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VIA E-mail ONLY

Dear Commissioners:

This letter is to advise you that Qwest is providing notice to Wireless and Paging Type 1 and Type 2 Interconnection Customers, requesting interconnection negotiations and implementing interim arrangements for rates, terms and conditions.

On February 24, 2005, the Federal Communications Commission (FCC) issued its decision *In the Matter of Developing a Unified Intercarrier Compensation Regime T-Mobile et al. Petition for Declaratory Ruling regarding Incumbent LEC Wireless Termination Tariffs*, CC Docket No. 01-92. In its Order, the FCC amended its rules to prohibit LECs from imposing compensation obligations for non-access CMRS traffic pursuant to tariff and to make clear that an incumbent LEC may request interconnection from a CMRS provider and invoke the negotiation and arbitration procedures set forth in section 252 of the 1996 Telecommunications Act. The Order further provides that existing wireless termination tariffs shall no longer apply upon the effective date of the amended rules and establishes interim compensation requirements under C.F.R. 20.11 that apply while interconnection arrangements are established. The rules became effective April 29, 2005.

Pursuant to the FCC's direction, Qwest sent the attached letter establishing interim rates applicable under rule 20.11. In the absence of direction by the FCC on terms and conditions that apply to the rates, Qwest proposes that the attached interconnection agreement terms and conditions apply during the pendency of any negotiations. The proposed Agreement aligns pricing with the state commission implemented or approved rate elements pursuant to 47 C.F.R. 51.715.

Please feel free to contact me if you have any questions.

Cordially,

s/ Laura Scholl