary or involuntary proceeding in any court or tribunal shall be instituted to declare CLEC insolvent or unable to pay CLEC's debts, or CLEC makes an assignment for the benefit of its creditors, or a trustee or receiver is appointed for CLEC or for the major part of CLEC's property, CenturyLink may, if CenturyLink so elects but not otherwise, and with or without notice of such election or other action by CenturyLink, forthwith terminate this Agreement.

97. ASBESTOS

97.1. CLEC is aware the Premises in which the Collocation Space is located may contain or have contained asbestos or asbestos containing building materials, and CLEC is hereby notified that the Premises in which the Collocation Space is located may contain asbestos or asbestos containing building material (ACBM). CLEC agrees that it is responsible for contacting the appropriate CenturyLink manager responsible for the Premises to determine the presence, location and quantity of asbestos or ACBM that CLEC's employees, agents, or contractors may reasonably expect to encounter while performing activities in the Premises. CLEC shall not have responsibility or liability for any damages, expenses, costs, fees, penalties of any kind arising out of, or in connection with, or resulting from the disturbance of asbestos or ACBM in the Premises unless such disturbance arises out of or in connection with, or results from CLEC's use of the Collocation Space or placement of equipment onto ACBM or into areas containing asbestos identified by CenturyLink. CenturyLink agrees to provide CLEC reasonable notice prior to undertaking any asbestos control, abatement, or other activities which may disturb asbestos or ACBM that could potentially affect CLEC's equipment or operations in the Collocation Space, including but not limited to the contamination of such equipment. CenturyLink will not have responsibility or liability for any damages, expenses, costs. fees, penalties of any kind arising out of, or in connection with the presence of asbestos in CenturyLink Premises.

98. MISCELLANEOUS

- 98.1. CLEC warrants that it has had no dealings with any broker or agent in connection with this Agreement, and covenants to pay, hold harmless and indemnify CenturyLink from and against any and all cost, expense or liability for any compensation, commissions and charges claimed by any broker or agent with respect to this Agreement or the negotiation thereof.
- 98.2. Submission of this instrument for examination or signature by CenturyLink does not constitute a reservation of or option for license and it is not effective, as a license or otherwise, until execution and delivery by both CenturyLink and CLEC.
- 98.3. Neither CenturyLink nor its agents have made any representation or warranties with respect to the Collocation Space of this Agreement except as expressly set forth herein; no rights, easements, or licenses shall be acquired by CLEC by implication or otherwise unless expressly set forth herein.
- 98.4. In the event of work stoppages, CenturyLink may establish separate entrances for use by personnel of CLEC. CLEC shall comply with any emergency operating procedures established by CenturyLink to deal with work stoppages.
- 98.5. The individuals executing this Agreement on behalf of CLEC represent and warrant to CenturyLink they are fully authorized and legally capable of executing this Agreement on behalf of CLEC.

IN WITNESS WHEREOF, each of the Parties has caused this Agreement to be executed and accepted by its duly authorized representatives.

Embarq (Communications, Inc.	United Telephone Company of Ohl CenturyLink	io d/b/a
Ву:	Emily Exande	By: Mulley	
Name :	Emily E. Binder	Name: Michael R. Hunsucker	
Title:	Director Product & Marketing	Title: Director Contract Negotiations	
Date:	-10-5-10	Date: 10-8-10	

EXHIBIT A - TRRO WIRE CENTER THRESHOLDS AS OF JUNE 1, 2008

<u>LOOPS</u>
Wire Centers exceeding the UNE Loop DS1 and DS3 Threshold (60,000 Business Access Lines and 4-fiber based collocators):

State	Wire Center	CLLI	Effective
NV	West 6	LSVGNVXK	April 22, 2005
NV	South 5	LSVGNVXG	June 1, 2006
NV	South South	LSVGNVXV	June 1, 2007

Wire Centers exceeding the UNE Loop DS3 Threshold (38,000 Business Access Lines and 4-fiber based collocators):

State	Wire Center	CLLI	Effective
NV	Main	LSVGNVXB	April 22, 2005
NV	West West	LSVGNVXW	April 22, 2005
NV	South 6	LSVGNGXL	June 1, 2006

TRANSPORT

Tier 1 Wire Centers for UNE Dedicated Transport:

State	Wire Center	CLLI	Effective
FL	Altamonte Springs	ALSPFLXA	April 22, 2005
FL	Fort Myers	FTMYFLXA	April 22, 2005
FL	Maitland	MTLDFLXA	April 22, 2005
FL	Tallahassee	TLHSFLXA	April 22, 2005
FL	Winter Park	WNPKFLXA	April 22, 2005
NC	Rocky Mount	RCMTNCXA	June 1, 2007
NV	East 1	LSVGNVXR	June 1, 2006
NV	Main	LSVGNVXB	April 22, 2005
NV	South 5	LSVGNVXG	April 22, 2005
NV	West 6	LSVGNVXK	April 22, 2005
NV	South 6	LSVGNVXL	April 22, 2005
NV	South South	LSVGNVXV	April 22, 2005
NV	West West	LSVGNVXW	April 22, 2005
TN	Bristol	BRSTTNXA	April 22, 2005
TN	Johnson City	JHCYTNXC	April 22, 2005
TN	Kingsport	KGPTTNXA	April 22, 2005

Tier 2 Wire Centers for UNE Dedicated Transport:

State	Wire Center	CLLI	Effective
FL	Goldenrod	GLRDFLXA	April 22, 2005
FL	Lake Brantley	LKBRFLXA	April 22, 2005
FL	Ft. Walton Beach	FTWBFLXA	June 1, 2007
FL	Naples	NPLSFLXD	June 1, 2006
FL	Ocala	OCALFLXA	June 1, 2006
FL	Tallahassee	TLHSFLXD	April 22, 2005
MO	Jefferson City	JFCYMOXA	April 22, 2005
NC	Fayetteville	FYVLNCXA	April 22, 2005
NV	North 5	LSVGNVXU	June 1, 2007
SC	Greenwood	GNWDSCXC	June 1, 2007
VA	Charlottesville	CHVLVAXA	June 1, 2006

All other CenturyLink Wire Centers are currently considered Tier 3 Wire Centers for UNE Dedicated Transport.

TABLE 1

KEY (CODES	CENTURYLINK RATE ELEMENT COST SUMMARY: OHIO		8/12/2010
MRC	NRC			
		RESALE DISCOUNTS	MRC	NRC
		Other than Operator / DA	13.85%	
		Op Assist / DA	16.07%	
		USAGE FILE CHARGES	MRC	NRC
		Message Provisioning, per message	\$0.000684	
	1	Data Transmission, per message	\$0.00000	
		Media Charge - per CD (Price reflects shipping via regular U.S. Mail)		\$18.00
		OTHER CHARGES	MRC	NRC
		Temporary Suspension of Service for Resale - SUSPEND		\$0.00
		Temporary Suspension of Service for Resale - RESTORE		\$21.00
		PIC Change Charge, per change		Per Tariff
		Operator Assistance / Directory Assistance Branding		ICB
		UNE LOOP, TAG & LABEL / RESALE TAG & LABEL	MRC	NRC
	10005	Tag and Label on a reinstall loop or an existing loop or resale		\$8.8
		TRIP CHARGE	MRC	NRC
	10007	Trip Charge		\$18.3
		RATE ELEMENT		
		SERVICE ORDER / INSTALLATION / REPAIR	MRC	NRC
	10008	Manual Service Order NRC		\$16.7
	10009	Manual Service Order - Listing Only	1	\$16.7
	10010	Manual Service Order - Change Only		\$16.7
	10011	Electronic Service Order (IRES)		\$9.2
	10012	Electronic Service Order - Listing Only		\$9.2
	10013	Electronic Service Order - Change Only	1	\$9.2
	10014	2-Wire Loop Cooperative Testing		\$38.5
	10015	4-Wire Loop Cooperative Testing		\$47.3
	10016	Trouble Isolation Charge		\$71.3
	10010	Treate leader and a		
		LNP Coordinated Conversion - Lines 1 -10		\$66.3
		LNP Coordinated Conversion - Each additional line		\$4.7
		LNP Conversion - 10 Digit Trigger	-	\$0.0
		UNE to Special Access or Special Access to UNE Conversions or Migrations (includes EEL)		
	10018	DS1 Loop, per circuit		\$103.4
	10019	DS1 Transport, per circuit		\$103.4

	-	DS3 Loop, per circuit		ICB
		DS3 Transport, per circuit		ICB
		DOS Transport, per circuit		100
		UNBUNDLED NETWORK ELEMENTS (UNE)		
		PRE-ORDER LOOP QUALIFICATION	MRC	NRC
		Loop Make-Up Information		\$10.69
		LOOPS (RATES INCLUDE NID CHARGE)	MRC	NRC
		2-Wire Analog		
10020		Band 1	\$21.28	
10021		Band 2	\$22.21	
10022		Band 3	\$35.19	
10023		Band 4	\$44.01	
10024		Band 5	\$86.48	
	10027	First Line		\$88.16
	10028	Second Line and Each Additional Line (same time)		\$29.65
	10029	Re-install (Cut Thru and Dedicated/Vacant)		\$42.84
	10030	Disconnect		\$42.82
		4-Wire Analog		
10031	1 1	Band 1	\$69.74	
10032		Band 2	\$73.13	
10033		Band 3	\$96.36	
10034		Band 4	\$110.70	
10035		Band 5	\$182.40	
371	10038	First Line		\$110.30
	10039	Second Line and Each Additional Line (same time)		\$51.75
	10040	Re-install (Cut Thru and Dedicated/Vacant)		\$61.50
	10041	Disconnect		\$42.82
		2-Wire xDSL - Capable Loop		
10042		Band 1	\$21.28	
10043		Band 2	\$22.21	
10044		Band 3	\$35.19	
10045	1-1	Band 4	\$44.01	
10046		Band 5	\$86.48	
	10049	First Line		\$88.16
	10050	Second Line and Each Additional Line (same time)		\$29.65
	10051	Re-install (Cut Thru and Dedicated/Vacant)		\$42.84
	10052	Disconnect		\$42.82
		2-Wire Digital Loop		
10064		Band 1	\$21.28	
10065		Band 2	\$22.21	
10066		Band 3	\$35.19	
10067		Band 4	\$44.01	
10068		Band 5	\$86.48	

