

9.1.14.4.1.3 The 115% rate described in Sections 9.1.14.4.1.1 and 9.1.14.4.1.2 will be applied to CLEC bills on the following bill cycle, and may be applied as a manual adjustment. Any manual bill adjustment for the time period for which the facilities were in place will be applied to each account based on the Billing Telephone Number (BTN) and/or Circuit (CKT) identification number per Billing Account Number (BAN) with an effective bill date as of the effective date on which the Commission adds the Wire Center to the Commission-Approved Wire Center List.

9.1.14.4.2 Data. Qwest will file supporting data with the Commission when filing a request to obtain additional non-impaired designations added to the Commission-Approved Wire Center List. Qwest will also provide a copy of the supporting data pursuant to the terms of the applicable protective agreement/order to CLEC if CLEC has signed the applicable protective agreement/order (or is subject to any applicable standing protective order put in place by the Commission).

9.1.14.4.2.1 If Qwest relies upon Fiber-Based Collocators for its proposed non-impairment designation, the supporting data provided to CLEC will include at least the information required by the Commission in the Wire Center Docket.

9.1.14.4.2.2 If Qwest relies upon Switched Business Line Count data for its proposed Non-Impairment Designation, the supporting data provided to CLEC will include at least the information required by the Commission in the Wire Center Docket.

9.1.14.4.3 Methodology: The Parties agree to use the methodology for non-impairment or tier designations adopted by the Commission in the Wire Center Docket.

9.1.14.5 If it is determined by CLEC and Qwest that CLEC's access to or use of UNEs exceeds the caps described in Sections 9.2 and 9.6.2.3, CLEC has thirty (30) Days to convert such UNEs to alternate service arrangements and CLEC is subject to back billing for the difference between rates for the UNEs and rates for the Qwest alternate service arrangements.

9.1.14.6 For each such facility converted from a UNE to an alternative service arrangement, Qwest will, for at least three (3) years from the effective date in the Wire Center Docket of the initial Commission-Approved Wire Center List, assess an effective net non-recurring charge of \$25 for each such facility converted from a UNE to an alternative service arrangement. Qwest may assess a non-recurring charge in excess of \$25, so long as Qwest provides a clearly identified lump sum

credit within three (3) billing cycles that results in an effective net non-recurring charge of \$25. No additional non-recurring charges apply, other than OSS non-recurring charges if applicable pursuant to Section 12.7.

9.1.14.6.1 The Parties disagree as to the amount of the applicable non-recurring charge after the three-year period identified in this Section. Each Party reserves all of its rights with respect to the amount of the charges after that date. Nothing in this Agreement precludes a Party from addressing the non-recurring charge after that three-year period. A different non-recurring charge will apply, however, only to the extent authorized by an applicable regulatory authority, or agreed upon by the Parties, and reflected in an amendment to this Agreement (pursuant to Section 2.2 and/or Section 5.30).

9.1.15 If CLEC has not converted or disconnected a UNE facility that the Parties agree, or it is determined in Dispute resolution that the facility, should be converted or disconnected by the end of the applicable transition period described in Sections 9.13 and 9.14, Qwest will convert facilities to month-to-month service arrangements in Qwest's FCC No. 1 Tariff or, for Dark Fiber facilities, begin the disconnect process after reasonable notice to CLEC sufficiently identifying the Dark Fiber facility(ies) to be disconnected. If such a facility is disconnected, the applicable disconnection charge in Exhibit A, if any, will apply. Qwest and CLEC will work together to identify impacted facilities.

9.1.15.1 If Qwest believes or asserts that a particular UNE's availability status has changed, Qwest shall notify CLEC of Qwest's claim and the basis for the claim and upon request, provide sufficient data to enable CLEC to identify and agree upon any impacted facility(ies). If the Parties do not reach agreement, Qwest must continue to provide the UNE to CLEC until the Dispute is resolved. See Section 9.1.14.

9.1.15.2 If Qwest converts a facility to an analogous or alternative service arrangement pursuant to Section 9.1.15, the terms and conditions of this Section 9.1.15.2 will apply.

9.1.15.2.1 For each such facility converted from a UNE to an alternative service arrangement, Qwest will, for at least three (3) years from the effective date in the Wire Center Docket of the initial Commission-Approved Wire Center List, assess an effective net non-recurring charge of \$25 for each such facility converted from a UNE to an alternative service arrangement. Qwest may assess a non-recurring charge in excess of \$25, so long as Qwest provides a clearly identified lump sum credit within three (3) billing cycles that results in an effective net non-recurring charge of \$25. No additional non-recurring charges apply, other than OSS non-recurring charges if applicable pursuant to Section 12.7.

9.1.15.2.1.1 The Parties may disagree as to the amount of the applicable non-recurring charge after the three-year period identified in this Section. Each Party reserves all of its rights with respect to the amount of the charges after that date. Nothing in this Agreement precludes a Party from addressing the non-recurring charge after that three-year period. A different non-recurring charge will apply, however, only to the extent authorized by an applicable regulatory authority, or agreed upon by the Parties, and reflected in an amendment to this Agreement (pursuant to Section 2.2 and/or Section 5.30).

9.1.15.2.2 The Parties will complete the transition of facility(ies) using a seamless process that does not affect the End User Customer's perception of service quality. The Parties will establish and abide by any necessary operational procedures to ensure Customer service quality is not affected by conversions.

**ATTACHMENT D**  
**Triennial Review Remand Order (“TRRO”) Wire Center Amendment**  
**to the Interconnection Agreement between**  
**Qwest Corporation and**  
**[insert CLEC] for the State of [insert State]**

This is an Amendment (“Amendment”) to reflect the results of certain Wire Center Dockets in the Interconnection Agreement between Qwest Corporation (“Qwest”), a Colorado corporation, and [insert CLEC] (“CLEC”). CLEC and Qwest shall be known jointly as the “Parties.”

**RECITALS**

WHEREAS, CLEC and Qwest entered into an Interconnection Agreement (such Interconnection Agreement, as amended to date, being referred to as the “Agreement”) for services in the state of [insert state] which was approved by the [enter state commission] Commission (“Commission”) on [insert date] as referenced in Docket No. [insert docket number]; and

WHEREAS, the Federal Communications Commission (“FCC”) issued its Report and Order, *In the Matter of Review of the Section 251 Unbundling Obligations of Incumbent Local Exchange Carriers; Implementation of the Local Competition Provisions of the Telecommunications Act of 1996; Deployment of Wireline Services Offering Advanced Telecommunications Capability*, CC Docket Nos. 01-338, 96-98 and 98-147 (effective October 2, 2003) (“TRO”); and, on February 4, 2005, the FCC released the *Review of the Section 251 Unbundling Obligations of Incumbent Local Exchange Carriers, Order on Remand* (effective March 11, 2005) (Triennial Review Remand Order) (FCC 04-290) (“TRRO”); and

WHEREAS the Parties are in negotiations regarding interconnection agreement language addressing terms of the TRRO; and

WHEREAS, on or about February 15, 2006, certain CLECs (collectively referred to as “Joint CLECs”), including in some states CLEC, filed requests with the state commissions in Arizona, Colorado, Minnesota, Oregon, and Utah asking that the state commissions, in accordance with the TRRO, develop and approve a list of non-impaired wire centers and a process for future updates of the wire center list; and

WHEREAS, the aforementioned state Commissions opened the following dockets in response to these filings: Arizona (Docket Nos. T-03632A-06-0091; T-03267A-06-0091; T-04302A-06-0091; T-03406A-06-0091; T-03432A-06-0091; and T-01051B-06-0091), Colorado (Docket No. 06M-080T), Minnesota (Docket Nos. P-5692, 5340, 5643, 5323, 465, 6422/M-06-211), Oregon (Docket No. UM 1251), and Utah (Docket No. 06-049-40);

WHEREAS, the Washington Utilities and Transportation Commission (WUTC) investigated Qwest’s initial non-impairment list in an existing docket (number UT-053025) established to review the impacts of the TRRO on local competition; and

WHEREAS, on March 3, 2006, Qwest also petitioned for a Commission investigation and expedited proceeding to verify Qwest wire center data, address the nonrecurring conversion charge, establish a process for future updates of the wire center list, address related issues; and bind all CLECs; and

WHEREAS, the Parties wish to amend the Agreement to reflect certain terms resulting from the publicly filed settlement of issues in the Wire Center Dockets ("Settlement Agreement") and agree to do so under the terms and conditions contained in this Amendment.

## **AGREEMENT**

NOW THEREFORE, in consideration of the mutual terms, covenants and conditions contained in this Amendment and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the Parties agree as follows:

### **I. Amendment Terms**

#### **I.0 DEFINITIONS**

The following definitions apply for purposes of this Amendment:

"Commission-Approved Wire Center List" means a list approved by the Commission in a Wire Center Docket(s) that identifies DS1 and DS3 Unbundled Loop facilities that are non-impaired and, regarding DS1, DS3, and Dark Fiber unbundled transport facilities, identifies non-impairment designations based on Wire Center Tier Designation(s).

"Non-Impaired Facilities" are those network elements identified in an applicable FCC order as no longer available as unbundled network elements ("UNEs") under 47 U.S.C. § 251(c)(3) as reflected in this Agreement based on non-impairment or tier designations and that have been reviewed and approved by the Commission using the process and methodology ordered in a Wire Center Docket.

"Non-Impaired Wire Center" is a Wire Center that the Commission finds meets the loop thresholds identified in CFR 47 §51.319(a)(4)(i) for DS1 Loops, or the loop thresholds identified in CFR 47 §51.319(a)(5)(i) for DS3 Loops, or the Tier 1 or Tier 2 Wire Centers designations as defined in §51.319(e)(3) and that is identified on a Commission-Approved Wire Center List.

#### **STATE SPECIFIC - ARIZONA**

"Wire Center Docket" means Commission Docket Nos T-03632A-06-0091; T-03267A-06-0091; T-04302A-06-0091; T-03406A-06-0091; T-03432A-06-0091; and T-01051B-06-0091 entitled "In the Matter of the Application of DIECA Communications DBA Covad Communications Company, Eschelon Telecom of Arizona, Inc., McLeodUSA Telecommunications Services, Inc., Mountain Telecommunications, Inc., XO Communications Services, Inc. and Qwest Corporation Request for Commission Process to Address Key UNE Issues Arising from Triennial Review Remand Order, Including Approval of Qwest Wire Center Lists. (AZ Wire Centers)," and any successor

or separate Commission docket in which Qwest files a request(s) to add additional non-impaired wire center(s) to the Commission-Approved Wire Center List, and the Commission approves addition of wire center(s) to the list.

#### **STATE SPECIFIC - COLORADO**

"Wire Center Docket" means Commission Docket No. 06M-080T entitled "In The Matter Of The Joint Competitive Local Exchange Carriers' Request Regarding The Status Of Impairment In Qwest Corporation's Wire Centers And The Applicability Of The Federal Communications Commission's Triennial Review Remand Order," and any successor or separate Commission docket in which Qwest files a request(s) to add additional non-impaired wire center(s) to the Commission-Approved Wire Center List, and the Commission approves addition of wire center(s) to the list.

#### **STATE SPECIFIC - MINNESOTA**

"Wire Center Docket" means Commission Docket Nos. P-5692, 5340, 5643, 5323, 465, 6422/M-06-211 entitled "In the Matter of CLECS' Request for Commission Approval of ILEC Wire Center Impairment Analysis." and P-5692, 5340, 5643, 5323, 465, 6422/M-06-685 entitled "In the Matter of a Commission Investigation Identifying Wire Centers in Which Qwest Corporation Must Offer High-Capacity Loops or Transport UNEs at Cost-Based Rates," and any successor or separate Commission docket in which Qwest files a request(s) to add additional non-impaired wire center(s) to the Commission-Approved Wire Center List, and the Commission approves addition of wire center(s) to the list.

#### **STATE SPECIFIC - OREGON**

"Wire Center Docket" means Commission Docket No. UM 1251 entitled "In the Matter of COVAD COMMUNICATIONS COM-PANY; ESCHELON TELECOM OF OREGON, INC.; INTEGRA TELECOM OF OREGON, INC.; MCLEODUSA TELECOMMUNICATIONS SERVICES, INC.; And XO COMMUNICATIONS SERVICES, INC. Request for Commission Approval of Non-Impairment Wire Center List," and any successor or separate Commission docket in which Qwest files a request(s) to add additional non-impaired wire center(s) to the Commission-Approved Wire Center List, and the Commission approves addition of wire center(s) to the list.

#### **STATE SPECIFIC - UTAH**

"Wire Center Docket" means Commission Docket No. 06-049-40 entitled "In the Matter of the Investigation into Qwest Wire Center Data," and any successor or separate Commission docket in which Qwest files a request(s) to add additional non-impaired wire center(s) to the Commission-Approved Wire Center List, and the Commission approves addition of wire center(s) to the list.

#### **STATE SPECIFIC - WASHINGTON**

"Wire Center Docket" means Commission Docket No. UT-053025 entitled "In the Matter of the Investigation Concerning the Status of Competition and Impact of the FCC's Triennial Review Remand Order on the Competitive Telecommunications Environment in Washington State," and any successor or separate Commission docket in which

Qwest files a request(s) to add additional non-impaired wire center(s) to the Commission-Approved wire center list, and the Commission approves addition of wire center(s) to the list.

