

COMMERCIAL MOBILE RADIO SERVICES (CMRS) INTERCONNECTION AGREEMENT

New Cingular Wireless PCS, LLC

and

United Telephone Company of Ohio d/b/a CenturyLink

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INTERCONNECTION AGREEMENT

This Interconnection Agreement (the "Agreement"), is entered into by and between New Cingular Wireless PCS, LLC ("Carrier"), and United Telephone Company of Ohio d/b/a CenturyLink ("CenturyLink"), hereinafter collectively, "the Parties".

WHEREAS, United Telephone Company of Ohio d/b/a CenturyLink ("CenturyLink") is the successor in interest to United Telephone Company of Ohio; and

WHEREAS, New Cingular Wireless PCS, LLC is the successor in interest to Allied Wireless Communications Corporation, Ameritech Wireless Communications, Inc., AT&T Wireless Services, Inc., Cincinnati Bell Wireless and Cingular Wireless, LLC and Dobson Cellular Systems, Inc./ American Cellular Corporation which entered into Commercial Mobile Radio Services Interconnection Agreements with United Telephone Company of Ohio for service in the state of Ohio; and

WHEREAS, the Parties wish to interconnect their networks for the transmission and termination of Local Traffic (as defined in this Agreement) between CenturyLink and Carrier; and

WHEREAS, the Parties intend the rates, terms and conditions of this Agreement, and their performance of obligations thereunder, to comply with the Communications Act of 1934, as amended (the "Act"), the Rules and Regulations of the Federal Communications Commission ("FCC"), and the orders, rules and regulations of the Public Utilities Commission of Ohio (the "Commission"); and

WHEREAS, the parties wish to replace any and all other prior interconnection agreements, both written and oral, applicable to the state of Ohio;

Now, therefore, in consideration of the terms and conditions contained in this Agreement, Carrier and CenturyLink hereby mutually agree as follows:

PART A – DEFINITIONS

1. DEFINED TERMS

- 1.1 Certain terms used in this Agreement shall have the meanings as otherwise defined throughout this Agreement. Other terms used but not defined in this Agreement will have the meanings ascribed to them in the Act or in the Rules and Regulations of the FCC or the Commission. The Parties acknowledge that other terms appear in this Agreement which are not defined or ascribed as stated above. The meaning of those terms shall be their customary usage in the telecommunications industry as of the Effective Date of this Agreement.
- 1.2 "Act" means the Communications Act of 1934, as amended.
- 1.3 "Affiliate" is as defined in the Act.
- 1.4 "Ancillary Traffic" means all traffic destined for ancillary services, or that may have special billing requirements, including, but not limited to the following:
 - 1.4.1 Directory Assistance;
 - 1.4.2 911/E911;
 - 1.4.3 Operator call termination (busy line interrupt and verify); and
 - 1.4.4 Information services requiring special billing (e.g., 900 and 950).
- 1.5 "Bill and Keep" means the originating Party has no obligation to pay terminating charges to the terminating Party.

- .6 "Business Day(s)" means the days of the week excluding Saturdays, Sundays, and all official legal holidays.
- 1.7 "Central Office Switches" ("COs") are switching facilities within the public switched telecommunications network, including, but not limited to:

1.7.1 "End Office Switches" ("EOs") are landline switches from which end-user Telephone Exchange Services are directly connected and offered.

1.7.2 "Tandem Switches" are switches which are used to connect and switch trunk circuits between and among Central Office Switches.

1.7.3 "Mobile Switching Centers" ("MSCs") are an essential element of the CMRS network which performs the switching for the routing of calls among its mobile subscribers and subscribers in other mobile or landline networks. The MSC also coordinates intercell and intersystem call hand-offs and records all system traffic for analysis and billing.

1.7.4 "Remote Switches" are switches in landline networks that are away from their host or control office. All or most of the central control equipment for the remote switch is located at the host or control office.

- 1.8 "Commercial Mobile Radio Services" ("CMRS") means a radio communication service as set forth in 47 CFR §20.3.
- 1.9 "Common Transport" means a local interoffice transmission path between a third party Tandem Switch and a CenturyLink End Office Switch. Common transport is shared between multiple customers.
- 1.10 "Direct Trunked Transport" ("DTT"): A DS1 or DS3 interoffice facility that connects the CenturyLink Serving Wire Center of the CMRS's Local Interconnection Entrance Facility or Collocation to the terminating CenturyLink Tandem or End Office used exclusively for the transmission and routing of Telephone Exchange Service and Exchange Access.
- 1.11 "Effective Date" is the date referenced in Section 4 of the Agreement, unless otherwise required by the Commission.
- 1.12 "End Date" is the date this Agreement terminates as referenced in the opening paragraph.
- 1.13 "End Office" is the central office to which a telephone subscriber is connected. The last central office before the subscriber's phone equipment. The central office which actually delivers dial tone to the subscriber. It establishes line to line, line to trunk, and trunk to line connections.
- 1.14 "Electronic Interfaces" means access to operations support systems consisting of preordering, ordering, provisioning, maintenance and repair and billing functions.
- 1.15 "FCC" means the Federal Communications Commission.
- 1.16 "Incumbent Local Exchange Carrier" ("ILEC") is any local exchange carrier that was, as of February 8, 1996, deemed to be a member of the Exchange Carrier Association as set forth in 47 CFR §69.601(b) of the FCC's regulations.
- 1.17 "Interconnection" is as defined in 47 CFR §51.5.
- 1.18 "Interexchange Carrier" ("IXC") means a provider of interexchange telecommunications services.
- 1.19 "InterMTA Traffic" For purposes of intercarrier compensation under this Agreement, InterMTA Traffic means telecommunications traffic between CenturyLink and a CMRS provider that, at the beginning of the call, originates in one Major Trading Area but terminates in a different Major Trading Area. For purposes of determining whether traffic originates and terminates in different MTAs, and therefore whether the traffic is InterMTA,

the location of the central office that serves the landline end user and the location of the cell site that serves the mobile end user at the beginning of the call may be used.

- 1.20 "IntraLATA Toll Traffic" means landline-to-landline telecommunications traffic as defined in accordance with CenturyLink's then-current intraLATA toll serving areas to the extent that said traffic originates and terminates within the same LATA.
- 1.21 "Local Interconnection Entrance Facility" is a DS1 or DS3 facility that extends from CMRS's Switch location or other CMRS Premises to the Point of Interconnection with CenturyLink Serving Wire Center for that CMRS Switch or Premises. A Local Interconnection Entrance Facility may not extend beyond the area served by the CenturyLink Serving Wire Center.
- 1.22 "Local Traffic" means, for purposes of reciprocal compensation under this Agreement, telecommunications traffic between CenturyLink and Carrier that, at the beginning of the call, originates and terminates within the same MTA, as defined in 47 CFR §24. 202 and that is Non-Access Telecommunications Traffic as set forth in 47 CFR §51.701(b) that is originated or terminated as wireless traffic by Carrier's end user. This shall not affect CenturyLink's landline calling scope or other interexchange arrangements which shall be determined in accordance with Commission-approved local calling areas.
- 1.23 "Major Trading Area" ("MTA") refers to the largest FCC-authorized wireless license territory which serves as the definition for local service area for CMRS traffic for purposes of reciprocal compensation under §251(b)(5) as defined in 47 CFR §24.202(a).
- 1.24 "Mid-Span Fiber Meet" is an Interconnection architecture whereby two carriers' fiber transmission facilities meet at a mutually agreed upon point for the mutual exchange of traffic, subject to the trunking requirements and other terms and provisions of this Agreement. The "point" of Interconnection for purposes of §§251(c)(2) and 251(c)(3) remains on CenturyLink's network and is limited to the Interconnection of facilities between the CenturyLink Serving Wire Center and the location of the CMRS switch or other equipment located within the area served by the CenturyLink Serving Wire Center
- 1.25 "Multiple Exchange Carrier Access Billing" ("MECAB") refers to the document prepared by the Billing Committee of the Alliance for Telecommunications Industry Solutions' ("ATIS") Ordering and Billing Forum ("OBF"). The MECAB document, published by ATIS (0401004-00XX), contains the recommended guidelines for the billing of access services provided to a customer by two or more telecommunications carriers, or by one telecommunications carrier in two or more states within a single LATA.
- 1.26 "Multiple Exchange Carrier Ordering And Design ("MECOD") Guidelines for Access Services – Industry Support Interface" refers to the document developed by the Ordering/Provisioning Committee of the Alliance for Telecommunications Industry Solutions' (ATIS) Ordering and Billing Forum (OBF). The MECOD document, published by ATIS (0404120-00XX), contains the recommended guidelines for processing orders for access service which is to be provided by two or more telecommunications carriers.
- 1.27 "North American Numbering Plan" ("NANP") means the plan for the allocation of unique tendigit directory numbers consisting of a three-digit area code, a three-digit office code, and a four-digit line number. The plan also extends to format variations, prefixes, and special code applications.
- 1.28 "Numbering Plan Area" ("NPA" sometimes referred to as an area code) means the threedigit indicator which is designated by the first three digits of each ten-digit telephone number within the NANP. Each NPA contains 8YY possible NXX Codes. There are two general categories of NPA, "Geographic NPAs" and "Non-Geographic NPAs." A "Geographic NPA" is associated with a defined geographic area, and all telephone numbers bearing such NPA are associated with services provided within that Geographic area. A "Non-Geographic NPA," also known as a "Service Access Code (SAC Code)" is typically associated with a specialized telecommunications service which may be provided across multiple geographic NPA areas; 500, 800, 900, 700, and 888 are examples of Non-Geographic NPAs.

- 1.29 "NXX," "NXX Code," or "Central Office Code," or "CO Code" is the three-digit switch entity indicator which is defined by the fourth, fifth and sixth digits of a ten-digit telephone number within the NANP.
- 1.30 "Ordering And Billing Forum" ("OBF") refers to functions under the auspices of the Carrier Liaison Committee (CLC) of the Alliance for Telecommunications Industry Solutions (ATIS).
- 1.31 "Parity" means, subject to the availability, development and implementation of necessary industry standard Electronic Interfaces, the provision by CenturyLink of services, functionality or telephone numbering resources under this Agreement to Carrier, including provisioning and repair, at least equal in quality to those offered to CenturyLink, its Affiliates or any other entity that obtains such services, functionality or telephone numbering resources. Until the implementation of necessary Electronic Interfaces, CenturyLink shall provide such services, functionality or telephone numbering resources on a non-discriminatory basis to Carrier as it provides to its Affiliates or any other entity that obtains such services.
- 1.32 "Point of Interconnection" (POI)- A point on CenturyLink's network where the Parties deliver interconnection traffic to each other, and also serves as a demarcation point between the facilities that each Party is financially responsible to provide. The POI also establishes the interface, the test point, and the operational responsibility hand-off between CMRS and CenturyLink for the Interconnection of their respective networks. This definition does not negate the Parties' obligations to share the cost of interconnection facilities established in Part C.
- 1.33 "Revenue Accounting Office" ("RAO") means a data center that produces subscriber bills from the host office's automatic message account data.
- 1.34 "Serving Wire Center" ("SWC") denotes the CenturyLink building from which dial tone for local exchange service would normally be provided to a particular end user customer premises.
- 1.35 "Tandem Switching" means the function that establishes a communications path between two switching offices (connecting trunks to trunks) through a third switching office (the 'Tandem Switch') including but not limited to CARRIER, CenturyLink, independent telephone companies, and wireless Carriers.
- 1.36 "Tariff" means a filing made at the state or federal level for the provision of a telecommunications service by a telecommunications carrier that provides for the terms, conditions and pricing of that service. Such filing may be required or voluntary and may or may not be specifically approved by the Commission or FCC.
- 1.37 "Telecommunications" means the transmission, between or among points specified by the user, of information of the user's choosing, without change in the form or content of the information as sent and received.
- 1.38 "Telecommunications Carrier" means any provider of Telecommunications Services as defined in 47 USC 153, Section 3.
- 1.39 "Telecommunication Services" means the offering of Telecommunications for a fee directly to the public, or to such classes of users as to be effectively available directly to the public, regardless of the facilities used.
- 1.40 "Transit Service" means the delivery of Transit Traffic.
- 1.41 "Transit Traffic" means traffic that is originated by Carrier, transited through CenturyLink, and terminated to a third party Telecommunications Carrier's network, or originated on a third party Telecommunications Carrier's network, transited through CenturyLink, and terminated on Carrier's network.
- 1.42 "Trunk-Side" refers to a Central Office Switch connection that is capable of, and has been programmed to treat the circuit as, connecting to another switching entity or another central

office switch. Trunk-side connections offer those transmission and signaling features appropriate for the connection of switching entities, and cannot be used for the direct connection of ordinary telephone station sets.

1.43 "Wire Center" denotes a building or space within a building, which serves as an aggregation point on a given carrier's network, where transmission facilities and circuits are connected or switched. Wire center can also denote a building in which one or more Central Offices, used for the provision of basic exchange services and access services, are located.

PART B – GENERAL TERMS AND CONDITIONS

2. SCOPE OF THIS AGREEMENT

2.1 This Agreement specifies the rights and obligations of each Party with respect to the establishment of rates, terms and conditions for interconnection with the other's local network under Sections 251 and 252 of the Act ("Interconnection Services"). The Interconnection Services set forth in this Agreement address the exchange of traffic between Carrier and CenturyLink. If such traffic is Local Traffic, the provisions of this Agreement shall apply. The Interconnection services covered by this Agreement are for Wireless Interconnection for CMRS carriers only in association with CMRS services. Wireless Interconnection hereunder is intended for Wireless to Wireline or Wireline to Wireless, but not Wireline to Wireline communications. Such Wireless Interconnection will not be used to terminate other types of traffic exchanged on the network under the terms and conditions of this Agreement.

2.2 Other interconnections are covered by separate contract, tariff or price lists. Carrier may also take such other services not covered by this agreement as the Parties may agree either pursuant to applicable state tariffs or separate agreement ("Non-interconnection Services"). The rates, terms and conditions for such Non-interconnection Services shall be as designated in the applicable tariff or separate agreement. Any incidental services (e.g., directory assistance, operator services, etc.) will be billed at the standard rates for those services.

2.3 CenturyLink shall provide notice of network changes and upgrades in accordance with §§ 51.325 through 51.335 of Title 47 of the Code of Federal Regulations (CFR). CenturyLink may discontinue any Interconnection arrangement, Telecommunications Service, or provided or required hereunder due to network changes or upgrades after providing Carrier notice as required by this section. CenturyLink will cooperate with Carrier and/or the appropriate regulatory body in any transition resulting from such discontinuation of service and to minimize the impact to customers, which may result from such discontinuance of service. CenturyLink may not use this section to deny CMRS the right to interconnect with CenturyLink and exchange traffic with CenturyLink's end users.

