# COLORADO PERFORMANCE ASSURANCE PLAN RECOMMENDED SGAT LANGUAGE

## 1.0 Introduction

1.1 As set forth in this Agreement, Qwest and CLEC voluntarily agree to the terms of the following Colorado Performance Assurance Plan ("CPAP"), prepared in conjunction with Qwest's application for approval under Section 271 of the Telecommunications Act of 1996 (the "Act") to offer in-region, interLATA service.

## 2.0 Plan Structure

2.1 The CPAP is a tiered remedy plan. Qwest shall be subject to self-executing payments to CLEC for Tier 1 submeasures, identified in Appendix A, which generate both Tier 1X and 50% of Tier 1Y payments (described in sections 7.0 and 8.0). Qwest shall be subject to self-executing payments to the Tier 2 Special Fund for the following: (1) Tier 2 submeasures (identified in Appendix A), (2) 50% of Tier 1Y payments, and (3) payments for missing Tier 1A or Tier 1B submeasures by more than 50% (described in section 10.3).

## 3.0 Performance Measurements

3.1 The performance standards for each measure and submeasure are identified in Appendix A. This Appendix A places the PIDs in Tier 1A, 1B, 1C or Tier 2.

## 4.0 Statistical Methodology

4.1 Qwest will be in conformance with benchmark submeasures when the monthly performance result equals or exceeds the benchmark, if a higher value means better performance, and when the monthly performance result equals or is less than the benchmark if a lower value means better performance.

4.2 For parity submeasures, Qwest uses a statistical test, namely the "Modified ztest," for evaluating the difference between two means (i.e., Qwest and CLEC service or repair intervals) or two percentages (e.g., Qwest and CLEC proportions) to determine whether a parity condition exists between the results for Qwest and CLEC. The modified z-test shall be applicable if the CLEC sample size is greater than or equal to 30 for a given submeasure. For testing submeasures for which the sample size is less than 30, Qwest will use a permutation test to determine the statistical significance of the difference between Qwest and CLEC results. The formula for determining parity using the z-test is:

$$z = DIFF / \sigma_{DIFF}$$

Where:

 $\mathsf{DIFF} = \mathsf{M}_{\mathsf{Qwest}} - \mathsf{M}_{\mathsf{CLEC}}$ 

M<sub>QWEST</sub> = Qwest average or proportion

M<sub>CLEC</sub> = CLEC average or proportion

 $\sigma_{\text{DIFF}}$  = square root [ $\sigma^2$ Qwest (1/ n <sub>CLEC</sub> + 1/ n <sub>Qwest</sub>)]

 $\sigma^2_{\text{Qwest}}$  = Calculated variance for Qwest

n<sub>Qwest</sub> = number of observations or samples used in Qwest submeasure

 $n_{CLEC}$  = number of observations or samples used in CLEC submeasure

In calculating the difference between Qwest and CLEC performance, the above formula applies when a larger Qwest value indicates a better level of performance. In cases where a smaller Qwest value indicates a higher level of performance, the order is reversed, i.e.,  $M_{CLEC}$  -  $M_{QWEST}$ .

4.3 For parity submeasures where the number of data points is less than 30, Qwest will apply a permutation test to test for statistical significance. Permutation analysis will be applied to calculate the z statistic using the following logic:

Calculate the z statistic for the actual arrangement of the data Pool and mix the CLEC and Qwest data sets Perform the following 1000 times:

Randomly subdivide the pooled data sets into two pools, one the same size as the original CLEC data set ( $n_{CLEC}$ ) and one reflecting the remaining data points, which is equal to the size of the original Qwest data set or  $n_{QWEST}$ .

Compute and store the z-test score  $(Z_S)$  for this sample.

Count the number of times the z statistic for a permutation of the randomly subdivided data is greater than the actual z statistic.

Compute the fraction of permutations for which the statistic for the rearranged data is greater than the statistic for the actual samples.

If the fraction is greater than  $\alpha$  (alpha), the significance level of the test, the hypothesis of no difference is not rejected, and the test is passed. Alpha = 0.05. For individual month testing for performance measurements involving LIS trunks and DS-1 and DS-3 that are Unbundled Dedicated Interoffice Transport, Resale, or Unbundled Loops (performance measurements: OP-3D/E, OP-4D/E, OP-5, OP-6-4/5, MR-5A/B, MR-7D/E, and MR-8) with sample sizes of 1-10, alpha = 0.15.

## 5.0 Critical Z-Value

5.1 The following table shall be used to determine the Critical z-value for Tier 1B and Tier 1C parity submeasures when the CLEC sample size is greater than or equal to 30. It is based on the monthly business volume of the CLEC for the particular performance submeasures for which statistical testing is being performed.

CLEC volume (Sample size)	Critical Z-Value
30-150	1.645
151-300	2.0
301-600	2.7
601-3000	3.7
3001 and above	4.3

## TABLE 1: CRITICAL Z-VALUE

Where performance submeasures disaggregate to zone 1 and zone 2, the CLEC volumes in both zones shall be combined for purposes of statistical testing.

## 6.0 Tier 1A Parity Calculations

6.1 For Tier 1A, which includes the measures that are most critical and most likely to be relied on most heavily by smaller competitors, the average performance Qwest gives a CLEC in the current month shall be compared to the average of prior six months retail performance, subject to a "variance factor" (standard performance). The "variance factor" shall modify that standard average according to the variance table listed below in Table 2. This table captures the variability of the data and seeks to minimize the impact of smaller sample sizes on the ultimate calculation.

