

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF COLORADO

Docket No. 02M-259T

IN THE MATTER OF QWEST CORPORATION'S COLORADO PERFORMANCE ASSURANCE PLAN.

COMPLIANCE FILING PURSUANT TO DECISION NO. C08-1345

Qwest Corporation ("Qwest"), through its attorney, submits this compliance filing to revise Exhibit K ("Colorado Performance Assurance Plan" or "CPAP") pursuant to the Order Denying Staff's Motion, Ordering Qwest Corporation to Make a Compliance Filing, and Directing Staff to Complete the Six-Year Review, Decision No. C08-1345 in Docket No. 02M-259T requiring a compliance filing on not less than one day's notice (and an effective date of January 2, 2009) that updates Exhibit K to its Statement of Generally Available Terms and Conditions ("SGAT") to accomplish CPAP modifications reflecting that non-Tier 1A submeasures and payments will no longer continue as of the January 2, 2009 expiration date. In support, Qwest states:

1. A clean and redline version of CPAP Exhibit K incorporating the elimination of non-Tier 1A submeasures and payments are attached hereto as Exhibits A and B respectively. Qwest notes that the CPAP, as written prior to these modifications, already provides for the elimination of non-Tier 1A submeasures and payments. Therefore, the modifications reflected in Exhibits A and B represent a ministerial cleanup of the CPAP reflecting the elimination of the provisions, terms, and conditions associated with non-Tier 1A submeasures and payments that no longer apply. This filing is being made one business day in advance of the January 2, 2009

effective date, and Qwest will inform Colorado CLECs of this filing through its wholesale notification process.

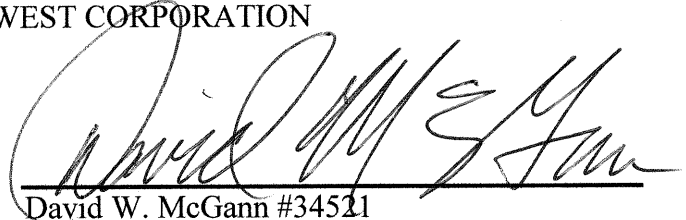
2. Summary of Substantive CPAP Modifications Eliminating Non-Tier 1A Provisions

- a. *Sections 2.0 through 5.0, 7.1, 8.0 through 11.0, 14.6, 16.8, and 18.7 (including affected subparagraphs and tables)*: Deleted references to non-Tier 1A items and provisions and clarified Tier 1 references to be Tier 1A where necessary.
- b. *Appendix A*: Deleted the now-unnecessary references to different tiers in the introductory paragraph; and deleted the sections for Tier 1B, Tier 1C, and Tier 2.
- c. *Appendix B*: Deleted table entries and rows dealing with non-Tier 1A submeasures; clarified table entries affected by elimination of non-Tier 1A submeasures; modified the “Additional Notes” column and part D of footnote 1 to reflect the elimination of non-Tier 1A submeasures; and eliminated Attachment 1 that deals solely with non-Tier 1A items.

In addition to the “substantive” modifications summarized above (i.e., those directly reflecting the elimination of non-Tier 1A provisions), other minor administrative refinements were made. Specifically, these refinements involved simplifying the phrases describing paragraphs “left intentionally blank” in prior filings to align with the descriptions of those made blank in the present filing and updating the footers that provide the amendment numbering and effective date.

Dated this 31st day of December, 2008.

QWEST CORPORATION

A handwritten signature in black ink, appearing to read "David W. McGann", written over a horizontal line.

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Attorney for Qwest Corporation

CERTIFICATE OF SERVICE

I hereby certify that on this 31st day of December, 2008, the original and 5 copies of the foregoing **QWEST'S COMPLIANCE FILING PURSUANT TO DECISION NO. C08-1345** was hand-delivered to:

Doug Dean, Director
Colorado Public Utilities Commission
1560 Broadway, Suite 250
Denver, CO 80202

and a copy was placed in the United States mail, postage prepaid, addressed to the following:

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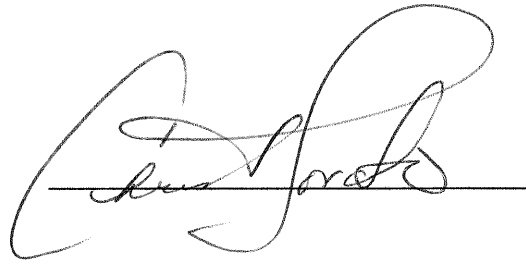
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A handwritten signature in black ink, appearing to read "Ellie Friedman", written over a horizontal line.

and a true and correct copy has been served electronically to the parties.