2.4 Unless otherwise specifically determined by the Commission, in cases of conflict between this Agreement and CenturyLink's Tariffs, methods and procedures, technical publications, policies, product notifications or other CenturyLink documentation relating to CenturyLink's or CMRS's rights or obligations under this Agreement then the rates, terms and conditions of this Agreement shall prevail. To the extent another document attempts to abridge or expand the rights or obligations of either Party under this Agreement, the rates, terms and conditions of this Agreement shall prevail.

3. **REGULATORY APPROVALS**

3.1 This Agreement, and any amendment or modification hereof, will be submitted to the Commission for approval in accordance with Section 252 of the Act. CenturyLink and Carrier shall use their best efforts to obtain approval of this Agreement by any regulatory body having jurisdiction over this Agreement and to make any required tariff modifications. Carrier shall not order services under this Agreement before the Effective Date except as may otherwise be agreed in writing between the Parties. In the event any governmental authority or agency rejects any provision hereof, the Parties shall negotiate promptly and in good faith such revisions as may reasonably be required to achieve approval.

3.2 The Parties acknowledge that the respective rights and obligations of each Party as set forth in this Agreement are based on the text of the Act and the rules and regulations promulgated thereunder by the FCC and the Commission as of the Effective Date ("Applicable Rules"). In the event of any amendment to the Act, any effective legislative action or any effective regulatory or judicial order, rule, regulation, arbitration award or other legal action purporting to apply the provisions of the Act which revises, modifies or reverses the Applicable Rules (individually and collectively, "Amended Rules"), either Party may, by providing written notice to the other Party, require that the affected provisions of this Agreement be renegotiated in good faith and this Agreement shall be amended accordingly to reflect the pricing, terms and conditions of each such Amended Rules relating to any of the provisions in this Agreement.

3.3 Section 3.2 shall control notwithstanding any other provision of this Agreement to the contrary. Any rates, terms or conditions thus developed or modified shall be substituted in place of those previously in effect and shall be deemed to have been effective under this Agreement as of the effective date established by the Amended Rules, whether such action was commenced before or after the Effective Date of this Agreement. Should the Parties be unable to reach agreement with respect to the applicability of such order or the resulting appropriate modifications to this Agreement, the Parties shall present any such issues to the Commission or the FCC to establish appropriate interconnection arrangements under the Act in light of the Amended Rules, it being the intent of the parties that this Agreement shall be brought into conformity with the then current obligations under the Act as determined by the Amended Rules.

3.4 Notwithstanding anything in this Agreement to the contrary, in the event that as a result of any effective decision, order, or determination of any judicial or regulatory authority with jurisdiction over the subject matter hereof, CenturyLink is not required to furnish any service, facility, arrangement, or benefit required to be furnished or provided to Carrier under this Agreement, then CenturyLink may discontinue any service, facility, arrangement, or benefit ("Discontinued Arrangement") to the extent permitted by any such decision, order, or determination by providing sixty (60) days' written notice to Carrier. Immediately upon provision of such written notice to Carrier, Carrier will be prohibited from ordering and CenturyLink will not provide new Discontinued Arrangements.

3.5 Additional services, beyond those specified in this Agreement, requested by either Party relating to the subject matter of this Agreement will be incorporated into this Agreement by written amendment hereto.

4. EFFECTIVE DATE, TERM AND TERMINATION

4.1 Effective Date. This Agreement shall become effective on the date of Commission Approval ("Effective Date"); however the Parties may agree to implement the provisions of this Agreement upon execution by both Parties.

4.1.1 Notwithstanding the above, the initiation of a new CMRS account, any new provision of service or obligation or any revision to currently existing services or obligations shall not take effect for up to sixty (60) Days after execution by both Parties to accommodate required initial processes. No order or request for services under this Agreement shall be processed nor shall any CenturyLink obligation take effect before CMRS has established a customer account with CenturyLink and has completed any implementation, planning, and forecasting requirements as described in this Agreement.

4.2 Term. This Agreement shall continue for a period of three (3) years after execution by both Parties (the "Initial Term), unless terminated earlier in accordance with the terms of this Agreement. If neither Party terminates this Agreement as of the last day of the Initial Term, this Agreement shall continue in force and effect on a month-to-month basis unless and until terminated as provided in this Agreement.

4.2.1 Notwithstanding the above, CenturyLink may terminate this Agreement after six consecutive months of inactivity on the part of CMRS. Inactivity is defined as CMRS's failure, as required in this Agreement, to initiate the required pre-ordering activities, CMRS's failure to submit any orders, or CMRS's failure to originate or terminate any Local Traffic.

4.3 Notice of Termination. Either Party may terminate this Agreement effective upon the expiration of the Initial Term by providing written notice of termination (Notice of Termination) at least ninety (90) Days prior to the last day of the Initial Term. Either Party may terminate this Agreement after the Initial Term by providing a Notice of Termination at least thirty (30) Days prior to the effective date of such termination.

4.4 Effect on Termination of Negotiating Successor Agreement. If either Party provides Notice of Termination pursuant to Section 4.3 and, on or before the noticed date of termination (the "End Date), either Party has requested negotiation of a new interconnection agreement, such notice shall constitute a bona fide request to negotiate a replacement agreement for interconnection, services or network elements pursuant to §252 of the Act and this Agreement shall remain in effect until the earlier of: (a) the effective date of a new interconnection agreement between CMRS and CenturyLink; or, (b) one hundred sixty (160) Days after the requested negotiation or such longer period as may be mutually agreed upon, in writing, by the Parties, or (c) the issuance of an order (or orders) by the Commission resolving each issue raised in connection with any arbitration commenced within the timeframe contemplated in (b) above. If a replacement agreement has not been reached when the timeframe contemplated above expires, then CenturyLink and CMRS may mutually agree in writing to continue to operate on a month-to-month basis under the terms set forth herein, subject to written notice of termination pursuant to Section 4.3. Should the Parties not agree to continue to operate under the terms set forth herein, then the provisions of Section 4.5 shall apply. The foregoing shall not apply to the extent that this Agreement is terminated in accordance with Section 4.6 or Section 4.7.

4.5 Termination and Post-Termination Continuation of Services. If either Party provides Notice of Termination pursuant to Section 4.3 and, by 11:59 p.m. Central Time on the stated date of termination, and neither Party has requested negotiation of a new interconnection agreement, (a) this Agreement will terminate at 11:59 p.m. Central Time on the termination date identified in the Notice of Termination, and (b) the services and functions being provided by CenturyLink under this Agreement at the time of termination, including Interconnection arrangements and the exchange of local traffic, may be terminated by CenturyLink unless the Parties jointly agree to other continuing arrangements.

4.6 Suspension or Termination Upon Default. Either Party may suspend or terminate this Agreement, in whole or in part, in the event of a Default by the other Party so long as the nondefaulting Party notifies the defaulting Party in writing of the Default and the defaulting Party does not cure the Default within thirty (30) Days of the written notice thereof, provided however, that any requirements for written notice and opportunity to cure with respect to the failure to make timely payment of undisputed charges shall be governed separately under Section 55.15. Following CenturyLink's notice to CMRS of its Default, CenturyLink shall not be required to process new Service Orders until the Default is timely cured.

4.7 Termination Upon Sale. Notwithstanding anything to the contrary contained herein, a Party may terminate its obligations under this Agreement as to a specific operating area or portion thereof if such Party sells or otherwise transfers the area or portion thereof to a non-Affiliate. The selling or transferring Party shall provide the other Party with at least sixty (60) Days prior written notice of such termination, which shall be effective on the date specified in the notice. Notwithstanding termination of this Agreement as to a specific operating area, this Agreement shall remain in full force and effect in the remaining operating areas.

4.8 Liability Upon Termination. Termination of this Agreement, or any part hereof, for any cause shall not release either Party from any liability (i) which, at the time of termination, had already accrued to the other Party, (ii) which thereafter accrues in any respect through any act or omission occurring prior to the termination, or (iii) which accrues from an obligation that is expressly stated in this Agreement to survive termination.

- 4.9 Predecessor Agreements.
 - 4.9.1 Except as stated in Section 4.9.2 or as otherwise agreed in writing by the Parties.

a. any prior interconnection or resale agreement between the Parties for the State pursuant to §252 of the Act and in effect immediately prior to the Effective Date is hereby terminated; and

b. any services that were purchased by one Party from the other Party under a prior interconnection or resale agreement between the Parties for the State pursuant to §252 of the Act and in effect immediately prior to the Effective Date, shall as of the Effective Date be subject to the prices, terms and conditions of under this Agreement.

4.9.2 Except as otherwise agreed in writing by the Parties, if a service purchased by a Party under a prior agreement between the Parties pursuant to §252 of the Act was subject to a contractual commitment that it would be purchased for a period of longer than one month, and such period had not yet expired as of the Effective Date and the service had not been terminated prior to the Effective Date, to the extent not inconsistent with this Agreement, such commitment shall remain in effect and the service will be subject to the prices, terms and conditions of this Agreement; provided, that if this Agreement would materially alter the terms of the commitment, either Party make elect to cancel the commitment.

4.9.3 If either Party elects to cancel the service commitment pursuant to the provision in Section 4.9.2, the purchasing Party shall not be liable for any termination charge that would otherwise have applied. However, if the commitment was cancelled by the purchasing Party, the purchasing Party shall pay the difference between the price of the service that was actually paid by the purchasing Party under the commitment and the price of the service that would have applied if the commitment had been to purchase the service only until the time that the commitment was cancelled.

5. AUDITS AND EXAMINATIONS

5.1 "Audit" shall mean a comprehensive review of services performed under this Agreement. Either Party (the "Requesting Party") may perform one Audit per twelve (12) month period commencing with the Effective Date.

5.2 Upon thirty (30) days written notice by the Requesting Party to the other "Audited Party," Requesting Party shall have the right through its authorized representative to make an Audit, during normal business hours, of any records, accounts and processes which contain information bearing upon the provision of the services provided and performance standards agreed to under this Agreement. Within the above-described thirty (30) day period, the Parties shall reasonably agree upon the scope of the Audit, the documents and processes to be reviewed, and the time, place and manner in which the Audit shall be performed. The Audited Party will provide Audit support, including appropriate access to and use of Audited Party's facilities (e.g., conference rooms, telephones, copying machines).

5.3 Each Party shall bear its own expenses in connection with the conduct of the Audit. The reasonable cost of special data extraction required by the Requesting Party to conduct the Audit will be paid for by the Requesting Party. For purposes of this section 5.3, a "special data extraction" shall mean the creation of an output record or informational report (from existing data files) that is not created in the normal course of business. If any program is developed to Requesting Party's specifications and at Requesting Party's expense, Requesting Party shall specify at the time of request whether the program is to be retained by Audited Party for reuse for any subsequent Audit.

5.4 Adjustments, credits or payments shall be made and any corrective action shall commence within thirty (30) days from Requesting Party's receipt of the final audit report to compensate for any errors or omissions which are disclosed by such Audit and are agreed to by the Parties. One and one-half percent (1.5%) or the highest interest rate allowable by law for commercial transactions, whichever is lower, shall be assessed and shall be computed by compounding monthly from the time of the error or omission to the day of payment or credit.

5.5 Neither the right to audit nor the right to receive an adjustment shall be affected by any statement to the contrary appearing on checks or otherwise, unless a statement expressly waiving such right appears in writing, is signed by an authorized representative of the Party having such right and is delivered to the other Party in a manner sanctioned by this Agreement.

5.6 This Section shall survive expiration or termination of this Agreement for a period of two years after expiration or termination of this Agreement.

6. INTELLECTUAL PROPERTY RIGHTS

6.1 Any intellectual property which originates from or is developed by a Party shall remain in the exclusive ownership of that Party. Except for a limited license to use patents or copyrights to the extent necessary for the Parties to use any facilities or equipment (including software) or to receive any service solely as provided under this Agreement, no license in patent, copyright, trademark or trade secret, or other proprietary or intellectual property right now or hereafter owned, controlled or licensable by a Party, is granted to the other Party or shall be implied or arise by estoppel.

6.2 CenturyLink will use its best efforts to obtain for Carrier, under commercially reasonable terms, Intellectual Property rights to each interconnection arrangement or Telecommunications Service necessary for Carrier to use such arrangement or service in the same manner as CenturyLink.

6.3 CenturyLink shall have no obligations to attempt to obtain for Carrier any Intellectual Property right(s) that would permit Carrier to use any interconnection arrangement or Telecommunications Service in a different manner than used by CenturyLink.

6.4 All costs associated with the extension of Intellectual Property rights to Carrier pursuant to Section 6, including the cost of the license extension itself and the costs associated with the effort to obtain the license, shall be part of the cost of providing the interconnection arrangement or Telecommunications Service to which the Intellectual Property rights relate and apportioned to all requesting carriers using that interconnection arrangement or Telecommunications Service including CenturyLink.

6.5 CenturyLink hereby conveys no licenses to use such Intellectual Property rights and makes no warranties, express or implied, concerning Carrier's (or any third parties') rights with respect to such Intellectual Property rights and contract rights, including whether such rights will be violated by such interconnection arrangement or Telecommunications Service furnished under this Agreement. Any licenses or warranties for Intellectual Property rights associated with interconnection arrangement or Telecommunications Service are vendor licenses and warranties and are a part of the Intellectual Property rights CenturyLink agrees in Section 6.2 to use its best efforts to obtain.

7. LIMITATION OF LIABILITY

7.1 Neither Party shall be responsible to the other for any indirect, special, consequential or punitive damages, including (without limitation) damages for loss of anticipated profits or revenue or other economic loss in connection with or arising from anything said, omitted, or done hereunder (collectively "Consequential Damages"), whether arising in contract or tort, except that the foregoing shall not limit a Party's obligation under Section 8 to indemnify, defend, and hold the other Party harmless against amounts payable to third parties. Notwithstanding the foregoing, in no event shall either Party's liability to the other for a service outage exceed an amount equal to the proportionate charge for the service(s) provided for the period during which the service was affected.

7.2 Neither Party, its parents, subsidiaries, affiliates, agents, servants or employees shall be liable for damages arising from errors, mistakes, omissions, interruptions, or delays in the course of establishing, furnishing, rearranging, moving, terminating, changing, providing or failing to provide services or facilities (including the obtaining or furnishing of information with respect thereof or with respect to users of the services or facilities) in the absence of willful misconduct.

7.3 Notwithstanding the foregoing, in no event shall CenturyLink's liability to Carrier for a service outage exceed an amount equal to the proportionate charge for the service(s) or unbundled element(s) provided for the period during which the service was affected.

7.4 The foregoing shall not limit a Party's obligation as set out in this Agreement to indemnify, defend, and hold the other Party harmless against amounts payable to third parties, nor shall the foregoing limit a Party's obligation to pay amounts due under this Agreement.

8. INDEMNIFICATION

8.1 Each Party will defend, indemnify and hold harmless the other Party from and against claims by third parties for damage to tangible personal or real property and/or personal injuries to the extent caused by the negligent or willful misconduct or omission of the indemnifying Party.

8.2 Carrier shall defend, indemnify and hold harmless CenturyLink from all claims by Carrier's subscribers for any negligent or willful misconduct or omission caused by carrier relating to or resulting from claims/services provided under this Agreement.

