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September 27, 2010

VIA EMAIL and REGULAR MAIL

Alex Duarte
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Kevin Zarling
Senior Counsel
CenturyLink
400 W 15th ST, STE 315
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Kevin.K.Zarling@CenturyLink.com

Re: Utah Docket No. 10-049-16 – Integra Data Request Nos. 157 through 181

Dear Messrs. Duarte and Zarling:

By letter dated September 17, 2010, Integra served upon Qwest and CenturyLink in the above referenced matter, Integra's Data Request Nos. 157 through 181. Responses to those data requests are due no later than October 1, 2010. These same data requests had been previously served upon the Joint Applicants in the Minnesota merger proceeding, MNPUC Docket No. P-421, et al/PA-10-456, as "Integra's Third Set of Information Requests." CenturyLink provided responses to Integra's Third Set of Information Requests in the Minnesota proceeding by letter dated September 23, 2010. By letter dated September 27, 2010, Mr. Merz, Integra's counsel in the Minnesota proceeding, and co-counsel in this proceeding, sent a notice of material deficiencies letter to Mr. Ahern, on behalf of CenturyLink, setting forth with specificity the deficiencies along with a demand that CenturyLink supplement its responses with the additional information necessary to cure each deficiency. A copy of that letter is attached.

While the responses to Integra's Data Request Nos. 157 through 181 in this proceeding are not due until October 1, 2010, by this letter, I wish to inform you that Integra will deem responses equivalent to those provided in Minnesota on September 23, 2010 to be materially deficient for purposes of this proceeding as well. Therefore, we request that you provide with your responses due October 1, 2010 all of the additional information that Integra has specified is needed to cure the deficiencies in the Minnesota responses.

For your convenience, the following is a numbering guide with which to associate the relevant data requests in this proceeding with those referenced in Mr. Merz's letter of September 27, 2010 in the Minnesota proceeding.

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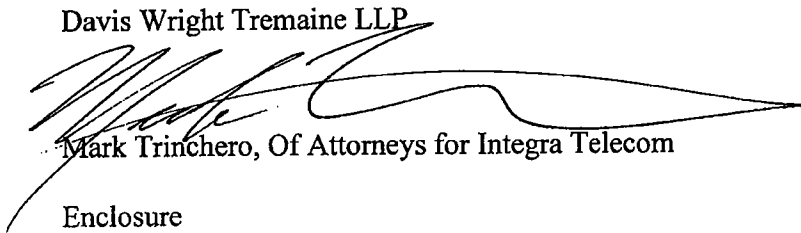
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Minnesota 3 rd Set of Information Requests No.	Utah Integra Data Request No.
1	157
2	158
3	159
6	160
7	161
12	168
13	169
14	170
16	172
18	174
19	175
27	180
28	181

If you have any questions, please feel free to contact me at (503) 778-5318, or my co-counsel Mr. Merz at (612) 632-3257. Thank you in advance to your attention to this matter.

Very truly yours,

Davis Wright Tremaine LLP



Mark Trinchero, Of Attorneys for Integra Telecom

Enclosure

cc: Greg Merz



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September 27, 2010

Michael J. Ahern
Dorsey & Whitney LLP
50 South Sixth Street, Suite 1500
Minneapolis, MN 55402

Via E-mail and U.S. Mail

Re: CenturyLink Responses to Integra's Third Set of Information Requests, MNPUC Docket
No. P-421, et al/PA-10-456

Dear Mr. Ahern:

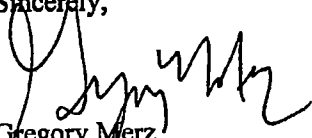
By this letter Integra provides notice of material deficiency in responses provided by your client, CenturyLink, to Integra discovery requests in the above-referenced docket. Specifically, certain CenturyLink responses to Integra's Third Set of Information Requests, included in your September 23, 2010, letter to Integra, were materially deficient. Pursuant to Minn. R. Civ. P. 26.05, CenturyLink has a duty to supplement its responses with the additional information necessary to cure each deficiency.

Enclosed is a list of items to which CenturyLink failed to respond or responded in a materially insufficient manner. On or before the close of business on Tuesday, September 28, 2010, please provide complete, specific, supplemental information to cure each cited deficiency in the responses. As Integra has previously specified, CenturyLink's responses should be in Word format, not pdf.

Integra looks forward to receipt of complete responses from CenturyLink.

Should you have any questions, you may contact the undersigned.

Sincerely,



Gregory Merz

Enclosure

cc: Karen Clauson

GP:2853742 v1

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List of Inadequacies

CenturyLink's Response to Integra's Third Set of Information Requests

Request ## 1, 2: CenturyLink was asked to identify: 1) each vendor and each service bureau with which it had had any communications regarding systems and/or integration plans regarding processing or potential processing of ASRs post-Closing; 2) each vendor and each service bureau with which it had any communications regarding systems and/or integration plans regarding processing or potential processing of LSRs post-Closing.