## TABLE 2: VARIANCE FACTORS

CLEC volumes		OP-3 UBL <sup>1</sup>		OP-4 UBL <sup>1</sup>		OP-6 UBL		
1-5	21	18	15	10	20	20		
6-15	17	15.5	11	8.5	16	16		
16-22	16	14	9	8	15	15		
23-30	15	13	8	7	14	14		
31-40	13	11	7	7	12	12		
41-60	11	9	6	6	10	10		
61-90	9	7	5	6	8	8		
91-150	5	5	4	5	6	6		
151-300	5	4	3	4	4	4		
301-500	4	3	2	3	3	3		
501-1000	3	2	2	2	2	2		
1001-1500	2	1	1	1	1	1		
1501-2000	1	0.5	0.5	0.5	0.5	0.5		
2000+	0	0	0	0	0	0		
Measure Type	%	%	Days	Days	Days	Days		
Modification	Subtract	Subtract	Add	Add	Add	Add		
CLEC volumes	MR5-LIS	MR5-UBL <sup>2</sup>	MR6-LIS	MR6-UBL	MR7 <sup>3</sup>	MR-8 <sup>3</sup>	PO-9b	N I-14
CLEC volumes 1-5	MR5-LIS 18	MR5-UBL <sup>2</sup> 20	MR6-LIS 180	MR6-UBL 300	<b>MR7<sup>3</sup></b> 20	<b>MR-8</b> <sup>3</sup> 20	<b>PO-9b</b> 14	<b>NI-1</b> ⁴ 0.64
1-5	18	20	180	300	20	20	14	0.64
1-5 6-15	18 16	20 16	180 180	300 240	20 16	20 16	14 12	0.64 0.64
1-5 6-15 16-22	18 16 15	20 16 15	180 180 150	300 240 220	20 16 15	20 16 15	14 12 10	0.64 0.64 0.64
1-5 6-15 16-22 23-30	18 16 15 14	20 16 15 14	180 180 150 130	300 240 220 200	20 16 15 14	20 16 15 14	14 12 10 9	0.64 0.64 0.64 0.64
1-5 6-15 16-22 23-30 31-40	18 16 15 14 13	20 16 15 14 12	180 180 150 130 110	300 240 220 200 160	20 16 15 14 12	20 16 15 14 12	14 12 10 9 8	0.64 0.64 0.64 0.64 0.64
1-5 6-15 16-22 23-30 31-40 41-60	18 16 15 14 13 11	20 16 15 14 12 10	180 180 150 130 110 90	300 240 220 200 160 150	20 16 15 14 12 10	20 16 15 14 12 10	14 12 10 9 8 7	0.64 0.64 0.64 0.64 0.64 0.64
1-5 6-15 16-22 23-30 31-40 41-60 61-90	18 16 15 14 13 11 9	20 16 15 14 12 10 8	180 180 150 130 110 90 70	300 240 220 160 150 140	20 16 15 14 12 10 8	20 16 15 14 12 10 8	14 12 10 9 8 7 6	0.64 0.64 0.64 0.64 0.64 0.64 0.53
1-5 6-15 16-22 23-30 31-40 41-60 61-90 91-150	18 16 15 14 13 11 9 7	20 16 15 14 12 10 8 6	180 180 150 130 110 90 70 60	300 240 220 160 150 140 130	20 16 15 14 12 10 8 6	20 16 15 14 12 10 8 6	14 12 10 9 8 7 6 5	0.64 0.64 0.64 0.64 0.64 0.64 0.53 0.42
1-5 6-15 16-22 23-30 31-40 41-60 61-90 91-150 151-300	18 16 15 14 13 11 9 7 5	20 16 15 14 12 10 8 6 4	180 180 150 130 110 90 70 60 50	300 240 220 160 150 140 130 120	20 16 15 14 12 10 8 6 4	20 16 15 14 12 10 8 6 4	14 12 10 9 8 7 6 5 4	0.64 0.64 0.64 0.64 0.64 0.53 0.42 0.31
1-5 6-15 16-22 23-30 31-40 41-60 61-90 91-150 151-300 301-500	18 16 15 14 13 11 9 7 5 4	20 16 15 14 12 10 8 6 4 3	180 180 150 130 110 90 70 60 50 40	300 240 220 160 150 140 130 120 110	20 16 15 14 12 10 8 6 4 3	20 16 15 14 12 10 8 6 4 3	14 12 10 9 8 7 6 5 4 3	0.64 0.64 0.64 0.64 0.64 0.53 0.42 0.31 0.23
1-5 6-15 16-22 23-30 31-40 41-60 61-90 91-150 151-300 301-500 501-1000	18 16 15 14 13 11 9 7 5 4 3	20 16 15 14 12 10 8 6 4 3 2	180 180 150 130 110 90 70 60 50 40 30	300 240 220 160 150 140 130 120 110	20 16 15 14 12 10 8 6 4 3 2	20 16 15 14 12 10 8 6 4 3 2	14 12 10 9 8 7 6 5 4 3 2	0.64 0.64 0.64 0.64 0.64 0.53 0.42 0.31 0.23 0.17
1-5 6-15 16-22 23-30 31-40 41-60 61-90 91-150 151-300 301-500 501-1000 1001-1500	18 16 15 14 13 11 9 7 5 4 3 2	20 16 15 14 12 10 8 6 4 3 2 1	180 180 150 130 110 90 70 60 50 40 30 20	300 240 220 160 150 140 130 120 110 100 50	20 16 15 14 12 10 8 6 4 3 2 1	20 16 15 14 12 10 8 6 4 3 2 1	14 12 10 9 8 7 6 5 4 3 2 1	$\begin{array}{c} 0.64\\ 0.64\\ 0.64\\ 0.64\\ 0.64\\ 0.53\\ 0.42\\ 0.31\\ 0.23\\ 0.17\\ 0.11\\ \end{array}$
1-5 6-15 16-22 23-30 31-40 41-60 61-90 91-150 151-300 301-500 501-1000 1001-1500 1501-2000	18 16 15 14 13 11 9 7 5 4 3 2 1	20 16 15 14 12 10 8 6 4 3 2 1 0.5	180 180 150 130 110 90 70 60 50 40 30 20 10	300 240 220 160 150 140 130 120 110 100 50 25	20 16 15 14 12 10 8 6 4 3 2 1 0.5	20 16 15 14 12 10 8 6 4 3 2 1 0.5	14 12 10 9 8 7 6 5 4 3 2 1 0.5	$\begin{array}{c} 0.64\\ 0.64\\ 0.64\\ 0.64\\ 0.64\\ 0.53\\ 0.42\\ 0.31\\ 0.23\\ 0.17\\ 0.11\\ 0.05\\ \end{array}$

<sup>1</sup> Except Analog, 2-wire non-loaded, and ADSL qualified loops.

<sup>2</sup> MR-5 UBL's variance table also applies for MR3-UBL calculations.

<sup>3</sup> MR-7 & 8's column applies both for LIS trunks and Unbundled Loops (UBL)

<sup>4</sup> On NI-1, the variance table only applies in instances where the parity comparison applies – i.e., Qwest's blocking rates exceed 1%, as the appropriate comparison for that measurements is the retail analog or a 1% standard, whichever is higher.

6.2 For any performance submeasure where the CLEC volume is ten or below, Qwest shall be allowed to miss one occurrence before being subject to any payments for non-conforming performance. That is, if CLEC volume is  $\leq$  10 and the number of occurrences is  $\leq$  1 there is no payment made.

# 7.0 Tier 1X: Calculation of Payments to CLEC for Tier 1A, 1B and 1C Submeasures

7.1 Unless otherwise specified in this section 7.0 or in Appendix A, payments to CLEC under the CPAP are to be made on a per occurrence basis. The formulas set forth below shall be used to determine the total number of occurrences upon which Qwest is required to make payments to CLEC.

For percentage submeasures, the CPAP uses the following formula:

CLEC Occurrences = Absolute value of (CLEC result – standard) multiplied by CLEC volume.

For interval submeasures, the CPAP uses the following formula:

CLEC Occurrences = Absolute value of (CLEC result – standard)/standard multiplied by CLEC volume.

7.2 For interval submeasures, the number of occurrences shall not exceed the CLEC volume for the particular submeasure.

7.3 If Qwest fails to meet the applicable standard for Tier 1 submeasures, Qwest shall make a per occurrence payment to CLEC as specified in Table 3 below, unless different payment provisions for the applicable Tier 1 submeasure are set forth in Appendix A.

TABLE 3:	PER OCCURRENCE PAYMENT AMOUNTS
Tier 1A	\$225.00
Tier 1B	\$75.00
Tier 1C	\$25.00

7.4 To account for the severity of a missed standard, the base payment shall be multiplied by the factor in Table 4 according to the following formula:

Base Payment = (per occurrence payment) x (occurrences) Total Payment = (base payment) x (severity multiplier)

The severity multiplier for each measure is obtained by calculating the difference between the CLEC result and the standard performance for that measure, and then looking up the multiplier on Table 4. For Tier 1A, the standard performance is the average of prior six month retail performance with the variance calculation. For Tier 1B and 1C, the standard performance is the current month retail performance. For PIDs that do not have retail equivalents, the benchmark targets shall be used.

The severity penalty shall be derived from the base payment even where the monthly payment has been increased under the minimum payment rule or the additional penalty for ongoing poor performance.

## TABLE 4

For Percentage mea	asures	For Interval Mea	asures
Between Multiplie	r	CLEC Performance*	<u>Multiplier</u>
0-4.99%	1	1 < x < 2	1.1
5%-9.99%	1.1	2 ≤ x < 3	1.2
10-14.99%	1.2	3 ≤ x < 4	1.3
15-19.99%	1.3	4 ≤ x < 5	1.4
20-24.99%	1.4	5 ≤ x < 6	1.5

25-29.99%	1.5	6 ≤ x < 7	1.6
30-34.99%	1.6	7 ≤ x < 8	1.7
35-39.99%	1.7	8 ≤ x < 9	1.8
40-44.99%	1.8	9 ≤ x < 10	1.9
45-49.99%	1.9	10 ≤ x < 11	2.0
50-54.99%	2.0	11 ≤ x < 12	2.1
55-59.99%	2.1	12 ≤ x < 13	2.2
60-64.99%	2.2	13 ≤ x < 14	2.3
65-69.99%	2.3	14 ≤ x < 15	2.4
70-74.99%	2.4	15 ≤ x < 16	2.5
75-79.99%	2.5		
80-84.99%	2.6		
85-89.99%	2.7		
90-94.99%	2.8	39 ≤ x < 40	4.9
95%-100%	2.9	40 or over	5

\*calculated in days or hours, depending on measure

7.5 Geographically, all measures should only include Colorado statistics. For purposes of reporting, the data will be displayed in the most granular disaggregation possible and will be rolled up to overviews as appropriate. For purposes of minimum payments, a "measure" shall be the highest level of aggregation, i.e. PO-5, OP-4, MR-4, etc. For purposes of severity and duration penalties (Tier 1Y), a "measure" shall be at the level of product reporting disaggregation. For purposes of statistical comparison and occurrence calculation, a "measure" shall be at the level of product reporting disaggregation. For purposes of statistical comparison and occurrence calculation, a "measure" shall be at the level of product reporting disaggregation. If it turns out that CLECs seem to have data that are spread out over the disaggregated "sub-measures" in such a way that this approach leads to consistently small sample sizes (less than 10 in particular, but less than 30 will be considered), yet there is a way in which the samples could be effectively aggregated to create more meaningful sample sizes, then the Commission will consider aggregation during the six month review.