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	10071	First Line		\$88.16
	10072	Second Line and Each Additional Line (same time)		\$29.65
	10073	Disconnect		\$42.82
		2-Wire ISDN-BRI Digital Loop		
10074		Band 1	\$34.12	
10075		Band 2	\$35.28	
10076		Band 3	\$56.76	
10077		Band 4	\$69.66	
10078		Band 5	\$143.90	
	10081	First Line		\$88.16
	10082	Second Line and Each Additional Line (same time)		\$29.65
	10083	Disconnect		\$42.82
		Digital 56k/64k Loop		
10094		Band 1	\$71.94	
10095		Band 2	\$51.31	
10096		Band 3	\$61.10	
10097		Band 4	\$87.50	
10098		Band 5	\$116.77	
	10101	First Line		\$202.82
	10102	Second Line and Each Additional Line (same time)		\$144.31
	10103	Disconnect		\$43.47
		DS1 Service		
10104		Band 1	\$76.66	
10105		Band 2	\$111.58	
10106		Band 3	\$184.39	
10107		Band 4	\$276.49	
10108		Band 5	\$509.60	
10.100	10111	First Line	V000.00	\$282.07
	10112	Second Line and Each Additional Line (same time)		\$223.52
	10113	Disconnect		\$42.82
		DC2 Capita		
		DS3 Service	ICB	\$107.0
		Add DS3 to existing fiber system Disconnect	ICB	\$107.0
		LOOP CONDITIONING	MRC	NRC
		Load Coil Removal for all Digital UNE and xDSL-Capable loops that are less than 18,000 feet in length - per line conditioned (No Engineering or Trip charges - price reflects 25 pair economies)		\$0.39
	10210	Conditioning Engineering Charge, per less		670 4
_	10219	Conditioning Engineering Charge - per loop		\$78.40
	10220	Conditioning Trip Charge - per loop		\$22.84
		The following charges apply to all loops of any length that require Bridged Tap or Repeater removal.		

		Load Coil Removal: Loops 18kft or longer		
	10221	Unload cable pair, per Underground location		\$186.07
	10222	Unload Addt'l cable pair, UG same time, same location and cable		\$1.13
	10223	Unload cable pair, per Aerial Location		\$76.96
	10224	Unload Addt'l cable pair, AE or BU, same time, location and cable		\$1.13
	10225	Unload cable pair, per Buried Location		\$109.26
		Bridged Tap or Repeater Removal - Any Loop Length		
	10232	Remove Bridged Tap or Repeater, per Underground Location		\$186.38
	10226	Remove each Addt'l Bridged Tap or Repeater, UG same time, location and cable		\$1.44
	10227	Remove Bridged Tap or Repeater, per Aerial Location		\$77.27
	10228	Remove each Addt'l Bridged Tap or Repeater, AE or BU same time, location and cable	42	\$1.44
	10231	Remove Bridged Tap or Repeater, per Buried Location		\$109.57
		SUB LOOPS (RATES INCLUDE NID CHARGE)	MRC	NRC
		Sub-Loops Interconnection (Stub Cable)		ICB
		2 Wire Voice Grade and Digital Data Distribution		
10114		Band 1	\$12.07	
10115		Band 2	\$13.37	
10116	13-3-	Band 3	\$17.94	
10117		Band 4	\$26.93	
10118		Band 5	\$48.97	
	10121	First Line		\$92.81
	10122	Second Line and Each Additional Line (same time)		\$34.30
	10123	Disconnect		\$46.46
		DEDICATED INTEROFFICE TRANSPORT	MRC	NRC
141	DOH00	DS1	Refer to Dedicated Transport Tab	\$94.90
		DS1 Disconnect		\$17.23
	DOH01	DS3	Refer to Dedicated Transport Tab	\$94.90
		DS3 Disconnect		\$17.23
		MULTIPLEXING	MRC	NRC
	1	Multiplexing elements are only relevant in conjunction with UNE transport.		
10134	10135	Multiplexing - DS1-DS0 (per DS1) - (Shelf only, rate does not include cards)	\$144.72	\$94.90
	17 50	DS1-DS0 Disconnect		\$17.23
11 (0.1)				
10136	10137	Multiplexing - DS3-DS1 (per DS3)	\$252.07	\$94.90
		DS3-DS1 Disconnect		\$17.23
		UNBUNDLED DARK FIBER TRANSPORT	MRC	NRC
1 1		Dark Fiber Application & Quote Preparation Charge		\$247.09

	Detail is provided by the DFA form returned to the customer.		
	Transport		
	Interoffice, per foot per fiber - Statewide Average	\$0.00250	
	Additional Charges Applicable to Transport		
	Fiber Patch Cord, per fiber	\$0.40	
	Fiber Patch Panel, per fiber	\$1.37	
-			
	Central Office Interconnection,1-4 Patch Cords per CO - Install or Disconnect		\$178.0
	Dark Fiber End-to-End Testing, Initial Strand		\$61.9
-	Dark Fiber End-to-End Testing, Subsequent Strand	A	\$17.3
	EEL COMBINATIONS	MRC	NRC
	Enhanced Extended Link (EEL) is a combination of Loop, Transport and Multiplexing		,
	(when applicable). Refer to the specific UNE section (transport, loop, multiplexing) in this document to obtain pricing for each specific element.		
	See Rate Element / Service Order / Installation/Repair Center section of this price sheet for EEL Conversion Charges.		
	ISP-BOUND TRAFFIC COMPENSATION	MRC	NRC
	VNXX-enabled ISP-bound traffic - CTL Originating Access Rates	Per tariff	
	ISP-Bound Traffic Physically Terminating within the Originating Mandatory Local Calling Area - Bill and Keep	Bill and Keep	
	RECIPROCAL COMPENSATION	MRC	NRC
	End Office - per MOU	Bill & Keep Bill &	N/A
	Tandem Switching - per MOU	Keep	N/A
	Shared Transport - per MOU	Bill & Keep	N/A
	TRANSIT SERVICE	MRC	NRC
	Transit Service Charge - per MOU	\$0.005000	7
	DATABASE	MRC	NRC
	Local Number Portability query (LNP)	Per interstate tariff	Per interstat tariff
	Toll Free Code query (TFC) - Simple	Per interstate tariff	Per interstat tariff
	Toll Free Code query (TFC) - Complex Additive	Per interstate tariff	Per interstat tariff
	Line Information Database query (LIDB)	Per interstate tariff	Per interstat tariff
	Line Information Database query transport (LIDB)	Per interstate tariff	Per interstat tariff

		Directory - Premium & Privacy Listings	Refer to Applicable Retail Tariff	
		Directory Listings - (if CLEC not purchasing UNE Loops or Resale Services)	\$3.00	
		911 AND E911 TRANSPORT AND TERMINATION	MRC	NRC
		911 and E911 Transport - DS1	Refer to Applicable Access Tariff	Refer to Applicable Access Tariff
		Multiplexing - DS1-DS0 (per DS1) - (Shelf only, rate does not include cards)	Refer to Applicable Access Tariff	Refer to Applicable Access Tariff
10233	10234	DS0 911 Per Port (minimum of 2 DS0's required)	\$19.10	\$202.96
		STREET INDEX GUIDE	MRC	NRC
10001		SIG Database Extract Report, per CDROM (price reflects shipping regular U.S. Mail)	\$18.00	111,14
		ROUTINE MODIFICATION OF FACILITIES	MRC	NRC
		Rearrangement of Cable		
		Rearrangement of Up to 3 Pairs per UNE Loop Ordered	N/A	Included in Loop NRC
		Rearrangements Requiring More Than 3 Pairs per UNE Loop Ordered	N/A	ICB
		Repeater/Doubler Installation Cost (incl. 4 slot housing and 1 card), per location		
		Repeater Equipment Case w/ Repeater Card (for T-1 applications):	100000000	
121		Where Special Construction Does Not Apply (Card Installation Only)	Included in Loop MRC	Included in Loop NRC
	10229	Where Special Construction Applies, Non Recurring Charge		\$2,190.00
		Doubler Equipment Case w/ Doubler Card (for HDSL applications)		
		Where Special Construction Does Not Apply (Card Installation Only)	Included in Loop MRC	Included in Loop NRC
-	10230	Where Special Construction Applies, Non Recurring Charge		\$2,447.16
	1	Smart Jack	Included in Loop MRC	Included in Loop NRC
		Line Card Installation	Included in Loop MRC	Included in Loop NRC
		Multiplexing	Included in Loop MRC	Included in Loop NRC
		Note: Multiplexer pricing available through Enhanced Extented Loop (EELs) facility leases	144	