## 2.0 Unbundled Network Elements (UNE) General

The Agreement is amended as follows:

2.0.A Whether a high capacity loop or high capacity transport UNE is unavailable, and the date upon which it becomes unavailable, based on non-impairment wire center designations have been or will be determined by the Commission in a Wire Center Docket. The Parties will follow any procedures established by the Commission in the Wire Center Docket with respect to exchange of data and Confidential Information and updating the Commission-Approved Wire Center List. For Non-Impaired Facilities identified using the initial Commission-Approved Wire Center List, CLEC will not order an unbundled DS1 or DS3 Loop or an unbundled DS1, DS3 or Dark Fiber transport circuit when the order would be restricted based on the Wire Center designations identified on the applicable Commission-Approved Wire Center List. Regarding ordering after any additions to the initial Commission-Approved Wire Center List, see Section 2.0.F of this Amendment.

### 2.0.A.1 Effective Dates.

2.0.A.1.1 **July 8, 2005:** The Effective Date of Non-Impairment Designations filed in 2005 after Qwest's initial February 18, 2005 filing and identified in the final column of Attachment A shall be July 8, 2005.

2.0.A.1.2 **Thirty (30) Days After the Effective Date of the Settlement Agreement in the Wire Center Docket:** The Effective Date of Non-Impairment Designations for the Denver East and Colorado Springs Main Wire Centers shall be 30 days following the Effective Date of the Commission order approving the Settlement Agreement in the Wire Center Docket.

2.0.A.2 Transition periods. A transition period allows CLEC to transition away from use of UNEs where they are not impaired. The transition plans described in this Section apply only to the embedded End User Customer base. During the applicable transition period, CLEC will retain access to the UNE at the terms described in this Section.

2.0.A.2.1 For a 12-month period beginning on March 11, 2005, any DS1 Loop UNEs, DS3 Loop UNEs, DS1 Dedicated Transport UNEs, and DS3 Dedicated Transport UNEs that CLEC leases from Qwest as of that date, but which Qwest is not obligated to unbundle, shall be available for lease from Qwest at a rate equal to the higher of (1) 115% of the rate CLEC paid for the element on June 15, 2004, or (2) 115% of the rate the Commission has

established or establishes, if any, between June 16, 2004, and March 11, 2005, for that element.

2.0.A.2.2 For an 18-month period beginning on March 11, 2005, any Dark Fiber Loop UNEs and Dark Fiber Dedicated Transport UNEs that CLEC leases from Qwest as of that date shall be available for lease from Qwest at a rate equal to the higher of (1) 115% of the rate CLEC paid for the element on June 15, 2004, or (2) 115% of the rate the Commission has established or establishes, if any, between June 16, 2004, and March 11, 2005, for that element.

2.0.A.2.3 For Non-Impaired Facilities identified using the initial Commission-Approved Wire Center List, CLEC will convert such Non-Impaired Facilities according to the timeframes identified in this Section 2.0.A.2.3. Qwest and CLEC will work together to identify those circuits impacted by such a change.

2.0.A.2.3.1 When the Commission has approved additional DS1 and DS3 loop or high capacity transport UNE non-impairment designations as described in Section 2.0.A for the initial Commission-Approved Wire Center List, CLEC will have ninety (90) days from the effective date of the order in which the Commission approves the initial Commission-Approved Wire Center List to transition the applicable Non-Impaired Facilities to an alternative service.

2.0.A.2.3.2 When the Commission approves additional Dark Fiber transport non-impairment Designations as described in Section 2.0.A for the initial Commission-Approved Wire Center List, CLEC will have one-hundred and eighty (180) days from the effective date of the order in which the Commission approves the initial Commission-Approved Wire Center List to transition to an alternative arrangement.

2.0.B Upon receiving a request for access to a high capacity loop or high capacity transport UNE, Qwest must immediately process the request. Qwest shall not prevent order submission and/or order processing (such as via a system edit, or by requiring affirmation of the self-certification letter information through remarks in the service request, or through other means) for any such facility, unless the Parties agree otherwise in an amendment to the Agreement. Regarding ordering with respect to the initial Commission-Approved Wire Center List, see Section 2.0.A, and regarding ordering after any additions are made to the initial Commission-Approved Wire Center List, see Section 2.0.F. For changes of law, the Parties agree that the change of law provisions contained in the Agreement will apply.

2.0.C Intentionally Left Blank.

2.0.D For high capacity loops and high capacity transport UNEs, Qwest will for a period of at least three (3) years from the effective date of a Commission order approving the Settlement Agreement in a Wire Center Docket, assess an effective net non-recurring charge of \$25 for each facility converted from a UNE to an alternative service arrangement, as shown in Exhibit A to this Amendment. Qwest may assess a non-recurring conversion charge in excess of \$25 so long as Qwest provides a clearly identified lump sum credit within three (3) billing cycles that results in an effective net non-recurring charge of \$25. No additional non-recurring charges apply, other than OSS non-recurring charges if applicable. Qwest shall not impose any recurring or nonrecurring OSS charges unless and until the Commission authorizes Qwest to impose such charges and/or approves applicable rates at the completion of appropriate cost docket proceedings.

2.0.D.1 The Parties may disagree as to the amount of the applicable non-recurring charge after three years from the Effective Date of the Settlement Agreement, and each Party reserves all of its rights with respect to the amount of charges after that date. Nothing in this Agreement precludes a Party from addressing charges after three years from the Effective Date of the Settlement Agreement. A different non-recurring charge will apply, however, only to the extent authorized by an applicable regulatory authority, or agreed upon by the Parties and reflected in an amendment to the Agreement.

2.0.E For high capacity loops and high capacity transport UNEs, Qwest will also provide a clearly identified lump sum credit of \$25 per converted facility to CLEC, if CLEC has converted Non-Impaired Facilities pursuant to the TRRO before the effective date of a Commission order approving the Settlement Agreement in the Wire Center Docket and paid a \$50 non-recurring conversion charge. Qwest and the CLEC will work together to identify the applicable disconnected/converted circuit to ensure that the disconnected/converted circuit is included in the lump-sum credit described above. CLEC and Qwest agree to promptly provide available documentation necessary to verify the amount to be refunded pursuant to this Paragraph for any such disconnected circuits and will work in good faith in an effort to identify applicable circuits and resolve disputes, if any, through informal means prior to initiating any other rights or remedies. Available documentation may include, for example, copies of bills or identifying information such as circuit identification number, depending on the circumstances. CLEC will not be required to provide a copy of the disconnection order as a condition of including the disconnected circuit in the lump sum credit provided under this Paragraph.

2.0.F Additional Non-Impaired Wire Centers. When Qwest files a request(s) to add additional Wire Center(s) to the Commission-Approved Wire Center List, Qwest will follow the procedures for making such requests approved by the Commission in the Wire Center Docket. If the Commission adds the Wire Center(s) to the Commission-Approved Wire Center List, fifteen (15) Days after Commission-approval of addition(s) to that list, CLEC will no longer order impacted High Capacity Loops, high capacity transport UNEs, or Dark Fiber Loop and Dark Fiber Dedicated Transport UNEs in (for loops) or between (for transport) those additional Wire Centers. Qwest and CLEC will work together to identify those circuits impacted by such change.

2.0.F.1 Length of Transition Period for Additional Non-Impairment Designations.

2.0.F.1.1 When the Commission approves additional DS1 and DS3 loop or high capacity transport UNE non-impairment designations as described in Section 2.0.F, CLEC will have ninety (90) days from the effective date of the order in which the Commission approves the addition to the Commission-Approved Wire Center List to transition the applicable Non-Impaired Facilities to an alternative service.

2.0.F.1.2 When the Commission approves additional Dark Fiber transport non-impairment Designations as described in Section 2.0.F, CLEC will have one-hundred and eighty (180) days from the effective date of the order in which the Commission approves the addition to the Commission-Approved Wire Center List to transition to an alternative arrangement. Qwest and CLEC will work together to identify those circuits impacted by such a change.

2.0.F.2 Rate During Transition Period for Additional Non-Impairment Designations.

2.0.F.2.1 For a ninety (90) day period beginning on the effective date on which the Commission approves an addition to the Commission-Approved Wire Center List, any DS1 Loop UNEs, DS3 Loop UNEs, DS1 Dedicated Transport UNEs, and DS3 Dedicated Transport UNEs that CLEC leases from Qwest as of that date, but which Qwest is not obligated to unbundle, shall be available for lease from Qwest at a rate equal to 115% of the UNE rates applicable as of the effective date on which the Commission adds the Wire Center to the Commission-Approved Wire Center List.

2.0.F.2.2 For a one-hundred and eighty (180) day period beginning on the effective date on which the Commission approves an addition to the Commission-Approved Wire Center List, any Dark Fiber Dedicated Transport UNEs that CLEC leases from Qwest as of that date, but which Qwest is not obligated to unbundle, shall be available for lease from Qwest at a rate equal to to 115% of the UNE rates applicable as of the effective date on which the Commission adds the Wire Center to the Commission-Approved Wire Center List.

2.0.F.2.3 The 115% rate described in Sections 2.0.F.2.1 and 2.0.F.2.2 will be applied to CLEC bills on the following bill cycle, and may be applied as a manual adjustment. Any manual bill adjustment for the time period for which the facilities were in place will be applied to each account based on the Billing Telephone Number (BTN) and/or Circuit (CKT) identification number per Billing Account Number (BAN) with an effective bill date as of the

effective date on which the Commission adds the Wire Center to the Commission-Approved Wire Center List.

2.0.F.2.4 The non-recurring conversion charge is addressed in Section 2.0.D of this Amendment.

2.0.F.3 Data. Qwest will file supporting data with the Commission when filing a request to obtain additional non-impaired designations added to the Commission-Approved Wire Center List. Qwest will also provide a copy of the supporting data pursuant to the terms of the applicable protective agreement/order to CLEC if CLEC has signed the applicable protective agreement/order (or is subject to any applicable standing protective order put in place by the Commission).

2.0. F.3.1 If Qwest relies upon Fiber-Based Collocators for its proposed non-impairment designation, the supporting data provided to CLEC will include at least the information required by the Commission in the Wire Center Docket.

2.0. F.3.2 If Qwest relies upon Switched Business Line Count data for its proposed Non-Impairment Designation, the supporting data provided to CLEC will include at least the information required by the Commission in the Wire Center Docket.

2.0.F.4 Methodology: The Parties agree to use the methodology for non-impairment or tier designations adopted by the Commission in the Wire Center Docket.

## **II. Effective Date and Reservation of Rights**

This Amendment shall be deemed effective upon approval by the Commission; however, the Parties agree to implement the provisions of this Amendment upon execution.

The Parties, which are in negotiations regarding interconnection agreement language addressing terms of the TRRO, reserve their rights as to TRRO terms not set forth in this Amendment.

## **III. Further Amendments**

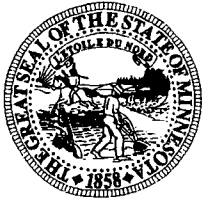
Except as modified herein, the provisions of the Agreement, including the TRRO Amendment, shall remain in full force and effect. Except as provided in the Agreement, this Amendment may not be further amended or altered, and no waiver of any provision thereof shall be effective, except by written instrument executed by an authorized representative of both Parties.

#### **IV. Entire Agreement**

Other than the publicly filed Agreement, its Amendments, and the publicly filed Settlement Agreement in the Wire Center Docket, Qwest and CLEC have no agreement or understanding, written or oral, relating to the subject of this Amendment. The publicly filed Settlement Agreement in the Wire Center Docket is not intended to alter or amend the Agreement.

The Parties, intending to be legally bound, have executed this Amendment as of the dates set forth below, in multiple counterparts, each of which is deemed an original, but all of which shall constitute one and the same instrument.

Signature Blocks



STATE OF MINNESOTA  
OFFICE OF ADMINISTRATIVE HEARINGS  
100 Washington Square, Suite 1700  
100 Washington Avenue South  
Minneapolis, Minnesota 55401-2138

TELEPHONE: (612) 341-7600  
TTY: (612) 341-7346

VIA E-MAIL AND U.S. MAIL

June 28, 2006

29

To: All Parties on the Attached Service List

Re: *In the Matter of CLECS' Request for Commission  
Approval of ILEC Wire Center Impairment Analysis*  
PUC Docket Nos. P-5692, 5340, 5643, 5323, 465, 6422/M-06-211

and

*In the Matter of a Commission Investigation Identifying  
Wire Centers in which Qwest Corporation Must Offer  
High-Capacity Loop or Transport UNEs at Cost-Based  
Rates*  
PUC Docket No. P-999/CI-06-685

OAH Docket No. 11-2500-17274-2

Based upon recent e-mail communications from counsel in this matter, it is my understanding that the parties all concur in the use of the draft Protective Order I sent you last week. Accordingly, I have signed that Protective Order, and a copy is hereby served upon each of you.

Sincerely,

A handwritten signature in cursive script that reads "Barbara L. Neilson".

BARBARA L. NEILSON  
Administrative Law Judge  
Telephone: (612) 341-7604

Encl.