## 8.0 Tier 1Y: Calculation of Payments

8.1 Qwest's non-conforming performance for Tier 1 submeasures shall be subject to escalating per occurrence payments. For Billing measures in Tier 1C, duration escalation is subject to a \$5,000 per measure cap in month one, increasing by a maximum of \$5,000 per month to a maximum per measure cap of \$30,000. The duration function does not include the severity factor calculated in Tier 1X when doubling (or tripling, etc.) the base payment.

8.2 The second continuous month of non-conforming performance for a particular submeasure will require the total per occurrence payment before severity to be multiplied by two. On the third continuous month, the total per occurrence payment before severity will be multiplied by three. The escalation will proceed along these lines until Qwest's wholesale performance meets the relevant standard. At that point (i.e., on the first acceptable month of performance following non-conforming

performance), Qwest's per occurrence payment shall "step down" to the next level. If Qwest's next month's performance does not meet the applicable standard for the same submeasure, the payment would remain at the stepped down level and would then step up again if the non-conforming performance continued the following month. Alternatively, if Qwest's performance for the submeasure continued to conform to the standard, the per occurrence payment would step down each month until it reached the original per occurrence payment.

8.3 Tier 1Y payments shall be divided between the CLEC and the Tier 2 Special Fund. Fifty percent (50%) of Tier 1Y payments shall be paid to the CLEC and 50% of Tier 1Y payments shall be paid to the Special Fund a set forth in section 10.4.

## 9.0 Minimum Payments to CLEC

9.1 For smaller CLECs, there is a minimum per measure payment for Tier 1A of \$600 and Tier 1B of \$300. If the otherwise applicable payment is below this amount, the minimum payment shall apply. If the measure is one which falls into Tier 1A for some products, and Tier 1B for other products, and if any of the violations incurred that month for that measure were in Tier 1A, then the Tier 1A minimum payment shall apply rather than the 1B payment. In the case of no payment owed, the minimum payment would not apply.

9.2 For purposes of minimum payments, the definition of a smaller CLEC shall be one with less than or equal to 100,000 lines in service in Colorado (of whatever type – facilities-based, resale, UNE loops (including shared lines), etc.). Upon adopting the CPAP and at six month intervals after that, a CLEC may certify to the Commission with notification to Qwest that it should be designated as a small CLEC in order to benefit from the minimum payment. Any CLEC that does not certify that it is below the minimum line requirement shall not be eligible for the minimum payment.

## 10.0 Tier 2 Payments to the Special Fund

10.1 Tier 2 performance submeasures and corresponding base payments are set forth in Appendix A.

10.2 Fifty percent of the Tier 1Y payments shall be considered Tier 2 payments and made to the Tier 2 Special Fund.

10.3 When an individual submeasure in either Tier 1A or Tier 1B, using CLEC aggregate results, is missed by at least 50% of the applicable standard for two or more consecutive months, Qwest shall pay to the Tier 2 Special Fund \$25,000 for each Tier 1A submeasure and \$8,000 for each Tier 1B submeasure.

10.4 All Tier 2 payments (including the 50% of the Tier 1Y payments, any special payments assessed by the Monitor, and the 50% share of payments for inaccurate

reporting not self-corrected by Qwest) shall be paid into a special fund that Qwest shall keep in an interest-accruing bank account ("Tier 2 Special Fund" or "Special Fund").

10.5 This fund shall pay for the Independent Monitor at least until the first threeyear review. When there are insufficient funds in the Special Fund for this purpose, Qwest shall advance the necessary funds.

10.6 Other potential uses for this fund include: paying a technical advisor for the Commission's CPAP Revision process; a consultant for the three-year review; and, if the Commission so decides, additional audits of Qwest's performance measurement and reporting.

10.7 Upon implementation of the CPAP, the Commission shall decide how to use the remainder of this fund. The uses shall be competitively neutral efforts in the telecommunications field that do not benefit Qwest directly.

## 11.0 Cap on Tier 1 and Tier 2 Payments

11.1 There shall be an annual cap of \$100 million on payments for performance under the CPAP. The cap shall apply to Tier 1X, Tier 1Y, and Tier 2 payments as explained in Section 11.3.

11.2 The following shall not count toward the cap: any penalties imposed by the Independent Monitor to maintain the integrity of the CPAP; any penalties imposed by the Commission; any penalties imposed directly by the CPAP for failure to report, failure to report timely, or failure to report accurately; any liquidated damages under another Interconnection Agreement; any interest payments; and any damages in an associated action.

11.3 Tier 1Y and Tier 2 penalties shall be subject to a monthly cap of 1/12 of the annual cap of \$100 million. Following is a description of how the cap shall work:

If the total payments (Tier 1X, 1Y, 2) do not exceed the cap, Qwest shall make all payments.

If the total payments (Tier 1X, 1Y, 2) do exceed the cap, Qwest shall pay all Tier 1X payments (even if they alone exceed the cap). Other than Tier 1X and payments specified in section 11.2, Qwest shall not make payments in excess of the monthly cap. The balance in excess of the cap shall roll forward and be paid when Qwest's total monthly penalties are below the cap, whenever that time should occur (even if that should take longer than a year).

In a month when Qwest's total payment is below the monthly cap, any deferred payments plus interest will be due, but only to the extent that the deferred payments do not cause the total monthly payment to exceed the

monthly cap. In the event all Tier 1Y and Tier 2 payments cannot be made in any month due to the cap, Qwest will pay Tier 1Y payments first (up to the cap) and then, from the remaining money, pay Tier 2 payments (up to the cap).

The deferred payments shall be paid with interest on the relevant amount equal to twice the Commission prescribed deposit rate.

If Qwest wishes to pay any Tier 1Y and Tier 2 payments over and above the monthly cap in order to avoid paying interest on the deferred amount, it may do so.

11.4 If Qwest payments equal or exceed the annual cap for two years in a row or 1/3 of the annual cap in a combination of two consecutive months, the Commission shall have the authority to open a proceeding to request Qwest to explain the non-conforming performance and show that it did not result from Qwest's failure to avoid reasonably foreseeable risks. If the Commission concludes that Qwest failed to act in a prudent manner to avoid reasonably foreseeable consequences, the Commission may raise the cap to the amount which Qwest would have paid in the higher of the prior two years, ask the FCC to halt Qwest's long distance marketing authority for a particular interval, levy a fine, and/or take other appropriate action.

## **12.0** Timing and Form of Payment

12.1 All Tier 1 payments to CLEC and Tier 2 payments to the Tier 2 Special Fund shall be made on the last business day of the month following the due date of the performance measurement report for the month for which payment is being made.

12.2 All payments shall be in cash. Qwest shall be able to offset cash payment to CLEC with a bill credit applied against any non-disputed charges that are more than 90 days past due.

12.3 Qwest shall provide monthly payment information at the same time that the performance reports are due. Monthly payment information shall include the payment calculations.

12.4 In the case of late payments, Qwest shall pay interest to CLEC and/or the Special Fund, as applicable, calculated at twice the Commission prescribed deposit rate on the amount in question. Should Qwest demonstrate to the relevant CLEC or to the Independent Monitor that it overpaid, it shall be able to deduct from future payments any past overpayment, along with interest calculated at the Commission prescribed deposit rate for the amount in question.

## 13.0 Reporting

13.1 Beginning 60 days after the Commission's adoption of this CPAP, Qwest will provide the Commission and CLECs opting into the CPAP with a monthly report of Qwest's performance for the PIDs. These reports shall contain any carry-over payment amounts and calculations as well as the current month's information. Qwest will collect, analyze, and report performance data for these measurements. Qwest will store such data in easy-to-access electronic form for three years after they have been produced and for an additional three years in an archived format. Any failure to follow these requirements shall be treated as a violation of the CPAP integrity requirements discussed in sections 17.5 and 17.8.

13.2 Qwest shall deliver the individual monthly report to CLEC and the aggregate State report to the Commission and the Office of Consumer Counsel via email on or before the last business day of each month following the relevant performance period.

13.3 In the case of late reporting, Qwest shall make a payment of \$500 per calendar day to the Special Fund. This amount represents the total payment for missing a reporting deadline, rather than a payment per report and does not count against the cap described in Section 11.1. This payment shall begin on the report due date and continue until the report is actually distributed.

13.4 If any inaccurate reporting is revealed by any annual audit, Commission audit or mini-audit, Qwest shall be required to make any payments due to the CLEC as a result of the inaccurate reporting plus an additional payment of 50% of the amount due as a result of the underpayment. Half of the 50% payment shall be paid into the Tier 2 Special Fund, and half shall be paid to the CLEC.