Inadequacies of response: CenturyLink did not respond regarding communications with service bureaus.

Request # 3: CenturyLink was asked to identify: 1) each vendor and each service bureau with which it had had any communications regarding systems and/or integration plans regarding data mapping, data conversion, or other systems/integration post-Closing.

Inadequacies of response: CenturyLink did not respond regarding communications with vendors.

Request ##6, 7: CenturyLink was asked if any vendor or gateway provider that represents a CLEC or CLECs has indicated that it has CLEC customers who want ebonding related to the processing or potential processing of ASRs/LSRs, and if so, to identify the company, the date of the communication, and the CenturyLink or Qwest employee involved.

Inadequacies of response:

CenturyLink stated that it has received "several inquiries" from vendors or gateway providers regarding CenturyLink's capabilities related to ebonding for ASRs/LSRs but has not received any "formal requests."

CenturyLink failed to: identify the vendor or gateway provider making inquiries; state the date of the inquiries/communications; or identify each CenturyLink and Qwest employee or representative who participated in such communications.

Further, CenturyLink appeared to limit the scope of its reply by introducing a concept that was nowhere in Integra's request: by stating that it had received no "formal request" regarding ebonding, CenturyLink apparently improperly excused itself from responding regarding anything less than a formal request—such as a communication, the actual subject of Integra's inquiry.

Request #12: CenturyLink was asked at (c) if proposals relating to post-closing activities been exchanged between CenturyLink and Wisor/Synchronoss have been exchanged, and if so, to provide any documents.

Inadequacy of response: CenturyLink answered that "[a]t this time, no decisions have been made with regard to which systems the combined company will use after closing." Nonresponsive to the question asked—whether *proposals have been exchanged and if so, provide any documents* relating to the proposal.

Request #13: CenturyLink was asked to identify for each Pre-Order transaction whether: 1) it is currently provided with EASE; 2) they are applicable to ASRs, LSRs or both; and 3) whether the interface is application to application or GUI or both.

Inadequacy of response: CenturyLink failed to respond to 2) and 3) above, for each function. CenturyLink cannot depend upon its objection that there was not “a clear explanation of the services or products described” because the functions are all part of Qwest’s own documents —its PCAT and its ICAs.

Request #14: Qwest was asked; 1) which ordering types CenturyLink currently uses with EASE and if it is not how a CLEC can otherwise order, and 2)whether they are applicable to ASRs, LSRs or both; and 3) whether the interface is application to application or GUI or both.

Inadequacies of response:

Integra requested that CenturyLink identify what orders types CenturyLink provides using EASE. CenturyLink responded that EASE supports all wholesale order types that are in CenturyLink’s “portfolio” and provided a website for the CenturyLink Guides & Demo, Product & Process.

CenturyLink did not respond to 2) or 3) above. CenturyLink cannot depend upon its objection that there was not “a clear explanation of the services or products described” because the functions are all part of Qwest’s own documents —its PCAT and its ICAs.

Request #16: Integra requested that CenturyLink describe the criteria for projects.

Inadequacy of response: CenturyLink’s response of “large orders of several hundred numbers are typically treated as a project” is vague and nonresponsive and doesn’t describe the criteria for a project.

Request #18, 19: Integra requested that CenturyLink state if EASE as currently implemented by CenturyLink prepopulates information in the LSR, and if not, if the functionality is being evaluated, with timeframes and documents.

Inadequacy of response: Nonresponsive. CenturyLink states only that “this functionality is on the EASE/LSR development roadmap.” CenturyLink does not produce dates, timeframes, or any documents, including development roadmaps.

Request # 27: Integra requested information regarding the three consulting firms that are currently assisting it with integration planning efforts.

Inadequacy of response: CenturyLink refused to provide information regarding subparts (c) through (g), re instructions, recommendations, consulting contacts, personnel from the consulting firms. CenturyLink objected as to relevancy, and as to the proprietary nature of the information sought. Integra finds these objections deficient. Any information regarding planning for systems integration is highly relevant to the merger outcome. Integra is willing to consider, e.g., masking of individual consultants’ names, if CenturyLink provides the individuals’ functions and the reports they provided. Further, the

burden to produce these reports and communications is not unduly burdensome, given the critical part that systems integration plays in determining whether the merger is in the public interest.

Request #28: Integra requested information regarding the technician feedback process implemented by Century Link since the consummation of the CenturyTel/Embarq merger.

Inadequacies of response:

Integra requested any documentation developed in support of this process. CenturyLink did not provide any documentation.

Integra requested copies of all reports that have been submitted by technicians in conjunction with the technician feedback process since the process began. CenturyLink did not produce any reports.

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