8.3 CenturyLink shall defend, indemnify and hold harmless Carrier from all claims by CenturyLink's subscribers for any negligent or willful misconduct or omission caused by carrier relating to or resulting from claims/services provided under this Agreement.

8.4 The indemnifying Party will defend any suit brought against the other Party either individually or jointly with the indemnified Party for any such loss, injury, liability, claim or demand as set forth in this section 8.

8.5 The indemnified Party will notify the other Party promptly, in writing, of any written claims, lawsuits, or demands for which it is claimed that the indemnifying Party is responsible under this Article and to cooperate in every reasonable way to facilitate defense or settlement of claims.

8.6 The indemnifying Party shall have complete control over defense of the case and over the terms of any proposed settlement or compromise thereof. The indemnifying Party shall not be liable under this Article for settlement by the indemnified Party of any claim, lawsuit, or demand, if the indemnifying Party has not approved the settlement in advance, unless the indemnifying Party has had the defense of the claim, lawsuit, or demand tendered to it in writing and has failed to promptly assume such defense. In the event of such failure to assume defense, the indemnifying Party shall be liable for any reasonable settlement made by the indemnified Party without approval of the indemnifying Party.

8.7 When the lines or services of other companies are used in establishing connections to and/or from points not reached by a Party's lines, neither Party shall be liable for any act or omission of the other companies or carriers.

9. CONFIDENTIALITY AND PUBLICITY

9.1 All information which is disclosed by one Party ("Disclosing Party") to the other ("Recipient") in connection with this Agreement, or acquired in the course of performance of this Agreement, shall be deemed confidential and proprietary to the Disclosing Party and subject to this Agreement, such information including but not limited to, orders for services, usage information in any form, and Customer Proprietary Network Information ("CPNI") as that term is defined by the Act and the rules and regulations of the FCC ("Confidential and/or Proprietary Information").

9.2 For a period of three years from receipt of Confidential Information, Recipient shall (1) use it only for the purpose of performing under this Agreement, (2) hold it in confidence and disclose it only to employees or agents who have a need to know it in order to perform under this Agreement, and (3) safeguard it from unauthorized use or Disclosure using no less than the degree of care with which Recipient safeguards its own Confidential Information.

9.3 Recipient shall have no obligation to safeguard Confidential Information (1) which was in the Recipient's possession free of restriction prior to its receipt from Disclosing Party, (2) which

becomes publicly known or available through no breach of this Agreement by Recipient, (3) which is rightfully acquired by Recipient free of restrictions on its Disclosure, or (4) which is independently developed by personnel of Recipient to whom the Disclosing Party's Confidential Information had not been previously disclosed. Recipient may disclose Confidential Information if required by law, a court, or governmental agency, if the Disclosing Party has been notified of the requirement promptly after Recipient becomes aware of the requirement, and the Recipient undertakes all lawful measures to avoid disclosing such information until Disclosing Party has had reasonable time to obtain a protective order. Recipient will comply with any protective order that covers the Confidential Information to be disclosed.

9.4 Unless otherwise agreed, neither Party shall publish or use the other Party's logo, trademark, service mark, name, language, pictures, or symbols or words from which the other Party's name may reasonably be inferred or implied in any product, service, advertisement, promotion, or any other publicity matter, except that nothing in this paragraph shall prohibit a Party from engaging in valid comparative advertising. This Section 9.4 shall confer no rights on a Party to the service marks, trademarks and trade names owned or used in connection with services by the other Party or its Affiliates, except as expressly permitted by the other Party.

9.5 Neither Party shall produce, publish, or distribute any press release or other publicity referring to the other Party or its Affiliates, or referring to this Agreement, without the prior written approval of the other Party. Each Party shall obtain the other Party's prior approval before discussing this Agreement in any press or media interviews. In no event shall either Party mischaracterize the contents of this Agreement in any public statement or in any representation to a governmental entity or member thereof.

9.6 Except as otherwise expressly provided in this Section 9, nothing in this Agreement limits the rights of either Party with respect to its customer information under any applicable law, including without limitation Section 222 of the Act.

10. WARRANTIES

10.1 Except as specifically provided elsewhere in this agreement to the contrary, neither Party makes any representations or warranties, express or implied, with respect to quality, functionality or characteristics of the services provided pursuant to this Agreement, including, but not limited to, implied warranties of merchantability and/or fitness for a particular purpose. No representation or statement made by either Party or any of its agents or employees, oral or written, including, but not limited to, any specifications, descriptions or statements provided or made shall be binding upon either Party as a warranty.

11. ASSIGNMENT AND SUBCONTRACT

11.1 If any Affiliate of either Party succeeds to that portion of the business of such Party that is responsible for, or entitled to, any rights, obligations, duties, or other interests under this Agreement, the successor shall be responsible for the performance of and liability for those obligations and duties to which it is succeeding. Thereafter, the successor shall be deemed Carrier or CenturyLink and the original Party shall be relieved of such obligations and duties, except for matters arising out of events occurring prior to the date of such undertaking.

11.2 Except as provided in this Section 11, and except for an assignment confined solely to moneys due or to become due, any assignment of this Agreement or of the work to be performed, in whole or in part, or of any other interest of a Party hereunder, without the other Party's written consent, which consent shall not be unreasonably withheld or delayed, shall be void. It is expressly agreed that any assignment of moneys shall be void to the extent that it attempts to impose additional obligations other than the payment of such moneys on the other Party or the assignee additional to the payment of such moneys.

12. GOVERNING LAW

12.1 This Agreement shall be governed by and construed in accordance with the Act and the FCC Rules and Regulations, and other authoritative statements, except insofar as state law may control any aspect of this Agreement, in which case the domestic laws of the state where this Agreement is filed, without regard to its conflicts of laws principles, shall govern.

13. RELATIONSHIP OF PARTIES

13.1 It is the intention of the Parties that each shall be an independent contractor and nothing contained in this Agreement shall constitute the Parties as joint venturers, partners, employees or agents of one another, and neither Party shall have the right or power to bind or obligate the other.

14. NO THIRD PARTY BENEFICIARIES

14.1 The provisions of this Agreement are for the benefit of the Parties hereto and not for any other person, and this Agreement shall not provide any person not a Party hereto with any remedy, claim, liability, reimbursement, right of action, or other right in excess of those existing without reference hereto. This shall not be construed to prevent Carrier from providing its Telecommunications Services to other carriers.

15. NOTICES

15.1 Except as otherwise provided in this Agreement, all notices or other communication hereunder shall be deemed to have been duly given when made in writing and delivered in person, or sent by certified mail, postage prepaid, return receipt requested, on the date the mail is delivered.

If to **CMRS:

New Cingular Wireless PCS, LLC 1 AT&T Way, Room 4A105 Bedminster, NJ 07921 Attn: Director Financial Analysis Phone: 908-234-3707 Email: dh6491@att.com

With copy to:

AT&T Services, Inc Legal Department 208 S. Akard Street, Room 3135 Dallas, TX 75202 Attn: Interconnection Agreement Counsel Phone: 214-757-3418

If to CenturyLink:

CenturyLink Director Wholesale Contracts 930 15th Street 6th Floor Denver, CO 80202 Phone: 303-672-2879 Email: intagree@centurylink.com

With copy to:

CenturyLink Legal Department Wholesale Interconnection 1801 California Street, 9th Floor Denver, CO 80202 Phone: 303-383-6553 Email: Legal.Interconnection@centurylink.com

15.2 If personal delivery is selected to give notice, a receipt of such delivery shall be obtained. The address to which notices or communications may be given to either Party may be changed by written notice given by such Party to the other pursuant to this Section 15.

16. WAIVERS

16.1 No waiver of any provisions of this Agreement and no consent to any default under this Agreement shall be effective unless the same shall be in writing and properly executed by or on behalf of the Party against whom such waiver or consent is claimed.

16.2 No course of dealing or failure of any Party to strictly enforce any term, right, or condition of this Agreement in any instance shall be construed as a general waiver or relinquishment of such term, right or condition.

16.3 Waiver by either Party of any default by the other Party shall not be deemed a waiver of any other default.

17. SURVIVAL

17.1 Termination of this Agreement, or any part hereof, for any cause shall not release either Party from any liability which at the time of termination had already accrued to the other Party or which thereafter accrues in any respect to any act or omission occurring prior to the termination or from an obligation which is expressly stated in this Agreement to survive termination including but not limited to Sections 4,5, 6, 7, 8, 9, 10, 20, and 22.

18 FORCE MAJEURE

18.1 Neither Party shall be held liable for any delay or failure in performance of any part of this Agreement from any cause beyond its control and without its fault or negligence, such as acts of God, acts of civil or military authority, embargoes, epidemics, war, terrorist acts, riots, insurrections, fires, explosions, earthquakes, nuclear accidents, floods, power blackouts, strikes, work stoppage affecting a supplier or unusually severe weather. No delay or other failure to perform shall be excused pursuant to this Section 18 unless delay or failure and consequences thereof are beyond the control and without the fault or negligence of the Party claiming excusable delay or other failure to perform. In the event of any such excused delay in the performance of a Party's obligation(s) under this Agreement, the due date for the performance of the original obligation(s) shall be extended by a term equal to the time lost by reason of the delay. In the event of such delay, the delayed Party shall perform its obligations at a performance level no less than that which it uses for its own operations. In the event of such performance delay or failure by CenturyLink, CenturyLink will resume performance in a nondiscriminatory manner and not favor its own provision of Telecommunications Services above that of Carrier.

19. DISPUTE RESOLUTION PROCEDURES

19.1 Alternative to Litigation. Except as provided under §252 of the Act with respect to the approval of this Agreement by the Commission, the Parties desire to resolve disputes arising out of or relating to this Agreement without litigation. Accordingly, except for an action seeking a temporary restraining order, an injunction related to the purposes of this Agreement, or suit to compel compliance with this dispute resolution process, the Parties agree that the following resolution procedures shall be used. The dispute resolution provisions of this Section shall not preclude the Parties from seeking relief available in any other forum.

19.1.1 A Party may not submit a dispute to any court, commission or agency of competent jurisdiction for resolution unless at least sixty (60) Days have elapsed after the Party asserting the dispute has given written notice of such dispute to the other Party. Such notice must explain in reasonable detail the specific circumstances and grounds for each disputed item. If a Party gives notice of a billing dispute more than thirty (30) Days after the billing date and has not paid the disputed amounts by the payment due date, then the notice of such dispute shall be deemed to have been given thirty (30) Days after the billing date for purposes of calculating the time period before such dispute may be submitted to any court, commission or agency of competent jurisdiction for resolution.

19.1.2 The Parties shall meet or confer as often as they reasonably deem necessary in order to discuss the dispute and negotiate in good faith in an effort to resolve such dispute. The specific format for such discussions will be left to the discretion of the Parties, provided, however, that all reasonable requests for relevant, non-privileged, information made by one Party to the other Party shall be honored, and provided that the following terms and conditions shall apply:

19.1.3 If the Parties are unable to resolve the dispute in the normal course of business within thirty (30) Days after delivery of notice of the Dispute (or such longer period as may be specifically provided for in other provisions of this Agreement), then upon the request of either Party, the dispute shall be escalated to other representatives of each Party that have more authority over the subject matter of the dispute. Referral of a dispute by a Party to its legal counsel shall be considered an escalation for purposes of this paragraph.

19.1.4 If the Parties are unable to resolve the dispute within sixty (60) Days after delivery of the initial notice of the dispute, then either Party may file a petition or complaint with any court, commission or agency of competent jurisdiction seeking resolution of the dispute.

19.1.5 Each Party shall bear its own costs in connection with any dispute resolution procedures, and the Parties shall equally split the fees of any arbitration or arbitrator that may be employed to resolve a dispute.

19.1.6 During dispute resolution proceedings conducted by any court, commission or agency of competent jurisdiction each Party shall continue to perform its obligations under this Agreement provided, however, that neither Party shall be required to act in any unlawful fashion.

19.1.7 A dispute which has been resolved by a written settlement agreement between the Parties or pursuant to a determination by any court, commission or agency of competent jurisdiction may not be resubmitted under the dispute resolution process.

20. COOPERATION ON FRAUD

20.1 The Parties shall cooperate with one another to investigate, minimize and take corrective action in cases of fraud.

21. TAXES

21.1 For purposes of this Section, the terms "taxes" and "fees" shall include but not be limited to federal, state or local sales, use, excise, gross receipts or other taxes or tax-like fees of whatever nature and however designated (including tariff surcharges and any fees, charges or other payments, contractual or otherwise, for the use of public streets or rights of way, whether designated as franchise fees or otherwise) imposed, or sought to be imposed, on or with respect to the services furnished hereunder or measured by the charges or payments therefore, excluding any taxes levied on income.

21.2 Taxes and Fees Imposed Directly On Either Providing Party or Purchasing Party.

21.2.1 Taxes and fees imposed on the providing Party, which are not permitted or required by applicable law to be passed on by the providing Party to its customer, shall be borne and paid by the providing Party.

21.2.2 Taxes and fees imposed on the purchasing Party, which are not required by applicable law to be collected and/or remitted by the providing Party, shall be borne and paid by the purchasing Party.

21.3 Taxes and Fees Imposed on Purchasing Party But Collected And Remitted By Providing Party.

21.3.1 Taxes and fees imposed by applicable law on the purchasing Party shall be borne by the purchasing Party, even if the obligation to collect and/or remit such taxes or fees is placed on the providing Party.

21.3.2 To the extent permitted by applicable law, any such taxes and/or fees shall be shown as separate items on applicable billing documents between the Parties. Notwithstanding the foregoing with regard to taxes and fees imposed directly on the purchasing party, (i) the purchasing Party shall remain liable to the extent of applicable

law for any such taxes and fees regardless of whether they are actually billed by the providing Party at the time that the respective service is billed and (ii) providing Party shall be liable for any interest or penalty assessed thereon with respect to such uncollected Tax by a taxing authority.

21.3.3 If the purchasing Party reasonably determines that in its opinion any such taxes or fees are not payable, complies with the exemption procedure provided by applicable law, or if applicable law does not provide an exemption procedure and the purchasing Party provides written certification, reasonably satisfactory to the providing Party, stating that it is exempt or otherwise not subject to the tax or fee, setting forth the basis therefore, and satisfying any other requirements under applicable law, then providing Party shall not bill such taxes or fees to the purchasing Party. If any authority seeks to collect any such tax or fee that the purchasing Party has determined and certified not to be payable, or any such tax or fee that was not billed by the providing Party, the purchasing Party may contest the same in good faith, at its own expense. In any such contest, the purchasing Party shall promptly furnish the providing Party with copies of all filings in any proceeding, protest, or legal challenge, all rulings issued in connection therewith, and all correspondence between the purchasing Party and the taxing authority.

21.4 In the event that all or any portion of an amount sought to be collected must be paid in order to contest the imposition of any such tax or fee, or to avoid the existence of a lien on the assets of the providing Party during the pendency of such contest, the purchasing Party shall be responsible for such payment and shall be entitled to the benefit of any refund or recovery.