13.5 In addition to the payment in 13.4, if as a result of an inaccurate report, any bill over \$25,000 is adjusted upwards by 25% or more, Qwest shall also incur a late reporting payment as set forth in section 13.3. This payment shall begin on the report due date and shall continue until the day the discrepancy is resolved.

13.6 If a discrepancy is revealed solely by Qwest, and Qwest self-corrects the discrepancy prior to the monthly payment being due, no additional liability shall be assessed. If Qwest self-corrects the erroneous reports before an audit begins but after the relevant payment is made, it shall be responsible for paying the additional amount owed due to the non-conforming performance as well as interest on this amount at the rate of two times the Commission prescribed deposit rate.

13.7 If a discrepancy is revealed by a Qwest-CLEC data reconciliation process or any other inquiry, Qwest shall pay the additional amount owed as well as interest on any late additional amount at the rate of three times the Commission prescribed deposit rate.

13.8 If a given Qwest-CLEC data reconciliation process forces Qwest to adjust its payment upwards three months in a row, Qwest must pay the additional amount and

an additional penalty to Tier 1Y as if the discrepancy was revealed by an audit (see section 14.12) for that third month and for each consecutive month that the CLEC reveals additional payments via data reconciliation.

13.9 If a given Qwest-CLEC data reconciliation process forces Qwest to adjust its payment upward five times in a calendar year, Qwest must pay the additional amount and an additional penalty to Tier 1Y as if the discrepancy was revealed by an audit for that fifth month and for all other months in that calendar year that the CLEC reveals additional payments via data reconciliation.

## 14.0 Audits of Performance Results

14.1 Qwest shall carefully document any and all changes that Qwest makes to the Performance Measurement And Reporting System. This change log shall be displayed on the CPAP web site. The Performance Measurement And Reporting System is defined to include at least: the data collection programs, the underlying data and data structures (including codes tables), the data extraction programs, the report generation programs, the underlying calculations, the report formatting, and the report distribution software. This change log shall contain, at a minimum, a detailed description of the change (in plain English), the effects of the change, the reason for the change, the dates of notification and of implementation, and whether the change received Commission approval.

14.2 Qwest shall be allowed to change the software and data structure that underly the Performance Measurement And Reporting System in ways that are transparent to the CLECs, but shall promptly record these changes on the change log so that they may factor into the process by which the scope of the audit is determined. Omitted or inaccurate changes shall result in Qwest being required to pay a \$2500 fine, plus interest at the Commission prescribed deposit rate accrued from the time the change took effect. The payment shall go to the Tier 2 Special Fund and does not count against the cap described in Section 11.1.

14.3 Qwest shall obtain approval from the Commission, the Change Management Process forum, or other industry forum prior to implementing any CLEC-affecting changes to the Performance Measurement and Reporting System. Any CLECaffecting change to the CPAP, including the PIDs, the underlying data collection, reporting and payment calculations must go through on e of two processes. Either:

> Qwest can bring these changes to an industry forum, such as the Change Management Process (CMP), for discussion. If agreement is reached, then Qwest will file the change with the Commission, in a compliance-type filing. The Commission will not issue a decision on these items, but they will simply be incorporated into the CPAP; or

Qwest will make an application-like filing with the Independent Monitor for changes that have not been agreed to at an industry forum either because agreement couldn't be reached, or Qwest did not present the change to the forum. Parties will be allowed to comment and a record will be established. The Independent Monitor will then issue a formal decision on whether the change will be allowed as part of the CPAP.

If Qwest fails to obtain approval for any CLEC-affecting change, it shall pay a \$1000 fine for each affected CLEC. This fine shall be paid directly to the affected CLECs which payment does not count against the cap described in Section 11.1.

14.4 Qwest shall keep a record of all exclusions (i.e., those allowed by the PIDs, authorized by the Commission or otherwise excluded for any reason) and of each basis for each exclusion. Such records shall be kept in easy-to-access electronic format for three years and an additional three years in an archived format.

14.5 CLECs shall have the right to request access to the raw, excluded data and business rules or other basis used to exclude the data from the most recent month's report as part of the data reconciliation process. The records and data must be turned over within two weeks of the request in a mutually agreeable format.

14.6 An independent audit of the results of the performance submeasures identified in Appendix A and the financial payments calculated based upon Qwest's performance results shall be performed annually. The first audit shall begin one year after the effective date the CPAP, and the second and third annual audits shall begin one year after the completion of the prior year's audit. Qwest shall pay for the first three audits; thereafter, the Commission shall determine whether the audits shall be paid by the Special Fund or by Qwest. The annual audit shall encompass both the performance reports and payment amounts. The audit shall include at least the following: (1) problem areas requiring further oversight as identified in the previous audit; (2) any submeasures changed or being changed from a manual to electronic system; (3) the accuracy of the measurements and reports designated in Tier 1A; (4) submeasures responsible for 80% of the payments paid by Qwest over the prior year (to the extent that they are not covered by the Tier 1A audit); and (5) whether Qwest is exercising a proper duty of care in evaluating which, if any, performance results can be properly excluded from its wholesale performance requirements.

14.7 A thorough scrutiny of Qwest's measurement and reporting system shall not be required for the annual audit. If, after examining the structure of the performance and measurement system, receiving input from CLECs, examining exclusions made by Qwest, and evaluating the nature of any changes, as well as some representative examples, the auditor can confidently conclude that the measurement and reporting system is reliable, the auditor shall not perform a more extensive audit.

14.8 The auditor shall be chosen by the Commission, with input from Qwest, CLECs, and other interested persons. The auditor shall perform all of the auditing functions described above for the first three years. Any interested person may petition the Independent Monitor to disqualify the auditor based upon gross neglect of duties, incompetence, or a significant conflict of interest. The auditor shall respond to the petition within a reasonable time. The Independent Monitor shall then be authorized, in its discretion, to open a proceeding to consider the petition for disqualification.

14.9 CLEC may request a "mini-audit" of the performance measurement results covering Qwest's performance to CLEC for any submeasures. However, a CLEC will not be allowed to commence such an audit unless and until (1) CLEC has requested access to the raw data and business rules and attempted to meet with Qwest to attempt data reconciliation for any discrepancies by presenting its own version of the data calculation and comparing it to Qwest's to demonstrate the areas where Qwest allegedly erred, and (2) the parties are unable to reach agreement about any alleged discrepancy through the Qwest-CLEC data reconciliation process. Qwest must provide the necessary expertise and work in good faith to attempt to answer the CLEC concerns. Qwest's experts must be available for requested meetings to take place within 10 business days of the CLEC request, but Qwest may attempt to resolve the issue over the phone or via email before holding a face-to-face meeting.

14.10 Upon CLEC request, data files of the CLEC raw data, or any subset thereof, and business rules or other basis used to generate the reports as part of the data reconciliation process will be transmitted, without charge, to CLEC, within two weeks of the request, in a mutually acceptable format, protocol, and transmission medium.

14.11 The scope of the CLEC mini-audit allowed under this CPAP is limited to the relevant measures and submeasures that were the subject of and determined to be suspect, through the Qwest-CLEC data reconciliation process.

14.12 The mini-audit shall be conducted by the auditor designated for annual audits, unless the CLEC demonstrates to the Independent Monitor good cause that another entity should perform the mini-audit. CLEC shall pay the auditor's fees and expenses, and CLEC and Qwest shall bear their own costs. If an audit identifies a non-conformance that materially affects the results (material being defined as a deficiency that requires an additional payment of at least 10% more than the total amount paid on the submeasures examined by the mini-audit) by Qwest, Qwest shall pay the auditor's fees and expenses. In addition, Qwest shall resolve the identified problems and pay any applicable payments under the late payment rules. Qwest shall also pay other CLECs any appropriate payments and penalties based on problems uncovered in the mini-audit. If the auditor does not identify any non-conformance, CLEC shall not be allowed to request another mini-audit during the six months after the initial mini-audit request; however, CLEC is nevertheless permitted to request Qwest-CLEC data reconciliation during that time.

14.13 If CLEC proves to the Independent Monitor via the dispute resolution process that Qwest did not work in good faith to resolve the issues prior to the initiation of a mini-audit, the Independent Monitor can shift the auditor's fees and expenses to Qwest, and the six-month moratorium on mini-audits shall then be waived.

14.14 The Commission reserves the right to choose to conduct an audit itself, with the assistance of an outside auditor if it chooses. Such an audit shall be paid for through the Special Fund. If the audit reveals any material non-conformance (as defined above) in Qwest's performance reporting, Qwest shall reimburse the costs of the audit and, where appropriate, make applicable payments to CLECs or Special Fund as described above.