ATTACHMENT E

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Providing Impartial Hearings for Government and Citizens  
An Equal Opportunity Employer

OAH Docket No. 11-2500-17274-2  
MPUC Docket No. P-5692, 5340, 5323, 465, 6422/M-06-211  
MPUC Docket No. P-999/CI-06-685

**In the Matter of CLECs' Request for Commission Approval  
of ILEC Wire Center Impairment Analysis  
and  
In the Matter of a Commission Investigation Identifying  
Wire Centers in which Qwest Corporation Must Offer  
High-Capacity Loop or Transport UNEs at Cost-Based Rates  
Administrative Law Judge's Service List as of June 28, 2006**

**Commission and Administrative Law Judge**

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Analyst  
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**STATE OF MINNESOTA  
BEFORE THE PUBLIC UTILITIES COMMISSION**

LeRoy Koppendraye  
Marshall Johnson  
Phyllis A. Reha  
Kenneth A. Nickolai  
Thomas Pugh

Chair  
Commissioner  
Commissioner  
Commissioner  
Commissioner

In the Matter of CLECs' Request for  
Commission Approval of ILEC Wire Center  
Impairment Analysis

MPUC Docket No. P-5692, 5340,  
5643, 5323, 465, 6422/M-06-211

In the Matter of a Commission  
Investigation Identifying Wire Centers in  
which Qwest Corporation Must Offer High-  
Capacity Loop or Transport UNEs at Cost-  
Based Rates

MPUC Docket No. P-999/CI-06-685

OAH Docket No. 11-2500-17274-2

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**PROTECTIVE ORDER**

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The purpose of this Protective Order ("Order") is to facilitate the disclosure of documents and information during the course of these proceedings and to protect Confidential Information and Highly Confidential Information. Access to and review of Confidential Information and Highly Confidential Information by parties other than government agencies shall be strictly controlled by the terms of this Order. The parties other than government agencies have represented and agree that Confidential Information and Highly Confidential Information as defined in this Order constitute "trade secret information" under Minn. Stat. § 13.37, subd. 1(b), and "nonpublic data" under Minn. Stat. § 13.02, subd. 9. The parties other than government agencies have

acknowledged that the government agencies involved in this docket, which include the Minnesota Public Utilities Commission ("Commission"), the Office of Administrative Hearings ("OAH"), the Minnesota of Commerce ("Department"), and the Office of Attorney General ("OAG") and Office of Attorney General-Residential and Small Business Utilities Division ("OAG-RUD") are subject to the Minnesota Government Data Practices Act ("MGDPA")<sup>1</sup> and records retention requirements of Minn. Stat. §§ 138.163-138.226. The parties other than government agencies, which parties are hereinafter referred to as "parties", "persons" or "entities" have further agreed to the terms of paragraphs one through twelve below, and, upon that agreement, and all the files, records and proceedings herein, it is hereby ordered:

1. (a) Confidential Information. All documents, data, studies and other materials furnished pursuant to any requests for information, subpoenas or other modes of discovery (formal or informal), and including depositions, and other requests for information, that are claimed to be of a trade secret, proprietary or confidential nature (herein referred to as "Confidential Information"), shall be so marked by the providing party by stamping the same with a "NONPUBLIC DOCUMENT – CONTAINS TRADE SECRET DATA" designation. All copies of documents so marked shall be made on yellow paper. In addition, all notes or other materials that refer to, derive from, or otherwise contain parts of the Confidential Information will be marked by the receiving party as "NONPUBLIC DOCUMENT – CONTAINS TRADE SECRET DATA." Access to and review of Confidential Information shall be strictly controlled by the terms of this Order.

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<sup>1</sup> Minn. Stat. Chapter 13.

(b) Use of Confidential Information – Proceedings. All persons who may be entitled to review, or who are afforded access to any Confidential Information by reason of this Order shall neither use nor disclose the Confidential Information for purposes of business or competition, or any purpose other than the purpose of preparation for and conduct of proceeding in the above-captioned docket or before the Federal Communications Commission ("FCC"), and all subsequent appeals ("proceedings"), and shall keep the Confidential Information secure as trade secret, confidential or proprietary information and in accordance with the purposes, intent and requirements of this Order.

(c) Persons Entitled to Review. Each party that receives Confidential Information pursuant to this Order must limit access to such Confidential Information to (1) attorneys employed or retained by the party in proceedings and the attorneys' staff; (2) experts, consultants and advisors who need access to the material to assist the party in proceedings; (3) only those employees of the party who are directly involved in these proceedings, provided that counsel for the party represents that no such employee is engaged in the sale or marketing of that party's products or services. In addition, access to Confidential Information may be provided to the government agencies, their counsel, employees, consultants and experts.

(d) Nondisclosure Agreement. Any party, person, or entity that receives Confidential Information pursuant to this Order shall not disclose such Confidential Information to any person, except persons who are described in section 1(c) above and who have signed a nondisclosure agreement in the form which is attached hereto and incorporated herein as Exhibit A. Court reporters whose activities

are not regulated by Minn. Stat. Ch. 13 shall also be required to sign an Exhibit A upon written request of a party and to comply with the terms of this Order.

The nondisclosure agreement (Exhibit A) shall require the person(s) to whom disclosure is to be made to read a copy of this Protective Order and to certify in writing that they have reviewed the same and have consented to be bound by its terms. The nondisclosure agreement shall contain the signatory's full name, employer, business address and the name of the party with whom the signatory is associated. Such agreement shall be delivered to counsel for the providing party before disclosure is made, and if no objection thereto is registered to the Commission within five (5) days, then disclosure shall follow. An attorney who makes Confidential Information available to any person listed in section 1(c) above shall be responsible for having each such person execute an original of Exhibit A and a copy of all such signed Exhibit As shall be circulated to all other counsel of record promptly after execution.

2. (a) Notes. Limited notes regarding Confidential Information may be taken by counsel and experts for the express purpose of preparing pleadings, cross-examinations, briefs, motions and arguments in connection with this proceeding, or in the case of persons designated in section 1(c) of this Protective Order, to prepare for participation in this proceeding. Such notes shall then be treated as Confidential Information for purposes of this Order, and shall be destroyed after the final settlement or conclusion of the proceedings in accordance with section 2(b) below.

(b) Destruction. All notes, to the extent they contain Confidential Information and are protected by the attorney-client privilege or the work product doctrine, shall be destroyed after the final settlement or conclusion of the proceedings.

The party destroying such Confidential Information shall advise the providing party of that fact within a reasonable time from the date of destruction.

3. Highly Confidential Trade Secret Information. Any person, whether a party or non-party, may designate certain competitive Confidential Information as "Highly Confidential Trade Secret Information" (herein referred to as "Highly Confidential Information") if it determines in good faith that it would be competitively disadvantaged by the disclosure of such information to its competitors. Highly Confidential Information includes, but is not limited to, documents, pleadings, briefs and appropriate portions of deposition transcripts, which contain information regarding the market share of, number of access lines served by, or number of customers receiving a specified type of service from a particular provider or other information that relates to marketing, business planning or business strategies.

Parties must scrutinize carefully responsive documents and information and limit their designations as Highly Confidential Information to information that truly might impose a serious business risk if disseminated without the heightened protections provided in this section. The first page and individual pages of a document determined in good faith to include Highly Confidential Information must be marked by a stamp that reads:

NONPUBLIC HIGHLY CONFIDENTIAL TRADE SECRET  
INFORMATION—USE RESTRICTED PER PROTECTIVE ORDER  
IN MPUC DOCKET NOS. P-5692, 5340, 5643, 5323, 465, 6422/M-06-211  
AND P-999/CI-06-685

Placing a "Highly Confidential" stamp on the first page of a document indicates only that one or more pages contain Highly Confidential Information and will not serve to protect the entire contents of a multi-page document. Each page that contains Highly

Confidential Information must be marked separately to indicate Highly Confidential Information, even where that information has been redacted. The redacted versions of each page containing Highly Confidential Information, and provided under seal, should be submitted on paper distinct in color from non-confidential information and Confidential Information described in section 1 of this Protective Order.

Parties seeking disclosure of Highly Confidential Information must designate the person(s) to whom they would like the Highly Confidential Information disclosed in advance of disclosure by the providing party. Such designation may occur through the submission of Exhibit B of the nondisclosure agreement identified in section 1(d). Parties seeking disclosure of Highly Confidential Information shall not designate more than (1) a reasonable number of in-house attorneys who have direct responsibility for matters relating to Highly Confidential Information; (2) five in-house experts; and (3) a reasonable number of outside counsel and outside experts to review materials marked as Highly Confidential. Disclosure of Highly Confidential Information to Commissioners, Hearing Officers and Commission Advisory Staff members shall be limited to persons to whom disclosure is necessary. The Exhibit B also shall describe in detail the duties or responsibilities of the person being designated to see Highly Confidential Information and the person's role in the proceeding. Highly Confidential Information may not be disclosed to persons engaged in strategic or competitive decision making for any party, including the sale or marketing of products or services on behalf of any party.

Any party providing either Confidential Information or Highly Confidential Information may object to the designation of any individual as a person who may review Confidential Information and/or Highly Confidential Information. Such objection shall be

persons authorized to review Confidential Information and Highly Confidential Information on behalf of a company with less than 5,000 employees shall be limited to the following: (1) a reasonable number of in-house attorneys who have direct responsibility for matters relating to Highly Confidential Information; (2) a reasonable number of outside counsel; (3) the company's employees and witnesses; and (4) independent consultants acting under the direction of the company's counsel or senior management and directly engaged in this proceeding. Such persons **do not** include individuals primarily involved in marketing activities for the company, unless the party producing the information, upon request, gives prior written authorization for that person to review the Confidential Information or Highly Confidential Information. If the producing party refuses to give such written authorization, the company may, for good cause shown, request an order from the Administrative Law Judge ("ALJ") allowing that person to review the Confidential Information or Highly Confidential Information. The producing party shall be given the opportunity to respond to the company's request before an order is issued.

5. **Masking.** Information or documents provided in this proceeding showing the identity of any fiber-based collocators in a wire center must be designated as Confidential. Similarly, any information or documents provided in this proceeding showing the identity of a telecommunications carrier's business lines or line counts must be provided in a "masked" format, identifying the information using a code, and must be designated as Confidential. Each individual carrier will be provided its own code to verify data concerning that carrier. The government agencies will be provided a code for each carrier identified in the information or documents provided.

6. Objections to Admissibility. The furnishing of any document, data, study or other materials pursuant to this Protective Order shall in no way limit the right of the providing party to object to its relevance or admissibility in proceedings before this Commission.

7. Challenge to Confidentiality. This Order establishes a procedure for the expeditious handling of information that a party claims is Confidential or Highly Confidential. It shall not be construed as an agreement or ruling on the confidentiality of any document. Any party may challenge the characterization of any information, document, data or study claimed by the providing party to be Confidential in the following manner:

(a) A party seeking to challenge the confidentiality of any materials pursuant to this Order shall first contact counsel for the providing party and attempt to resolve any differences by stipulation;

(b) In the event that the parties cannot agree as to the character of the information challenged, any party challenging the confidentiality shall do so by appropriate pleading. This pleading shall:

(i) Designate the document, transcript or other material challenged in a manner that will specifically isolate the challenged material from other material claimed as confidential; and

(ii) State with specificity the grounds upon which the documents, transcript or other material are deemed to be non-confidential by the challenging party.

(c) A ruling on the confidentiality of the challenged information,

document, data or study shall be made by a Hearing Officer after proceedings in camera, which shall be conducted under circumstances such that only those persons duly authorized hereunder to have access to such Confidential materials shall be present. This hearing shall commence no earlier than five (5) business days after service on the providing party of the pleading required by section 7(b) above.

(d) The record of said in camera hearing shall be marked "CONFIDENTIAL – SUBJECT TO PROTECTIVE ORDER IN MPUC DOCKET NOS. P-5692, 5340, 5643, 5323, 465, 6422/M-06-211 AND P-999/CI-06-685." Court reporter notes of such hearing shall be transcribed only upon agreement by the parties or order of the Hearing Officer and in that event shall be separately bound, segregated, sealed, and withheld from inspection by any person not bound by the terms of this Order.

(e) In the event that the Hearing Officer should rule that any information, document, data or study should be removed from the restrictions imposed by this Order, no party shall disclose such information, document, data or study or use it in the public record for five (5) business days unless authorized by the providing party to do so. The provisions of this subsection are intended to enable the providing party to seek a stay or other relief from an order removing the restriction of this Order from materials claimed by the providing party to be Confidential.

8. (a) Receipt into Evidence. Provision is hereby made for receipt into evidence in this proceeding materials claimed to be confidential in the following manner:

(i) Prior to the use of, or substantive reference to, any Confidential or Highly Confidential Information, the parties intending to use such information shall make that intention known to the providing party.

(ii) The requesting party and the providing party shall make a good-faith effort to reach an agreement so the information can be used in a manner which will not reveal its trade secret, confidential or proprietary nature.

(iii) If such efforts fail, the providing party shall separately identify which portions, if any, of the documents to be offered or referenced shall be placed in a sealed record.

(iv) Only one (1) copy of the documents designated by the providing party to be placed in a sealed record shall be made.

(v) The copy of the documents to be placed in the sealed record shall be tendered by counsel for the providing party to the Commission, and maintained in accordance with the terms of this Order.

(b) Seal. While in the custody of the Commission, materials containing Confidential Information shall be marked "CONFIDENTIAL – SUBJECT TO PROTECTIVE ORDER IN MPUC DOCKET NOS. P-5692, 5340, 5643, 5323, 465, 6422/M-06-211 AND P-999/CI-06-685" and Highly Confidential Information shall be marked "HIGHLY CONFIDENTIAL – USE RESTRICTED PER PROTECTIVE ORDER IN MPUC DOCKET NOS. P-5692, 5340, 5643, 5323, 465, 6422/M-06-211 AND P-999/CI-06-685," and shall not be examined by any person except under the conditions set forth in this Order.

(c) In Camera Hearing. Any Confidential or Highly Confidential Information that must be orally disclosed to be placed in the sealed record in this proceeding shall be offered in an in camera hearing, attended only by persons authorized to have access to the information under this Order. Similarly, any cross-

examination on, or substantive reference to, Confidential or Highly Confidential Information (or that portion of the record containing Confidential or Highly Confidential Information or references thereto) shall be received in an in camera hearing, and shall be marked and treated as provided herein.

(d) Access to Record. Access to sealed testimony, records and information shall be limited to the Hearing Officer and persons who are entitled to review Confidential or Highly Confidential Information pursuant to section 1(c) above and have signed an Exhibit A or B, unless such information is released from the restrictions of this Order either through agreement of the parties or after notice to the parties and hearing, pursuant to the ruling of a Hearing Officer, the order of the Commission and/or final order of a court having final jurisdiction.