Exchange Name	CLLI	Band
Mason	MASNOHXAR	1
Bellefontaine	BLLFOHXAH	2
Defiance	DFNCOHXAH	2
Lima XAH	LIMAOHXAH	2
Lima XBH	LIMAOHXBH	2
Madisonburg	MDBROHXAR	2
Mansfield XAH	MNFDOHXAH	2
Mansfield XCR	MNFDOHXCR	2
Mansfield XDR	MNFDOHXDR	2
Rittman	RTMNOHXAR	2
South Lebanon	SLBNOHXAR	2
Woodland	WLDROHXAH	2
Warren XAH	WRRNOHXAH	2
Warren XBH	WRRNOHXBH	2
Warren XER	WRRNOHXER	2
Warren XFR	WRRNOHXFR	2
Warren XGR	WRRNOHXGR	2
Waterville	WTVLOHXAR	2
Ada	ADA OHXAR	3
Bucyrus	BCYROHXAR	3
Bluffton	BFTNOHXAR	3
Bellville	BLVLOHXAR	3
Delphos	DLPHOHXAH	3
Greenville	GNVLOHXAH	3
Lebanon	LBNNOHXAH	3
Lordstown	LRTWOHXBR	3
Lexington	LXTNOHXAR	3
Millersburg	MLBGOHXAH	3
Mansfield XBR	MNFDOHXBR	3
Morrow	MRRWOHXAR	3
Mount Gilead	MTGLOHXAH	3
Mount Vernon	MTVROHXAH	3
Marysville	MYVIOHXAH	3
Napoleon	NPLNOHXAH	3
Newton Falls	NWFLOHXAR	3
Orrville	ORVLOHXAH	3
Russells Point XAS	RSPNOHXAS	3
Sidney	SDNYOHXAH	3
Shelby	SHLBOHXAH	3
Van Wert	VNWROHXAR	3
Wooster	WSTROHXAH	3
Waynesville	WYVLOHXAR	3

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A tare	LALCDOUVAR	40
Alger Alexandria	ALGROHXAR	4
Control of the contro	ALXNOHXAR	4
Anna	ANNAOHXAR	4
Apple Creek	APCKOHXAR	4
Archbold	ARCHOHXAR	4
Arcanum	ARCNOHXAR	4
Bristolville	BIVLOHXAS	4
Berlin Center	BRCTOHXAR	4
Bradford	BRFROHXAR	4
Botkins	BTKNOHXAR	4
Butler	BTLROHXAR	4
Beaverdam	BVRDOHXAR	4
Cairo	CARAOHXAR	4
Crooksville	CKVLOHXAR	4
Camden	CMDNOHXAR	4
Centerburg	CNBGOHXAR	4
Cortland	CRLDOHXAR	4
Damascus	DMSCOHXAR	4
Eaton	EATNOHXAR	4
East Liberty	ELBLOHXAR	4
Fredericktown	FRTWOHXAR	4
Glouster	GLSTOHXAS	4
Gettysburg	GTBGOHXAS	4
Hebron	HBRNOHXAR	4
Jefferson	JFSAOHXAR	4
Johnston	JHTNOHXAR	4
Johnstown	JHTWOHXAR	4
Luckey	LCKYOHXAR	4
Lake Milton	LKMLOHXAH	4
Leavittsburg	LVBGOHXAR	4
Moline	MOLNOHXAR	4
Marengo	MRNGOHXAR	4
Metamora	MTMOOHXAR	4
North Lewisburg	NLBGOHXAS	4
New Madison	NWMSOHXAR	4
New Paris	NWPROHXAR	4
Ottawa	OTWAOHXAR	4
Pataskala	PTSKOHXAH	4
Richfield Center	RCCTOHXAR	4
Smithville	SMVLOHXAR	4
Sunbury	SNBYOHXBR	4
Sterling	STNGOHXAR	4
Stony Ridge	STRGOHXAH	4
Stryker	STRYOHXAR	4
Swanton	SWTNOHXAR	4
Utica	UTICOHXAR	4
Versailles	VRSLOHXAR	4
Wauseon	WASNOHXAH	4
Woodville	WDVLOHXAS	4
Windham	WNHMOHXAS	4

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Adario	ADAROHXAR	5
Adamsville	ADVLOHXAS	5
Andover	ANDVOHXAH	5
Ansonia	ANSOOHXAS	5
Big Prairie	BGPROHXAR	5
Belle Center	BLCTOHXAR	5
Bloomdale	BMDLOHXAS	5
Bartlett	BRTLOHXAS	5
Chesterhill	CHHLOHXAR	5
Chesterville	CHVLOHXAS	5
Caledonia	CLDNOHXAS	5
Cardington	CRDGOHXAR	5
Croton	CRTOOHXAR	5
Chatfield	CTFDOHXAR	5
Cygnet	CYGTOHXAS	5
Danville	DANKOHXAR	5
Degraff	DGRFOHXAR	5
Dunkirk	DNKROHXAS	5
Deshler	DSHLOHXAR	5
Eldorado	ELDROHXAR	5
Elida	ELIDOHXAR	5
Florida	FLRDOHXAR	5
Fredericksburg	FRBGOHXAR	5
Fort Loramie	FTLROHXAR	5
Frazeysburg	FZBGOHXAS	5
Glenmont	GLMTOHXAR	5
Gambier	GMBROHXAR	Ę
Gomer-Rimer	GOMROHXAS	5
Greene	GRNEOHXAR	E
Green Springs	GRSPOHXAS	
Grelton/Malinta	GRTNOHXAS	5
Hollansburg	HLBGOHXAS	E
Holgate	HLGTOHXAR	5
Hamler	HMLROHXAS	
Holmesville	HMVLOHXAR	E
Huntsville	HNVIOHXAR	
Hartford	HRFROHXAR	
Jewell	JEWLOHXAR	
Johnsville	JHVLOHXAR	
Jackson Center	JKCTOHXAR	
Junction City	JNCYOHXAS	
Kidron	KDRNOHXAR	
Killbuck	KLBCOHXAR	
Kinsman	KNMNOHXAR	
Liberty Center	LBCTOHXAR	
Lafayette	LFYTOHXAR	
Lucas	LUCSOHXAR	
Lykens	LYKNOHXAR	
Lyons	LYNSOHXAR	

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McConnelsville	MCNVOHXAH	5
Magnetic Springs	MGSPOHXAS	5
Milford Center	MLCTOHXAR	5
Martinsburg	MRBGOHXAR	5
Marshallville	MRVLOHXAR	5
Mount Sterling	MTSTOHXAS	5
Mount Victory	MTVCOHXAS	5
North Benton	NBENOHXAR	5
Nashville	NSVLOHXAR	5
New Winchester	NWCHOHXAR	5
New Lyme	NWLYOHXAR	5
Old Fort	OLFTOHXAR	5
Pennsville	PEVLOHXAS	5
Portage	PRTGOHXAR	5
Rockford	RCFROHXAS	5
Ridgeway	RDWYOHXAR	5
Reinersville	RNRVOHXAR	5
Rossburg	RSBGOHXAR	5
Rushsylvania	RSHSOHXAR	5
Rising Sun	RSNGOHXAS	5
Rosewood	RSWDOHXAR	5
Raymond	RYMNOHXAR	5
Shiloh	SHLHOHXAR	5
Shreve	SHRVOHXAR	5
Stockport	STPTOHXAS	5
Venedocia	VNDCOHXAR	5
West Liberty	WLBTOHXAR	5
West Manchester	WMCHOHXAR	5
West Mansfield	WMFDOHXAR	5
Westminster	WMNSOHXAR	5
Waynesfield	WYFDOHXAR	5
Wayland	WYLDOHXAR	5
York Center	YRCTOHXAS	5