## 15.0 Waiver of Payments

15.1 Qwest may seek a waiver of the obligation to make payments pursuant to this CPAP by seeking an exception from the Independent Monitor on any of the following grounds:

- (1) Force majeure, as defined in SGAT section 5.7 (as to benchmark standards, but not as to parity submeasures)
- (2) A work stoppage (as to benchmark standards, but not as to parity submeasures);
- (3) An act or omission by a CLEC that is in bad faith and designed to "game" the payment process; or
- (4) A material CLEC failure to follow the applicable business rules.

15.2 Any waiver request must contain an explanation of the circumstances that justify the waiver, and any and all relevant documentation relied upon to support the request. To establish that the circumstances warrant granting of a requested waiver, Qwest must show the existence of those circumstances by a preponderance of the evidence. For any such action, Qwest shall be required to pay the disputed credits or place the disputed amount of money into an interest-bearing escrow account until the matter is resolved.

CLEC must respond to any such waiver requests within 10 business days and the Independent Monitor shall have 10 business days after the response is filed to rule on the requested waiver, subject to review by the Commission as specified by the Dispute Resolution Process in section 17.0.

## 16.0 Limitations

16.1 The payments imposed by the CPAP shall not become available in Colorado until the first day of the second month after Qwest receives section 271 authority for the State of Colorado. Each CLEC shall have the option of electing the CPAP *in toto* as set forth in this CPAP SGAT or negotiating an alternative regime with Qwest. The CLECs need not adopt the *Interconnection, Unbundled Network Elements, Ancillary Services, and Resale SGAT* in its entirety in order to adopt the CPAP SGAT. Qwest will not be liable for Tier 1 payments to CLEC until the Commission has approved an

interconnection agreement between the CLEC and Qwest which adopts the provisions of this CPAP.

16.2 Qwest's agreement to implement these enforcement terms, and specifically its agreement to make any payments hereunder, will not be considered as an admission against interest or an admission of liability in any legal, regulatory, or other proceeding relating in whole or in part to the same performance. CLEC may not use (1) the existence of this enforcement plan or (2) Qwest's Tier 1 or Tier 2 payments as evidence that Qwest has discriminated in the provision of any facilities or services under Sections 251 or 252 or has violated any state or federal law or regulation. Qwest's conduct underlying its performance measures, however, is not made inadmissible by this SGAT term. By accepting this performance remedy plan, CLEC agrees that Qwest's performance with respect to this remedy plan may not be used as an admission of liability or culpability for a violation of any state or federal law or regulation. (Nothing herein is intended to preclude Qwest from introducing evidence of any Tier 1 payments under these provisions for the purpose of precluding additional payments or offsetting any payments against any other damages or payments a CLEC might recover.) The terms of this paragraph do not apply to any proceeding before the Commission or the FCC to determine whether Qwest has met or continues to meet the requirements of section 271 of the Act.

16.3 This CPAP contains a comprehensive set of performance submeasures, statistical methodologies, and payment mechanisms that are designed to function together, and only together, as an integrated whole. To elect the CPAP, CLEC must adopt the CPAP in its entirety, in its interconnection agreement with Qwest in lieu of other alternative standards or relief.

16.4 In electing the CPAP, CLEC shall surrender any rights to remedies under state wholesale service quality rules (in that regard, this CPAP shall constitute an "agreement of the parties" to opt out of those rules, as specified in 4 CCR 723-43-10 of those rules) or under any interconnection agreement designed to provide such monetary relief for the same performance issues addressed by the CPAP. The CPAP shall not limit either non-contractual legal or non-contractual regulatory remedies that may be available to CLEC.

16.5 Whether or not a CLEC opts into the CPAP, Qwest shall be responsible for making payments to the Tier 2 Special Fund including the 50% of the Tier 1Y payments, for the wholesale performance provided to that CLEC.

16.6 Tier 1X payments are in the nature of liquidated damages. Before CLEC shall be able to file an action seeking contract damages that flow from an alleged failure to perform in an area specifically measured and regulated by the CPAP, CLEC must first seek permission through the Dispute Resolution Process set forth in section 17.0 to proceed with the action. This permission shall be granted only if CLEC can present a reasonable theory of damages for the non-conforming performance at issue and evidence of real world economic harm that, as applied over the preceding six months, establishes that the actual payments collected for non-conforming

performance in the relevant area do not redress the extent of the competitive harm. If CLEC can make this showing, it shall be permitted to proceed with this action. Any damages awarded through this action shall be offset with payments made under this CPAP. If the CLEC cannot make this showing, the action shall be barred. To the extent that CLEC's contract action relates to an area of performance not addressed by the CPAP, no such procedural requirement shall apply.

16.7 If for any reason CLEC agreeing to this CPAP is awarded compensation for the same harm for which it received payments under the CPAP, the court or other adjudicatory body hearing such claim may offset the damages resulting from such claim against payments made for the same harm.

16.8 If Qwest believes that some Tier 2 payments duplicate payments that are made to the state under other service quality rules, Qwest may make the payments to a special interest bearing escrow account and then dispute the payments via the Independent Monitor. If Qwest can show that the payments are indeed duplicative, it may retain the money (and its interest) that indeed duplicated other state payments. Otherwise the money will go to the Tier 2 Special Fund.

16.9 The Commission shall have the right to modify this plan at any time as appropriate.

## **17.0 Dispute Resolution Process**

17.1 The dispute resolution process specified in this CPAP does not replace or in any way limit, among other things, the processes for resolving interconnection disputes not within the ambit of the CPAP.

17.2 The Commission shall appoint an Independent Monitor to resolve disputes identified in section 17.5. The salary and expenses of the Independent Monitor shall be paid by the Special Fund. If at any time, the Special Fund does not contain sufficient funds to pay for the Independent Monitor, Qwest shall advance the funds until the Special Fund contains the necessary funds to cover these expenses.

17.3 In the event that any person determines that the Independent Monitor has acted with gross neglect of duties, committed any ethical impropriety, has a significant conflict of interest, or is incompetent to perform the assigned task, the person may contact the Chief Administrative Law Judge (ALJ) of the Commission. The Chief ALJ shall be authorized at its discretion to file a petition, to remove the Independent Monitor. The Commission shall rule on the petition within two months, including any hearing that it may hold to resolve disputed facts.

17.4 If the Independent Monitor position is vacant at any time, the parties shall file actions with the Chief ALJ, who shall then be responsible for fulfilling the duties of the Independent Monitor or designating another ALJ to do so. If the Commission decides during the CPAP Revision Process that it wishes to assign some or all of the

Independent Monitor's duties to either the Commission ALJs or to Commission staff persons, it shall be free to do so and the contract with the Monitor shall so provide.

17.5 The Independent Monitor shall be responsible, at least initially, for the following functions, which may be modified by the Commission as it deems appropriate, with input from the parties. The Independent Monitor shall resolve all challenges to the accuracy of any performance measurements or reports, as evaluated through the auditing process in section 14.0, as well as any disputes over the CPAP integrity requirements (that is, the rules that enable the CPAP to function, such as data collection and retention requirements, maintaining the PIDs as approved, and so forth). If Qwest is repeatedly penalized for failing to meet the performance requirements under any given PID, the Independent Monitor shall have the authority to require Qwest to perform a root-cause analysis. The Independent Monitor shall evaluate all allegations that Qwest has misinterpreted, wrongly applied, or violated the relevant business rules that govern the applicable payments to be made pursuant to the CPAP. For example, for disputes about whether particular CLEC actions gualify as exclusions from a measure, where such disputes were not settled by the Qwest-CLEC data reconciliation process or an audit, the Independent Monitor shall be authorized to decide what payments should have been made. The Independent Monitor shall also entertain challenges to disgualify the auditor based upon gross neglect of duties, incompetence, or a significant conflict of interest. The Independent Monitor shall approve or deny permission for a CLEC to bring an overlapping lawsuit for contractual remedies. Finally, the Independent Monitor shall assess any additional penalties under this plan, such as penalties for bringing frivolous disputes.

17.6 The dispute resolution process envisioned by the CPAP provides a means of resolving issues raised by the CPAP reports, payment calculations and processes. This process is akin to the dispute resolution processes that might be set in other Interconnection Agreements, except it applies exclusively to the CPAP.