(e) Appeal/Subsequent Proceeding. Sealed portions of the record in this proceeding may be forwarded to any court of competent jurisdiction for purposes of an appeal, or to the FCC, but under seal as designated herein for the information and use of the court or the FCC. If a portion of the record is forwarded to a court or the FCC, the providing party shall be notified which portion of the sealed record has been designated by the appealing party as necessary to the record on appeal or for use at the FCC.

(f) Return. Unless otherwise ordered, Confidential Information and Highly Confidential Information, including transcripts of any depositions to which a claim of confidentiality is made, shall remain under seal, shall continue to be subject to the protective requirements of this Order, and shall be returned to counsel for the providing party within thirty (30) days after final settlement or conclusion of the proceedings. If the

providing party elects to have Confidential Information or Highly Confidential Information destroyed rather than returned, counsel of the receiving party shall verify in writing that the material has in fact been destroyed.

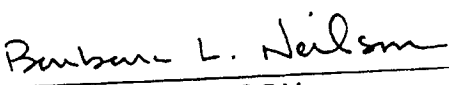
9. Use in Pleadings. Where references to Confidential or Highly Confidential Information in the sealed record or with the providing party is required in pleadings, briefs, arguments or motions (except as provided in section 7), it shall be by citation of title or exhibit number or some other description that will not disclose the substantive Confidential Information contained therein. Any use of or substantive references to Confidential or Highly Confidential Information shall be placed in a separate section of the pleading or brief and submitted to the Hearing Officer or the Commission under seal. This sealed section shall be served only on counsel of record and parties of record who have signed the nondisclosure agreement set forth in Exhibit A or B. All of the restrictions afforded by this Order apply to materials prepared and distributed under this section.

10. Summary of Record. If deemed necessary by the Commission or ALJ, the providing party shall prepare a written summary of the Confidential or Highly Confidential Information referred to in the Order to be placed on the public record.

11. The provisions of this Order are specifically intended to apply to all data, documents, studies, and other material designated as Confidential or Highly Confidential by any party to MPUC Docket Nos. P-5692, 5340, 5643, 5323, 465, 6422/M-06-211 and P-999/CI-06-685. In addition, experts and consultants of government agencies are subject to the provisions of this Protective Order that are applicable to experts and consultants of parties.

12. This Protective Order shall continue in force and effect after these dockets are closed.

Dated: June 28, 2006.

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BARBARA L. NEILSON  
Administrative Law Judge

**EXHIBIT A**

**CONFIDENTIAL INFORMATION**

I have read the foregoing Protective Order dated \_\_\_\_\_ 2006, in MPUC Docket Nos. P-5692, 5340, 5643, 5323, 465, 6422/M-06-211 and P-999/CI-06-685P-421/CI-05-1996, and agree to be bound by the terms and conditions of this Order.

\_\_\_\_\_  
Name

\_\_\_\_\_  
Employer

\_\_\_\_\_  
Job Title and Job Description

\_\_\_\_\_  
Business Address

\_\_\_\_\_  
Party

\_\_\_\_\_  
Signature

\_\_\_\_\_  
Date

**EXHIBIT B**

**HIGHLY CONFIDENTIAL INFORMATION**

I have read the foregoing Protective Order dated \_\_\_\_\_ 2006, in MPUC  
Docket Nos. P-5692, 5340, 5643, 5323, 465, 6422/M-06-211 AND P-999/CI-06-685,  
and agree to be bound by the terms and conditions of this Order.

\_\_\_\_\_  
Name

\_\_\_\_\_  
Employer

\_\_\_\_\_  
Job Title and Job Description

\_\_\_\_\_  
Business Address

\_\_\_\_\_  
Party

\_\_\_\_\_  
Signature

\_\_\_\_\_  
Date

**STATE OF MINNESOTA  
BEFORE THE PUBLIC UTILITIES COMMISSION**

LeRoy Koppendraye	Chair
Marshall Johnson	Commissioner
Phyllis A. Reha	Commissioner
Kenneth A. Nickolai	Commissioner
Thomas Pugh	Commissioner

In the Matter of CLECs' Request for  
Commission Approval of ILEC Wire Center  
Impairment Analysis

MPUC Docket No. P-5692, 5340,  
5643, 5323, 465, 6422/M-06-211

In the Matter of a Commission  
Investigation Identifying Wire Centers in  
which Qwest Corporation Must Offer High-  
Capacity Loop or Transport UNEs at Cost-  
Based Rates

MPUC Docket No. P-999/CI-06-685

OAH Docket No. 11-2500-17274-2

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**PROTECTIVE ORDER**

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The purpose of this Protective Order ("Order") is to facilitate the disclosure of documents and information during the course of these proceedings and to protect Confidential Information and Highly Confidential Information. Access to and review of Confidential Information and Highly Confidential Information by parties other than government agencies shall be strictly controlled by the terms of this Order. The parties other than government agencies have represented and agree that Confidential Information and Highly Confidential Information as defined in this Order constitute "trade secret information" under Minn. Stat. § 13.37, subd. 1(b), and "nonpublic data" under Minn. Stat. § 13.02, subd. 9. The parties other than government agencies have

**Attachment B**

acknowledged that the government agencies involved in this docket, which include the Minnesota Public Utilities Commission ("Commission"), the Office of Administrative Hearings ("OAH"), the Minnesota of Commerce ("Department"), and the Office of Attorney General ("OAG") and Office of Attorney General-Residential and Small Business Utilities Division ("OAG-RUD") are subject to the Minnesota Government Data Practices Act ("MGDPA")<sup>1</sup> and records retention requirements of Minn. Stat. §§ 138.163-138.226. The parties other than government agencies, which parties are hereinafter referred to as "parties", "persons" or "entities" have further agreed to the terms of paragraphs one through twelve below, and, upon that agreement, and all the files, records and proceedings herein, it is hereby ordered:

1. (a) Confidential Information. All documents, data, studies and other materials furnished pursuant to any requests for information, subpoenas or other modes of discovery (formal or informal), and including depositions, and other requests for information, that are claimed to be of a trade secret, proprietary or confidential nature (herein referred to as "Confidential Information"), shall be so marked by the providing party by stamping the same with a "NONPUBLIC DOCUMENT – CONTAINS TRADE SECRET DATA" designation. All copies of documents so marked shall be made on yellow paper. In addition, all notes or other materials that refer to, derive from, or otherwise contain parts of the Confidential Information will be marked by the receiving party as "NONPUBLIC DOCUMENT – CONTAINS TRADE SECRET DATA." Access to and review of Confidential Information shall be strictly controlled by the terms of this Order.

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<sup>1</sup> Minn. Stat. Chapter 13.

(b) Use of Confidential Information – Proceedings. All persons who may be entitled to review, or who are afforded access to any Confidential Information by reason of this Order shall neither use nor disclose the Confidential Information for purposes of business or competition, or any purpose other than the purpose of preparation for and conduct of proceeding in the above-captioned docket or before the Federal Communications Commission ("FCC"), and all subsequent appeals ("proceedings"), and shall keep the Confidential Information secure as trade secret, confidential or proprietary information and in accordance with the purposes, intent and requirements of this Order.

(c) Persons Entitled to Review. Each party that receives Confidential Information pursuant to this Order must limit access to such Confidential Information to (1) attorneys employed or retained by the party in proceedings and the attorneys' staff; (2) experts, consultants and advisors who need access to the material to assist the party in proceedings; (3) only those employees of the party who are directly involved in these proceedings, provided that counsel for the party represents that no such employee is engaged in the sale or marketing of that party's products or services. In addition, access to Confidential Information may be provided to the government agencies, their counsel, employees, consultants and experts.

(d) Nondisclosure Agreement. Any party, person, or entity that receives Confidential Information pursuant to this Order shall not disclose such Confidential Information to any person, except persons who are described in section 1(c) above and who have signed a nondisclosure agreement in the form which is attached hereto and incorporated herein as Exhibit A. Court reporters whose activities

are not regulated by Minn. Stat. Ch. 13 shall also be required to sign an Exhibit A upon written request of a party and to comply with the terms of this Order.

The nondisclosure agreement (Exhibit A) shall require the person(s) to whom disclosure is to be made to read a copy of this Protective Order and to certify in writing that they have reviewed the same and have consented to be bound by its terms. The nondisclosure agreement shall contain the signatory's full name, employer, business address and the name of the party with whom the signatory is associated. Such agreement shall be delivered to counsel for the providing party before disclosure is made, and if no objection thereto is registered to the Commission within five (5) days, then disclosure shall follow. An attorney who makes Confidential Information available to any person listed in section 1(c) above shall be responsible for having each such person execute an original of Exhibit A and a copy of all such signed Exhibit As shall be circulated to all other counsel of record promptly after execution.

2. (a) Notes. Limited notes regarding Confidential Information may be taken by counsel and experts for the express purpose of preparing pleadings, cross-examinations, briefs, motions and arguments in connection with this proceeding, or in the case of persons designated in section 1(c) of this Protective Order, to prepare for participation in this proceeding. Such notes shall then be treated as Confidential Information for purposes of this Order, and shall be destroyed after the final settlement or conclusion of the proceedings in accordance with section 2(b) below.

(b) Destruction. All notes, to the extent they contain Confidential Information and are protected by the attorney-client privilege or the work product doctrine, shall be destroyed after the final settlement or conclusion of the proceedings.

The party destroying such Confidential Information shall advise the providing party of that fact within a reasonable time from the date of destruction.

3. Highly Confidential Trade Secret Information. Any person, whether a party or non-party, may designate certain competitive Confidential Information as “Highly Confidential Trade Secret Information” (herein referred to as “Highly Confidential Information”) if it determines in good faith that it would be competitively disadvantaged by the disclosure of such information to its competitors. Highly Confidential Information includes, but is not limited to, documents, pleadings, briefs and appropriate portions of deposition transcripts, which contain information regarding the market share of, number of access lines served by, or number of customers receiving a specified type of service from a particular provider or other information that relates to marketing, business planning or business strategies.

Parties must scrutinize carefully responsive documents and information and limit their designations as Highly Confidential Information to information that truly might impose a serious business risk if disseminated without the heightened protections provided in this section. The first page and individual pages of a document determined in good faith to include Highly Confidential Information must be marked by a stamp that reads:

NONPUBLIC HIGHLY CONFIDENTIAL TRADE SECRET  
INFORMATION—USE RESTRICTED PER PROTECTIVE ORDER  
IN MPUC DOCKET NOS. P-5692, 5340, 5643, 5323, 465, 6422/M-06-211  
AND P-999/CI-06-685

Placing a “Highly Confidential” stamp on the first page of a document indicates only that one or more pages contain Highly Confidential Information and will not serve to protect the entire contents of a multi-page document. Each page that contains Highly

Confidential Information must be marked separately to indicate Highly Confidential Information, even where that information has been redacted. The redacted versions of each page containing Highly Confidential Information, and provided under seal, should be submitted on paper distinct in color from non-confidential information and Confidential Information described in section 1 of this Protective Order.

Parties seeking disclosure of Highly Confidential Information must designate the person(s) to whom they would like the Highly Confidential Information disclosed in advance of disclosure by the providing party. Such designation may occur through the submission of Exhibit B of the nondisclosure agreement identified in section 1(d). Parties seeking disclosure of Highly Confidential Information shall not designate more than (1) a reasonable number of in-house attorneys who have direct responsibility for matters relating to Highly Confidential Information; (2) five in-house experts; and (3) a reasonable number of outside counsel and outside experts to review materials marked as Highly Confidential. Disclosure of Highly Confidential Information to Commissioners, Hearing Officers and Commission Advisory Staff members shall be limited to persons to whom disclosure is necessary. The Exhibit B also shall describe in detail the duties or responsibilities of the person being designated to see Highly Confidential Information and the person's role in the proceeding. Highly Confidential Information may not be disclosed to persons engaged in strategic or competitive decision making for any party, including the sale or marketing of products or services on behalf of any party.

Any party providing either Confidential Information or Highly Confidential Information may object to the designation of any individual as a person who may review Confidential Information and/or Highly Confidential Information. Such objection shall be

made in writing to counsel submitting the challenged individual's Exhibit A or B within three (3) business days after receiving the challenged individual's signed Exhibit A or B. Any such objection must demonstrate good cause to exclude the challenged individual from the review of the Highly Confidential Information. Written response to any objection shall be made within three (3) business days after receipt of an objection. If, after receiving a written response to a party's objection, the objecting party still objects to disclosure of either Confidential Information or Highly Confidential Information to the challenged individual, the Commission shall determine whether Confidential Information or Highly Confidential Information must be disclosed to the challenged individual.

Copies of Highly Confidential Information may be provided to the in-house attorneys, in-house consultants, outside counsel and outside experts who have signed Exhibit B, and to the Department and OAG-RUD, their employees and counsel, and to their consultants and experts who have signed Exhibit B.

Persons authorized to review the Highly Confidential Information will maintain the documents and any notes reflecting their contents in a secure location to which only designated counsel and experts have access. No additional copies will be made, except for use during hearings and then such disclosure and copies shall be subject to the provisions of this Order. Any testimony or exhibits prepared that reflect Highly Confidential Information must be maintained in a secure location until removed to the hearing room for production under seal. Unless specifically addressed in this section, all other sections of this Protective Order applicable to Confidential Information also apply to Highly Confidential Information.

4. Small Company. Notwithstanding anything to the contrary in this Order,

persons authorized to review Confidential Information and Highly Confidential Information on behalf of a company with less than 5,000 employees shall be limited to the following: (1) a reasonable number of in-house attorneys who have direct responsibility for matters relating to Highly Confidential Information; (2) a reasonable number of outside counsel; (3) the company's employees and witnesses; and (4) independent consultants acting under the direction of the company's counsel or senior management and directly engaged in this proceeding. Such persons **do not** include individuals primarily involved in marketing activities for the company, unless the party producing the information, upon request, gives prior written authorization for that person to review the Confidential Information or Highly Confidential Information. If the producing party refuses to give such written authorization, the company may, for good cause shown, request an order from the Administrative Law Judge ("ALJ") allowing that person to review the Confidential Information or Highly Confidential Information. The producing party shall be given the opportunity to respond to the company's request before an order is issued.