Key C	Codes	7 3	CLLI	o CLLI	Route (Exchange to Exchange)		Dedicated	Dedicated
DS1	DS3	Rate Band Originating Terminating		Originating Terminating		DS1 Rate	DS3 Rate	
D0140	D1140	140	ADA OHXARS1	ALGROHXARS1	Ada	Alger	\$203.13	\$4,686.2
00017	D1017	17	ADA OHXARS1	DNKROHXARS1	Ada	Dunkirk	\$203.13	\$4,686.2
00141	D1141	141	ADA OHXARS1	LFYTOHXARS1	Ada	Lafayette	\$203.13	\$4,686.2
00058	D1058	58	ADA OHXARS1	LIMAOHXA22H	Ada	Lima	\$271.59	\$6,590.8
00001	D1001	1	ADAROHXARS1	MNFDOHXAPS0	Adario	Mansfield	\$234.63	\$5,392.0
00096	D1096	96	ADAROHXARS1	SHLHOHXARS1	Adario	Shiloh	\$234.63	\$5,392.
00142	D1142	142	ALGROHXARS1	WMNSOHXARS2	Alger	Westminster	\$203.13	\$4,686.
00264	D1264	264	ALXNOHXARS1	JHTWOHXARS1	Alexandria	Johnstown	\$149.54	\$3,185.
00097	D1097	97	ANDVOHXARS1	KNMNOHXARS2	Andover	Kinsman	\$1,308.32	\$35,596.
00029	D1029	29	ANNAOHXARS1	BTKNOHXARS1	Anna	Botkins	\$362.51	\$7,970.
00023	D1023	47	ANNAOHXARS1	FTLROHXARS1	Anna	Fort Loramie	\$239.87	\$4,536.
00022	D1047	22	ANNAOHXARS1	JKCTOHXARS1	Anna	Jackson Center	\$113.55	\$2,001
00548	D1022	548	ANNAOHXARS1	LIMAOHXA22H	Anna	Lima	\$430.91	\$11,064.
	D1231	231	ANNAOHXARS1	SDNYOHXA49C	Anna	Sidney	\$113.55	\$2,001.
00231	The state of the s	F-12-7			9 - 25 - 10 - 10 - 10 - 10 - 10 - 10 - 10 - 1	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	30000000	
00021	D1021	21	ANSOOHXARS1	ARCNOHXARS1	Ansonia	Arcanum	\$633.02	\$15,544.
00098	D1098	98	ANSOOHXARS1	BRFROHXARS1	Ansonia	Bradford	\$126.32	\$2,535.
00099	D1099	99	ANSOOHXARS1	GNVLOHXA54E	Ansonia	Greenville	\$126.32	\$2,535.
00100	D1100	100	ANSOOHXARS1	GTBGOHXARS1	Ansonia	Gettysburg	\$126.32	\$2,535.
00211	D1211	211	ANSOOHXARS1	HLBGOHXA997	Ansonia	Hollansburg	\$633.02	\$15,544.
00002	D1002	2	ANSOOHXARS1	NWMSOHXARS1	Ansonia	New Madison	\$633.02	\$15,544
00168	D1168	168	ANSOOHXARS1	RSBGOHXARS1	Ansonia	Rossburg	\$126.32	\$2,535
00101	D1101	101	ANSOOHXARS1	VRSLOHXARS1	Ansonia	Versailles	\$126.32	\$2,535
00102	D1102	102	APCKOHXARS1	FRBGOHXARS1	Apple Creek	Fredericksburg	\$222.15	\$5,206
00103	D1103	103	APCKOHXARS1	KDRNOHXARS2	Apple Creek	Kidron	\$222.15	\$5,206
00549	D1549	549	APCKOHXARS1	MNFDOHXAPS0	Apple Creek	Mansfield	\$317.66	\$7,893
00104	D1104	104	APCKOHXARS1	ORVLOHXARS1	Apple Creek	Orrville	\$222.15	\$5,206
00265	D1265	265	APCKOHXARS1	WSTROHXA26E	Apple Creek	Wooster	\$222.15	\$5,206
00169	D1169	169	ARCHOHXARS3	STRYOHXARS1	Archbold	Stryker	\$369.03	\$9,083
00105	D1105	105	ARCHOHXARS3	WASNOHXARS2	Archbold	Wauseon	\$120.32	\$2,367
00212	D1212	212	ARCNOHXARS1	BRFROHXARS1	Arcanum	Bradford	\$633.02	\$15,544
00213	D1213	213	ARCNOHXARS1	ELDROHXARS1	Arcanum	Eldorado	\$506.69	\$13,009
00232	D1232	232	ARCNOHXARS1	GNVLOHXA54E	Arcanum	Greenville	\$506.69	\$13,009
00214	D1214	214	ARCNOHXARS1	GTBGOHXARS1	Arcanum	Gettysburg	\$633.02	\$15,544
00233	D1233	233	ARCNOHXARS1	HLBGOHXA997	Arcanum	Hollansburg	\$506.69	\$13,009
00215	D1215	215	ARCNOHXARS1	NWMSOHXARS1	Arcanum	New Madison	\$506.69	\$13,009
00028	D1028	28	ARCNOHXARS1	RSBGOHXARS1	Arcanum	Rossburg	\$633.02	\$15,544
00216	D1216	216	ARCNOHXARS1	VRSLOHXARS1	Arcanum	Versailles	\$633.02	\$15,544
00266	D1266	266	ARCNOHXARS1	WMCHOHXARS1	Arcanum	West Manchester	\$713.68	\$17,626
00245	D1245	245	BCYROHXARS1	CTFDOHXARL1	Bucyrus	Chatfield	\$255.17	\$6,142
00234	D1234	234	BCYROHXARS1	LYKNOHXARL1	Bucyrus	Lykens	\$878.45	\$23,345
00090	D1090	90	BCYROHXARS1	MNFDOHXAPS0	Bucyrus	Mansfield	\$357.66	\$9,382
00235	D1235	235	BCYROHXARS1	NWCHOHXARL1	Bucyrus	New Winchester	\$255.17	\$6,142
00248	D1248	248	BFTNOHXARS1	BVRDOHXARS1	Bluffton	Beaverdam	\$282.29	\$6,726
00345	D1345	345	BFTNOHXARS1	LIMAOHXA22H	Bluffton	Lima	\$188.24	-
00550	D1550	550	BGPROHXARS1	MNFDOHXAPS0	BigPrairie	Mansfield	\$588.00	\$15,220
00018	D1018	18	BGPROHXARS1	SHRVOHXARS1	BigPrairie	Shreve	\$492.49	\$12,533
00267	D1267	267	BGPROHXARS1	WSTROHXA26E	BigPrairie	Wooster	\$492.49	\$12,533
00006	D1006	6	BIVLOHXA88C	CRLDOHXARS1	Bristolville	Cortland	\$1,551.55	\$41,156
00150	D1150	150	BIVLOHXA88C	GRNEOHXARS2	Bristolville	Greene	\$1,068.43	\$29,418
00189	D1189	189	BIVLOHXA88C	JHTNOHXARS2	Bristolville	Johnston	\$398.12	\$8,718
00310	D1310	310	BIVLOHXA88C	LRTWOHXBRS1	Bristolville	Lordstown	\$313.73	\$6,532
D0268	D1310	268	BIVLOHXA88C	LVBGOHXARS2	Bristolville	Leavittsburg	\$243.22	\$5,559

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D0106	D1106	106	BLCTOHXARS1	BLLFOHXA59E	Belle Center	Bellefontaine	\$897.64	\$24,885.03
D0107	D1107	107	BLCTOHXARS1	RSHSOHXARS1	Belle Center	Rushsylvania	\$1,406.01	\$38,870.29
D0269	D1269	269	BLLFOHXA59E	DGRFOHXARS1	Bellefontaine	DeGraff	\$176.89	\$3,774.69
D0263	D1263	263	BLLFOHXA59E	ELBLOHXARS1	Bellefontaine	East Liberty	\$145.60	\$3,039.77
D0284	D1284	284	BLLFOHXA59E	FTLROHXARS1	Bellefontaine	Fort Loramie	\$239.87	ICB
D0270	D1270	270	BLLFOHXA59E	HNVIOHXARS2	Bellefontaine	Huntsville	\$176.89	\$3,774.69
D0054	D1054	54	BLLFOHXA59E	LIMAOHXA22H	Bellefontaine	Lima	\$333.31	\$8,344.65
D0358	D1358	358	BLLFOHXA59E	MNFDOHXAPS0	Bellefontaine	Mansfield	\$333.31	\$8,344.65
D0359	D1359	359	BLLFOHXA59E	MYVIOHXARS1	Bellefontaine	Marysville	\$333.31	\$8,344.65
D0271	D1271	271	BLLFOHXA59E	RDWYOHXARS1	Bellefontaine	Ridgeway	\$508.37	\$13,985.26
D0272	D1272	272	BLLFOHXA59E	RSHSOHXARS1	Bellefontaine	Rushsylvania	\$508.37	\$13,985.26
D0148	D1148	148	BLLFOHXA59E	SDNYOHXA49C	Bellefontaine	Sidney	\$115.13	\$2,235.63
D0060	D1060	60	BLLFOHXA59E	WLBTOHXARS1	Bellefontaine	West Liberty	\$145.60	\$3,039.77
D0273	D1273	273	BLLFOHXA59E	WMFDOHXARS2	Bellefontaine	West Mansfield	\$451.36	\$11,352.00
D0013	D1013	13	BLVLOHXARS1	BTLROHXARS1	Bellville	Butler	\$145.53	\$2,897.16
D0191	D1191	191	BLVLOHXARS1	LUCSOHXARS1	Bellville	Lucas	\$145.53	\$2,897.16
D0192	D1192	192	BLVLOHXARS1	LXTNOHXARS1	Beliville	Lexington	\$232.43	\$4,329.32
D0193	D1193	193	BLVLOHXARS1	MNFDOHXAPS0	Bellville	Mansfield	\$145.53	\$2,897.16
D0151	D1151	151	BMDLOHXARS1	CYGTOHXA655	Bloomdale	Cygnet	\$916.40	\$24,373.96
D0152	D1152	152	BMDLOHXARS1	PRTGOHXARS2	Bloomdale	Portage	\$916.40	\$24,373.96
D0184	D1184	184	BRCTOHXARS2	LKMLOHXARS1	Berlin Ctr	Lake Milton	\$548.79	\$12,937.21
D0185	D1185	185	BRCTOHXARS2	NBENOHXARS2	Berlin Ctr	North Benton	\$548.79	\$12,937.21
D0108	D1108	108	BRFROHXARS1	GNVLOHXA51T	Bradford	Greenville	\$126.32	\$2,535.25
D0109	D1109	109	BRFROHXARS1	GTBGOHXARS1	Bradford	Gettysburg	\$126.32	\$2,535.25
D0217	D1217	217	BRFROHXARS1	HLBGOHXA997	Bradford	Hollansburg	\$633.02	\$15,544.55
D0153	D1153	153	BRFROHXARS1	NWMSOHXARS1	Bradford	New Madison	\$633.02	\$15,544.55
D0133	D1170	170	BRFROHXARS1	RSBGOHXARS1	Bradford	Rossburg	\$126.32	\$2,535.25
D0110	D1110	110	BRFROHXARS1	VRSLOHXARS1	Bradford	Versailles	\$126.32	\$2,535.25
D0039	D1039	39	BRTLOHXA55C	CHHLOHXARS1	Bartlett	Chesterhill	\$223.62	\$5,083.22
D0039	D1039	260	BRTLOHXA55C	STPTOHXA560	Bartlett	Stockport	\$223.62	\$5,083.22
D0260	D1048	48	BTKNOHXARS1	FTLROHXARS1	Botkins	Fort Loramie	\$476.05	\$9,971.96
1 22 22 2 2	D1046	246	BTKNOHXARS1	JKCTOHXARS1	Botkins	Jackson Center	\$349.73	\$7,436.71
D0246 D0551	D1551	551	BTKNOHXARS1	LIMAOHXA22H	Botkins	Lima	\$751.84	\$19,807.77
	D1331	247	BTKNOHXARS1	SDNYOHXA49C	Botkins	Sidney	\$349.73	\$7,436.71
D0247	D1194	194	BTLROHXARS1	LUCSOHXARS1	Butler	Lucas	\$145.53	\$2,897.16
D0194	10.78	195		LXTNOHXARS1	Butler	Lexington	\$232.43	\$4,329.32
D0195	D1195	196	BTLROHXARS1 BTLROHXARS1	MNFDOHXAPS0	Butler	Mansfield	\$145.53	\$2,897.16
D0196		236	BVRDOHXARS1	CARAOHXARS1	Beaverdam	Cairo	\$536.35	\$12,802.97
D0236		22113	March and Company of the Company of	LFYTOHXARS1	Beaverdam	Lafayette	\$282.29	\$6,726.14
D0218	A	218	BVRDOHXARS1		COURT OF STREET	The same of the sa	\$282.29	\$6,726.14
D0094		94	BVRDOHXARS1	LIMAOHXA22H	Beaverdam	Lima	\$254.06	\$6,076.83
D0378	D1378	378	CARAOHXARS1	GOMROHXA642	Cairo	Gomer	\$254.06	\$6,076.83
D0379		379	CARAOHXARS1	LIMAOHXA22H	Cairo	Lima		\$5,083.22
D0014		14	CHHLOHXARS1	MCNVOHXA96E	Chesterhill	McConnelsville	\$223.62	\$5,083.22
D0206		206	CHHLOHXARS1	PEVLOHXA557	Chesterhill	Pennsville	\$223.62	The same of the sa
D0207		207	CHHLOHXARS1	STPTOHXA559	Chesterhill	Stockport	\$223.62	\$5,083.22
D0036	1000000	36	CHVLOHXA76E	JHVLOHXARS1	Chesterville	Johnsville	\$443.53	\$10,239.24
D0010	and the second	10	CHVLOHXA76E	MRNGOHXARS1	Chesterville	Marengo	\$188.35	\$4,096.28
D0042	1	42	CHVLOHXA76E	MTGLOHXADSA	Chesterville	Mount Gilead	\$188.35	\$4,096.28
D0086	the second second second	86	CHVLOHXA76E	MTVROHXA39E	Chesterville	Mount Vernon	\$188.35	ICB
D0276		276	CLDNOHXA845	MTGLOHXADSA	Caledonia	Mount Gilead	\$255.17	\$6,142.95
D0237		237	CLDNOHXA845	NWCHOHXARL1	Caledonia	New Winchester	\$255.17	\$6,142.95
D0249		249	CMDNOHXARS1	EATNOHXARS1	Camden	Eaton	\$206.98	\$4,617.59
D0034	100000000000000000000000000000000000000	34	CMDNOHXARS1	ELDROHXARS1	Camden	Eldorado	\$713.68	\$17,626.88
D0250		250	CMDNOHXARS1	NWPROHXARS1	Camden	New Paris	\$206.98	\$4,617.59
D0251		251	CMDNOHXARS1	WMCHOHXARS1	Camden	West Manchester	\$206.98	\$4,617.59
D0552		552	CNBGOHXARS2	MNFDOHXAPS0	Centerburg	Mansfield	\$247.26	\$6,291.40
D0024	D1024	24	CNBGOHXARS2	MTVROHXA39E	Centerburg	Mount Vernon	\$149.54	\$3,185.78