17.7 The Independent Monitor shall employ a slightly modified version of the Commission's expedited dispute resolution procedure set forth in 4 CCR 723-1-61(k), but if the designated Monitor so chooses, it shall be able to submit any desired material procedural changes to the Commission, which shall solicit comments from all interested persons before making a decision whether to adopt the procedural changes may be limited to a particular dispute or may apply to all future disputes as deemed appropriate by the Commission.

17.8 In terms of how the expedited resolution procedure would be modified (at least as an initial matter), the PAP's dispute resolution process shall not be resorted to unless and until the problem is raised at the VP-VP level two weeks before a dispute is submitted to the Independent Monitor. Then, the complainant must give the Independent Monitor a statement including specific facts that the complainant engaged (or attempted to engage) in good faith negotiations to resolve the disagreement that, and despite these negotiations, the parties failed to resolve the issue.

17.9 Insofar as there is a dispute about any business rule or requirement of the CPAP, any ruling issued by the Monitor shall bind all parties unless and until it is overturned by the Commission. If the Independent Monitor's decision is reversed upon review, any payments must be refunded.

17.10 The Commission's review, while plenary, shall not include consideration of any evidence not presented to the Independent Monitor. Appeals must be filed within five business days of the Monitor's decision, and the opposing party shall have five business days to respond. The Commission shall then have 15 business days to rule on the appeal. A party shall have five business days to seek reconsideration or rehearing and the Commission shall have ten business days to rule on any such motions. As a term of participation in the CPAP, all decisions after a motion for reconsideration and rehearing are final and shall be appealable to federal court under the standard in the Federal Arbitration Act.

17.11 In all actions before the Independent Monitor, the losing party shall pay all relevant attorney's fees and costs – including monies spent to prove that the problem exists – as determined by the Independent Monitor.

17.12 With regard to requiring payments that were erroneously withheld, the Independent Monitor shall enforce penalties for late payments and inaccurate reporting, as may be applicable. With regard to CPAP integrity requirements, the Independent Monitor shall be able to order the appropriate payments for misreporting along with the 50% premium, and shall be able to levy an additional payment of up to \$100,000 if the Independent Monitor finds that such action materially affected the payments, was willful, and was taken without any legitimate business justification. Any action by CLEC that materially affects the relevant payments, lacks any legitimate business justification, and can be explained solely as an effort willfully to "game" the CPAP shall be grounds for invalidating all payments received as a result of such actions. In addition, CLEC shall be required to pay to Qwest a payment equaling 50% of the amount at issue and shall also be subject to an additional payment amount up to \$100,000. In all actions before the Independent Monitor, the losing party shall pay all relevant attorney fees and costs, including monies spent to prove that the problem exists, as determined by the Independent Monitor.

## 18.0 Effective Date, Reviews and Termination

18.1 The effective date of the CPAP will be the date on which Qwest obtains § 271 approval from the FCC for Colorado.

18.2 Reviews of the CPAP occur every six months, commencing with the effective date of the CPAP. Under the six-month CPAP review process, a Commission staff person shall submit a report to the Commission at the five month mark to recommend

a series of changes, if any, to the CPAP, noting which of those were agreed to by all parties and which were contested.

18.3 In order to prepare this report, the relevant Commission staff person (along with any technical advisor the Commission may choose to retain and pay from the Tier 2 Special Fund) shall request feedback on possible changes and meet with parties (individually or together) and the Independent Monitor beginning no later than 90 days into the relevant cycle.

18.4 After the Commission staff person submits a report to the Commission on any suggested changes, parties shall have two weeks to file exceptions to that report. The Commission will rule within four weeks of receiving the parties' exceptions on what changes, if any, should be instituted.

18.5 If the Commission deems it necessary (taking into account the recommendation of the relevant Commission staff person), it can order a hearing to resolve any particularly difficult issues, in which case it shall have an additional four weeks in which to rule on any appropriate revisions to the CPAP.

18.6 The six-month CPAP review process shall focus on refining, shifting the relative weighing of, deleting, and adding new PIDs; however, such review is not limited to these areas. After the Commission considers such changes through the six-month process, , it shall determine what set of changes should be embodied in an amended SGAT that Qwest will file in order to effectuate these changes.

18.7 Parties may suggest more fundamental changes to the plan; but, unless the suggestion is highly exigent, the suggestion shall either be declined or deferred until the three-year review.

18.8 If CLEC or Qwest repeatedly or blatantly suggests modifications to the plan solely for its own benefit, and not for the effectiveness of the plan itself, that Party may be subject to sanctions at the discretion of the Commission.

18.9 If Qwest or CLEC wishes to modify a PID outside of the six-month review process set forth in this plan, the change must be approved by the Independent Monitor and then also approved by the Commission. The Independent Monitor and the Commission shall be more likely to allow the change if it has been approved by another forum such as the ROC or CMP (See section 14.3). PID changes that have not been approved by one of these two forums or their future equivalent shall be unlikely to be approved outside of the six-month review process or the three-year review.

18.10 Thirty (30) months after § 271 approval, the Commission shall initiate a comprehensive review of the CPAP (the "Three Year Review") with the assistance of an outside, independent expert. Such expert shall be paid from the Special Fund.

When there are insufficient funds in the Special Fund for this purpose, Qwest shall advance the funds. The Three Year Review shall:

- (1) Seek to refine the payment amounts by developing an evidentiary basis for the harm associated with particular non-conforming wholesale performance and to adjust the CPAP's payment amounts accordingly. Such evidence shall be the only basis for making upward or downward adjustments to the CPAP's payment amounts during the three-year review.
- (2) Evaluate whether there are available economical alternatives to Qwest's wholesale service offerings and whether such alternatives provide competitors with a meaningful opportunity to compete. This process shall thus consider the rationale for removing measures (or submeasures) both based on Qwest's demonstration of its ability to deliver reliable wholesale performance in certain areas and/or the fact that its critical role in the market as a provider of key wholesale inputs is dissipating to the extent that the Commission can lift performance assurance requirements (either on a measure or submeasure basis).
- (3) Focus on whether some areas -- disaggregated by either product type or geographic area -- no longer need to be measured and/or subject to payments for non-conforming wholesale performance.
- (4) Evaluate whether the revision process should take place at a semiannual, annual, or other interval.

18.11 This CPAP will expire six years after Qwest receives § 271 approval. Only Tier 1A submeasures and payments will continue beyond six years, and these Tier 1A submeasures and payments shall continue until the Commission orders otherwise. Five and one-half years after § 271 approval, a review shall be conducted with the objective of phasing-out the CPAP entirely. This review shall focus on ensuring that phase-out of the CPAP is indeed appropriate at that time, and on identifying any other submeasures that might need temporarily to remain. , At the conclusion of the review, the Commission may revive this CPAP wholesale, sunset the entire plan, including Tier 1A payments, or allow more traditional contract and arbitration remedies to take the CPAP's place.

## **19.0 Voluntary Performance Assurance Plan**

19.1 This CPAP represents Qwest's voluntary offer to provide performance assurance.

## APPENDIX A

This appendix lists the submeasures to be included within the Performance Assurance Plan, classified either under Tier 1A, Tier 1B, Tier 1C or Tier 2. All submeasures not otherwise so designated rely on, and incorporate by reference, the Performance Indicator Definitions (PIDs) developed and approved by the Regional Oversight Committee's (ROC) Technical Advisory Group (TAG). For Tier 1A submeasures, the average performance Qwest gives a CLEC in the current month shall be compared to the average of prior six months retail performance subject to a "variance factor" (see Section 6.1, Table 2). In areas where this document suggests a standard that is in dispute (both procedurally and substantively) as part of the Commission's Section 271 review (namely, the standards for collocation, TBD1 (premature disconnects), subloops, conditioned loops and line sharing and line splitting), the standard listed herein is meant as a default standard that would give way in the event that the Commission adopts a different one.

#### TIER 1A

#### INTERCONNECTION

Trunk Blocking

NI-1A NI-1B <u>Provisioning</u>	LIS Trunks to Qwest Tandem Offices (Percent) LIS Trunks to Qwest End Offices (Percent)
For LIS Trunks: OP-3D OP-3E $OP-4D^1$ $OP-6A-4^1$ $OP-6B-4^1$ $OP-6A-5^1$ $OP-6B-5^1$ OP-5 <u>Maintenance and Repair</u>	Installation Commitments Met (Percent) Installation Commitments Met (Percent) Installation Interval (Average Days) Delayed Days (Average Days) Delayed Days (Average Days) Installation Interval (Average Days) Delayed Days (Average Days) Delayed Days (Average Days) New Service Installation without Trouble Reports (Percent)
maintenance and rtopai	

For LIS Trunks: MR-5A MR-5B

All Troubles Cleared within 4 Hours (Percent) All Troubles Cleared within 4 Hours (Percent)

<sup>&</sup>lt;sup>1</sup> Submeasures for OP-4 are included with OP-6 as "families:" OP-4A with (OP-6A-1 & OP-6B-1 combined); OP-4B with (OP-6A-2 & OP-6B-2 combined); OP-4C with (OP-6A-3 & OP-6B-3 combined); OP-4D with (OP-6A-4 & OP-6B-4 combined); and OP-4E with (OP-6A-5 & OP-6B-5 combined). Submeasures within each family share a single payment opportunity with only the submeasure (OP-4 or OP-6A & OP-6B combined) with the highest payment being paid.