21.5 With regard to any taxes not billed due to the certification by purchasing Party under Section 21.3.3, herein, if it is ultimately determined that any additional amount of such a tax or fee is due to the imposing authority, the purchasing Party shall pay such additional amount, including any interest and penalties thereon.

21.5.1 Notwithstanding any provision to the contrary, with regard to taxes and fees that the providing Party has refrained from billing under the certification procedure of Section 21.5.2 herein the purchasing Party shall protect, indemnify and hold harmless (and defend at the purchasing Party's expense) the providing Party from and against any such tax or fee, interest or penalties thereon, or other charges or payable expenses (including reasonable attorney fees) with respect thereto, which are incurred by the providing Party in connection with any claim for or contest of any such tax or fee.

21.5.3 Each Party shall notify the other Party in writing of any assessment, proposed assessment or other claim for any additional amount of such a tax or fee by a taxing authority; such notice to be provided, if possible, at least ten (10) Days prior to the date by which a response, protest or other appeal must be filed, but in no event later than thirty (30) Days after receipt of such assessment, proposed assessment or claim.

21.6 Taxes and Fees Imposed on Providing Party But Passed On To Purchasing Party.

21.6.1 Taxes and fees imposed on the providing Party, which are permitted or required to be passed on by the providing Party to its customer, shall be borne by the purchasing Party when billed to the purchasing party contemporaneously with the applicable Services subject to such taxes or fees.

21.6.2 To the extent permitted by applicable law, any such taxes and/or fees shall be shown as separate items on applicable billing documents between the Parties.

21.6.3 If the purchasing Party disagrees with the providing Party's determination as to the application or basis for any such tax or fee, the Parties shall consult with respect to the imposition and billing of such tax or fee. The providing Party shall further retain ultimate responsibility for determining whether and how to contest the imposition of such taxes and fees; provided, however, where providing Party wishes to contest a tax or fee that it is ultimately responsible for paying under this agreement and for which the purchasing Party has indemnified the providing Party as provided in Section 21.6.6, the

providing Party shall not unreasonably withhold its cooperation in contesting such tax or fee. Any such contest undertaken at the request of the purchasing Party shall be at the purchasing Party's expense.

21.6.4 In the event that all or any portion of an amount sought to be collected must be paid in order to contest the imposition of any such tax or fee, or to avoid the existence of a lien on the assets of the providing Party during the pendency of such contest, the purchasing Party shall be responsible for such payment and shall be entitled to the benefit of any refund or recovery.

21.6.5 If it is ultimately determined that any additional amount of such a tax or fee is due to the imposing authority resulting from such a claim or contest, the purchasing Party shall pay such additional amount, including any interest and penalties thereon.

21.6.6 Notwithstanding any provision to the contrary, the purchasing Party shall protect, indemnify and hold harmless (and defend at the purchasing Party's expense) the providing Party from and against any such tax or fee, interest or penalties thereon, or other reasonable charges or payable expenses (including reasonable attorneys' fees) with respect thereto, which are incurred by the providing Party in connection with any claim for or contest of any such tax or fee.

21.6.7 Each Party shall notify the other Party in writing of any assessment, proposed assessment or other claim for any additional amount of such a tax or fee by a taxing authority; such notice to be provided, if possible, at least ten (10) Days prior to the date by which a response, protest or other appeal must be filed, but in no event later than thirty (30) Days after receipt of such assessment, proposed assessment or claim.

21.7 Mutual Cooperation. In any contest of a tax or fee by one Party, the other Party shall cooperate fully by providing records, testimony and such additional information or assistance as may reasonably be necessary to pursue the contest. Further, the other Party shall be reimbursed for any reasonable and necessary out-of-pocket copying and travel expenses incurred in assisting in such contest.

22. AMENDMENTS AND MODIFICATIONS

22.1 No provision of this Agreement shall be deemed waived, amended or modified by either Party unless such a waiver, amendment or modification is in writing, dated, and signed by both Parties.

23. SEVERABILITY

23.1 Subject to Section 3 – Regulatory Approvals, if any part of this Agreement becomes or is held to be invalid for any reason, such invalidity will affect only the portion of this Agreement which is invalid. In all other respects this Agreement will stand as if such invalid provision had not been a part thereof, and the remainder of the Agreement shall remain in full force and effect.

24. HEADINGS NOT CONTROLLING

24.1 The headings and numbering of Sections, Parts and Attachments in this Agreement are for convenience only and shall not be construed to define or limit any of the terms in this Agreement or affect the meaning or interpretation of this Agreement.

25. ENTIRE AGREEMENT

25.1 This Agreement, including all Parts and Attachments and subordinate documents attached hereto or referenced in this Agreement, all of which are hereby incorporated by reference, constitute the entire matter thereof, and supersede all prior oral or written agreements, representations, statements, negotiations, understandings, proposals, and undertakings with respect to the subject matter thereof.

26. COUNTERPARTS

26.1 This Agreement may be executed in counterparts. Each counterpart shall be considered an original and such counterparts shall together constitute one and the same instrument.

27. SUCCESSORS AND ASSIGNS

27.1 This Agreement shall be binding upon, and inure to the benefit of, the Parties hereto and their respective successors and permitted assigns.

28. IMPLEMENTATION

28.1 This Agreement sets forth the overall terms and conditions, and standards of performance for services, processes, and systems capabilities that the Parties will provide to each other. The Parties understand that the arrangements and provision of services described in this Agreement shall require technical and operational coordination between the Parties. Accordingly, the Parties agree to form a team that shall further develop and identify those processes, guidelines, specifications, standards and additional terms and conditions necessary to support the terms of this Agreement.

29. SECURITY DEPOSIT

29.1 CenturyLink reserves the right to secure the account with a suitable form of security deposit in the form and amounts set forth herein.

29.2 Security deposits shall take the form of cash or cash equivalent, an irrevocable letter of credit or other form of security acceptable to CenturyLink.

29.3 If a security deposit is required on a new account, the security deposit shall be made prior to inauguration of service. If a security deposit is requested for an existing account, payment of the security deposit will be made prior to acceptance by CenturyLink of additional orders for service.

29.4 Security deposits shall be in an amount equal to two (2) months' estimated billings as calculated by CenturyLink, or twice the most recent month's invoices from CenturyLink for existing accounts. All security deposits will be subject to a minimum deposit level of \$10,000.

29.5 The fact that a security deposit has been made in no way relieves Carrier from complying with CenturyLink's regulations as to advance payments and the prompt payment of bills on presentation, nor is it a waiver or modification of the regular practices of CenturyLink for the discontinuance of service for non-payment of any sums due CenturyLink.

29.6 CenturyLink may increase the security deposit requirements when gross monthly billing has increased beyond the level initially used to determine the security deposit. If payment of the additional security deposit is not made within thirty (30) days of the request, CenturyLink may stop processing orders for service and Carrier will be considered in breach of the Agreement.

29.7 Any security deposit shall be held by CenturyLink as a guarantee of payment of any charges for services billed to Carrier pursuant to this Agreement or in connection with any other services provided to Carrier by CenturyLink. CenturyLink may exercise its right to credit any cash deposit to Carrier's account, or to demand payment from the issuing bank or bonding company of any irrevocable bank letter of credit, upon the occurrence of any one of the following events:

29.7.1 when Carrier's undisputed balances due to CenturyLink are more than thirty (30) days past due; or

29.7.2 when Carrier files for protection under the bankruptcy laws; or

29.7.3 when an involuntary petition in bankruptcy is filed against Carrier and is not dismissed within sixty (60) days; or

29.7.4 when this Agreement expires or terminates; or

29.7.5 any letter of credit issued hereunder or any bank issuing a letter of credit hereunder (each, a "Letter of Credit Bank") fails to meet the terms, conditions, and requirements set forth below in this Section; or

29.7.6 Carrier fails to provide CenturyLink with a replacement letter of credit on the terms set forth herein at least 10 business days prior to the expiration of any letter of credit issued to CenturyLink hereunder.

29.8 If any security deposit held by CenturyLink is applied as a credit toward payment of Carrier's balances due to CenturyLink, then CenturyLink may require the Carrier to provide a new deposit. If payment of the new deposit is not made within thirty (30) days of the request, CenturyLink may stop processing orders for service and Carrier will be considered in breach of the Agreement.

29.9 Any security deposit may be held during the continuance of the service as security for the payment of any and all amounts accruing for the service. No interest will accrue or be paid on deposits.

29.10 Any letter of credit issued to CenturyLink hereunder must meet the following requirements:

29.10.1 The bank issuing any letter of credit hereunder (the "Letter of Credit Bank") must maintain a minimum credit rating of A (by Standard & Poor's) or A2 (by Moody's). If Carrier proposes that the letter of credit be issued by a bank that is not so rated by Standard & Poor's or Moody's, then Carrier must obtain the prior written approval of CenturyLink to use such bank as the Letter of Credit Bank.

29.10.2 The letter of credit shall be in such form and on terms that are acceptable to CenturyLink and must include an automatic one-year renewal extension.

29.10.3 If Carrier receives notice from the Letter of Credit Bank of any non-renewal of a letter of credit issued hereunder, then Carrier shall promptly notify CenturyLink of such notice of non-renewal. Not later than 10 business days prior to the expiration of the letter of credit, Carrier shall provide CenturyLink a replacement letter of credit on substantially identical terms to the expiring letter of credit (or such other terms as are acceptable to CenturyLink). If Carrier provides a replacement letter of credit not later than 10 business days prior to the expiration of the existing letter of credit, then CenturyLink shall not make a drawing under the expiring letter of credit. Upon receipt of a replacement letter of credit meeting the requirements set forth in this Agreement, CenturyLink will provide the original, expiring letter of credit to Carrier.

29.10.4 If Carrier desires to replace any letter of credit issued to CenturyLink hereunder, whether due to non-renewal or otherwise, each such replacement letter of credit and the Letter of Credit Bank issuing such replacement letter of credit must meet the terms, conditions and requirements set forth in this Section 29.

PART C – INTERCONNECTION AND INTERCARRIER COMPENSATION

30. INTERCONNECTION

30.1 Points of Interconnection (POIs)

30.1.1 CMRS must establish a minimum of one POI on CenturyLink's network within each LATA in accordance with the terms of this Agreement. CMRS shall establish additional POIs under the following circumstances:

a. CMRS must establish a POI at each CTL Tandem Switch or order and pay for Local Interconnection Entrance Facility and Direct Trunk Transport to all other tandems in the LATA where it wishes to exchange (i.e., receive or terminate) any types of traffic which are permitted under Section 30 with CenturyLink or where it has established codes within that tandem serving area. Nothing in this paragraph shall require the Parties to modify their current interconnection arrangements and new POIs (i.e., those not existing as of the Effective Date of this Agreement) shall be established only upon the mutual agreement of the Parties, except for new POI's or Direct Trunk Transport where required for the Parties to route traffic according to LERG.

b. When a CenturyLink End Office Switch subtends a CenturyLink Tandem Switch or a non-CenturyLink Tandem, CMRS must establish a POI at a CenturyLink End Office when total traffic volumes exchanged between the Parties at that particular CenturyLink End Office (inclusive of any Remote Switches served by that End Office) exceeds, or is expected to exceed, the thresholds as set forth in Section 30.1.2. Except for the threshold established in Section 30.1.2.a, nothing in this paragraph shall require the Parties to modify their current interconnection arrangements and New POIs (i.e., those not existing as of the Effective Date of this Agreement) shall be established only upon the mutual agreement of the Parties, except for the threshold requirements of Sections 30.1.2.a.

c. To the extent CenturyLink's network contains multiple non-contiguous exchanges in the LATA that are not interconnected by CenturyLink-owned network, CMRS must establish a POI at each separate non-interconnected exchange or each separate group of exchanges that are interconnected by CenturyLink-owned network where it wishes to exchange (i.e., receive or terminate) any types of traffic which are permitted under section 30 with CenturyLink.

30.1.2 POI Thresholds

a. When the total volume of traffic exchanged between the Parties at a CenturyLink End Office exceeds 200,000 MOU per month, or the one-way traffic from either Party exceeds 100,000 MOU per month, CMRS must establish a POI with CenturyLink's End Office for the mutual exchange of traffic within thirty (30) Days of when the traffic exceeds the MOU per month threshold. In situations where CenturyLink's network contains host and remote End Offices, any traffic from the host End Office.

b. Notwithstanding any other provision to the contrary, if either Party is assessed transiting costs by a third party and such charges associated with a single traffic exchange route between the Party and the Tandem owner exceed five hundred dollars (\$500.00) for one month, CLEC must establish a POI or order DTT pursuant to Section 34.7.1 from their POI at a CenturyLink Tandem Switch in the LATA to CenturyLink's End Office for the mutual exchange of traffic within thirty (30) Days notification from CenturyLink.

30.2 Interconnection Facilities

30.2.1 Each Party is financially responsible for transport on its side of each POI. If CMRS chooses to lease the facility from each POI to CMRS's network from CenturyLink and the facility is within CenturyLink's serving territory, CMRS will lease the facility from CenturyLink as defined in section 31. This does not negate the Parties' obligations to share the cost of interconnection facilities established in Part C.

31. NETWORK INTERCONNECTION METHODS FOR DIRECT INTERCONNECTION

31.1 Leased Facility

31.1.1 Where facilities exist, CMRS may lease facilities from CenturyLink to establish Interconnection through CenturyLink's provision of a DS1 or DS3 Local Interconnection Entrance Facility and Direct Trunked Transport. A Local Interconnection Entrance Facility extends from the CenturyLink Serving Wire Center to CMRS's Switch or other CMRS Premises within CenturyLink's serving area. Local Interconnection Entrance Facilities may not extend beyond the area served by the CenturyLink Serving Wire Center. The rates for Local Interconnection Entrance Facilities are provided in Table 1. Local Interconnection Entrance Facilities may not be used for interconnection with Unbundled Network Elements, or in a manner inconsistent with the requirements in section 30. CenturyLink's special access service is available as an alternative to CenturyLink provided Local Interconnection Entrance Facilities, subject to Section 34.7.1.2. when CMRS uses such special access service for multiple services. CenturyLink's Switched Access Services are also available as an alternative to CenturyLink Local Interconnection Entrance Facilities, subject to 34.7.1.3. CMRS may also lease access facilities from a third party.

31.2 Mid Span Fiber Meet.

31.2.1 The Parties may interconnect at a Mid Span Fiber Meet subject to the following terms and conditions:

1. The Mid Span Fiber Meet, as proposed, must be at a mutually agreeable, economically and technically feasible point between CenturyLink's Serving Wire Center End Office and CMRS's Premises, and will be within the CenturyLink Local Calling Area.

2. The Mid Span Fiber Meet will be subject to reasonable engineering, environmental, safety and security requirements. Such requirements shall include, without limitation, the technical ability to accommodate testing on each side of the mid-span Meet Point and to provide for a point of demarcation between the networks of each party and the ability to control the environment.

