

March 2, 2015

VIA ECFS

Marlene H. Dortch, Secretary
Federal Communications Commission
445 12th Street, SW
Washington, DC 20554

Re: *Ex Parte Presentation in CenturyLink's Petition for Forbearance Pursuant to 47 U.S.C. § 160(c) from Dominant Carrier and Computer Inquiry Tariffing Requirements on Enterprise Broadband Services and CenturyLink's Alternative Petition for Interim Waiver of Dominant Carrier Regulation and Computer Inquiry Tariffing Requirements Imposed on Enterprise Broadband Services (WC Docket No. 14-9)*

Dear Ms. Dortch:

Melissa Newman of CenturyLink spoke with Travis Litman, Legal Advisor to Commissioner Rosenworcel, and the undersigned of Wilkinson Barker Knauer, LLP spoke with Rebekah Goodheart, Wireline Legal Advisor to Commissioner Clyburn, on February 27, 2015 to discuss the above-referenced matters.

During these discussions, we reiterated CenturyLink's positions set forth in the record. We explained the difficulties CenturyLink encounters as a result of the current regulatory framework, under which CenturyLink faces tariffing and network-sharing obligations that have never applied to non-incumbents and from which other larger and smaller incumbents have received forbearance relief. This disparity places CenturyLink in an extremely difficult position as it seeks to compete for enterprise customers across the country.

Respectfully submitted,

/s/ Bryan N. Tramont
Bryan N. Tramont

cc: Rebekah Goodheart
Travis Litman