MR-6D	Mean Time to Restore (Hours:Minutes)
MR-6E	Mean Time to Restore (Hours:Minutes)
MR-7D	Repair Repeat Report Rate (Percent)
MR-7E	Repair Repeat Report Rate (Percent)
MR-8	Trouble Rate (Percent)

#### SWITCHING CUSTOMERS

For Unbundled	Loops:	
OP-13/	A Analog	Coordinated Cuts on Time (Percent)
OP-13A	A All Other	Coordinated Cuts on Time (Percent)
OP-7		Coordinated Hot Cut Interval (Percent)
OP-8B		Number Portability Timeliness (Hours:Minutes)
OP-8C		Number Portability Timeliness (Hours:Minutes)
NP-1A		NXX Code Activation (Percent)
OP-17		Timeliness of Disconnects associated with LNP
		Orders (Percent)
MR-11		LNP Trouble Reports Cleared within 24 Hours
		(Percent)
MR-12		LNP Trouble Reports-Mean Time to Restore
		(Hours:Minutes)

OP-13A would not be subject to a severity measurement as part of the Tier-1X calculation. Instead, OP-7 (Coordinated Hot Cut – Unbundled Loop), which will be reconfigured to measure the out-of-service time for a coordinated hot cut, which provide the following particularized severity function:

Hrs Out of Service	Payment Payment
1-1.99	\$225
2-2.99	\$450
3-3.99	\$675
4-4.99	\$800
5+	\$1025

#### COLLOCATION

Collocation is measured on (1) whether the feasibility studies are completed on time (e.g., within 10 days); (2) whether the installation commitment is met; (3) how many days late is particular feasibility study; and (4) how many days is a particular installation of the requested space. The applicable standard for making collocation space available shall be the CLEC's interconnection agreement, the Commission standard, or the FCC regulation, whichever is applicable. For addressing these issues, the relevant calculations and the associated payments shall be:

ayment
150
300
450
600

#### ACCESS TO LOCAL LOOPS

Pre-Order

For Unbundled Loops:

PO-5A-1(b)	IMA Electronic LSRs	FOCs On Time (Percent)
PO-5A-2(b)	EDI Electronic LSRs	FOCs On Time (Percent)
PO-5B-1(b)	IMA Electronic/Manual LSRs	FOCs On Time (Percent)
PO-5B-2(b)	EDI Electronic/Manual LSRs	FOCs On Time (Percent)
PO-5C-(b)	Fax Manual LSRs	FOCs On Time (Percent)
PO-9B		Timely Jeopardy Notices (Percent)

Provisioning

For Unbundled Analog Loops:

OP-3A	non-designed	Installation Commitments Met (Percent)
OP-3B	non-designed	Installation Commitments Met (Percent)
OP-3C	non-designed	Installation Commitments Met (Percent)
OP-3D	designed	Installation Commitments Met (Percent)
OP-3E	designed	Installation Commitments Met (Percent)
OP-4A <sup>1</sup>	non-designed	Installation Interval (Average Days)
OP-6A-1 <sup>1</sup>	non-designed	Delayed Days (Average Days)
OP-6B-1 <sup>1</sup>	non-designed	Delayed Days (Average Days)
OP-4B <sup>1</sup>	non-designed	Installation Interval (Average Days)
OP-6A-2 <sup>1</sup>	non-designed	Delayed Days (Average Days)
OP-6B-2 <sup>1</sup>	non-designed	Delayed Days (Average Days)
OP-4C <sup>1</sup>	non-designed	Installation Interval (Average Days)
OP-6A-3 <sup>1</sup>	non-designed	Delayed Days (Average Days)
OP-6B-3 <sup>1</sup>	non-designed	Delayed Days (Average Days)
OP-4D <sup>1</sup>	designed	Installation Interval (Average Days)
OP-6A-4 <sup>1</sup>	designed	Delayed Days (Average Days)
OP-6B-4 <sup>1</sup>	designed	Delayed Days (Average Days)
OP-4E <sup>1</sup>	designed	Installation Interval (Average Days)
OP-6A-5 <sup>1</sup>	designed	Delayed Days (Average Days)
OP-6B-5 <sup>1</sup>	designed	Delayed Days (Average Days)
OP-5		New Service Installation without Trouble Reports
		(Percent)

For Unbundled Non-Loaded Loops (2-wire):

OP-3D	Installation Commitments Met (Percent)
OP-3E	Installation Commitments Met (Percent)
OP-4D <sup>1</sup>	Installation Interval (Average Days)
OP-6A-4 <sup>1</sup>	Delayed Days (Average Days)
OP-6B-4 <sup>1</sup>	Delayed Days (Average Days)
OP-4E <sup>1</sup>	Installation Interval (Average Days)
OP-6A-5 <sup>1</sup>	Delayed Days (Average Days)
OP-6B-5 <sup>1</sup>	Delayed Days (Average Days)
OP-5	New Service Installation without Trouble Reports (Percent)

For Unbundled Non-Loaded Loops (4-wire):

OP-3D	Installation Commitments Met (Percent)
OP-3E	Installation Commitments Met (Percent)
OP-4D <sup>1</sup>	Installation Interval (Average Days)
OP-6A-4 <sup>1</sup>	Delayed Days (Average Days)
OP-6B-4 <sup>1</sup>	Delayed Days (Average Days)
OP-4E <sup>1</sup>	Installation Interval (Average Days)
OP-6A-5 <sup>1</sup>	Delayed Days (Average Days)
OP-6B-5 <sup>1</sup>	Delayed Days (Average Days)
OP-5	New Service Installation without Trouble Reports (Percent)

For Unbundled DS1-Capable Loops:

OP-3D	Installation Commitments Met (Percent)
OP-3E	Installation Commitments Met (Percent)
OP-4D <sup>1</sup>	Installation Interval (Average Days)
OP-6A-4 <sup>1</sup>	Delayed Days (Average Days)
OP-6B-4 <sup>1</sup>	Delayed Days (Average Days)
OP-4E <sup>1</sup>	Installation Interval (Average Days)
OP-6A-5 <sup>1</sup>	Delayed Days (Average Days)
OP-6B-5 <sup>1</sup>	Delayed Days (Average Days)
OP-5	New Service Installation without Trouble Reports (Percent)

For Unbundled ISDN-Capable Loops:

OP-3D OP-3E OP-4D <sup>1</sup> OP-6A-4 <sup>1</sup> OP-6B-4 <sup>1</sup> OP-4E <sup>1</sup> OP-6A-5 <sup>1</sup>	Installation Commitments Met (Percent) Installation Commitments Met (Percent) Installation Interval (Average Days) Delayed Days (Average Days) Delayed Days (Average Days) Installation Interval (Average Days) Delayed Days (Average Days)
-	
OP-6B-5 <sup>1</sup>	Delayed Days (Average Days)
OP-5	New Service Installation without Trouble Reports (Percent)

For Unbundled ADSL-Qualified Loops:

OP-3D	Installation Commitments Met (Percent)
OP-3E	Installation Commitments Met (Percent)
OP-4D <sup>1</sup>	Installation Interval (Average Days)
OP-6A-4 <sup>1</sup>	Delayed Days (Average Days)
OP-6B-4 <sup>1</sup>	Delayed Days (Average Days)
OP-4E <sup>1</sup>	Installation Interval (Average Days)
OP-6A-5 <sup>1</sup>	Delayed Days (Average Days)
OP-6B-5 <sup>1</sup>	Delayed Days (Average Days)
OP-5	New Service Installation without Trouble Reports (Percent)

For Unbundled Loops of DS3 and Higher:

Installation Commitments Met (Percent)
Installation Commitments Met (Percent)
Installation Interval (Average Days)
Delayed Days (Average Days)
Delayed Days (Average Days)