5. **Masking.** Information or documents provided in this proceeding showing the identity of any fiber-based collocators in a wire center must be designated as Confidential. Similarly, any information or documents provided in this proceeding showing the identity of a telecommunications carrier's business lines or line counts must be provided in a "masked" format, identifying the information using a code, and must be designated as Confidential. Each individual carrier will be provided its own code to verify data concerning that carrier. The government agencies will be provided a code for each carrier identified in the information or documents provided.

6. Objections to Admissibility. The furnishing of any document, data, study or other materials pursuant to this Protective Order shall in no way limit the right of the providing party to object to its relevance or admissibility in proceedings before this Commission.

7. Challenge to Confidentiality. This Order establishes a procedure for the expeditious handling of information that a party claims is Confidential or Highly Confidential. It shall not be construed as an agreement or ruling on the confidentiality of any document. Any party may challenge the characterization of any information, document, data or study claimed by the providing party to be Confidential in the following manner:

(a) A party seeking to challenge the confidentiality of any materials pursuant to this Order shall first contact counsel for the providing party and attempt to resolve any differences by stipulation;

(b) In the event that the parties cannot agree as to the character of the information challenged, any party challenging the confidentiality shall do so by appropriate pleading. This pleading shall:

(i) Designate the document, transcript or other material challenged in a manner that will specifically isolate the challenged material from other material claimed as confidential; and

(ii) State with specificity the grounds upon which the documents, transcript or other material are deemed to be non-confidential by the challenging party.

(c) A ruling on the confidentiality of the challenged information,

document, data or study shall be made by a Hearing Officer after proceedings in camera, which shall be conducted under circumstances such that only those persons duly authorized hereunder to have access to such Confidential materials shall be present. This hearing shall commence no earlier than five (5) business days after service on the providing party of the pleading required by section 7(b) above.

(d) The record of said in camera hearing shall be marked "CONFIDENTIAL – SUBJECT TO PROTECTIVE ORDER IN MPUC DOCKET NOS. P-5692, 5340, 5643, 5323, 465, 6422/M-06-211 AND P-999/CI-06-685." Court reporter notes of such hearing shall be transcribed only upon agreement by the parties or order of the Hearing Officer and in that event shall be separately bound, segregated, sealed, and withheld from inspection by any person not bound by the terms of this Order.

(e) In the event that the Hearing Officer should rule that any information, document, data or study should be removed from the restrictions imposed by this Order, no party shall disclose such information, document, data or study or use it in the public record for five (5) business days unless authorized by the providing party to do so. The provisions of this subsection are intended to enable the providing party to seek a stay or other relief from an order removing the restriction of this Order from materials claimed by the providing party to be Confidential.

8. (a) Receipt into Evidence. Provision is hereby made for receipt into evidence in this proceeding materials claimed to be confidential in the following manner:

(i) Prior to the use of, or substantive reference to, any Confidential or Highly Confidential Information, the parties intending to use such information shall make that intention known to the providing party.

(ii) The requesting party and the providing party shall make a good-faith effort to reach an agreement so the information can be used in a manner which will not reveal its trade secret, confidential or proprietary nature.

(iii) If such efforts fail, the providing party shall separately identify which portions, if any, of the documents to be offered or referenced shall be placed in a sealed record.

(iv) Only one (1) copy of the documents designated by the providing party to be placed in a sealed record shall be made.

(v) The copy of the documents to be placed in the sealed record shall be tendered by counsel for the providing party to the Commission, and maintained in accordance with the terms of this Order.

(b) Seal. While in the custody of the Commission, materials containing Confidential Information shall be marked "CONFIDENTIAL – SUBJECT TO PROTECTIVE ORDER IN MPUC DOCKET NOS. P-5692, 5340, 5643, 5323, 465, 6422/M-06-211 AND P-999/CI-06-685" and Highly Confidential Information shall be marked "HIGHLY CONFIDENTIAL – USE RESTRICTED PER PROTECTIVE ORDER IN MPUC DOCKET NOS. P-5692, 5340, 5643, 5323, 465, 6422/M-06-211 AND P-999/CI-06-685," and shall not be examined by any person except under the conditions set forth in this Order.

(c) In Camera Hearing. Any Confidential or Highly Confidential Information that must be orally disclosed to be placed in the sealed record in this proceeding shall be offered in an in camera hearing, attended only by persons authorized to have access to the information under this Order. Similarly, any cross-

examination on, or substantive reference to, Confidential or Highly Confidential Information (or that portion of the record containing Confidential or Highly Confidential Information or references thereto) shall be received in an in camera hearing, and shall be marked and treated as provided herein.

(d) Access to Record. Access to sealed testimony, records and information shall be limited to the Hearing Officer and persons who are entitled to review Confidential or Highly Confidential Information pursuant to section 1(c) above and have signed an Exhibit A or B, unless such information is released from the restrictions of this Order either through agreement of the parties or after notice to the parties and hearing, pursuant to the ruling of a Hearing Officer, the order of the Commission and/or final order of a court having final jurisdiction.

(e) Appeal/Subsequent Proceeding. Sealed portions of the record in this proceeding may be forwarded to any court of competent jurisdiction for purposes of an appeal, or to the FCC, but under seal as designated herein for the information and use of the court or the FCC. If a portion of the record is forwarded to a court or the FCC, the providing party shall be notified which portion of the sealed record has been designated by the appealing party as necessary to the record on appeal or for use at the FCC.

(f) Return. Unless otherwise ordered, Confidential Information and Highly Confidential Information, including transcripts of any depositions to which a claim of confidentiality is made, shall remain under seal, shall continue to be subject to the protective requirements of this Order, and shall be returned to counsel for the providing party within thirty (30) days after final settlement or conclusion of the proceedings. If the

providing party elects to have Confidential Information or Highly Confidential Information destroyed rather than returned, counsel of the receiving party shall verify in writing that the material has in fact been destroyed.

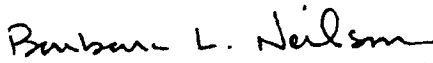
9. Use in Pleadings. Where references to Confidential or Highly Confidential Information in the sealed record or with the providing party is required in pleadings, briefs, arguments or motions (except as provided in section 7), it shall be by citation of title or exhibit number or some other description that will not disclose the substantive Confidential Information contained therein. Any use of or substantive references to Confidential or Highly Confidential Information shall be placed in a separate section of the pleading or brief and submitted to the Hearing Officer or the Commission under seal. This sealed section shall be served only on counsel of record and parties of record who have signed the nondisclosure agreement set forth in Exhibit A or B. All of the restrictions afforded by this Order apply to materials prepared and distributed under this section.

10. Summary of Record. If deemed necessary by the Commission or ALJ, the providing party shall prepare a written summary of the Confidential or Highly Confidential Information referred to in the Order to be placed on the public record.

11. The provisions of this Order are specifically intended to apply to all data, documents, studies, and other material designated as Confidential or Highly Confidential by any party to MPUC Docket Nos. P-5692, 5340, 5643, 5323, 465, 6422/M-06-211 and P-999/CI-06-685. In addition, experts and consultants of government agencies are subject to the provisions of this Protective Order that are applicable to experts and consultants of parties.

12. This Protective Order shall continue in force and effect after these dockets are closed.

Dated: June 28, 2006.

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BARBARA L. NEILSON  
Administrative Law Judge

**EXHIBIT A**

**CONFIDENTIAL INFORMATION**

I have read the foregoing Protective Order dated \_\_\_\_\_ 2006, in MPUC Docket Nos. P-5692, 5340, 5643, 5323, 465, 6422/M-06-211 and P-999/CI-06-685P-421/CI-05-1996, and agree to be bound by the terms and conditions of this Order.

\_\_\_\_\_  
Name

\_\_\_\_\_  
Employer

\_\_\_\_\_  
Job Title and Job Description

\_\_\_\_\_  
Business Address

\_\_\_\_\_  
Party

\_\_\_\_\_  
Signature

\_\_\_\_\_  
Date

**EXHIBIT B**

**HIGHLY CONFIDENTIAL INFORMATION**

I have read the foregoing Protective Order dated \_\_\_\_\_ 2006, in MPUC  
Docket Nos. P-5692, 5340, 5643, 5323, 465, 6422/M-06-211 AND P-999/CI-06-685,  
and agree to be bound by the terms and conditions of this Order.

\_\_\_\_\_  
Name

\_\_\_\_\_  
Employer

\_\_\_\_\_  
Job Title and Job Description

\_\_\_\_\_  
Business Address

\_\_\_\_\_  
Party

\_\_\_\_\_  
Signature

\_\_\_\_\_  
Date



**Qwest**  
607 14<sup>th</sup> Street, N.W., Suite 950  
Washington, DC 20005  
Phone 202-429-3100  
Facsimile 202-467-4268

**Gary R. Lytle**  
Senior Vice President-Federal Relations

February 18, 2005

**FILED VIA ECFS**

Jeffrey J. Carlisle  
Chief, Wireline Competition Bureau  
Federal Communications Commission  
445 12<sup>th</sup> Street, S.W.  
Washington, DC 20554

**Re: Unbundled Access to Network Elements, WC Docket No. 04-313;  
Review of Section 251 Unbundling Obligations for Incumbent Local  
Exchange Carriers, CC Docket No. 01-338**

Dear Mr. Carlisle:

This submission responds to your letter of February 4, 2005, asking Qwest to provide a list identifying by Common Language Location Identifier (CLLI) code which wire centers in Qwest's operating areas satisfy the Tier 1, Tier 2 and Tier 3 criteria for dedicated transport, and identifying by CLLI code the wire centers that satisfy the nonimpairment thresholds for DS1 and DS3 loops in the *Triennial Review Remand Order*.<sup>1</sup>

Enclosed are two attachments. Attachment A identifies which of Qwest's approximately 1,200 wire centers satisfy the Tier 1, Tier 2 and Tier 3 criteria adopted in the *Triennial Review Remand Order*. Attachment B lists the wire centers that satisfy the nonimpairment standards for DS1 and DS3 loops in the *Order*. These classifications were made based on the definitions of "business line" and "fiber-based collocater" in the *Order*.

Business Lines. Consistent with the definition in the *Order*,<sup>2</sup> Qwest determined the number of "business lines" in each wire center by computing the sum of the following:

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<sup>1</sup> *In the Matter of Unbundled Access to Network Elements; Review of the Section 251 Unbundling Obligations of Incumbent Local Exchange Carriers*, WC Docket No. 04-313, CC Docket No. 01-338, *Order on Remand* ("Triennial Review Remand Order" or "Order").

<sup>2</sup> 47 C.F.R. § 51.5, as attached (Appendix B) to the *Order*, to be published in the Federal Register and codified in the C.F.R.

- Qwest's switched business access lines (*i.e.*, single, multiline and Public Access (Coin) Lines) in the wire center, based on Qwest's most recent ARMIS Report 43-08 data, which is current as of December 2003 and was filed with the Commission in April 2004. This figure includes ISDN and other digital access lines. Each 64 kbps-equivalent has been counted as one line.
- UNE loops connected to that wire center, including UNE loops provisioned in combination with other unbundled elements (*e.g.*, EELs and business UNE-P lines). Each 64 kbps-equivalent has been counted as one line. Thus, for example, each DS1 loop has been counted as 24 business lines. Qwest does not track UNE-P separately by residential and business. Qwest derived an estimate of business UNE-P lines in each wire center based on the percentage of white page listings for that wire center that are business, rather than residential. All of these data are current as of December 2003.

Fiber-Based Collocators. Qwest also verified the number of collocation arrangements that satisfy the *Order's* definition of "fiber-based collocator," for each wire center that would qualify for unbundling relief for high capacity loops or transport, based on the nonimpairment standards adopted in the *Order*. Qwest used its most current billing data, as of February 2005, and physical inspections to identify collocation arrangements that satisfy the definition in the *Order*. To the best of its knowledge, Qwest has counted each collocator and any of its affiliates as only one collocator for purposes of this analysis.

To the extent this submission, or similar submissions by other incumbents, raise any questions or disputes, those issues should be addressed by the Commission, rather than state commissions. The Commission clearly is in the best position to address these issues in an expeditious manner. Over the past several years, the Commission has dealt with very similar issues in evaluating numerous petitions for pricing flexibility filed by price cap LECs. In that context, the petitioning price cap LEC must provide individual notification to each CLEC upon which the price cap LEC's petition relies. The notification identifies the information that the price cap LEC has included in its petition, such as the wire centers in which the CLEC has fiber-based collocation. The CLECs then have 15 days to file comments or objections to the petition.<sup>3</sup> The Commission's experience in the pricing flexibility context demonstrates that it is well equipped to resolve any disputes that may arise regarding the accuracy of the ILEC's fiber-based collocation and other data. Adoption of a similar procedure here would ensure that these factual disputes are resolved quickly and efficiently.

The Commission is also best suited to address any questions of interpretation of the *Order* that may arise in determining which wire centers and routes are affected by the *Order*. In the pricing flexibility context, a number of similar questions arose when the first several pricing

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<sup>3</sup> See 47 C.F.R. § 1.774(c), (e).

Mr. Jeffrey J. Carlisle  
February 18, 2005

Page 3 of 3

flexibility petitions were filed. To the extent such issues arise here, the Commission should resolve those questions to ensure a consistent application of the *Order*.

Please let us know if you have further questions about this matter.