3. The construction of new facilities for a Mid Span Fiber Meet is only applicable when traffic is roughly balanced.

4. CenturyLink will provide up to fifty percent (50%) of the facilities needed to connect the networks of the Parties, or to CenturyLink's exchange boundary, whichever is less.

5. CMRS shall establish a CLLI code for the facility ACTL at the Mid-Span Fiber Meet in addition to any other CLLI code required for the trunks in this Agreement.

31.3 Third Party ILEC Meet Point using Leased Facilities. If CMRS chooses to interconnect with CenturyLink using a third party ILEC Meet-Point arrangement (i.e., leased access facilities

jointly provisioned by CenturyLink and a third party ILEC), then any portion of such facilities provided by CenturyLink will be ordered from CenturyLink's access Tariff.

31.4 Self-Provisioned. CMRS may construct or otherwise self-provision Interconnection Facilities.

31.5 Interconnection to CenturyLink is possible with the following types of interconnection:

31.5.1 Type 1 Interconnection. If Carrier has existing Type 1 Interconnections, CenturyLink will permit the existing Type 1 interconnections to continue under the following terms. No new Type 1 Interconnections will be provisioned and no existing Type 1 connections will be expanded. Type 1 Interconnection is a trunk connection with line treatment at an End Office that uses trunk-side signaling protocols in conjunction with a feature generically referred to as Trunk With Line Treatment. A Type 1 Interconnection uses multi-frequency (MF) address pulsing and supervision only. For M-L traffic, the wireless carrier will get access to valid NXXs that terminate to end users that are assigned to the End Office that sub-tends the tandem of which the end office where the Type-1 interconnection is established or NXXs that terminate to any End Office that sub-tends. All traffic that falls within the above mentioned calling scope will be treated as local traffic and the Type-1 composite rate will apply. Any traffic that goes beyond the above mentioned calling scope must be routed to an appropriate 2A interconnection or to the wireless carrier's IXC provider.

(a) If Carrier's M-L Type 1 call routing does not comply with this agreement, an additional charge may apply to compensate CenturyLink for additional network costs to terminate traffic outside the local calling scope of a Type 1 interconnection.

(b) In addition, Carrier will be responsible for any charges, including any access charges, which are billed to CenturyLink by third parties. For Type 1 interconnections, when a third party carrier submits an order to port a number from Carrier to the third party or when Carrier submits an order to port a number to Carrier, the Translations Rearrangement Charge will apply.

(c) CenturyLink will work with Carrier to migrate Carrier's Type 1 Interconnection and associated directory numbers to a Type 2 interconnection.

31.5.2 Type 2A Interconnection. A Type 2A Interconnection is a trunk-side connection to a CenturyLink Tandem Switch that uses either MF or SS7 signaling and supervision. A Type 2A Interconnection provides access to the valid NXX codes served by End Offices subtending the Tandem Switch. A Type 2A Interconnection cannot be used to reach local Operator Services, Directory Assistance or 911/E911. A Type 2A interconnection can be used to establish interconnection to an Interexchange Carrier. Type 2A interconnection type typically requires that Carrier establish its own dedicated NXX. In instances where number pooling, 1000 block pooling or less than 1000 block numbering utilization is in effect, less than a full NXX may be provided over this interconnection to the extent that the Parties possess the requisite network architecture to support the interconnection.

31.5.2.1 CMRS is responsible for ordering facilities and trunks for its traffic to interface into CenturyLink's Tandem at the DS1 level, including switch port and any muxing necessary for such purposes. If CMRS orders CenturyLink Interconnection Facilities for this, the CMRS shall pay the applicable Local Interconnection Entrance Facility, Direct Trunked Transport, and multiplexing rates from Table 1. If CMRS orders CenturyLink's applicable access tariff instead of Table 1.

31.5.3 Type 2B Interconnection. A Type 2B Interconnection is a trunk-side connection to a CenturyLink End Office that uses either MF or SS7 signaling and supervision. A Type 2B Interconnection only provides access to the valid CenturyLink NXX codes served by that End Office and Remote Switches subtending that End Office and cannot be used to reach EAS points, Operator Services, 911/E911, or to carry 8YY or 900 traffic. This interconnection type typically requires that Carrier establish its own dedicated NXX. In instances where number pooling, 1000 block pooling or less than 1000 block numbering utilization is in effect, less than a full NXX may be provided over this interconnection to the extent that the Parties possess the requisite network architecture to support the interconnection.

31.5.3.1 CMRS is responsible for provisioning its traffic to interface into CenturyLink's End Office at the DS1 level, including switch port and any muxing necessary for such purposes. If CMRS orders CenturyLink Interconnection Facilities for this, the CMRS shall pay the applicable Local Interconnection Entrance Facility, Direct Trunked Transport, and multiplexing rates from Table 1. If CMRS orders CenturyLink's access services for this, the CMRS shall pay based on CenturyLink's applicable access tariff instead of Table 1.

31.5.3.2 Nothing in this section is intended to change the requirements of 30.1.1.b.

31.5.4 Type 2C Interconnection. A Type 2C Interconnection is a trunk-side connection to a CenturyLink 911/E911 tandem office that provides access to the Public Safety Answering Point (PSAP).

31.5.5 Type 2D Interconnection. A Type 2D Interconnection is a trunk-side connection directly to an operator services system switch that provides access to operator services call processing capabilities.

31.6 Where Carrier requires ancillary services (e.g., Directory Assistance, Operator Assistance), separate trunks will be provided at Carrier's expense as required for interconnection and routing to such ancillary services.

31.7 The Parties will utilize either two-way or one-way directionalized trunking on shared facilities where available and technically feasible. Orders between CenturyLink and Carrier to establish, add, change or disconnect trunks shall be processed by utilizing the existing electronic Access Service Request ("ASR"), or such other industry standard that replaces the ASR.

31.8 Establishing a Rate Center

31.8.1 When CenturyLink delivers traffic to or receives traffic from Carrier on a Type 2A basis, Carrier may establish a rate center for each NPA/NXX that is located within the serving area of the Tandem Switch to which Carrier is interconnected when the chosen rate center is served by the same access Tandem Switch.

31.8.2 Carrier will also designate a rating point and routing point for each NPA/NXX code assigned for Carrier's use. Carrier shall designate one location for each rate center area as the routing point for the NPA/NXXs assigned for Carrier's use associated with that area, and such routing point shall be within the same LATA as the rate center area but not necessarily within the rate center area itself. Rate center areas may be different for each Party, as appropriate. The routing point associated with each NPA/NXX assigned for Carrier's use need not be the same as the corresponding rate center point, nor must it be located within the corresponding rate center area, nor must there be a unique and separate routing point corresponding to each unique and separate rate center. Notwithstanding the above, the routing point may be in a different LATA than the rating point in circumstances where a routing point is located in the same Tandem Switch serving territory as the rating point.

31.8.3 Notwithstanding anything to the contrary contained in this Agreement, nothing in this Agreement is intended to, and nothing in this Agreement shall be construed to, in any way constrain either Party's choice regarding the size of the local calling area(s) that either Party may establish for traffic originated by its customers.

31.8.4 Nothing in this Agreement shall be construed to mean that CenturyLink agrees that a fixed wireless network architecture is entitled to interconnection rights as a CMRS carrier, nor shall anything be construed to mean that Carrier agrees with CenturyLink's position.

31.9 For all 911/E911 traffic originating from Carrier, it is the responsibility of Carrier to negotiate with the appropriate state or local public safety answering agency the manner in which 911/E911 traffic from Carrier will be processed.

32. EXCHANGE OF TRAFFIC

32.1 When traffic is not segregated according to traffic types, the Parties will use an InterMTA traffic factor and a Percent Interstate Usage factor ("PIU") to estimate the amount of traffic that is InterMTA.

32.1.1 The InterMTA factor accounts for both Carrier-originated and Carrier-terminated traffic that crosses the MTA boundary and traverses the local interconnection trunks. The InterMTA traffic factors and the PIU factor shall be based on traffic studies and the PIU shall be applied only on minutes of use originating from CenturyLink to Carrier. The PIU factor for OCN 661 shall be 72.81%, such that 72.81% of the InterMTA traffic shall be treated as interstate, and 27.19% (100%-72.81%) shall be treated as intrastate, and the PIU factor for OCN 832 shall be 100%, such that 100% of the InterMTA traffic shall be treated as interstate, and 0% (100%-100%) shall be treated as intrastate. The factors are shown in Table One.

32.2 For interMTA traffic crossing local interconnection trunks, CenturyLink will bill Carrier as follows:

32.2.1 Carrier's wireless-originated traffic crossing local interconnection trunks deemed interMTA will be billed at CenturyLink's applicable interstate terminating access rate. This factor is shown in Table One. There will be no factors for interstate/intrastate usage.

32.2.2 CenturyLink-originated traffic crossing local trunks deemed interMTA will be billed at CenturyLink's applicable originating access rate. Of the traffic deemed interMTA, the percent deemed interstate, and the percent deemed intrastate are reflected as a PIU factor shown in Table One. CenturyLink will use SS7 records to determine its originating traffic routed on local trunks.

32.2.3 CenturyLink will pay no compensation to Carrier for interMTA traffic.

32.2.4 No reciprocal compensation will be paid by CenturyLink to Carrier for interMTA traffic. CenturyLink may bill Carrier switched access tariffed rates for this traffic in accordance with 32.2.2.

32.2.5 At any time after the Effective Date, the Parties may conduct a state-specific traffic study, and shall agree on the number of) days of traffic information for the study, to determine an updated InterMTA traffic percentages and/or PIU, the results of which will be used going forward upon amendment to this Agreement by the Parties; provided, however, that the InterMTA factors and PIU shall not be revised more often than once every six months. The Parties will work together to ensure the necessary traffic data required for sampling purposes is available for such study.

32.3 Standard interconnection facilities shall be extended superframe (ESF) with B8ZS line code where currently available.

32.4 Where available, CenturyLink will provide and implement all defined and industry supported SS7 mandatory parameters as well as procedures in accordance with ANSI standards to support SS7 signaling for call setup for the interconnection trunks. To the extent CenturyLink provides ANSI optional parameters for its own use, CenturyLink shall provide the same to Carrier.

32.5 Where available, CenturyLink will provide carrier identification parameter (CIP) within Carrier's SS7 call set-up signaling protocol at no charge.

32.6 CenturyLink shall support intercompany 64 KBPS clear channel where it provides such capability to its end users.

32.7 If Carrier interconnects its SS7 network with CenturyLink's SS7 network, both parties will support CLASS signaling, to the extent each Party offers related features and functions to its own end-users.

32.8 Each Party is responsible for the transport of originating calls from its network to the POI, and each Party will ensure that its facilities are compatible with the mutually agreed upon transmission and facility specifications.

32.9 Where Carrier's switch is equipped, Carrier will provide JIP (Jurisdiction Information Parameter) with all terminating traffic (Mobile to Land).

32.10 Signaling Parameters: CenturyLink and CMRS are required to provide each other the proper signaling information (e.g., originating Calling Party Number (CPN), Charge Number (ChN) and destination called party number, etc.) as required by Applicable Rules and further clarified by the FCC Order to enable each Party to issue bills in a complete and timely fashion. All CCS signaling parameters will be provided unchanged including CPN and ChN on all calls. All privacy indicators will be honored. Unless the FCC has approved a waiver petition regarding specific technical restrictions, the ChN is to be passed unaltered in SS7 signaling fields where it is different than CPN and ChN must not be populated with a number associated with an intermediate switch, platform, or gateway, or other number that designates anything other than a calling party's charge number. Where SS7 connections exist, each Party shall pass all CCS signaling parameters, where available, on each call carried over Interconnection trunks.

33. TYPES OF TRAFFIC AND SERVICES

33.1 This Agreement applies only to the exchange of Local Traffic, Transit Traffic and Ancillary Traffic. Although Non-Local Traffic may be transmitted over the same facilities used for Local Traffic, the rates and terms for the exchange of Non-Local Traffic are based on the rates and elements included in CenturyLink's access tariffs.

33.2 Each Party will be fully responsible for all traffic originating from its network and terminating to the other party's network in terms of traffic type as well as completeness and accuracy of call record data. The Parties will send all available message indicators, including originating telephone number, local routing number and CIC.

34. COMPENSATION

34.1 Non-Local Traffic

34.1.1 Carrier will compensate CenturyLink for Non-Local Traffic based on the applicable access charges in accordance with FCC and Commission Rules and Regulations.

34.2 Local Traffic. Under this Agreement, Bill and Keep shall apply to the exchange of Local Traffic solely when such traffic terminates to the end users of one of the Parties (including wireless traffic of end user customers of Carrier's wireless roaming partners). The transit rate shall apply to Transit Traffic.

34.3 Intentionally Left Blank

34.4 Transit Traffic. Carrier shall pay a transit rate, as set forth in Table 1 when Carrier uses a CenturyLink tandem to terminate Transit Traffic to a third-party.

34.5 When transit traffic originated by a third party is routed through a CenturyLink Tandem to CMRS, and the third party is not legally obligated to compensate CenturyLink for the transit service provided in transporting the traffic to CMRS as a result of paragraph 999 of the FCC *Report and Order and Further Notice of Proposed Rulemaking In the Matter of Developing a Unified Intercarrier Compensation Regime,* CC Docket No. 01-92, FCC 11-161 (rel. Nov. 18, 2011), effective December 29, 2011, then CMRS, upon notice from CenturyLink (which notice will be given within a reasonable time after CenturyLink receives notice from any such third party) will either:

- 34.5.1 Establish direct interconnection with said third party; or
- 34.5.2 Pay transit rate, as set forth in Table I.
- 34.6 Paging Traffic. Bill and Keep shall apply for termination of paging services.
- 34.7 Billing Elements for Interconnection Facility
 - 34.7.1 Local Interconnection Entrance Facility

34.7.1.1 Recurring and nonrecurring rates for Local Interconnection Entrance Facilities are specified in Table 1 and will apply for those DS1 or DS3 facilities dedicated to use as Interconnection and ordered as Interconnection Facilities.

34.7.1.2 If CMRS chooses to provision facilities over an existing facility purchased as special access service from the CenturyLink state or FCC access Tariffs, the rates from those Tariffs will apply instead of Local Interconnection Entrance Facility charges from Table 1.

34.7.1.3 If CMRS chooses to order Interconnection Facilities as Switched Access Service from the CenturyLink state and FCC access Tariffs, the rates from those Tariffs will apply instead of Local Interconnection Entrance Facility, DTT, and MUX charges from Table 1.

34.7.2 Recurring rates for Direct Trunked Transport (DTT) are specified in Table 1 and will apply for those DS1 or DS3 facilities dedicated to use as Interconnection and ordered as Interconnection Facilities. Direct Trunked Transport (DTT) is available between the Serving Wire Center of the Local Interconnection Entrance Facility or Collocation and the terminating and/or transiting Tandem Switch or End Office Switches.

34.7.2.1 When DTT is provided to a Tandem Switch the applicable DTT rate elements apply between the Serving Wire Center and the Tandem Switch.