D0208	D1208	208	CRDGOHXARS1	MRNGOHXARS1	Cardington	Marengo	\$188.35	\$4,096.28
D0259	D1259	259	CRDGOHXARS1	MTGLOHXADSA	Cardington	Mount Gilead	\$188.35	\$4,096.28
D0154	D1154	154	CRLDOHXARS1	GRNEOHXARS2	Cortland	Greene	\$931.00	\$25,819.33
D0111	D1111	111	CRLDOHXARS1	HRFROHXARS2	Cortland	Hartford	\$1,308.32	\$35,596.29
D0155	D1155	155	CRLDOHXARS1	JHTNOHXARS2	Cortland	Johnston	\$1,463.22	\$38,755.41
D0112	D1112	112	CRLDOHXARS1	KNMNOHXARS2	Cortland	Kinsman	\$1,308.32	\$35,596.29
D0311	D1311	311	CRLDOHXARS1	LRTWOHXBRS1	Cortland	Lordstown	\$331.20	\$6,092.34
D0278	D1278	278	CRLDOHXARS1	LVBGOHXARS2	Cortland	Leavittsburg	\$154.89	\$3,159.12
D0209	D1209	209	CRTOOHXARS2	JHTWOHXARS1	Croton	Johnstown	\$149.54	\$3,185.78
D0252	D1252	252	CTFDOHXARL1	LYKNOHXARL1	Chatfield	Lykens	\$878.45	\$23,345.63
D0156	D1156	156	CYGTOHXA655	PRTGOHXARS2	Cygnet	Portage	\$470.56	\$12,138.95
D0157	D1157	157	CYGTOHXA655	RSNGOHXARS1	Cygnet	Risingsun	\$916.40	\$24,373.96
D0113	D1113	113	DANKOHXARS2	GMBROHXARS1	Danville	Gambier	\$407.32	\$10,227.07
D0553	D1553	553	DANKOHXARS2	MNFDOHXAPS0	Danville	Mansfield	\$670.69	\$17,548.56
D0401	D1401	401	DANKOHXARS2	MTVROHXA39E	Danville	Mount Vernon	\$407.32	\$10,227.07
D0285	D1285	285	DFNCOHXARP0	FTLROHXARS1	Defiance	Fort Loramie	\$1,072.61	ICB
D0114	D1114	114	DFNCOHXARP0	JEWLOHXARS2	Defiance	Jewell	\$283.81	\$7,697.99
D0093	D1093	93	DFNCOHXARP0	LIMAOHXA22H	Defiance	Lima	\$611.27	\$16,471.11
D0538	D1538	538	DFNCOHXARP0	MNFDOHXAPS0	Defiance	Mansfield	\$521.92	\$13,612.93
D0059	D1059	59	DFNCOHXARP0	NPLNOHXAPS0	Defiance	Napoleon	\$283.81	\$7,697.99
D0092	D1092	92	DGRFOHXARS1	LIMAOHXA22H	DeGraff	Lima	\$537.17	\$14,040.04
D0253	D1052	253	DGRFOHXARS1	RSWDOHXARS1	DeGraff	Rosewood	\$176.89	\$3,774.69
D0233	D1233	219	DLPHOHXA69E	GOMROHXA642	Delphos	100000000000000000000000000000000000000	\$461.52	The Art of the State of the
D0407	D1219	407	DLPHOHXA69E	A CONTROL OF THE PART OF THE P	10.54 10.00	Gomer	4.500 200 300	\$10,883.97
D0220	D1220	220		LIMAOHXA22H	Delphos	Lima	\$200.60	\$5,341.27
D0220	D1220	186	DLPHOHXA69E	VNDCOHXARS1	Delphos	Venedocia	\$207.46	\$4,807.14
100 100 100	ACTION AND AND	107.72	DMSCOHXARS1	NBENOHXARS2	Damascus	North Benton	\$548.79	\$12,937.21
D0035	D1035	35	DSHLOHXARS2	GRTNOHXA256	Deshler	Grelton-Malinta	\$407.94	\$10,420.63
D0030	D1030	30	DSHLOHXARS2	HMLROHXA274	Deshler	Hamler	\$407.94	\$10,420.63
D0257	D1257	257	EATNOHXARS1	ELDROHXARS1	Eaton	Eldorado	\$713.68	\$17,626.88
D0281	D1281	281	EATNOHXARS1	NWPROHXARS1	Eaton	New Paris	\$206.98	\$4,617.59
D0238	D1238	238	EATNOHXARS1	WMCHOHXARS1	Eaton	West Manchester	\$206.98	\$4,617.59
D0306	D1306	306	ELBLOHXARS1	LIMAOHXA22H	East Liberty	Lima	\$576.45	\$15,152.52
D0115	D1115	115	ELBLOHXARS1	RYMNOHXARS1	East Liberty	Raymond	\$145.60	\$3,039.77
D0254	D1254	254	ELBLOHXARS1	WMFDOHXARS2	East Liberty	West Mansfield	\$451.36	\$11,352.00
D0221	D1221	221	ELDROHXARS1	HLBGOHXA997	Eldorado	Hollansburg	\$506.69	\$13,009.30
D0026	D1026	26	ELDROHXARS1	NWMSOHXARS1	Eldorado	New Madison	\$506.69	\$13,009.30
D0222	D1222	222	ELDROHXARS1	NWPROHXARS1	Eldorado	New Paris	\$713.68	\$17,626.88
D0223	D1223	223	ELDROHXARS1	WMCHOHXARS1	Eldorado	West Manchester	\$713.68	\$17,626.88
D0079	D1079	79	ELIDOHXARP0	LIMAOHXA22H	Elida	Lima	\$76.93	\$1,878.36
D0182	D1182	182	FLRDOHXARS1	GRTNOHXA256	Florida	Grelton-Malinta	\$691.75	\$18,118.61
D0171	D1171	171	FLRDOHXARS1	HLGTOHXA264	Florida	Holgate	\$754.37	\$19,836.93
D0172	D1172	172	FLRDOHXARS1	JEWLOHXARS2	Florida	Jewell	\$283.81	\$7,697.99
D0180	D1180	180	FLRDOHXARS1	LBCTOHXARS1	Florida	Liberty Center	\$691.75	\$18,118.61
D0143	D1143	143	FLRDOHXARS1	NPLNOHXAPS0	Florida	Napoleon	\$283.81	\$7,697.99
D0199	D1199	199	FRBGOHXARS1	HMVLOHXARS2	Fredericksburg	Holmesville	\$165.53	\$3,621.17
D0554	D1554	554	FRBGOHXARS1	MNFDOHXAPSQ	Fredericksburg	Mansfield	\$261.04	\$6,308.20
D0282	D1282	282	FRBGOHXARS1	WSTROHXA26E	Fredericksburg	Wooster	\$165.53	\$3,621.17
D0555	D1555	555	FRTWOHXARS1	MNFDOHXAPS0	Fredericktown	Mansfield	\$301.71	\$7,447.01
D0424	D1424	424	FRTWOHXARS1	MTVROHXA39E	Fredericktown	Mount Vernon	\$188.35	\$4,096.28
D0074	D1074	74	FTLROHXARS1	GNVLOHXA51T	Fort Loramie	Greenville	\$126.32	\$2,535.25
D0262	D1262	262	FTLROHXARS1	JKCTOHXARS1	Fort Loramie	Jackson Center	\$239.87	\$4,536.74
D0286	D1286	286	FTLROHXARS1	LIMAOHXA22H	Fort Loramie	Lima	\$848.78	ICB
D0287	D1287	287	FTLROHXARS1	MNFDOHXAPS0	Fort Loramie	Mansfield	\$813.01	ICB
D0045	D1045	45	FTLROHXARS1	SDNYOHXA49C	Fort Loramie	Sidney	\$126.32	\$2,535.25
D0288	D1288	288	FTLROHXARS1	VRSLOHXARS1	Fort Loramie	Versailles	\$126.32	\$2,535.25
D0200	D1200	200	GLMTOHXARS2	KLBCOHXARS1	Glenmont	Killbuck	\$165.53	\$3,621.17
	1	201	GLMTOHXARS2		Glenmont	Millersburg	100 PARCE THE TAX	\$3,621.17

