

Declaration of Carolyn Hammack
(WC Docket No. 10-110)

1. I, Carolyn Hammack, am employed by CenturyLink, Inc. ("CenturyLink" and formerly Qwest Communications) as Director, Public Policy. I have held this position since March, 2000. As such, I directed that official Qwest real estate property records be pulled for seven buildings (the "Seven Buildings") identified in the Letter from Karen Brinkmann to Marlene H. Dortch, Secretary, in WC Docket No. 10-110, filed August 15, 2011 ("August 15 Letter") and have reviewed those records.
2. As stated in the August 15 Letter, each of the Seven Buildings serves as a central office in the legacy Qwest local exchange network. Two of the buildings also house CenturyLink administrative offices. With one minor exception, none of the Seven Buildings is a customer premises for any retail customer of special access service or any other exchange access service provided by Qwest or any other local exchange carrier. Therefore, with the exception described in paragraph 3 below, neither Qwest nor any competitive local exchange carrier provides access service to any retail customer at any of these building locations. All retail customer premises served from these buildings by Qwest and its collocated competitors (identified in the August 15 Letter on a highly confidential basis) are located outside these buildings.
3. The exception noted above is a unique situation that involves approximately 413 square feet of leased space in the skyway that passes through the lobby area of the building located at 200 South 5th Street in downtown Minneapolis. By way of background, because of the often cold, harsh winters in Minneapolis, many buildings in downtown Minneapolis are connected via a skyway system so that people can walk

between buildings without being exposed to the Minnesota weather. The leased space in question is physically located in the skyway that passes through the lobby area of the building located at 200 South 5th Street. The space houses a small kiosk that sells cookies. The business currently does not purchase any special access services, having only a single business line to the kiosk.

4. At present, with the exception of the unique situation described in paragraph 3 above, legacy Qwest (now CenturyLink) is using the Seven Buildings entirely for its own operations and does not offer any space in any of these buildings to third parties who would be potential retail customers for either Qwest or any of its competitors. Except for purposes of interconnection and collocation in the central office as required under the Communications Act and the FCC's rules, and as noted in paragraph 3 above, legacy Qwest does not offer space in the Seven Buildings to any third parties. CenturyLink has no plans to change the use of any of the Seven Buildings from what is have described here and in the August 15 Letter.
5. The foregoing is true and complete to the best of my information, knowledge and belief.

SIGNED AND DATED this 7th day of October 2011:



Carolyn Hammack