34.7.2.2 Rate band shall be determined for DTT based on the Combination of the Serving Wire Center and the Tandem Switch or End office Switch. Pending system conversions may require a change to a new standard DTT rate structure which will be reflected to an amended Table 1.

34.7.2.3 If the Parties elect to establish two-way Local Interconnection Trunks for reciprocal exchange of traffic, the cost of the two-way Local Interconnection Entrance Facility and DTT shall be shared among the Parties based on the agreed upon Relative Use Factor (RUF) in Table 1.

34.7.2.3.1 CenturyLink will bill CMRS for the entire DTT and Local Interconnection Entrance Facility provided by CenturyLink at the rates in Table 1.

34.7.2.3.2 CenturyLink's portion of the DTT and Local Interconnection Facility will be based on the RUF determined by the Parties using the following to assign the minutes for which CenturyLink is responsible:

• All Local Traffic Minutes of Use (MOU) that CenturyLink originates and sends to CMRS over the Local Interconnection Entrance Facilities.

34.7.2.3.3 CMRS may bill CenturyLink for CenturyLink's use of the Local Interconnection Entrance Facility and DTT provided by the CMRS on CMRS's side of the POI, which are within the LATA and CenturyLink's serving territory, based on the RUF defined in 34.7.2.3.2 and the rates in Table 1.

34.7.2.3.4 The Parties can mutually agree to re-negotiate the RUF no more than once every six months and shall Amend the agreement accordingly.

34.7.3 Multiplexing (DS1/DS3 MUX) is available at the rate specified in Table 1. If the Interconnection Facility was ordered as Switched Access Service, then the tariffed rates apply instead of the MUX rates from Table 1.

34.7.4 Trunk Nonrecurring charges

34.7.4.1 Installation and Disconnect nonrecurring charges may be assessed by the provider for each Interconnection Trunk ordered at the rates in Table 1.

34.7.4.2 Nonrecurring charges for rearrangement may be assessed by the provider for each Interconnection Trunk rearrangement ordered, at one-half (1/2) the rates specified in Table 1.

34.7.5.3 If the Interconnection Facility is ordered as Switched Access Service, then the applicable tariffed trunk nonrecurring charges apply instead of the rates from Table 1.

35. CHARGES AND PAYMENT

- 35.1 In consideration of the services provided under this agreement, the Parties shall pay the charges set forth in Table 1.
- 35.2 Subject to the terms of this Agreement, the Parties shall pay invoices within thirty (30) days from the Bill Date. If the payment due date is a Saturday, Sunday or a designated bank holiday, payment shall be made the next Business Day. For invoices not paid when due, late payment charges will be assessed.
 - 35.2.1 If an invoice is not paid within sixty (60) Days after the bill date, CenturyLink will suspend processing new orders and cancel any pending orders.
 - 35.2.2 If the account remains delinquent ninety (90) Days after the bill date, CenturyLink will terminate all services under this Agreement.
- 35.3 Itemized, written disputes must be submitted on the dispute form to the National Access Service Center (NASC), or appropriate equivalent center no later than 120 days after the due date of the related invoice. A copy of the dispute must be sent with the remittance of the remainder of the invoice. Billed amounts which are being investigated, queried, or for which claims have been or may be filed, are not due for payment until such

investigations, claims, or queries have been resolved in accordance with the provisions governing dispute resolution of this Agreement.

- 35.3.1 If the Billed Party fails to dispute a rate or charge within 120 Days following the invoice date on which the rate or charge appeared, adjustment will be made on a going-forward basis only, beginning with the date of the dispute.
- 35.3.2 CenturyLink will back-bill for underbilling of any service provided no more than six bill cycles.
- 35.4 CenturyLink will not accept any new or amended order for Telecommunications Services, Interconnection or other related services under the terms of this Agreement from Carrier while any past due, undisputed charges remain unpaid for any service, whether covered by this Agreement or not, and reserves the right to terminate existing services.
- 35.5 CenturyLink will assess late payment charges to Carrier until the amount due is paid in full. Such late payment charges will be calculated using a rate equal to the lesser of:
 - 35.5.1 the total amount due times the highest rate (in decimal value) which may be levied by law for commercial transactions, compounded daily for the number of days from the payment date to and including the date the customer actually makes the payment to CenturyLink; or,
 - 35.5.2 the total amount due multiplied by a factor of 0.000329 times the number of days which occurred between the payment due date and (including) the date Carrier actually makes the payment to CenturyLink.

36. BILLING

- 36.1 Record Exchange
 - 36.1.1 CenturyLink and Carrier agree that no call records will be exchanged between the Parties.

PART D – NETWORK MAINTENANCE AND MANAGEMENT

37. GENERAL REQUIREMENTS

- 37.1 The Parties will work cooperatively to install and maintain a reliable network. The Parties will exchange appropriate information (e.g., maintenance contact numbers, network information, information required to comply with law enforcement and other security agencies of the government, etc.) to achieve this desired reliability.
- 37.2 Each Party shall provide a twenty-four (24) hour contact number for network traffic management issues to the other's surveillance management center. A fax number must also be provided to facilitate event notifications for planned mass calling events. The Parties shall agree upon appropriate network traffic management control capabilities.
- 37.3 CenturyLink will process Carrier maintenance requests at Parity.
- 37.4 Notice of Network Change. In accordance with Part B, Section 15 of this Agreement, the Parties agree to provide each other reasonable notice of network changes. This includes the information necessary for the transmission and routing of services using each other's facilities or networks, as well as other changes that would affect the interoperability of those facilities and networks. At a minimum, CenturyLink shall comply with all applicable FCC and Commission notification requirements. Correct LERG data is considered part of this requirement.
- 37.5 CenturyLink will ensure that all applicable alarm systems that support Carrier customers are operational and the support databases are accurate. CenturyLink will respond to Carrier customer alarms at Parity with response to alarms for its own carrier customers.
- 37.6 Parties shall provide prior notification of any scheduled maintenance activity performed by the Parties that may be service affecting to the other Party.

38. RESTORATION OF SERVICE IN THE EVENT OF OUTAGES

38.1 CenturyLink shall perform restoration of services in the event of outages due to equipment failures, human error, fire, natural disaster, acts of God, or similar occurrences at Parity, in accordance with the following priorities. First, restoration priority shall be afforded to those services affecting its own end users or identified Carrier end users relative to national security or emergency preparedness capabilities and those affecting public safety, health, and welfare, as those elements and services are identified by the appropriate government agencies. Second, restoration priority shall be afforded between CenturyLink and Carrier in general. Third, should CenturyLink be providing or performing tandem switching functionality for Carrier, third-level priority restoration should be afforded to any trunk. All service shall be restored as expeditiously as practicable and in a non-discriminatory manner.

39. SERVICE PROJECTIONS

- 39.1 CenturyLink and Carrier will provide a non-binding two-year inter-company forecast for traffic utilization over trunk groups. These forecasts shall be updated semi-annually or at other standard intervals as mutually agreed to by both Parties. The forecast shall include the following information for each trunk group:
 - 39.1.1 Common Language Location Identifier (CLLI-MSG) codes for Tandem and End Office locations;
 - 39.1.2 Two-Six Codes for each trunk group;
 - 39.1.3 Quantity of trunks in service;

- 39.1.4 Share usage and share overflow information. This information will be derived by taking the highest usage of a 20-day period (generally a four-week period, not to include weekends or holidays) from the previous 12 months, or other interval as local conditions warrant and are mutually agreed to by both Parties;
- 39.1.5 Major network projects that affect the other Party. Major network projects include, but are not limited to, trunking or network rearrangements, shifts in anticipated traffic patterns, or other activities by either Party that are reflected by a significant increase or decrease in trunking demand for the two-year forecast window.

40. QUALITY OF SERVICE

- 40.1 Interconnection quality of service shall be at Parity with that provided by CenturyLink for its own services.
- 40.2 A blocking standard of 1% during the average busy hour shall be maintained for all local interconnection facilities.
- 40.3 Carrier and CenturyLink shall negotiate a process to expedite network augmentations and other orders when initiated by the other Party.

41. **INFORMATION**

41.1 The Parties must provide order confirmation within 24 hours of completion to ensure that all necessary translation work is completed on newly installed facilities or augments.

PART E – ACCESS TO TELEPHONE NUMBERS

42. GENERAL REQUIREMENTS

42.1 It is the responsibility of each Party to program and update its own switches to recognize and route traffic to the other Party's assigned NXX codes. Neither Party shall impose fees or charges on the other Party for required programming and switch updating activities.

PART F – TRANSIT SERVICE (Non-251 Service)

43. TRANSIT TRAFFIC

- 43.1 To the extent network and contractual arrangements exist with all necessary parties throughout the term of this Agreement, and where the Parties have a Type 2A Interconnection (i.e., Carrier is interconnected at CenturyLink's tandem), CenturyLink will provide Transit Services for the exchange of traffic between Carrier and third parties interconnected at the same tandem.
- 43.2 CenturyLink may require separate trunking for the delivery of such Transit Traffic in order to accurately measure and bill it.

43.3 Terms and Conditions

For purposes of this Agreement, "Indirect Traffic" means traffic which is 43.3.1 originated by one Party and Terminated to the other Party in which a third party ILEC's Tandem Switch both provides the intermediary transit service and serves CenturyLink's End Office NPA-NXXs. To the extent CenturyLink identifies, either through its own recording capabilities or through call detail records provided by another carrier, traffic that is originated by Carrier and terminated indirectly to CenturyLink through a third party ILEC tandem, Carrier will reimburse CenturyLink for any transit charges billed by the intermediary carrier to CenturyLink. Indirect Traffic is intended only for de minimis traffic, therefore Indirect Traffic will be allowed on routes between CenturyLink End Offices and Carrier in instances where, and only so long as, none of the threshold requirements set forth in Section 30.1.2 of this Agreement have been reached. In addition, Carrier agrees not to route Transit Traffic to a non-CenturyLink Tandem when the NPA-NXX of the number called is assigned to a carrier other than CenturyLink and also is rated within CenturyLink's Tandem serving area and served by a CenturyLink Tandem. Carrier shall reimburse CenturyLink for any terminating compensation charged to CenturyLink by a third party terminating carrier as a result of any such double Tandem Transit Traffic that may be routed by Carrier. In addition, Carrier will be financially responsible for any Transit Traffic charges CenturyLink may charge for such traffic. The Parties agree that they have an obligation to route traffic according to the requirements of the Local Exchange Routing Guide ("LERG").

- 43.3.2 Carrier acknowledges that a third-party carrier may block transit traffic. To the extent traffic is blocked by a terminating third party, CenturyLink will have no obligation to resolve the dispute. Carrier acknowledges that CenturyLink does not have any responsibility to pay any third-party carrier charges for termination of any Transit Traffic. CenturyLink will not pay such charges on behalf of Carrier.
- 43.3.3 Notwithstanding any other provision to the contrary, once the volume of Transit Traffic exchanged between Carrier and a third party exceeds the equivalent of three (3) DS1s of traffic, CenturyLink may, but shall not be obligated to, require Carrier to establish a direct connection with the parties to whom they are sending traffic. CenturyLink also reserves the right to require Carrier to establish a direct connection to the third party if, in CenturyLink's sole discretion, the CenturyLink Tandem is at or approaching capacity limitations. These limitations may include but are not limited to a lack of trunk port capacity or processor capacity based on the then existing Tandem and network configuration. Within sixty (60) Days after CenturyLink notifies Carrier of the requirement to direct connect, Carrier shall establish a direct Interconnection with such third party. After sixty (60) Days, if Carrier has not established a direct Interconnection, CenturyLink may thereafter charge Carrier for such Transit Service at double the transit rate set forth in the Agreement, or discontinue providing Transit Service to Carrier, at the sole discretion of CenturyLink, provided however, that CenturyLink shall exercise such discretion in a non-discriminatory manner.

- 43.4 Payment Terms and Conditions
 - 43.4.1 Carrier will pay CenturyLink transit charges for Transit Traffic as set forth in Table1.
- 43.5 Billing Records and Exchange of Data
 - 43.5.1 Each Party will use best efforts to convert all network's transporting transit traffic to deliver each call to the other Party's network with SS7 Common Channel Interoffice Signaling (CCIS) and other appropriate TCAP messages in order to facilitate full interoperability and billing functions. The Parties will send all available message indicators, including originating telephone number, local routing number and CIC.
 - 43.5.2 Upon request and to the extent available, CenturyLink will provide the terminating Party information on traffic originated by a third party Carrier or CMRS provider.
- 43.6 To the extent that the industry adopts a standard record format for recording originating and/or terminating transit calls, both Parties will comply with the industry-adopted format to exchange records.

SIGNATURES

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

New Cingular Wireless PCS, LLC

United Telephone Company of Ohio d/b/a CenturyLink

By:	Docusigned by: David Handal B2EE6217C408460	Ву:	05E9FC68BD57454 L T Christensen DocuSigned By: L T Christensen
Name :	David Handal	Name:	L. T. Christensen
Title:	Director Financial Analysis	Title:	Director – Wholesale Contracts
Date:	3/23/2015	Date:	3/23/2015