D053	D1539	539	GLMTOHXARS2	WSTROHXA26E	Glenmont	Wooster	\$165.53	\$3,621.17
D054	7 D1547	547	GMBROHXARS1	MNFDOHXAPS0	Gambier	Mansfield	\$670.69	\$17,548.56
D011	D1116	116	GMBROHXARS1	MRBGOHXARS1	Gambier	Martinsburg	\$407.32	\$10,227.07
D043	D1433	433	GMBROHXARS1	MTVROHXA39E	Gambier	Mount Vernon	\$407.32	\$10,227.07
D011	7 D1117	117	GNVLOHXA51T	GTBGOHXARS1	Greenville	Gettysburg	\$126.32	\$2,535.25
D023		239	GNVLOHXA51T	HLBGOHXA997	Greenville	Hollansburg	\$506.69	\$13,009.30
D005		57	GNVLOHXA51T	LIMAOHXA22H	Greenville	Lima	\$456.29	\$12,144.38
D029		290	GNVLOHXA51T	NWMSOHXARS1	Greenville	New Madison	\$506.69	\$13,009.30
D029	Ch. Co. Carlotte	291	GNVLOHXA51T	RSBGOHXARS1	Greenville	Rossburg	\$126.32	\$2,535,25
D029	St. Transfer and the	292	GNVLOHXA51T	VRSLOHXARS1	Greenville	Versailles	\$126.32	\$2,535.25
D029	300	293	GOMROHXA642	LIMAOHXA22H	Gomer	Lima	\$468.39	\$11,829.94
D000		9	GRNEOHXARS2	JHTNOHXARS2	Greene	Johnston	\$1,085.90	\$28,978.44
D031		312	GRNEOHXARS2	LRTWOHXBRS1	Greene	Lordstown	\$1,484.63	\$38,529.51
D029		294	GRNEOHXARS2	LVBGOHXARS2	Greene	Leavittsburg	\$1,001.52	\$26,791.78
D002		27	GRSPOHXARS1	OLFTOHXARS1	Green Springs	Old Fort	\$916.40	\$24,373.96
0002			GROFOTIARROT		Grelton-	Old Folt	34.4	200000
D018	1 D1181	181	GRTNOHXA256	HLGTOHXA264	Malinta Grelton-	Holgate	\$407.94	\$10,420.63
D025	8 D1258	258	GRTNOHXA256	HMLROHXA274	Malinta	Hamler	\$407.94	\$10,420.63
D018	3 D1183	183	GRTNOHXA256	LBCTOHXARS1	Grelton- Malinta Grelton-	Liberty Center	\$407.94	\$10,420.63
D014	7 D1147	147	GRTNOHXA256	NPLNOHXAPS0	Malinta	Napoleon	\$407.94	\$10,420.63
D022	and the second second	224	GTBGOHXARS1	HLBGOHXA997	Gettysburg	Hollansburg	\$633.02	\$15,544.55
D015		158	GTBGOHXARS1	NWMSOHXARS1	Gettysburg	New Madison	\$633.02	\$15,544.55
D017		173	GTBGOHXARS1	RSBGOHXARS1	Gettysburg	Rossburg	\$126.32	\$2,535.25
D011		118	GTBGOHXARS1	VRSLOHXARS1	Gettysburg	Versailles	\$126.32	\$2,535.25
D011		119	HBRNOHXARS1	PTSKOHXA92C	Hebron	Pataskala	\$185.99	\$4,029.69
D022	could be a formal freeze	225	HLBGOHXA997	NWMSOHXARS1	Hollansburg	New Madison	\$506.69	\$13,009.30
D024		240	HLBGOHXA997	NWPROHXARS1	Hollansburg	New Paris	\$506.69	\$13,009.30
D024		244	HLBGOHXA997	RSBGOHXARS1	Hollansburg	Rossburg	\$633.02	\$15,544.55
D022	D 1	226	HLBGOHXA997	VRSLOHXARS1	Hollansburg	Versailles	\$633.02	\$15,544.55
D029	A TOTAL STREET	295	HLBGOHXA997	WMCHOHXARS1	Hollansburg	West Manchester	\$206.98	\$4,617.59
10000000	100	256	HLGTOHXA264	HMLROHXA274	Holgate	Hamler	\$407.94	\$10,420.63
D025	- Transfer	174	HLGTOHXA264	LBCTOHXARS1	Holgate	Liberty Center	\$407.94	\$10,420.63
D017	and the second second	1 4 6 V		NPLNOHXAPS0	Holgate	Napoleon	\$407.94	\$10,420.63
D029		296	HLGTOHXA264			Millersburg	\$165.53	\$3,621.17
D020		202	HMVLOHXARS2	MLBGOHXARS1	Holmesville	Mansfield	\$261.04	\$6,308.20
D055		556	HMVLOHXARS2	MNFDOHXAPS0	Holmesville	100000000000000000000000000000000000000		\$3,621.17
D029		297	HMVLOHXARS2	WSTROHXA26E	Holmesville	Wooster	\$165.53	
D056	5 D1565	565	HNVIOHXARS1	MNFDOHXAPS0	Huntsville	Mansfield	\$537.17	\$14,040.04
D015		159	HRFROHXARS2	JHTNOHXARS2	Hartford	Johnston	\$1,036.80	\$27,780.10
D012		120	HRFROHXARS2	KNMNOHXARS2	Hartford	Kinsman	\$1,569.01	\$40,716.18
D03		313	HRFROHXARS2	LRTWOHXBRS1	Hartford	Lordstown	\$331.20	\$6,092.34
D029		298	HRFROHXARS2	LVBGOHXARS2	Hartford	Leavittsburg	\$260.69	\$5,119.89
D016	N 11 1595 C 1550	160	JFSAOHXARS2	NWLYOHXARS1	Jefferson	New Lyme	\$1,308.32	\$35,596.29
D016		161	JHTNOHXARS2	KNMNOHXARS2	Johnston	Kinsman	\$1,463.22	\$38,755.41
D03	The second	314	JHTNOHXARS2	LRTWOHXBRS1	Johnston	Lordstown	\$331.20	\$6,092.34
D029		299	JHTNOHXARS2	LVBGOHXARS2	Johnston	Leavittsburg	\$260.69	\$5,119.89
D024	1 D1241	241	JHVLOHXARS1	LXTNOHXARS1	Johnsville	Lexington	\$255.17	\$6,142.95
D030	0 D1300	300	JHVLOHXARS1	MNFDOHXAPS0	Johnsville	Mansfield	\$255.17	\$6,142.95
D030		301	JHVLOHXARS1	MTGLOHXADSA	Johnsville Jackson	Mount Gilead	\$255.17	\$6,142.95
D046	5 D1465	465	JKCTOHXARS1	LIMAOHXA22H	Center Jackson	Lima	\$333.31	\$8,344.65
D024	2 D1242	242	JKCTOHXARS1	SDNYOHXA49C	Center	Sidney	\$113.55	\$2,177.36
D05	7 D1557	557	KDRNOHXARS2	MNFDOHXAPS0	Kidron	Mansfield	\$317.66	\$7,893.72
D013	1 D1121	121	KDRNOHXARS2	ORVLOHXARS1	Kidron	Orrville	\$222.15	\$5,206.69
D030	2 D1302	302	KDRNOHXARS2	WSTROHXA26E	Kidron	Wooster	\$222.15	\$5,206.69
D02	The second second	203	KLBCOHXARS1	MLBGOHXARS1	Killbuck	Millersburg	\$165.53	\$3,621.17

