



September 2, 2010

## Via Messenger

Mark Trinchero, Esq. Davis Wright Tremaine LLP 1300 S.W. Fifth Ave., Suite 2300 Portland, OR 97201 Address

Re: <u>UT PSC Docket 10-049-16 (CenturyLink/Qwest)</u>- Highly-confidential documents

Dear Mr. Trinchero:

Enclosed please find a CD that includes the following highly-confidential attachments that CenturyLink had previously withheld pending the execution of a protective order in Docket No. 10-049-16:

Attachment Integra-47 Attachment Integra-52a Attachment Integra-52b

Also included on the CD is highly-confidential information that CenturyLink had provided to the Utah Division of Pubic Utilities ("DPU") in response to its Data Requests ("DR") 1.5 and 1.6 in this docket. Qwest had previously provided its documents in response to these data requests to Greg Kopta.

In addition, consistent with the Joint Applicants' response to Integra DR 156, the Joint Applicants object to providing Integra with additional highly-confidential information that has been provided to the DPU in response to its DRs 1.3 and 1.4. The Joint Applicants object to providing this information to Integra insofar as it requires the production of material filed pursuant to the Hart Scott Rodino ("HSR") Act, and is therefore not relevant to the subject matter of this action and is not reasonably calculated to lead to the discovery of admissible evidence. The filings prepared by the Joint Applicants as required by the HSR Act are specifically designed to provide to the Department of Justice and the Federal Trade Commission the information that these federal agencies require to analyze the merger on a national level addressing specific federal antitrust issues. This state proceeding is not the proper jurisdiction for such an analysis. In addition, the information requested is highly-confidential, competitively-sensitive information the release of which, particularly to the Joint Applicants' competitors such as Integra, would cause irreparable competitive harm to the Joint Applicants, such that the Commission's Protective Order is not sufficient to mitigate the impact.

Letter to Mark Trinchero September 2, 2010 Page 2

Please distribute the information on this CD to only those Integra representatives that have properly executed Exhibit B of the Protective Order.

Very truly yours,

Kevin K. Zarling

Attorney for CenturyLink, Inc.

Alex M. Duarte

Attorney for Qwest Communications

International, Inc.

Encl. (CD disk)