Sincerely,

/s/ Gary R. Lytle

cc: Michelle Carey (via e-mail at [michelle.carey@fcc.gov](mailto:michelle.carey@fcc.gov))  
Thomas Navin (via e-mail at [thomas.navin@fcc.gov](mailto:thomas.navin@fcc.gov))  
Jeremy Miller (via e-mail at [jeremy.miller@fcc.gov](mailto:jeremy.miller@fcc.gov))  
Ian Dillner (via e-mail at [ian.dillner@fcc.gov](mailto:ian.dillner@fcc.gov))

**ATTACHMENT A**

**TRIENNIAL REVIEW REMAND ORDER**  
**QWEST WIRE CENTER CLASSIFICATION FOR DEDICATED TRANSPORT**  
 Sorted by Wire Center Classification

State	Wire Center	CLLID	Wire Center Classification
AZ	PHOENIX EAST	PHNXAZE	Tier 1
AZ	PHOENIX MAIN	PHNXAZMA	Tier 1
AZ	PHOENIX NORTHEAST	PHNXAZNE	Tier 1
AZ	PHOENIX NORTH	PHNXAZNO	Tier 1
AZ	PHOENIX SOUTHEAST	PHNXAZSE	Tier 1
AZ	THUNDERBIRD	SCDLAZTH	Tier 1
AZ	TEMPE	TEMPAZMA	Tier 1
AZ	MCCLINTOCK	TEMPAZMC	Tier 1
CO	BOULDER	BLDRCOMA	Tier 1
CO	CURTIS PARK	DNVRCOCP	Tier 1
CO	DRY CREEK	DNVRCODC	Tier 1
CO	DENVER EAST	DNVRCOEA	Tier 1
CO	DENVER MAIN	DNVRCOMA	Tier 1
CO	NORTHGLENN	NGLNCOMA	Tier 1
IA	DES MOINES DOWNTOWN	DESMIADT	Tier 1
ID	BOISE MAIN	BOISIDMA	Tier 1
MN	ORCHARD	GLVYMNOR	Tier 1
MN	MPLS DOWNTOWN	MPLSMNDT	Tier 1
MN	MARKET	STPLMNMK	Tier 1
NE	OMAHA DOUGLAS	OMAHNENW	Tier 1
NM	ALBQ MAIN	ALBQNMMA	Tier 1
NM	ALBQ NORTHEAST	ALBQNMNE	Tier 1
NM	SAN MATEO	ALBQNMMS	Tier 1
OR	EUGENE 10TH AVE	EUGNOR53	Tier 1
OR	MEDFORD	MDFDOR33	Tier 1
OR	PTLD BELMONT	PTLDOR13	Tier 1
OR	PTLD CAPITOL	PTLDOR69	Tier 1
OR	SALEM STATE(MAIN)	SALMOR58	Tier 1
UT	MURRAY	MRRYUTMA	Tier 1
UT	OGDEN MAIN	OGDNUTMA	Tier 1
UT	PROVO	PROVUTMA	Tier 1
UT	SLKC MAIN	SLKCUTMA	Tier 1
WA	BELLEVUE SHERWOOD	BLLVWASH	Tier 1
WA	KENT O BRIEN	KENTWAOB	Tier 1
WA	OLYMPIA WHITEHALL	OLYMWA02	Tier 1
WA	SPOKANE RIVERSIDE	SPKNWA01	Tier 1
WA	SEATTLE EAST	STTLWA03	Tier 1
WA	SEATTLE MAIN	STTLWA06	Tier 1
WA	SEATTLE ELLIOTT	STTLWAEL	Tier 1
AZ	MESA	MESAAZMA	Tier 2
AZ	SCOTTSDALE MAIN	SCDLAZMA	Tier 2
AZ	TUCSON MAIN	TCSNAZMA	Tier 2
CO	ARVADA	ARVDCOMA	Tier 2
CO	AURORA	AURRCOMA	Tier 2
CO	COLO SPRINGS MAIN	CLSPCOMA	Tier 2
CO	PIKEVIEW	CLSPCOPV	Tier 2
CO	CAPITOL HILL	DNVRCOCH	Tier 2
CO	SULLIVAN	DNVRCOSL	Tier 2
CO	DENVER SOUTH	DNVRCOSO	Tier 2
CO	ABERDEEN	ENWDCOAB	Tier 2
IA	CEDAR RAPIDS DOWNTOWN	CDRRIADT	Tier 2
ID	BOISE WEST	BOISIDWE	Tier 2
MN	NORMANDALE	BLTNMNNO	Tier 2
MN	SOUTH	BLTNMNNO	Tier 2
MN	CRYSTAL	CRYSMNCR	Tier 2
MN	EAGAN-LEXINGTON	EAGNMNLB	Tier 2
MN	MPLS 7TH AVE	MPLSMN07	Tier 2
MN	MAPLEWOOD	MPWDMNMA	Tier 2
MN	OWATONNA	OWTNMNOW	Tier 2
MN	ROCHESTER	ROCHMNRO	Tier 2
MN	ST CLOUD	STCDMNT0	Tier 2
ND	FARGO-MOORHEAD	FARGNDBC	Tier 2
NE	OMAHA 90TH ST	OMAHNE90	Tier 2
NE	OMAHA 135TH ST	OMAHNECE	Tier 2
NE	OMAHA O ST	OMAHNEOS	Tier 2
OR	BEND	BENDOR24	Tier 2
OR	PTLD ALPINE	PTLDOR11	Tier 2
SD	SIOUX FALLS MAIN	SXFLSDCO	Tier 2
UT	MIDVALE	MDVAUTMA	Tier 2
UT	SLKC WEST	SLKCUTWE	Tier 2

WA	BELLEVUE GLENCOURT	BLLVWAGL	Tier 2
WA	SEATTLE CHERRY	STTLWACH	Tier 2
WA	TACOMA FAWCETT	TACMWafa	Tier 2
AZ	SUNRISE	AGFIAZSR	Tier 3
AZ	ASHFORK	ASFKAZMA	Tier 3
AZ	BUCKEYE	BCKYAZMA	Tier 3
AZ	BISBEE	BISBAZMA	Tier 3
AZ	BLACK CANYON	BLCNAZMA	Tier 3
AZ	BENSON	BNSNAZMA	Tier 3
AZ	ST DAVID	BNSNAZSD	Tier 3
AZ	BEARDSLEY	BRDSAZMA	Tier 3
AZ	CHANDLER MAIN	CHNDAZMA	Tier 3
AZ	CHANDLER SOUTH	CHNDAZSO	Tier 3
AZ	CHANDLER WEST	CHNDAZWE	Tier 3
AZ	CHINO VALLEY	CHVYAZMA	Tier 3
AZ	COOLIDGE	CLDGAZMA	Tier 3
AZ	CAMP VERDE	CMVRAZMA	Tier 3
AZ	CIRCLE CITY	CRCYAZNM	Tier 3
AZ	CORONADO	CRNDAZMA	Tier 3
AZ	CASA GRANDE	CSGRAZMA	Tier 3
AZ	COTTONWOOD MAIN	CTWDAZMA	Tier 3
AZ	COTTONWOOD SOUTH	CTWDAZSO	Tier 3
AZ	CAVE CREEK	CVCKAZMA	Tier 3
AZ	DUDLEYVILLE	DDVLAZNM	Tier 3
AZ	DOUGLAS	DGLSAZMA	Tier 3
AZ	DEER VALLEY NORTH	DRVYAZNO	Tier 3
AZ	ELOY	ELOYAZ01	Tier 3
AZ	FLAGSTAFF EAST	FLGSAZEA	Tier 3
AZ	FLAGSTAFF MAIN	FLGSAZMA	Tier 3
AZ	FLAGSTAFF SOUTH	FLGSAZSO	Tier 3
AZ	FLORENCE	FLRNAZMA	Tier 3
AZ	FT MCDOWELL	FTMDAZMA	Tier 3
AZ	RIO VERDE	FTMDAZNO	Tier 3
AZ	COLDWATER	GDYRAZCW	Tier 3
AZ	GILA BEND	GLBNAZMA	Tier 3
AZ	GLENDALE	GLDLAZMA	Tier 3
AZ	GLOBE	GLOBAZMA	Tier 3
AZ	GREEN VALLEY	GNVYAZMA	Tier 3
AZ	GRAND CANYON	GRCNAZMA	Tier 3
AZ	HIGLEY	HGLYAZMA	Tier 3
AZ	QUEEN CREEK	HGLYAZQC	Tier 3
AZ	HUMBOLDT	HMBLAZMA	Tier 3
AZ	HAYDEN	HYDNAZMA	Tier 3
AZ	JOSEPH CITY	JSCYAZMA	Tier 3
AZ	KEARNY	KRNYAZMA	Tier 3
AZ	LITCHFIELD PARK	LTPKAZMA	Tier 3
AZ	MARANA	MARNAZMA	Tier 3
AZ	GILBERT	MESAAZGI	Tier 3
AZ	MIAMI	MIAMAZMA	Tier 3
AZ	MAMMOTH	MMTHAZMA	Tier 3
AZ	MARICOPA	MRCPAZMA	Tier 3
AZ	MUNDS PARK	MSPKAZMA	Tier 3
AZ	NOGALES MAIN	NGLSAZMA	Tier 3
AZ	NOGALES MIDWAY	NGLSAZMW	Tier 3
AZ	NEW RIVER	NWRVAZMA	Tier 3
AZ	ORACLE	ORCLAZMA	Tier 3
AZ	PAGE	PAGEAZMA	Tier 3
AZ	FOOTHILLS	PHNXAZ81	Tier 3
AZ	BETHANY WEST	PHNXAZBW	Tier 3
AZ	CACTUS	PHNXAZCA	Tier 3
AZ	GREENWAY	PHNXAZGR	Tier 3
AZ	LAVEEN	PHNXAZLV	Tier 3
AZ	MID RIVERS	PHNXAZMR	Tier 3
AZ	MARYVALE	PHNXAZMY	Tier 3
AZ	PHOENIX NORTHWEST	PHNXAZNW	Tier 3
AZ	PECOS	PHNXAZPP	Tier 3
AZ	PEORIA	PHNXAZPR	Tier 3
AZ	PHOENIX SOUTH	PHNXAZSO	Tier 3
AZ	SUNNYSLOPE	PHNXAZSY	Tier 3
AZ	PHOENIX WEST	PHNXAZWE	Tier 3
AZ	PIMA	PIMAAZMA	Tier 3
AZ	PINE	PINEAZMA	Tier 3
AZ	PALOMINAS	PLMNAZMA	Tier 3
AZ	PRESCOTT EAST	PRSCAZEA	Tier 3
AZ	PRESCOTT MAIN	PRSCAZMA	Tier 3
AZ	PINNACLE PEAK	PRVYAZPP	Tier 3
AZ	ELGIN	PTGNAZEL	Tier 3
AZ	PATAGONIA	PTGNAZMA	Tier 3
AZ	PAYSON	PYSNAZMA	Tier 3

AZ	SHEA	SCDLAZSH	Tier 3
AZ	SEDONA MAIN	SEDNAZMA	Tier 3
AZ	SEDONA SOUTH	SEDNAZSO	Tier 3
AZ	SAFFORD	SFFRAZMA	Tier 3
AZ	SOMERTON	SMTNAZMA	Tier 3
AZ	SAN MANUEL	SNMNAZMA	Tier 3
AZ	SUPERIOR	SPRRAZMA	Tier 3
AZ	SUPER EAST	SPRSAZEA	Tier 3
AZ	SUPER MAIN	SPRSAZMA	Tier 3
AZ	SUPER WEST	SPRSAZWE	Tier 3
AZ	SIERRA VISTA MAIN	SRVSAZMA	Tier 3
AZ	SIERRA VISTA NORTH	SRVSAZNO	Tier 3
AZ	SIERRA VISTA SOUTH	SRVSAZSO	Tier 3
AZ	STANFIELD	STFDAZMA	Tier 3
AZ	CATALINA	TCSNAZCA	Tier 3
AZ	CORTARO	TCSNAZCO	Tier 3
AZ	CRAYCROFT	TCSNAZCR	Tier 3
AZ	TUCSON EAST	TCSNAZEA	Tier 3
AZ	FLOWING WELLS	TCSNAZFW	Tier 3
AZ	MT LEMMON	TCSNAZML	Tier 3
AZ	TUCSON NORTH	TCSNAZNO	Tier 3
AZ	RINCON	TCSNAZRN	Tier 3
AZ	TUCSON SOUTHEAST	TCSNAZSE	Tier 3
AZ	TUCSON SOUTH	TCSNAZSO	Tier 3
AZ	TUCSON SOUTHWEST	TCSNAZSW	Tier 3
AZ	TANQUE VERDE	TCSNAZTV	Tier 3
AZ	TUCSON WEST	TCSNAZWE	Tier 3
AZ	TOLLESON	TLSNAZMA	Tier 3
AZ	TOMBSTONE	TMBSAZMA	Tier 3
AZ	TONTO CREEK	TNCKAZMA	Tier 3
AZ	TUBAC	TUBCAZMA	Tier 3
AZ	VAIL NORTH	VAILAZNO	Tier 3
AZ	VAIL SOUTH	VAILAZSO	Tier 3
AZ	WICKENBURG	WCBGAZMA	Tier 3
AZ	WHITE TANKS	WHTKAZMA	Tier 3
AZ	WHITFLOW	WHTLAZMA	Tier 3
AZ	WILCOX	WLCXAZMA	Tier 3
AZ	WILLIAMS	WLMSAZMA	Tier 3
AZ	WELLTON	WLTNAZMA	Tier 3
AZ	WINTERSBURG	WNBGAZ01	Tier 3
AZ	WINSLOW	WNSLAZMA	Tier 3
AZ	YARNELL	YRNLAZMA	Tier 3
AZ	FORTUNA	YUMAAZFT	Tier 3
AZ	YUMA MAIN	YUMAAZMA	Tier 3
AZ	YUMA SOUTHEAST	YUMAAZSE	Tier 3
CO	AIR FORCE ACADEMY	AFACCOMA	Tier 3
CO	AGUILAR	AGLRCOMA	Tier 3
CO	ALAMOSA	ALMSCOMA	Tier 3
CO	ALLENS PARK	ALPKCOMA	Tier 3
CO	ASPEN	ASPECOMA	Tier 3
CO	AULT	AULTCOMA	Tier 3
CO	MONAGHAN	AURRCOMB	Tier 3
CO	AVONDALE	AVDLCOMA	Tier 3
CO	AVON	AVONCOMA	Tier 3
CO	BAILEY	BALYCOMA	Tier 3
CO	BRIGHTON	BITNCOMA	Tier 3
CO	GUNBARREL	BLDRCOGB	Tier 3
CO	BLACK FOREST	BLFSCOMA	Tier 3
CO	BUENA VISTA	BNVSCOMA	Tier 3
CO	BROOMFIELD	BRFDCOMA	Tier 3
CO	BRECKENRIDGE	BRRGCOMA	Tier 3
CO	BRUSH	BRSHCOMA	Tier 3
CO	BERTHOUD	BRTHCOMA	Tier 3
CO	BASALT	BSLTCOMA	Tier 3
CO	BAYFIELD	BYFDCOMA	Tier 3
CO	CANON CITY	CACYCOMA	Tier 3
CO	COAL CREEK CANYON	CCCNCOMA	Tier 3
CO	CLIFTON	CFTNCONM	Tier 3
CO	CALHAN	CLHNCOMA	Tier 3
CO	GATEHOUSE	CLSPCO32	Tier 3
CO	COLO SPRINGS EAST	CLSPCOEA	Tier 3
CO	STRATMOOR	CLSPCOSM	Tier 3
CO	CENTRAL CITY	CNCYCOMA	Tier 3
CO	COPPER MOUNTAIN	CPMTCOMA	Tier 3
CO	CRAIG	CRAGCOMA	Tier 3
CO	CRESTED BUTTE	CRBTCOMA	Tier 3
CO	CRIPPLE CREEK	CRCKCOMA	Tier 3
CO	CARBONDALE	CRDLCOMA	Tier 3
CO	CORTEZ	CRTZCOMA	Tier 3