Description Service Order / Installation / Repair Manual Service Order Electronic Service Order Message Provisioning Charge per Record Message Provisioning Charge per Record Frouble Isolation Charge Trip Charge INTERCARRIER COMPENSATION Interconnection Facilities Local Interconnection Entrance Facility DS1 Service Band 1 Band 2 Band 3 Band 4 Band 5 Disconnect DS3 Service Add DS3 to existing fiber system Disconnect Interconnection Facility - Direct Trunk Transport	MRC NA NA \$0.000684 NA NA NA NA NA NA NA ST6.66 \$1111.58 \$184.39 \$276.49 \$509.60 ICB	NRC \$16.74 \$9.26 NA \$71.32 \$18.30 NRC \$282.07 \$282.07 \$282.07 \$282.07 \$282.07 \$282.07 \$282.07
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7 Trip Charge INTERCARRIER COMPENSATION Interconnection Facilities Local Interconnection Entrance Facility DS1 Service 4 Band 1 4 Band 2 4 Band 3 4 Band 4 4 Band 5 5 Disconnect DS3 Service Add DS3 to existing fiber system Disconnect	NA MRC \$76.66 \$1111.58 \$184.39 \$276.49 \$509.60	\$18.30 NRC \$282.07 \$282.07 \$282.07 \$282.07 \$282.07 \$282.07
7 Trip Charge INTERCARRIER COMPENSATION Interconnection Facilities Local Interconnection Entrance Facility DS1 Service 4 Band 1 4 Band 2 4 Band 3 4 Band 4 4 Band 5 5 Disconnect DS3 Service Add DS3 to existing fiber system Disconnect	NA MRC \$76.66 \$1111.58 \$184.39 \$276.49 \$509.60	\$18.30 NRC \$282.07 \$282.07 \$282.07 \$282.07 \$282.07 \$282.07
INTERCARRIER COMPENSATION Interconnection Facilities Local Interconnection Entrance Facility DS1 Service Band 1 Band 2 Band 2 Band 3 Band 4 Band 5 Disconnect DS3 Service Add DS3 to existing fiber system Disconnect	MRC \$76.66 \$111.58 \$184.39 \$276.49 \$509.60	NRC \$282.07 \$282.07 \$282.07 \$282.07 \$282.07 \$282.07
Interconnection Facilities Local Interconnection Entrance Facility DS1 Service 4 Band 1 4 4 8 4 8 4 8 4 8 4 8 4 8 4 8 4 8 5 Disconnect DS3 Service Add DS3 to existing fiber system Disconnect	\$76.66 \$111.58 \$184.39 \$276.49 \$509.60	\$282.07 \$282.07 \$282.07 \$282.07 \$282.07 \$282.07
Interconnection Facilities Local Interconnection Entrance Facility DS1 Service 4 Band 1 4 4 8 4 8 4 8 4 8 4 8 4 8 4 8 4 8 5 Disconnect DS3 Service Add DS3 to existing fiber system Disconnect	\$76.66 \$111.58 \$184.39 \$276.49 \$509.60	\$282.07 \$282.07 \$282.07 \$282.07 \$282.07 \$282.07
Local Interconnection Entrance Facility DS1 Service Band 1 Band 2 Band 3 Band 4 Band 5 Disconnect DS3 Service Add DS3 to existing fiber system Disconnect	\$111.58 \$184.39 \$276.49 \$509.60	\$282.07 \$282.07 \$282.07 \$282.07 \$282.07
DS1 Service 4 Band 1 4 Band 2 4 Band 3 4 Band 4 4 Band 5 5 Disconnect DS3 Service Add DS3 to existing fiber system Disconnect	\$111.58 \$184.39 \$276.49 \$509.60	\$282.07 \$282.07 \$282.07 \$282.07 \$282.07
Band 2 Band 3 Band 4 Band 5 Disconnect DS3 Service Add DS3 to existing fiber system Disconnect	\$111.58 \$184.39 \$276.49 \$509.60	\$282.07 \$282.07 \$282.07 \$282.07 \$282.07
Band 3 Band 4 Band 5 Disconnect DS3 Service Add DS3 to existing fiber system Disconnect	\$184.39 \$276.49 \$509.60	\$282.07 \$282.07 \$282.07
Band 4 Band 5 Disconnect DS3 Service Add DS3 to existing fiber system Disconnect	\$276.49 \$509.60	\$282.07 \$282.07
Band 5 Disconnect DS3 Service Add DS3 to existing fiber system Disconnect	\$509.60	\$282.07
Disconnect DS3 Service Add DS3 to existing fiber system Disconnect		
DS3 Service Add DS3 to existing fiber system Disconnect	ICB	\$42.82
Add DS3 to existing fiber system Disconnect	ICB	
Disconnect		
		\$107.01
Interconnection Facility - Direct Trunk Transport		\$17.23
	MRC	NRC
	Refer to Dedicated	
0 DS1	Transport Tab	\$94.90
Disconnect		\$17.23
	Refer to	
	Dedicated	
1 DS3	Transport Tab	\$94.90
Disconnect		\$17.23
Interconnection Facility - Deletive Line Factor (DUF)	MDC	NDC
Interconnection Facility – Relative Use Factor (RUF)	MRC NA	NRC NA
		NA
		100
Interconnection Facility - Multiplexing	MRC	NRC
		\$94.90
	+	\$17.23
		·
Reciprocal Compensation	MRC	NRC
Local Traffic Termination - Per Minute of Use	Bill and Keep	NA
		NRC
Common Transport - Per Minute of Use	\$0.000316	NA
Transit Compensation	MRC	NRC
	\$0.00325	NA
Transit - Per Minute of Use		NA
Transit - Per Minute of Use Third Party Originated Transit - Per Minute of Use	ψ0.00323	
	Local Traffic Termination - Per Minute of Use Indirect Network Connection Common Transport - Per Minute of Use Transit Compensation Transit - Per Minute of Use	30% L-M NA 30% L-M Interconnection Facility - Multiplexing Interconnection Facility - Multiplexing MRC V7 DS3-DS1 (per DS3) \$252.07 Disconnect Interconnection Facility - Multiplexing MRC V7 DS3-DS1 (per DS3) \$252.07 Disconnect MRC MRC Local Traffic Termination - Per Minute of Use Bill and Keep Indirect Network Connection MRC Common Transport - Per Minute of Use \$0.000316 Transit Compensation MRC

		InterMTA Traffic		
		OCN 661:		
		M - L InterMTA Traffic Factor	2%	NA
		L - M InterMTA Traffic Factor	7.91%	NA
		Percent Interstate Usage L-M factor ("PIU")	72.81%	NA
		OCN 832:		
		M - L InterMTA Traffic Factor	2%	NA
		L - M InterMTA Traffic Factor	77.19%	NA
		Percent Interstate Usage L-M factor ("PIU")	100%	NA
		E911	MRC	NRC
		911 Selective Router Ports		
W0024	W0025	DS0 911 Trunk Port – per port (minimum of two DS0 ports required)	\$19.10	\$202.96
		911 Transit Service		
		911 Transit Service – per DS0 port (min of two ports required)	\$40.00	NA
		911 Database		
		MSAG Report- per report applicable to the territory of this agreement	NA	\$250.00
		Manual 911 ALI record upload, per record- only available upon Century Link approval	NA	\$25.00
		Custom Handling		
		Expedite Charges per Access Tariff		Special Access Tariff
		Time and Materials		ICB

*The prices in this table are for Interconnection Services as described in this Agreement. Carrier may also take such other services not covered by this Agreement as the Parties may agree either pursuant to applicable state tariffs or separate agreement ("Non-Interconnection Services"). The rates, terms and conditions for such Non-Interconnection Services shall be as designated in the applicable tariff or separate agreement. Any incidental services (e.g. Directory assistance, operator services) will be billed at the standard rates for those services.

Loop Banding						
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				

Alger	ALGROHXAR	4
Alexandria	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
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	5
Gomer-Rimer	GOMROHXAS	5
Greene	GRNEOHXAR	5
Green Springs	GRSPOHXAS	5
Grelton/Malinta	GRTNOHXAS	5
Hollansburg	HLBGOHXAS	5
Holgate	HLGTOHXAR	5
Hamler	HMLROHXAS	5
Holmesville	HMVLOHXAR	5
Huntsville	HNVIOHXAR	5
Hartford	HRFROHXAR	5
Jewell	JEWLOHXAR	5
Johnsville	JHVLOHXAR	5
Jackson Center	JKCTOHXAR	5
Junction City	JNCYOHXAS	5
Kidron	KDRNOHXAR	5
Killbuck	KLBCOHXAR	5
Kinsman	KNMNOHXAR	5
Liberty Center	LBCTOHXAR	5
Lafayette	LFYTOHXAR	5
Lucas	LUCSOHXAR	5
Lykens	LYKNOHXAR	5

Lyons McConnelsville Magnetic Springs Milford Center Martinsburg Marshallville Mount Sterling Mount Victory North Benton Nashville New Winchester New Lyme Old Fort Pennsville Portage Rockford Ridgeway Reinersville Rossburg Rushsylvania Rising Sun Rosewood Raymond Shiloh	LYNSOHXAR MCNVOHXAH MGSPOHXAS MLCTOHXAR MRBGOHXAR MRVLOHXAR MTSTOHXAS MTVCOHXAS NBENOHXAR NSVLOHXAR NWCHOHXAR NWCHOHXAR NWLYOHXAR PEVLOHXAS PRTGOHXAR RCFROHXAS RDWYOHXAR RSBGOHXAR RSBGOHXAR RSHSOHXAR RSHSOHXAR RSNGOHXAS RSWDOHXAR RSNGOHXAR RSNGOHXAR	5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5
		-
•	-	-
		-
Portage	PRTGOHXAR	5
Rockford	RCFROHXAS	5
Ridgeway	RDWYOHXAR	5
Reinersville	RNRVOHXAR	5
Rossburg	RSBGOHXAR	
2		-
Rising Sun	RSNGOHXAS	-
Rosewood	RSWDOHXAR	
-	-	-
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

DEDICA	ATED TRA	NSPOR	T RATE SUMMARY				· · ·	OH
Key (Codes		CLLI t	o CLLI	Route (Exchar	nge to Exchange)	Dedicated	Dedicated
DS1	DS3	Rate Band	Originating	Terminating	Originating	Terminating	DS1 Rate	DS3 Rate
								• • • • •
00140	D1140	140	ADA OHXARS1	ALGROHXARS1	Ada	Alger	\$203.13	\$4,686.
00017	D1017	17	ADA OHXARS1	DNKROHXARS1	Ada	Dunkirk	\$203.13	\$4,686.
00141	D1141	141	ADA OHXARS1	LFYTOHXARS1	Ada	Lafayette	\$203.13	\$4,686.
00058	D1058	58	ADA OHXARS1	LIMAOHXA22H	Ada	Lima	\$271.59	\$6,590.
00001	D1001	1	ADAROHXARS1	MNFDOHXAPS0	Adario	Mansfield	\$234.63	\$5,392.
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.
00047	D1047	47	ANNAOHXARS1	FTLROHXARS1	Anna	Fort Loramie	\$239.87	\$4,536.
00022	D1022	22	ANNAOHXARS1	JKCTOHXARS1	Anna	Jackson Center	\$113.55	\$2,001.
00548	D1548	548	ANNAOHXARS1	LIMAOHXA22H	Anna	Lima	\$430.91	\$11,064.
00231	D1231	231	ANNAOHXARS1	SDNYOHXA49C	Anna	Sidney	\$113.55	\$2,001.
00021	D1021	21	ANSOOHXARS1	ARCNOHXARS1	Ansonia	Arcanum	\$633.02	\$15,544.
20098	D1098	98	ANSOOHXARS1	BRFROHXARS1	Ansonia	Bradford	\$126.32	\$2,535.
20099	D1099	99	ANSOOHXARS1	GNVLOHXA54E	Ansonia	Greenville	\$126.32	\$2,535.
D0100	D1100	100	ANSOOHXARS1	GTBGOHXARS1	Ansonia	Gettysburg	\$126.32	\$2,535.
D0211	D1211	211	ANSOOHXARS1	HLBGOHXA997	Ansonia	Hollansburg	\$633.02	\$15,544.
00002	D1002	2	ANSOOHXARS1	NWMSOHXARS1	Ansonia	New Madison	\$633.02	\$15,544.
D0168	D1168	168	ANSOOHXARS1	RSBGOHXARS1	Ansonia	Rossburg	\$126.32	\$2,535.
D0101	D1101	101	ANSOOHXARS1	VRSLOHXARS1	Ansonia	Versailles	\$126.32	\$2,535.
D0102	D1102	102	APCKOHXARS1	FRBGOHXARS1	Apple Creek	Fredericksburg	\$222.15	\$5,206.
D0103	D1103	103	APCKOHXARS1	KDRNOHXARS2	Apple Creek	Kidron	\$222.15	\$5,206.
D0549	D1549	549	APCKOHXARS1	MNFDOHXAPS0	Apple Creek	Mansfield	\$317.66	\$7,893.
D0104	D1104	104	APCKOHXARS1	ORVLOHXARS1	Apple Creek	Orrville	\$222.15	\$5,206.
D0265	D1265	265	APCKOHXARS1	WSTROHXA26E	Apple Creek	Wooster	\$222.15	\$5,206.
D0169	D1169	169	ARCHOHXARS3	STRYOHXARS1	Archbold	Stryker	\$369.03	\$9,083.
D0105	D1105	105	ARCHOHXARS3	WASNOHXARS2	Archbold	Wauseon	\$120.32	\$2,367.
D0105	D1103	212	ARCNOHXARS1	BRFROHXARS1	Arcanum	Bradford	\$633.02	\$15,544.
D0212	D1212 D1213	212	ARCNOHXARS1	ELDROHXARS1	Arcanum	Eldorado	\$506.69	. ,
0213	D1213	213	ARCNOHXARS1	GNVLOHXA54E		Greenville	\$506.69 \$506.69	\$13,009. \$13,009.
		232			Arcanum			
0214	D1214		ARCNOHXARS1	GTBGOHXARS1	Arcanum	Gettysburg	\$633.02	\$15,544.
0233	D1233	233	ARCNOHXARS1	HLBGOHXA997	Arcanum	Hollansburg	\$506.69	\$13,009.
0215	D1215	215	ARCNOHXARS1	NWMSOHXARS1	Arcanum	New Madison	\$506.69	\$13,009.
00028	D1028	28	ARCNOHXARS1	RSBGOHXARS1	Arcanum	Rossburg	\$633.02	\$15,544.
D0216	D1216	216	ARCNOHXARS1	VRSLOHXARS1	Arcanum	Versailles	\$633.02	\$15,544.
20266	D1266	266	ARCNOHXARS1	WMCHOHXARS1	Arcanum	West Manchester	\$713.68	\$17,626.
D0245	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.
0235	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	10
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.
D0150	D1150	1 50	BIVLOHXA88C	GRNEOHXARS2	Bristolville	Greene	\$1,068.43	\$29,418.
D0189	D1189	189	BIVLOHXA88C	JHTNOHXARS2	Bristolville	Johnston	\$398.12	\$8,718.