D0558	D1558	558	KLBCOHXARS1	MNFDOHXAPS0	Killbuck	Mansfield	\$261.04	\$6,308.20
D0540	D1540	540	KLBCOHXARS1	WSTROHXA26E	Killbuck	Wooster	\$165.53	\$3,621.17
D0315	D1315	315	KNMNOHXARS2	LRTWOHXBRS1	Kinsman	Lordstown	\$1,484.63	\$38,529.51
D0303	D1303	303	KNMNOHXARS2	LVBGOHXARS2	Kinsman	Leavittsburg	\$1,414.12	\$37,557.06
D0144	D1144	144	LBCTOHXARS1	NPLNOHXAPS0	Liberty Center	Napoleon	\$407.94	\$10,420.63
D0122	D1122	122	LBNNOHXA51T	MASNOHXARS1	Lebanon	Mason	\$92.48	\$1,552.73
D0123	D1123	123	LBNNOHXA51T	MRRWOHXARS1	Lebanon	Morrow	\$252.25	\$5,885.29
D0124	D1124	124	LBNNOHXA51T	SLBNOHXARS1	Lebanon	South Lebanon	\$252.25	\$5,885.29
D0125	D1125	125	LBNNOHXA51T	WYVLOHXARS1	Lebanon	Waynesville	\$252.25	\$5,885.29
D0162	D1162	162	LCKYOHXARS2	STRGOHXARS1	Luckey	Stony Ridge	\$706.12	\$18,485.83
D0304	D1304	304	LCKYOHXARS2	WDVLOHXA849	Luckey	Woodville	\$706.12	\$18,485.83
D0305	D1305	305	LFYTOHXARS1	LIMAOHXA22H	Lafayette	Lima	\$203.13	\$4,686.21
D0227	D1227	227	LFYTOHXARS1	WMNSOHXARS2	Lafayette	Westminster	\$203.13	\$4,686.21
D0063	D1063	63	LIMAOHXA22H	MNFDOHXAPS0	Lima	Mansfield	\$333.31	\$8,344.65
D0056	D1056	56	LIMAOHXA22H	MTVROHXA39E	Lima	Mount Vernon	\$333.31	\$8,344.65
D0087	D1087	87	LIMAOHXA22H	MYVIOHXARS1	Lima	Marysville	\$333.31	\$8,344.65
D0088	D1088	88	LIMAOHXA22H	NPLNOHXAPS0	Lima	Napoleon	\$422.66	\$11,202.83
D0569	D1569	569	LIMAOHXA22H	OTWAOHXAR	Lima	Ottawa	\$335.60	\$8,878.37
D0546	D1546	546	LIMAOHXA22H	RCFROHXA36A	Lima	Rockford	\$200.60	\$5,341.27
D0535	D1535	535	LIMAOHXA22H	RSPNOHXARS1	Lima	Russells Point	\$413.15	\$10,580.28
D0078	D1078	78	LIMAOHXA22H	SDNYOHXA49C	Lima	The Market State of the State o	The second secon	The state of the s
10000000	1000000	477	LIMAOHXA22H		2000	Sidney	\$333.31	\$8,344.65
D0477	D1477			VNWROHXARS1	Lima	Van Wert	\$200.60	\$5,341.27
D0077	D1077	77	LIMAOHXA22H	WLBTOHXARS1	Lima	West Liberty	\$576.45	\$15,152.52
D0145	D1145	145	LIMAOHXA22H	WMNSOHXARS2	Lima	Westminster	\$203.13	\$4,686.21
D0309	D1309	309	LIMAOHXA22H	WYFDOHXARS2	Lima	Waynesfield	\$203.13	\$4,686.21
D0308	D1308	308	LIMAOHXBRS1	WSTROHXA26E	Lima	Wooster	\$429.27	\$11,031.68
D0187	D1187	187	LKMLOHXARS1	NBENOHXARS2	Lake Milton	North Benton	\$548.79	\$12,937.21
D0163	D1163	163	LKMLOHXARS1	WYLDOHXARS1	Lake Milton	Wayland	\$436.30	\$10,965.60
D0316	D1316	316	LRTWOHXBRS1	NWFLOHXARS1	Lordstown	Newton Falls	\$70.51	\$972.45
D0198	D1198	198	LUCSOHXARS1	LXTNOHXARS1	Lucas	Lexington	\$145.53	\$2,897.16
D0197	D1197	197	LUCSOHXARS1	MNFDOHXAPS0	Lucas	Mansfield	\$145.53	\$2,897.16
D0321	D1321	321	LVBGOHXARS2	NWFLOHXARS2	Leavittsburg	Newton Falls	\$70.51	\$972.45
D0089	D1089	89	LXTNOHXARS1	MNFDOHXAPS0	Lexington	Mansfield	\$82.44	\$1,320.45
D0210	D1210	210	LYNSOHXARS1	WASNOHXARS2	Lyons	Wauseon	\$1,006.74	\$26,903.37
D0126	D1126	126	MASNOHXARS1	SLBNOHXARS1	Mason	South Lebanon	\$92.48	\$1,552.73
D0175	D1175	175	MCNVOHXA96E	PEVLOHXA557	McConnelsville	Pennsville Reinersville-	\$223.62	\$5,083.22
D0190	D1190	190	MCNVOHXA96E	RNRVOHXARS1	McConnelsville	Hackney	\$274.20	\$7,428.54
D0127	D1127	127	MCNVOHXA96E	STPTOHXA559	McConnelsville	Stockport	\$223.62	\$5,083.22
D0085	D1085	85	MDBROHXARSA	MNFDOHXAPS0	Madisonburg	Mansfield	\$276.37	\$6,507.46
D0541	D1541	541	MDBROHXARSA	WSTROHXA26E	Madisonburg Magnetic	Wooster	\$145.12	\$3,820.43
D0176	D1176	176	MGSPOHXARS1	MYVIOHXARS1	Springs Magnetic	Marysville	\$1,198.13	\$32,261.91
D0177	D1177	177	MGSPOHXARS1	RYMNOHXARS1	Springs	Raymond	\$1,198.13	\$32,261.91
D0067	D1067	67	MLBGOHXARS0	MNFDOHXAPS0	Millersburg	Mansfield	\$131.25	\$2,687.03
D0204	D1204	204	MLBGOHXARS1	NSVLOHXARS2	Millersburg	Nashville	\$154.44	\$3,146.46
D0149	D1149	149	MLBGOHXARS1	WSTROHXA26E	Millersburg	Wooster	\$165.53	\$3,621.17
D0133	D1133	133	MLCTOHXARS1	MYVIOHXARS1	Milford Center	Marysville	\$145.60	\$3,039.77
D0128	D1128	128	MLCTOHXARS1	NLBGOHXA747	Milford Center	North Lewisburg	\$145.60	\$3,039.77
D0080	D1080	80	MNFDOHXAPS0	MNFDOHXBRS1	Mansfield	Mansfield XB	\$132,32	ICB
D0082	D1082	82	MNFDOHXAPS0	MNFDOHXCRP0	Mansfield	Mansfield XC	\$357.66	\$9,382.58
D0076	D1076	76	MNFDOHXAPS0	MNFDOHXDRP0	Mansfield	Mansfield XD	\$82.44	\$1,320.45
D0559	D1559	559	MNFDOHXAPS0	MRBGOHXARS1	Mansfield	Martinsburg	\$670.69	\$17,548.56
D0084	D1084	84	MNFDOHXAPS0	MRNGOHXARS1	Mansfield	Marengo	\$333.31	\$8,344.65
D0560	D1560	560	MNFDOHXAPS0	MRVLOHXARS2	Mansfield	Marshallville	\$329.69	\$8,599.48
D0055	D1055	55	MNFDOHXAPS0	MTGLOHXADSA	Mansfield	Mount Gilead	\$315.44	ICB
	2.000	490	MNFDOHXAPS0	MTVROHXA39E	Mansfield	Mount Vernon	\$131.25	\$2,687.03