CO	CASTLE ROCK	CSRKCONM	Tier 3
CO	DEBEQUE	DBEQCONC	Tier 3
CO	DECKERS	DCRRCOMA	Tier 3
CO	DELTA	DELTCOMA	Tier 3
CO	DILLON	DLLNCOMA	Tier 3
CO	DEL NORTE	DLNRCOMA	Tier 3
CO	COLUMBINE	DNVRCOCL	Tier 3
CO	COTTONWOOD	DNVRCOCW	Tier 3
CO	MONTEBELLO	DNVRCOMB	Tier 3
CO	DENVER NORTHEAST	DNVRCONE	Tier 3
CO	DENVER NORTH	DNVRCONO	Tier 3
CO	DNVR INTL AIRPORT	DNVRCOOU	Tier 3
CO	DENVER SOUTHEAST	DNVRCOSE	Tier 3
CO	SMOKY HILL	DNVRCOSH	Tier 3
CO	DENVER SOUTHWEST	DNVRCOSW	Tier 3
CO	DENVER WEST	DNVRCOWS	Tier 3
CO	DURANGO	DURNCOMA	Tier 3
CO	EATON	EATNCOMA	Tier 3
CO	ELBERT	ELBRRCOMA	Tier 3
CO	EL PASO	ELPSCOXC	Tier 3
CO	ELIZABETH	ELZBCO01	Tier 3
CO	ENGLEWOOD	ENWDCOMA	Tier 3
CO	ERIE	ERIECOMA	Tier 3
CO	ESTES PARK	ESPKCOMA	Tier 3
CO	EVERGREEN	EVRCOMA	Tier 3
CO	FLORENCE	FLRNCOMA	Tier 3
CO	FOUNTAIN	FONTCOMA	Tier 3
CO	FREDERICK	FRDRRCOMA	Tier 3
CO	FAIRPLAY	FRPLCOMA	Tier 3
CO	FRISCO	FRSCCOMA	Tier 3
CO	FRASER	FRSRRCOMA	Tier 3
CO	FRUITA	FRUTCOMA	Tier 3
CO	HARMONY	FTCLCOHM	Tier 3
CO	FT COLLINS	FTCLCOMA	Tier 3
CO	FT LUPTON	FTLPCOMA	Tier 3
CO	FT MORGAN	FTMRCOMA	Tier 3
CO	GRAND JUNCTION	GDJTCOMA	Tier 3
CO	GRAND LAKE	GDLKCOMA	Tier 3
CO	GILCREST	GLCRRCOMA	Tier 3
CO	GOLDEN	GLDNCOMA	Tier 3
CO	GLENWOOD SPRINGS	GLSPCOMA	Tier 3
CO	GREEN MOUNTAIN FALLS	GMFLCOMA	Tier 3
CO	GUNNISON	GNSNCOMA	Tier 3
CO	PARKVIEW	GRELCOJC	Tier 3
CO	GREELEY	GRELRCOMA	Tier 3
CO	GRANBY	GRNBCOMA	Tier 3
CO	GEORGETOWN	GRTWCOMA	Tier 3
CO	HUDSON	HDSNCOMA	Tier 3
CO	HILLROSE	HLRRCOMA	Tier 3
CO	HOT SULPHUR SPRINGS	HSSPCOMA	Tier 3
CO	HAYDEN	HYDNCOMA	Tier 3
CO	IDAHO SPRNGS	IDSPCOMA	Tier 3
CO	JOHNSTOWN-MILLIKEN	JHMLCOMA	Tier 3
CO	JULESBURG	JLBGCOMA	Tier 3
CO	KIOWA	KIOWCONM	Tier 3
CO	KEENESBURG	KNBGCOMA	Tier 3
CO	KREMMLING	KRNGCOMA	Tier 3
CO	LEADVILLE	LDVLCOMA	Tier 3
CO	LIMON	LIMNCOMA	Tier 3
CO	LOOKOUT MOUNTAIN	LKMTCOMA	Tier 3
CO	LAKEWOOD	LKWDCOMA	Tier 3
CO	LONGMONT	LNMTCOMA	Tier 3
CO	LARKSPUR	LRKSCONM	Tier 3
CO	LA SALLE	LSLLCOMA	Tier 3
CO	HIGHLANDS RANCH	LTTNCOHL	Tier 3
CO	LITTLETON	LTTNCOMA	Tier 3
CO	LOVELAND	LVLDCOMA	Tier 3
CO	LYONS	LYNSCOMA	Tier 3
CO	MEAD	MEADCOMA	Tier 3
CO	MEEKER	MEKRCOMA	Tier 3
CO	MANCOS	MNCSCOMA	Tier 3
CO	MONUMENT	MNMTCOMA	Tier 3
CO	MANITOU SPRINGS	MNSPCOMA	Tier 3
CO	MINTURN	MNTRCOMA	Tier 3
CO	MORRISON	MRSNCOMA	Tier 3
CO	MONROSE	MTRSCOMA	Tier 3
CO	MONTE VISTA	MTVSCOMA	Tier 3
CO	MESA VERDE	MVNPCOMA	Tier 3
CO	NEDERLAND	NDLDCOMA	Tier 3

CO	NIWOT	NIWTCOMA	Tier 3
CO	NEW CASTLE	NWCSCOMA	Tier 3
CO	OAK CREEK	OKCKCOMA	Tier 3
CO	OLATHE	OLTHCOMA	Tier 3
CO	OURAY	OURYCOMA	Tier 3
CO	OVID	OVIDCOMA	Tier 3
CO	PARACHUTE	PACHCO01	Tier 3
CO	PALISADE	PLSDCOMA	Tier 3
CO	PENROSE	PNRSCOMA	Tier 3
CO	PARKER	PRKRCOMA	Tier 3
CO	PLATTEVILLE	PTVLCOMA	Tier 3
CO	PUEBLO WEST	PUBLICO06	Tier 3
CO	PUEBLO MAIN	PUBLICOMA	Tier 3
CO	SUNSET	PUBLICOSU	Tier 3
CO	PEYTON	PYTNCOMA	Tier 3
CO	RIDGWAY	RDGWCOMA	Tier 3
CO	RIFLE	RIFLCOMA	Tier 3
CO	SALIDA	SALDCOMA	Tier 3
CO	SECURITY	SCRTCOMA	Tier 3
CO	SOUTHFORK	SFRKCOMA	Tier 3
CO	SILT	SILTCOMA	Tier 3
CO	SILVERTON	SLTNCOMA	Tier 3
CO	SNOWMASS	SNMSCOMA	Tier 3
CO	STERLING	STNGCOMA	Tier 3
CO	STEAMBOAT SPRINGS	STSPCOMA	Tier 3
CO	TABLE MESA	TEMACOMA	Tier 3
CO	TELLURIDE	TLRDCOMA	Tier 3
CO	TRINIDAD	TRNDCOMA	Tier 3
CO	VAIL	VAILCOMA	Tier 3
CO	VINELAND	VNLDCOMA	Tier 3
CO	WARD	WARDCOMA	Tier 3
CO	WOODLAND PARK	WDPKCOMA	Tier 3
CO	WELLINGTON	WGTNCOMA	Tier 3
CO	WALSENBURG	WLBGCOMA	Tier 3
CO	WELDONA	WLDACOMA	Tier 3
CO	WESTMINISTER	WMNSCOMA	Tier 3
CO	WINDSOR	WNDSCOMA	Tier 3
CO	YAMPA	YAMPCOMA	Tier 3
IA	ACKLEY	ACKLIACO	Tier 3
IA	ADEL	ADELIACO	Tier 3
IA	ALGONA	ALGNIATC	Tier 3
IA	ALTOONA	ALNAIACO	Tier 3
IA	AMES DOWNTOWN	AMESIATC	Tier 3
IA	AMES WEST	AMESIAWS	Tier 3
IA	ANKENY	ANKNIACO	Tier 3
IA	ANAMOSA	ANMSIACO	Tier 3
IA	ANTHON	ANTHIACO	Tier 3
IA	ARNOLDS PARK	ARPKIACO	Tier 3
IA	ATLANTIC	ATLIATC	Tier 3
IA	BOONE	BOONIACO	Tier 3
IA	BLAIRSBURG	BRBGIACO	Tier 3
IA	BRITT	BRTTIACO	Tier 3
IA	BURLINGTON	BURLIATC	Tier 3
IA	CORRECTIONVILLE	CCVLIACO	Tier 3
IA	CEDAR FALLS	CDFLIACO	Tier 3
IA	CEDAR RAPIDS MARION(MAIN)	CDRRIAMN	Tier 3
IA	CEDAR RAPIDS NORTH	CDRRIANO	Tier 3
IA	CEDAR RAPIDS WEST	CDRRIAWS	Tier 3
IA	COGON	CGGNIACO	Tier 3
IA	CHARLES CITY	CHCYIATC	Tier 3
IA	CHEROKEE	CHRKIACO	Tier 3
IA	COLFAX	CLFXIACO	Tier 3
IA	CALMAR	CLMRIACO	Tier 3
IA	CLARION	CLRIIACO	Tier 3
IA	CLINTON CAMANCHE	CLTNIACC	Tier 3
IA	CLINTON DOWNTOWN	CLTNIACO	Tier 3
IA	COUNCIL BLUFFS MANAWA(MAIN)	CNBLIAMW	Tier 3
IA	COUNCIL BLUFFS DOWNTOWN(WEST)	CNBLIAWA	Tier 3
IA	CENTER POINT	CNPNIACO	Tier 3
IA	CARLISLE-HARTFORD	CRLSIACO	Tier 3
IA	CARROLL	CRRLIATC	Tier 3
IA	CRESCENT	CRSCIACO	Tier 3
IA	DECORAH	DCRHIACO	Tier 3
IA	DES MOINES ASHWORTH	DESMIAAW	Tier 3
IA	DES MOINES EAST	DESMIAEA	Tier 3
IA	DES MOINES NORTHWEST	DESMIANW	Tier 3
IA	DES MOINES SOUTH	DESMIASO	Tier 3
IA	DES MOINES WEST	DESMIAWS	Tier 3
IA	DIKE	DIKEIACO	Tier 3