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D0310	D1310	310	BIVLOHXA88C	LRTWOHXBRS1	Bristolville	Lordstown	\$313.73	\$6,532.26
D0268	D1268	268	BIVLOHXA88C	LVBGOHXARS2	Bristolville	Leavittsburg	\$243.22	\$5,559.81
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	Bellville	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
D0170	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
D0260	D1260	260	BRTLOHXA55C	STPTOHXA560	Bartlett	Stockport	\$223.62	\$5,083.22
D0048	D1048	48	BTKNOHXARS1	FTLROHXARS1	Botkins	Fort Loramie	\$476.05	\$9,971.96
D0246	D1246	246	BTKNOHXARS1	JKCTOHXARS1	Botkins	Jackson Center	\$349.73	\$7,436.71
D0551	D1551	551	BTKNOHXARS1	LIMAOHXA22H	Botkins	Lima	\$751.84	\$19,807.77
D0247	D1247	247	BTKNOHXARS1	SDNYOHXA49C	Botkins	Sidney	\$349.73	\$7,436.71
D0194	D1194	194	BTLROHXARS1	LUCSOHXARS1	Butler	Lucas	\$145.53	\$2,897.16
D0195	D1195	195	BTLROHXARS1	LXTNOHXARS1	Butler	Lexington	\$232.43	\$4,329.32
D0196	D1196	196	BTLROHXARS1	MNFDOHXAPS0	Butler	Mansfield	\$145.53	\$2,897.16
D0236	D1236	236	BVRDOHXARS1	CARAOHXARS1	Beaverdam	Cairo	\$536.35	\$12,802.97
D0218	D1218	218	BVRDOHXARS1	LFYTOHXARS1	Beaverdam	Lafayette	\$282.29	\$6,726.14
D0094	D1094	94	BVRDOHXARS1	LIMAOHXA22H	Beaverdam	Lima	\$282.29	\$6,726.14
D0378	D1378	378	CARAOHXARS1	GOMROHXA642	Cairo	Gomer	\$254.06	\$6,076.83
D0379	D1379	379	CARAOHXARS1	LIMAOHXA22H	Cairo	Lima	\$254.06	\$6,076.83
D0014	D1014	14	CHHLOHXARS1	MCNVOHXA96E	Chesterhill	McConnelsville	\$223.62	\$5,083.22
D0206	D1206	206	CHHLOHXARS1	PEVLOHXA557	Chesterhill	Pennsville	\$223.62	\$5,083.22
D0207	D1207	207	CHHLOHXARS1	STPTOHXA559	Chesterhill	Stockport	\$223.62	\$5,083.22
D0036	D1036	36	CHVLOHXA76E	JHVLOHXARS1	Chesterville	Johnsville	\$443.53	\$10,239.24
D0010	D1010	10	CHVLOHXA76E	MRNGOHXARS1	Chesterville	Marengo	\$188.35	\$4,096.28
D0042	D1042	42	CHVLOHXA76E	MTGLOHXADSA	Chesterville	Mount Gilead	\$188.35	\$4,096.28
D0086	D1086	86 276	CHVLOHXA76E	MTVROHXA39E	Chesterville	Mount Vernon	\$188.35	ICB
D0276	D1276	276	CLDNOHXA845		Caledonia	Mount Gilead	\$255.17	\$6,142.95
D0237	D1237	237	CLDNOHXA845	NWCHOHXARL1	Caledonia	New Winchester	\$255.17	\$6,142.95 \$4,617.50
D0249	D1249	249	CMDNOHXARS1	EATNOHXARS1	Camden	Eaton	\$206.98 \$712.68	\$4,617.59 \$17.626.89
D0034	D1034	34	CMDNOHXARS1		Camden	Eldorado New Paria	\$713.68	\$17,626.88 \$4,617,50
D0250	D1250	250 251	CMDNOHXARS1 CMDNOHXARS1	NWPROHXARS1 WMCHOHXARS1	Camden	New Paris	\$206.98 \$206.98	\$4,617.59 \$4,617.59
D0251	D1251	251			Camden	West Manchester	\$206.98	φ 4 ,017.09

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D0552	D1552	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
D0303	D1333	401	DANKOHXARS2	MTVROHXA39E	Danville	Mount Vernon	\$407.32	\$10,227.07
D0401 D0285	D1401 D1285	285	DFNCOHXARP0	FTLROHXARS1	Defiance	Fort Loramie	\$407.32	β10,227.07 ICB
	D1265 D1114	205 114	DFNCOHXARP0		Defiance		\$283.81	
D0114				JEWLOHXARS2	Defiance	Jewell		\$7,697.99
D0093	D1093	93 500	DFNCOHXARP0	LIMAOHXA22H		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	D1253	253	DGRFOHXARS1	RSWDOHXARS1	DeGraff	Rosewood	\$176.89	\$3,774.69
D0219	D1219	219	DLPHOHXA69E	GOMROHXA642	Delphos	Gomer	\$461.52	\$10,883.97
D0407	D1407	407	DLPHOHXA69E	LIMAOHXA22H	Delphos	Lima	\$200.60	\$5,341.27
D0220	D1220	220	DLPHOHXA69E	VNDCOHXARS1	Delphos	Venedocia	\$207.46	\$4,807.14
D0186	D1186	186	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	MNFDOHXAPS0	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
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D0200	D1200	200	GLMTOHXARS2	KLBCOHXARS1	Glenmont	Killbuck	\$165.53	\$3,621.17
D0201	D1201	201	GLMTOHXARS2	MLBGOHXARS1	Glenmont	Millersburg	\$165.53	\$3,621.17
D0539	D1539	539	GLMTOHXARS2	WSTROHXA26E	Glenmont	Wooster	\$165.53	\$3,621.17
D0547	D1547	547	GMBROHXARS1	MNFDOHXAPS0	Gambier	Mansfield	\$670.69	\$17,548.56
D0116	D1116	116	GMBROHXARS1	MRBGOHXARS1	Gambier	Martinsburg	\$407.32	\$10,227.07
D0433	D1433	433	GMBROHXARS1	MTVROHXA39E	Gambier	Mount Vernon	\$407.32	\$10,227.07
D0117	D1117	117	GNVLOHXA51T	GTBGOHXARS1	Greenville	Gettysburg	\$126.32	\$2,535.25
D0239	D1239	239	GNVLOHXA51T	HLBGOHXA997	Greenville	Hollansburg	\$506.69	\$13,009.30
D0057	D1057	57	GNVLOHXA51T	LIMAOHXA22H	Greenville	Lima	\$456.29	\$12,144.38
D0290	D1290	290	GNVLOHXA51T	NWMSOHXARS1	Greenville	New Madison	\$506.69	\$13,009.30
D0291	D1291	291	GNVLOHXA51T	RSBGOHXARS1	Greenville	Rossburg	\$126.32	\$2,535.25
D0292	D1292	292	GNVLOHXA51T	VRSLOHXARS1	Greenville	Versailles	\$126.32	\$2,535.25
D0293	D1293	293	GOMROHXA642	LIMAOHXA22H	Gomer	Lima	\$468.39	\$11,829.94
D0009	D1009	9	GRNEOHXARS2	JHTNOHXARS2	Greene	Johnston	\$1,085.90	\$28,978.44
D0312	D1312	312	GRNEOHXARS2	LRTWOHXBRS1	Greene	Lordstown	\$1,484.63	\$38,529.51
D0294	D1294	294	GRNEOHXARS2	LVBGOHXARS2	Greene	Leavittsburg	\$1,001.52	\$26,791.78
D0027	D1027	27	GRSPOHXARS1	OLFTOHXARS1	Green Springs	Old Fort	\$916.40	\$24,373.96
D0181	D1181	181	GRTNOHXA256	HLGTOHXA264	Grelton-Malinta	Holgate	\$407.94	\$10,420.63
D0258	D1258	258	GRTNOHXA256	HMLROHXA274	Grelton-Malinta	Hamler	\$407.94	\$10,420.63
D0183	D1183	183	GRTNOHXA256	LBCTOHXARS1	Grelton-Malinta	Liberty Center	\$407.94	\$10,420.63
D0147	D1147	147	GRTNOHXA256	NPLNOHXAPS0	Grelton-Malinta	Napoleon	\$407.94	\$10,420.63
D0224	D1224	224	GTBGOHXARS1	HLBGOHXA997	Gettysburg	Hollansburg	\$633.02	\$15,544.55
D0158	D1158	158	GTBGOHXARS1	NWMSOHXARS1	Gettysburg	New Madison	\$633.02	\$15,544.55
D0173	D1173	173	GTBGOHXARS1	RSBGOHXARS1	Gettysburg	Rossburg	\$126.32	\$2,535.25
D0118	D1118	118	GTBGOHXARS1	VRSLOHXARS1	Gettysburg	Versailles	\$126.32	\$2,535.25
D0119	D1119	119	HBRNOHXARS1	PTSKOHXA92C	Hebron	Pataskala	\$185.99	\$4,029.69
D0225	D1225	225	HLBGOHXA997	NWMSOHXARS1	Hollansburg	New Madison	\$506.69	\$13,009.30
D0240	D1240	240	HLBGOHXA997	NWPROHXARS1	Hollansburg	New Paris	\$506.69	\$13,009.30
D0244	D1244	244	HLBGOHXA997	RSBGOHXARS1	Hollansburg	Rossburg	\$633.02	\$15,544.55
D0226	D1226	226	HLBGOHXA997	VRSLOHXARS1	Hollansburg	Versailles	\$633.02	\$15,544.55
D0295	D1295	295	HLBGOHXA997	WMCHOHXARS1	Hollansburg	West Manchester	\$206.98	\$4,617.59
D0256	D1256	256	HLGTOHXA264	HMLROHXA274	Holgate	Hamler	\$407.94	\$10,420.63
D0174	D1174	174	HLGTOHXA264	LBCTOHXARS1	Holgate	Liberty Center	\$407.94	\$10,420.63
D0296	D1296	296	HLGTOHXA264	NPLNOHXAPS0	Holgate	Napoleon	\$407.94	\$10,420.63
D0202	D1202	202	HMVLOHXARS2	MLBGOHXARS1	Holmesville	Millersburg	\$165.53	\$3,621.17
D0556	D1556	556	HMVLOHXARS2	MNFDOHXAPS0	Holmesville	Mansfield	\$261.04	\$6,308.20
D0297	D1297	297	HMVLOHXARS2	WSTROHXA26E	Holmesville	Wooster	\$165.53	\$3,621.17
D0565	D1565	565	HNVIOHXARS1	MNFDOHXAPS0	Huntsville	Mansfield	\$537.17	\$14,040.04
D0159	D1159	159	HRFROHXARS2	JHTNOHXARS2	Hartford	Johnston	\$1,036.80	\$27,780.10
D0120	D1120	120	HRFROHXARS2	KNMNOHXARS2	Hartford	Kinsman	\$1,569.01	\$40,716.18
D0313	D1313	313	HRFROHXARS2	LRTWOHXBRS1	Hartford	Lordstown	\$331.20	\$6,092.34
D0298	D1298	298	HRFROHXARS2	LVBGOHXARS2	Hartford	Leavittsburg	\$260.69	\$5,119.89
D0160	D1160	160	JFSAOHXARS2	NWLYOHXARS1	Jefferson	New Lyme	\$1,308.32	\$35,596.29
D0161	D1161	161	JHTNOHXARS2	KNMNOHXARS2	Johnston	Kinsman	\$1,463.22	\$38,755.41
D0314	D1314	314	JHTNOHXARS2	LRTWOHXBRS1	Johnston	Lordstown	\$331.20	\$6,092.34
D0299	D1299	299	JHTNOHXARS2	LVBGOHXARS2	Johnston	Leavittsburg	\$260.69	\$5,119.89
D0241	D1241	241	JHVLOHXARS1	LXTNOHXARS1	Johnsville	Lexington	\$255.17	\$6,142.95
D0300	D1300	300	JHVLOHXARS1	MNFDOHXAPS0	Johnsville	Mansfield	\$255.17	\$6,142.95
D0301	D1301	301	JHVLOHXARS1	MTGLOHXADSA	Johnsville	Mount Gilead	\$255.17	\$6,142.95
D0465	D1465	465	JKCTOHXARS1	LIMAOHXA22H	Jackson Center	Lima	\$333.31	\$8,344.65
D0242	D1242	242	JKCTOHXARS1	SDNYOHXA49C	Jackson Center	Sidney	\$113.55	\$2,177.36
D0557	D1557	557	KDRNOHXARS2	MNFDOHXAPS0	Kidron	Mansfield	\$317.66	\$7,893.72
D0121	D1121	121	KDRNOHXARS2	ORVLOHXARS1	Kidron	Orrville	\$222.15	\$5,206.69
D0302	D1302	302	KDRNOHXARS2	WSTROHXA26E	Kidron	Wooster	\$222.15	\$5,206.69
D0203	D1203	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
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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	Sidney	\$333.31	\$8,344.65
D0477	D1477	477	LIMAOHXA22H	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
D0858	D1858	858	MASNOHXARS1	MRRWOHXARS1	Mason	Morrow	\$344.73	\$7,438.02
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	Wooster	\$145.12	\$3,820.43
D0176	D1176	176	MGSPOHXARS1	MYVIOHXARS1	Magnetic 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
D0490	D1490	490	MNFDOHXAPS0	MTVROHXA39E	Mansfield	Mount Vernon	\$131.25	\$2,687.03
D0561	D1561	561	MNFDOHXAPS0	NSVLOHXARS2	Mansfield	Nashville	\$261.04	\$6,308.20
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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
D0245	D1245	136	ORVLOHXARS1	SMVLOHXARS1	Orrville	Smithville	\$221.00	\$5,912.45
D0130	D11322	322	ORVLOHXARS1	WSTROHXA26E	Orrville	Wooster	\$221.00	\$5,912.45 \$5,912.45
D0322 D0178	D1322	178	PEVLOHXA557	STPTOHXA559	Pennsville	Stockport	\$223.62	\$5,083.22
D0170	D1170	137	RDWYOHXARS1	RSHSOHXARS1	Ridgeway	Rushsylvania	\$508.37	\$13,985.26
D0137 D0179	D1137	179	RSBGOHXARS1	VRSLOHXARS1	Rossburg	Versailles	\$126.32	\$2,535.25
D0173	D1138	138	RTMNOHXARS2	STNGOHXARS2	Rittman	Sterling	\$221.00	\$5,912.45
D0138 D0544	D1138 D1544	544	RTMNOHXARS2	WSTROHXA26E	Rittman	Wooster	\$221.00	\$5,912.45 \$5,912.45
D0344 D0139	D1344 D1139	139	RYMNOHXARS1	YRCTOHXA358	Raymond	York Center	\$508.37	\$3,912.45 \$13,985.26
D0139 D0323	D1323	323	SHLBOHXARS1	SHLHOHXARS1	Shelby	Shiloh	\$234.63	\$13,985.20 \$5,392.01
D0323 D0324	D1323 D1324	323	SHRVOHXARS1	WSTROHXA26E	Shreve	Wooster		
							\$165.53 \$252.25	\$3,621.17 \$5,885,20
D0167	D1167	167 567	SLBNOHXARS1 SHLHOHXARS1	WYVLOHXARS1 WSTROHXA26E	South Lebanon Shiloh	Waynesville Wooster	\$252.25 \$585.82	\$5,885.29 \$14 599 42
D0567 D0325	D1567 D1325	567 225	SMVLOHXARS1		Smithville		\$585.82 \$221.00	\$14,599.42 \$5,912.45
D0325 D0545	D1325 D1545	325	STNGOHXARS1	WSTROHXA26E WSTROHXA26E		Wooster Wooster	\$221.00 \$221.00	\$5,912.45 \$5,912.45
		545 166	STRGOHXARS1		Sterling		\$221.00 \$706.12	\$5,912.45 \$18.485.83
D0166	D1166	166 220			Stony Ridge	Woodville	\$706.12 \$207.46	\$18,485.83
D0230	D1230	230 255			Venedocia West Mansfield	Van Wert	\$207.46 \$1.410.73	\$4,807.14 \$30 127 11
D0255	D1255	255			West Mansfield	York Center	\$1,410.73 \$202.12	\$39,127.11
D0146	D1146	146			Westminster	Waynesfield	\$203.13 \$111.10	\$4,686.21 \$2,125,28
D0566	D1566	566	WRRNOHXAPS0	WRRNOHXB37A	Warren XA	Warren XB	\$111.19	\$2,125.38
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Case No(s). 15-0596-TP-NAG

Summary: Contracts Commercial Mobile Radio Services (CMRS) Interconnection Agreement electronically filed by Mr. Keith Nieb on behalf of United Telephone Company of Ohio d/b/a/ CenturyLink