D0561	D1561	561	MNFDOHXAPS0	NSVLOHXARS2	Mansfield	Nashville	\$261.04	\$6,308.20
D0068	D1068	68	MNFDOHXAPS0	ORVLOHXARS1	Mansfield	Orrville	\$317.66	\$7,893.72
D0562	D1562	562	MNFDOHXAPS0	RTMNOHXARS2	Mansfield	Rittman	\$329.69	\$8,599.48
D0491	D1491	491	MNFDOHXAPS0	SDNYOHXA49C	Mansfield	Sidney	\$333.31	\$8,344.65
D0081	D1081	81	MNFDOHXAPS0	SHLBOHXARS1	Mansfield	Shelby	\$234.63	\$5,392.01
D0129	D1129	129	MNFDOHXAPS0	SHLHOHXARS1	Mansfield	Shiloh	\$234.63	\$5,392.01
D0563	D1563	563	MNFDOHXAPS0	SHRVOHXARS1	Mansfield	Shreve	\$261.04	\$6,308.20
D0095	D1095	95	MNFDOHXAPS0	SMVLOHXARS1	Mansfield	Smithville	\$276.37	\$6,507.46
D0564	D1564	564	MNFDOHXAPS0	STNGOHXARS2	Mansfield	Sterling	\$329.69	\$8,599.48
D0537	D1537	537	MNFDOHXAPS0	UTICOHXARS1	Mansfield	Utica-Homer	\$670.69	\$17,548.56
D0049	D1049	49	MNFDOHXAPS0	WLDROHXARP0	Mansfield	Woodland	\$82.44	\$1,320.45
D0091	D1091	91	MNFDOHXAPS0	WSTROHXA26E	Mansfield	Wooster	\$131.25	\$2,687.03
D0008	D1008	8	MOLNOHXARS2	STRGOHXARS1	Moline	Stony Ridge	\$791.72	\$20,633.41
D0318	D1318	318	MOLNOHXARS2	WDVLOHXA849	Moline	Woodville	\$791.72	\$20,633.41
D0493	D1493	493	MRBGOHXARS1	MTVROHXA39E	Martinsburg	Mount Vernon	\$407.32	\$10,227.07
D0130	D1130	130	MRBGOHXARS1	UTICOHXARS1	Martinsburg	Utica-Homer	\$407.32	\$10,227.07
D0261	D1261	261	MRNGOHXARS1	MTGLOHXADSA	Marengo	Mount Gilead	\$188.35	\$4,096.28
D0005	D1005	5	MRRWOHXARS1	SLBNOHXARS1	Morrow	South Lebanon	\$252.25	\$5,885.29
D0131	D1131	131	MRVLOHXARS2	ORVLOHXARS1	Marshallville	Orrville	\$221.00	\$5,912.45
D0542	D1542	542	MRVLOHXARS2	WSTROHXA26E	Marshallville	Wooster	\$221.00	\$5,912.45
D0132	D1132	132	MTVCOHXARS1	RDWYOHXARS1	Mount Victory	Ridgeway	\$508.37	\$13,985.26
D0499	D1499	499	MTVROHXA39E	UTICOHXARS1	Mount Vernon	Utica-Homer	\$407.32	\$10,227.07
D0134	D1134	134	MYVIOHXARS1	NLBGOHXA747	Marysville	North Lewisburg	\$145.60	\$3,039.77
D0135	D1135	135	MYVIOHXARS1	RYMNOHXARS1	Marysville	Raymond	\$145.60	\$3,039.77
D0164	D1164	164	MYVIOHXARS1	YRCTOHXA358	Marysville	York Center	\$653.96	\$17,025.04
D0536	D1536	536	NPLNOHXAPS0	SWTNOHXARP0	Napoleon	Swanton	\$111.92	\$2,858.18
D0051	D1051	51	NPLNOHXAPS0	WTVLOHXARP0	Napoleon	Waterville	\$111.92	\$2,858.18
D0205	D1205	205	NSVLOHXARS2	SHRVOHXARS1	Nashville	Shreve	\$165.53	\$3,621.17
D0543	D1543	543	NSVLOHXARS2	WSTROHXA26E	Nashville	Wooster	\$165.53	\$3,621.17
D0228	D1228	228	NWMSOHXARS1	NWPROHXARS1	New Madison	New Paris	\$713.68	\$17,626.88
D0188	D1188	188	NWMSOHXARS1	RSBGOHXARS1	New Madison	Rossburg	\$633.02	\$15,544.55
D0165	D1165	165	NWMSOHXARS1	VRSLOHXARS1	New Madison	Versailles	\$633.02	\$15,544.55
D0229	D1229	229	NWMSOHXARS1	WMCHOHXARS1	New Madison	West Manchester	\$506.69	\$13,009.30
D0568	D1568	568	NWPROHXARS1	SDNYOHXA49C	New Paris	Sidney	\$375.32	\$9,864.28
D0243	D1243	243	NWPROHXARS1	WMCHOHXARS1	New Paris	West Manchester	\$206.98	\$4,617.59
D0136	D1136	136	ORVLOHXARS1	SMVLOHXARS1	Orrville	Smithville	\$221.00	\$5,912.45
D0322	D1322	322	ORVLOHXARS1	WSTROHXA26E	Orrville	Wooster	\$221.00	\$5,912.45
D0322	D1178	178	PEVLOHXA557	STPTOHXA559	Pennsville	Stockport	\$223.62	\$5,083.22
D0178	D1178	137	RDWYOHXARS1	RSHSOHXARS1		Rushsylvania	\$508.37	\$13,985.26
D0179	D1179	179	RSBGOHXARS1	VRSLOHXARS1	Ridgeway Rossburg	Versailles	\$126.32	\$2,535.25
D0173	D1138	138	RTMNOHXARS2	STNGOHXARS2	Rittman	Sterling	\$221.00	\$5,912.45
D0544	D1544	544	RTMNOHXARS2		Rittman	Wooster	100000000000000000000000000000000000000	
D0344	D1139	139	RYMNOHXARS1	WSTROHXA26E YRCTOHXA358	22 PM ASS.	York Center	\$221.00	\$5,912.45
	The second second	323			Raymond	la san san san san san san san san san sa	\$508.37	\$13,985.26
D0323 D0324	D1323 D1324	324	SHLBOHXARS1	SHLHOHXARS1	Shelby	Shiloh	\$234.63	\$5,392.01
D0324			SHRVOHXARS1	WSTROHXA26E	Shreve	Wooster	\$165.53	\$3,621.17
The second second	D1167	167	SLBNOHXARS1	WYVLOHXARS1	South Lebanon	Waynesville	\$252.25	\$5,885.29
D0567	D1567	567	SHLHOHXARS1	WSTROHXA26E	Shiloh	Wooster	\$585.82	\$14,599.42
D0325	D1325	325	SMVLOHXARS1	WSTROHXA26E	Smithville	Wooster	\$221.00	\$5,912.45
D0545	D1545	545	STNGOHXARS1	WSTROHXA26E	Sterling	Wooster	\$221.00	\$5,912.45
D0166	D1166	166	STRGOHXARS1	WDVLOHXA849	Stony Ridge	Woodville	\$706.12	\$18,485.8
D0230	D1230	230	VNDCOHXARS0	VNWROHXARS1	Venedocia West	Van Wert	\$207.46	\$4,807.1
D0255	D1255	255	WMFDOHXARS2	YRCTOHXA358	Mansfield	York Center	\$1,410.73	\$39,127.1
D0146	D1146	146	WMNSOHXARS2	WYFDOHXARS3	Westminster	Waynesfield	\$203.13	\$4,686.2
D0566	D1566	566	WRRNOHXAPS0	WRRNOHXB37A	Warren XA	Warren XB	\$111.19	\$2,125.38

TABLE 2

Rates for the State of Ohio

Rate Element Description		
Physical and Virtual Collocation Elements	Non- Recurring Rate	Monthly Recurring Rate
Application Fees		
New Collocation - Application Fee	\$ 2,703.89	N/A
New Collocation - Administrative, Transmission Engineering & Project Management Fee	\$ 5,611.69	N/A
Minor Augment Fee	\$ 806.11	N/A
Minor Augment - Administrative & Project Management Fee	\$ 737.63	N/A
Minor Augment - Transmission Engineering Fee	\$ 527.48	N/A
Major Augment Fee	\$ 1,600.93	N/A
Major Augment - Administrative & Project Management Fee	\$ 1,912.09	N/A
Major Augment - Transmission Engineering Fee	\$ 1,549.48	N/A
Space Report (per wire center)	\$ 890,39	N/A
Security Cage Construction		
Security Cage - Engineering	\$ 492.27	N/A
Security Cage - Construction (per Linear Foot)	\$ 49.21	N/A
Floor Space		
Floor Space (per Square Foot)	N/A	\$ 10.84
DC Power		
Power Costs (per Load Ampere Ordered)	N/A	\$ 21.32
Power Costs (per Connection to Power Plant up to 30 Amps)	\$ 1,376.27	\$ 20.59
Power Costs (per Connection to Power Plant 31-60 Amps)	\$ 2,398.42	\$ 33.92
Power Costs (per Connection to Power Plant 61-100 Amps)	\$ 8,836.13	\$ 112.11
Additional Cost per Foot Over 110 Linear Feet	\$ 170.95	\$ 2.07
Power Costs (per Connection to Power Plant 101-200 Amps)	\$ 19,487.85	\$ 243.57
Additional Cost per Foot Over 110 Linear Feet	\$ 323.04	\$ 3.91
AC Power		
AC Outlet Installation (per 20 amp outlet)	\$ 1,109.66	N/A
Overhead Lights (per set of 2)	\$ 1,629.30	N/A
Cross Connect Facilities		
DS0 Switchboard Cable (per 100 Pair)	N/A	\$ 30.49
DS0 Co-Carrier Direct Cabling (per 100 Pair Switchboard Cable)	\$ 534.86	\$ 9.30
DS1 Cross Connect (per DS1 in 28-pack Increments)	N/A	\$ 1.74
DS1 Co-Carrier Direct Cabling (per DS1 28-pack Cable)	\$ 548.07	\$ 10.90
DS3 Cross Connect (per DS3 in 12-pack Increments)	N/A	\$ 21.69
DS3 Co-Carrier Direct Cabling (per DS3 12-pack Cable)	\$ 1888.14	\$ 26.16
Optical Cross-Connect (per 4-Fiber Cable)	N/A	\$ 17.38
Optical Co-Carrier Direct Cabling (per 4-Fiber Cable)	\$ 214.90	\$ 11.09
Internal Cable Space (per 48-Fiber Cable)	N/A	\$ 45.38

Embarq Communications, Inc. – ICRA – OH Effective 10/1/10

Internal Cable Space (per 100-Pair Copper Stub Cable)	N/A	\$ 30.49
Internal Cable (per 48-Fiber Cable)	\$ 1,088.50	\$ 40.52
Internal Cable (per 100-Pair Copper Stub Cable)	\$ 187.34	\$ 55.93

Table 2: Rates for the State of Ohio (continued)

Physical and Virtual Collocation Elements (continued)	Non- Recurring Rate	Monthly Recurring Rate
Security Card		
Security Card (per Card)	\$ 15.00	N/A
Additional Labor Charges (Physical or Virtual)		
Additional Labor 1/4 hour CO Technician - Regular	\$ 11.83	N/A
Additional Labor 1/4 hour CO Technician - Overtime	\$ 17.75	N/A
Additional Labor 1/4 hour CO Technician - Premium	\$ 23.66	N/A
Additional Labor 1/4 hour CO Engineer	\$ 14.34	N/A
Additional Labor 1/4 hour OSP Technician - Regular	\$ 14.09	N/A
Additional Labor 1/4 hour OSP Technician - Overtime	\$ 21.14	N/A
Additional Labor 1/4 hour OSP Technician - Premium	\$ 28.18	N/A
Additional Labor 1/4 hour OSP Engineer	\$ 12.30	N/A
Adjacent Onsite Collocation	Non- Recurring Rate	Monthly Recurring Rate
All elements	ICB	ICB
Remote Terminal Collocation	Non- Recurring Rate	Monthly Recurring Rate
All elements	ICB	ICB

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Case No(s). 90-5041-TP-TRF, 10-2468-TP-NAG

Summary: Agreement negotiated between United Telephone Company of Ohio dba CenturyLink and Embarq Communications Inc. (3 of 3) electronically filed by GARY BAKI on behalf of United Telephone Company of Ohio dba CenturyLink