IA	DALLAS CENTER	DLCTIACE	Tier 3
IA	DANBURY	DNBRIACO	Tier 3
IA	DENVER	DNVRIACO	Tier 3
IA	DUBUQUE NORTHWEST	DUBQIANW	Tier 3
IA	DUBUQUE DOWNTOWN	DUBQIATC	Tier 3
IA	DAVENPORT DOWNTOWN	DVNPIADT	Tier 3
IA	DAVENPORT EAST	DVNPIAEA	Tier 3
IA	DAVENPORT NORTHEAST	DVNPIANE	Tier 3
IA	DAVENPORT NORTHWEST	DVNPIANW	Tier 3
IA	DAVENPORT WEST	DVNPIAWS	Tier 3
IA	EAGLE GROVE	EGGVIACO	Tier 3
IA	EARLHAM	ERHMIACO	Tier 3
IA	ESTHERVILLE	ESVLIACO	Tier 3
IA	FT MADISON	FTMDIATC	Tier 3
IA	GILMORE CITY	GLCYIACO	Tier 3
IA	GLENWOOD-MINEOLA	GLWDIACO	Tier 3
IA	GRIMES	GRMSIACO	Tier 3
IA	GRANGER	GRNGIACO	Tier 3
IA	GARNER	GRNRIACO	Tier 3
IA	HUDSON	HDSNIACO	Tier 3
IA	HAMBURG	HMBGIACO	Tier 3
IA	HUMBOLDT	HMBLIACO	Tier 3
IA	HAMPTON-GENEVA	HMPNIACO	Tier 3
IA	INDIANOLA	INDNIACO	Tier 3
IA	INDEPENDENCE	INDPIACO	Tier 3
IA	IOWA CITY	IWCYIATC	Tier 3
IA	IOWA FALLS	IWFLIACO	Tier 3
IA	JEWELL	JEWLIACO	Tier 3
IA	KEOKUK	KEKKIACO	Tier 3
IA	LAKE PARK	LKPKIACO	Tier 3
IA	LANSING	LNNGIACO	Tier 3
IA	LAURENS	LRNSIACO	Tier 3
IA	LIVERMORE	LVMRIACO	Tier 3
IA	LUVERNE	LVRNIACO	Tier 3
IA	MILFORD	MLFRIACO	Tier 3
IA	MALVERN	MLVRIACO	Tier 3
IA	MANLY	MNLYIACO	Tier 3
IA	MONTICELLO	MNTIACO	Tier 3
IA	MAPLETON	MPTNIACO	Tier 3
IA	MAQUOKETA	MQKTIACO	Tier 3
IA	MERRILL	MRRLIACO	Tier 3
IA	MARSHALLTOWN	MRTWIASO	Tier 3
IA	MUSCATINE	MSCTIACO	Tier 3
IA	MASON CITY	MSCYIATC	Tier 3
IA	MISSOURI VALLEY	MSVYIACO	Tier 3
IA	MT VERNON	MTVRIACO	Tier 3
IA	NASHUA	NASHIACO	Tier 3
IA	NEOLA	NEOLIACO	Tier 3
IA	NEW HARTFORD	NHFRIACO	Tier 3
IA	NORWALK-CUMMING	NRWLIACO	Tier 3
IA	NORTHWOOD	NWODIACO	Tier 3
IA	OELWEIN	OLWNIATC	Tier 3
IA	ONAWA	ONAWIACO	Tier 3
IA	OSAGE	OSAGIACO	Tier 3
IA	OSKALOOSA	OSKLIACO	Tier 3
IA	OTTUMWA	OTMIATC	Tier 3
IA	POCAHONTAS	PCHNIACO	Tier 3
IA	POLK CITY	PKCYIACO	Tier 3
IA	PARKERSBURG	PRBGIACO	Tier 3
IA	PRAIRIE CITY	PRCYIACO	Tier 3
IA	PERRY-DAWSON	PRRYIACO	Tier 3
IA	RED OAK	RDOKIACO	Tier 3
IA	RUNNELLS	RNLSIACO	Tier 3
IA	RENWICK	RNWCIAACO	Tier 3
IA	ROSE HILL	RSHLIACO	Tier 3
IA	SHELDON	SHLNIATC	Tier 3
IA	SHENANDOAH	SHNDIACO	Tier 3
IA	SPIRIT LAKE	SPLKIACO	Tier 3
IA	SPENCER	SPNCIATC	Tier 3
IA	STORM LAKE-ALTA	STLKIATC	Tier 3
IA	STUART	STRTIACO	Tier 3
IA	SIOUX CITY DOWNTOWN	SXCYIADT	Tier 3
IA	SIOUX CITY LEEDS	SXCYIALD	Tier 3
IA	SIOUX CITY MORNINGSIDE	SXCYIAMS	Tier 3
IA	SIOUX RAPIDS	SXRPIACO	Tier 3
IA	UNDERWOOD	UNWDIACO	Tier 3
IA	VAN METER	VNMTIACO	Tier 3
IA	VINTON	VNTNIACO	Tier 3
IA	WAUKON	WAKNIACO	Tier 3

IA	WAUKEE	WAUKIACO	Tier 3
IA	WEBSTER CITY	WBCYIATC	Tier 3
IA	WHITTEMORE	WHMRIACO	Tier 3
IA	WHITING	WHNGIACO	Tier 3
IA	WAHPETON	WHTNIACO	Tier 3
IA	WALCOTT	WLCTIACO	Tier 3
IA	WILLIAMS	WLMSIACO	Tier 3
IA	WINTERSET	WNTRIACO	Tier 3
IA	WESLEY	WSLYIACO	Tier 3
IA	WATERLOO DOWNTOWN	WTRLIADT	Tier 3
IA	WATERLOO WASHBURN	WTRLIAWS	Tier 3
IA	WEST UNION	WUNNIACO	Tier 3
IA	WAVERLY	WVRIACO	Tier 3
ID	AMERICAN FALLS	AMFLIDMA	Tier 3
ID	BLACKFOOT	BLFTIDMA	Tier 3
ID	BLISS	BLSSIDMA	Tier 3
ID	BANCROFT	BNCRIDMA	Tier 3
ID	BOISE NORTHWEST	BOISIDNW	Tier 3
ID	BOISE SOUTHWEST	BOISIDSW	Tier 3
ID	BURLEY	BRLYIDMA	Tier 3
ID	BUHL	BUHLIDMA	Tier 3
ID	CALDWELL	CLWLIDMA	Tier 3
ID	CRAIGMONT	CRGMID01	Tier 3
ID	CASTLEFORD	CSFRIDMA	Tier 3
ID	COTTONWOOD	CTWDID01	Tier 3
ID	DECLO	DECLIDMA	Tier 3
ID	DOWNEY	DWNYIDMA	Tier 3
ID	DAYTON	DYTNIDMA	Tier 3
ID	EAGLE	EAGLIDNM	Tier 3
ID	EDEN-HAZELTON	EDHZIDMA	Tier 3
ID	EMMETT	EMMTIDMA	Tier 3
ID	FRANKLIN	FKLNIDMA	Tier 3
ID	FIRTH	FRTHIDMA	Tier 3
ID	GRANGEVILLE	GAVLID01	Tier 3
ID	GOODING	GDNGIDMA	Tier 3
ID	GLENNS FERRY	GLFYIDMA	Tier 3
ID	GRACE	GRACIDMA	Tier 3
ID	HAILEY	HALYIDMA	Tier 3
ID	HAGERMAN	HGMNIDMA	Tier 3
ID	IDAHO CITY	IDCYIDMA	Tier 3
ID	IDAHO FALLS	IDFLIDMA	Tier 3
ID	INKOM	INKMIDMA	Tier 3
ID	JEROME	JERMIDNM	Tier 3
ID	KAMIAH	KAMHID01	Tier 3
ID	KIMBERLY	KMBRIDMA	Tier 3
ID	KOOSKIA	KOSKID01	Tier 3
ID	KETCHUM	KTCHIDMA	Tier 3
ID	KUNA	KUNRIDMA	Tier 3
ID	LAPWAI	LAPWID01	Tier 3
ID	LAVA HOT SPRINGS	LHSPIDMA	Tier 3
ID	LEWISVILLE-MENA	LSMNIDMA	Tier 3
ID	LEWISTON SHERWOOD	LSTNIDSH	Tier 3
ID	MCCAMMON	MCCMIDMA	Tier 3
ID	MIDDLETON	MDTNIDMA	Tier 3
ID	MELBA	MELBIDMA	Tier 3
ID	MERIDIAN	MRDNIDMA	Tier 3
ID	MURTAUGH	MRTGIDMA	Tier 3
ID	MOUNTAIN HOME	MTHOIDMA	Tier 3
ID	MOUNTAIN HOME SOUTH	MTHOIDS0	Tier 3
ID	MONTPELIER	MTPLIDMA	Tier 3
ID	NAMPA	NMPAIDMA	Tier 3
ID	NEW PLYMOUTH	NPMOIDMA	Tier 3
ID	NEZ PERCE	NZPRID01	Tier 3
ID	POCATELLO MAIN	PCTLIDMA	Tier 3
ID	POCATELLO NORTH	PCTLIDNO	Tier 3
ID	PRESTON	PSTNIDMA	Tier 3
ID	PAYETTE	PYTTIDMA	Tier 3
ID	ROBERTS	RBRTIDMA	Tier 3
ID	RIGBY	RGBYIDMA	Tier 3
ID	RIRIE	RIRIIDMA	Tier 3
ID	RIVERSIDE	RVSDIDMA	Tier 3
ID	REXBURG	RXBGIDMA	Tier 3
ID	SODA SPRINGS	SDSPIDMA	Tier 3
ID	SHELLY	SHLYIDMA	Tier 3
ID	SHOSHONE-DIETRICH	SHSHIDMA	Tier 3
ID	STAR	STARIDNM	Tier 3
ID	THATCHER	THTCIDMA	Tier 3
ID	TWIN FALLS	TWFLIDMA	Tier 3
ID	WEISER	WESRIDMA	Tier 3

ID	WENDELL	WNDLIDMA	Tier 3
MH	NYSSA	NYSSORXC	Tier 3
MH	ONTARIO	ONTRORXC	Tier 3
MH	OREGON SLOPE	ORSLORXC	Tier 3
MH	VALE	VALEORXC	Tier 3
MN	AFTON	AFTNMNAF	Tier 3
MN	ALBERT LEA	ALLEMNAL	Tier 3
MN	ANOKA	ANOKMNAN	Tier 3
MN	APPLETON	APPLMNAP	Tier 3
MN	AUSTIN	AUSTMNAB	Tier 3
MN	AVON	AVONMNVO	Tier 3
MN	BUFFALO	BFLOMNBU	Tier 3
MN	BLAINE	BLANMNBL	Tier 3
MN	CEDAR	BLTNMNCE	Tier 3
MN	BEMDJI	BMDJMNBE	Tier 3
MN	BROOKLYN CENTER	BRCTMNBC	Tier 3
MN	BRAHAM	BRHMMNBR	Tier 3
MN	BARNUM	BRNMMNBA	Tier 3
MN	BRAINERD	BRNRMNBR	Tier 3
MN	BURNSVILLE	BRVLMNBU	Tier 3
MN	BATTLE LAKE	BTLKMNBA	Tier 3
MN	BUHL	BUHLMNBU	Tier 3
MN	BIWABIK	BWBKMNBI	Tier 3
MN	CHISHOLM	CHSHMNCS	Tier 3
MN	BASS BROOK(COHASSET)	CHSTMNCH	Tier 3
MN	CROOKSTON	CKTNMNCR	Tier 3
MN	CALEDONIA	CLDNMNCA	Tier 3
MN	CLOQUET	CLQTMNCA	Tier 3
MN	COLERAINE	CLRNMNCO	Tier 3
MN	COLD SPRING	CLSPMNCB	Tier 3
MN	CAMBRIDGE	CMBRMNCA	Tier 3
MN	COMSTOCK	CMSTMNCO	Tier 3
MN	COON RAPIDS	CNRPMNND	Tier 3
MN	COOK	COOKMNCO	Tier 3
MN	CARLTON	CRTOMNCB	Tier 3
MN	CASS LAKE	CSSLMNCL	Tier 3
MN	CHATFIELD	CTFDMNCH	Tier 3
MN	COTTAGE GROVE	CTGVMNCG	Tier 3
MN	HEMLOCK	DLTHMNAF	Tier 3
MN	DULUTH CALUMET	DLTHMNCB	Tier 3
MN	DULUTH DOUGLAS	DLTHMNDB	Tier 3
MN	DULUTH LAKESIDE	DLTHMNLA	Tier 3
MN	DULUTH MELROSE	DLTHMNME	Tier 3
MN	DULUTH PIKE LAKE	DLTHMNPL	Tier 3
MN	DETROIT LAKES	DTLKMNDL	Tier 3
MN	EDEN PRAIRIE	EDPRMNPE	Tier 3
MN	GLEN PRAIRIE	EDPRMNPG	Tier 3
MN	ELK RIVER	EKRVMNER	Tier 3
MN	EVELETH	EVLTMNVE	Tier 3
MN	EXCELSIOR	EXCLMNEX	Tier 3
MN	FINLAND	FNLDMNFO	Tier 3
MN	FOLEY	FOLYMNFO	Tier 3
MN	FARIBAULT	FRBLMNFA	Tier 3
MN	FRIDLEY	FRDLMNFR	Tier 3
MN	FERGUS FALLS	FRFLMNFB	Tier 3
MN	FOREST LAKE	FRLKMNFL	Tier 3
MN	GRAND MARAIS	GDMRMNGM	Tier 3
MN	GRAND RAPIDS	GDRPMNGR	Tier 3
MN	GLENVILLE	GLVLMNGL	Tier 3
MN	GLENWOOD	GLVDMNGL	Tier 3
MN	GAYLORD	GYLRMNGA	Tier 3
MN	HAMEL	HAMLMNHB	Tier 3
MN	HIBBING	HBNGMNHI	Tier 3
MN	HOLDINGFORD	HLFRMNCO	Tier 3
MN	HINCKLEY	HNCKMNHI	Tier 3
MN	HENNING	HNNGMNHE	Tier 3
MN	HANOVER	HNVRMNHB	Tier 3
MN	HOPKINS	HPKNMNHO	Tier 3
MN	HAWLEY	HWLYMNHA	Tier 3
MN	ISLAND LAKE	ISLKMNIL	Tier 3
MN	ISANTI	ISNTMNIS	Tier 3
MN	JACKSON	JCSNMNJA	Tier 3
MN	KEEWATIN	KEWTMNKE	Tier 3
MN	LE SUEUR	LESRMNLS	Tier 3
MN	LITCHFIELD	LTFDMNLI	Tier 3
MN	LITTLE FALLS	LTFLMNLF	Tier 3
MN	LUVERNE	LVRNMNLU	Tier 3
MN	MAHNOMEN	MHNMMNMA	Tier 3
MN	MOOSE LAKE	MOLKMNML	Tier 3