OP-4E <sup>1</sup>	Installation Interval (Average Days)
OP-6A-5 <sup>1</sup>	Delayed Days (Average Days)
OP-6B-5 <sup>1</sup>	Delayed Days (Average Days)
OP-5	New Service Installation without Trouble Reports (Percent)

For Sub-Loop Unbundling:

OP-3A	Installation Commitments Met (Percent)
OP-3B	Installation Commitments Met (Percent)
OP-4A <sup>1</sup>	Installation Interval (Average Days)
OP-6A-1 <sup>1</sup>	Delayed Days (Average Days)
OP-6B-1 <sup>1</sup>	Delayed Days (Average Days)
OP-4B <sup>1</sup>	Installation Interval (Average Days)
OP-6A-2 <sup>1</sup>	Delayed Days (Average Days)
OP-6B-2 <sup>1</sup>	Delayed Days (Average Days)

Sub-loops – because sub-loops track loops in all other respects (e.g., have three different intervals in Qwest's Standard Interval Guides depending on the number of sub-loops in an order), OP-3 and OP-4 for this submeasure shall track the approach taken for loops. In particular, the relevant interval (5 days for 1-8 subloops in an order; 6 days for 9-16 in an order; and 7 days for 17+) shall be the standard for OP-3 (i.e., the relevant interval must be met 90% of the time) and the intermediate standard – i.e., 6 days – shall be the relevant interval for OP-4.

For Unbundled Loop Conditioning:

OP-3D	Installation Commitments Met (Percent)
OP-3E	Installation Commitments Met (Percent)
OP-4D	Installation Interval (Average Days)
OP-4E	Installation Interval (Average Days)

Conditioned loops (i.e., accounting for the additional time necessary to "condition" a previously unconditioned loop to make it DSL ready) – the interval, as envisioned by Qwest, is 15 days, which represents the target date for installing the product. Thus, OP-3 shall require that 90% of conditioned loops be installed within the interval, unless a dispatch to the location is necessary. As for OP-4, the relevant installation interval shall be set at 16.5 days, which reflects the recognition that 10% of the conditioned loops will not be installed within 15 days, so that the relevant interval should be marginally greater than the interval.

#### For Line Sharing/Line Splitting:

OP-3A	Installation Commitments Met (Percent)
OP-3B	Installation Commitments Met (Percent)
OP-3C	Installation Commitments Met (Percent)
OP-4A <sup>1</sup>	Installation Interval (Average Days)
OP-6A-1 <sup>1</sup>	Delayed Days (Average Days)
OP-6B-1 <sup>1</sup>	Delayed Days (Average Days)
OP-4B <sup>1</sup>	Installation Interval (Average Days)
OP-6A-2 <sup>1</sup>	Delayed Days (Average Days)
OP-6B-2 <sup>1</sup>	Delayed Days (Average Days)
OP-4C <sup>1</sup>	Installation Interval (Average Days)
OP-6A-3 <sup>1</sup>	Delayed Days (Average Days)
OP-6B-3 <sup>1</sup>	Delayed Days (Average Days)

Line sharing/Line splitting together –the interval for line sharing and line splitting, which shall be measured on an aggregate basis, is 3 days. Thus, OP-3 shall be that 90% of such loops shall be installed with 3 days. As for OP-4, the relevant installation interval shall be set at 3.3 days, which reflects the recognition 10% of such loops will not be installed within 3 days, so that the relevant interval should be marginally greater than the interval.

#### Maintenance and Repair

For Unbundled Analog Loops:

MR-3D	All Troubles Cleared within 24 Hours (Percent)
MR-3E	All Troubles Cleared within 24 Hours (Percent)
MR-6D	Mean Time to Restore (Hours:Minutes)
MR-6E	Mean Time to Restore (Hours:Minutes)
MR-7D	Repair Repeat Report Rate (Percent)
MR-7E	Repair Repeat Report Rate (Percent)
MR-8	Trouble Rate (Percent)

#### For Unbundled Non-loaded Loops (2-wire):

MR-3D	All Troubles Cleared within 24 Hours (Percent)
MR-3E	All Troubles Cleared within 24 Hours (Percent)
MR-6D	Mean Time to Restore (Hours:Minutes)
MR-6E	Mean Time to Restore (Hours:Minutes)
MR-7D	Repair Repeat Report Rate (Percent)
MR-7E	Repair Repeat Report Rate (Percent)
MR-8	Trouble Rate (Percent)
	. ,

#### For Unbundled Non-loaded Loops (4-wire):

MR-5A	All Troubles Cleared within 4 Hours (Percent)
MR-5B	All Troubles Cleared within 4 Hours (Percent)
MR-6D	Mean Time to Restore (Hours:Minutes)
MR-6E	Mean Time to Restore (Hours:Minutes)
MR-7D	Repair Repeat Report Rate (Percent)
MR-7E	Repair Repeat Report Rate (Percent)
MR-8	Trouble Rate (Percent)

#### For Unbundled DS1-Capable Loops:

MR-5A	All Troubles Cleared within 4 Hours (Percent)
MR-5B	All Troubles Cleared within 4 Hours (Percent)
MR-6D	Mean Time to Restore (Hours:Minutes)
MR-6E	Mean Time to Restore (Hours:Minutes)
MR-7D	Repair Repeat Report Rate (Percent)
MR-7E	Repair Repeat Report Rate (Percent)
MR-8	Trouble Rate (Percent)

#### For Unbundled ISDN-Capable Loops:

MR-3D	All Troubles Cleared within 24 Hours (Percent)
MR-3E	All Troubles Cleared within 24 Hours (Percent)
MR-6D	Mean Time to Restore (Hours:Minutes)
MR-6E	Mean Time to Restore (Hours:Minutes)

MR-7D	Repair Repeat Report Rate (Percent)
MR-7E	Repair Repeat Report Rate (Percent)
MR-8	Trouble Rate (Percent)

For Unbundled ADSL-Qualified Loops:

MR-3D	All Troubles Cleared within 24 Hours (Percent)
MR-3E	All Troubles Cleared within 24 Hours (Percent)
MR-6D	Mean Time to Restore (Hours:Minutes)
MR-6E	Mean Time to Restore (Hours:Minutes)
MR-7D	Repair Repeat Report Rate (Percent)
MR-7E	Repair Repeat Report Rate (Percent)
MR-8	Trouble Rate (Percent)

For Unbundled Loops of DS3 and Higher:

MR-5A	All Troubles Cleared within 4 Hours (Percent)
MR-5B	All Troubles Cleared within 4 Hours (Percent)
MR-6D	Mean Time to Restore (Hours:Minutes)
MR-6E	Mean Time to Restore (Hours:Minutes)
MR-7D	Repair Repeat Report Rate (Percent)
MR-7E	Repair Repeat Report Rate (Percent)
MR-8	Trouble Rate (Percent)

For Sub-Loop Unbundling:

MR-3A	All Troubles Cleared within 24 Hours (Percent)
MR-3B	All Troubles Cleared within 24 Hours (Percent)
MR-3C	All Troubles Cleared within 24 Hours (Percent)
MR-6A	Mean Time to Restore (Hours:Minutes)
MR-6B	Mean Time to Restore (Hours:Minutes)
MR-6C	Mean Time to Restore (Hours:Minutes)
MR-7A	Repair Repeat Report Rate (Percent)
MR-7B	Repair Repeat Report Rate (Percent)
MR-7C	Repair Repeat Report Rate (Percent)
MR-8	Trouble Rate (Percent)

For the MR-3, MR-6, MR-7, and MR-8 measures, the relevant analog product shall be ISDN-BRI.

For Line Sharing/Line Splitting:

	-3-
MR-3A	All Troubles Cleared within 24 Hours (Percent)
MR-3B	All Troubles Cleared within 24 Hours (Percent)
MR-3C	All Troubles Cleared within 24 Hours (Percent)
MR-6A	Mean Time to Restore (Hours:Minutes)
MR-6B	Mean Time to Restore (Hours:Minutes)
MR-6C	Mean Time to Restore (Hours:Minutes)
MR-7A	Repair Repeat Report Rate (Percent)
MR-7B	Repair Repeat Report Rate (Percent)
MR-7C	Repair Repeat Report Rate (Percent)
MR-8	Trouble Rate (Percent)

For the MR-3, MR-6, MR-7, and MR-8 measures, the relevant analog product shall be Qwest's DSL service, which is also provisioned and treated on a line shared basis.

## <u>TIER 1B</u>

#### Pre-Order

For LSR:

PO-3A-1	IMA & rejected manually	LSR Rejection Notice Interval (Hours:Minutes)
PO-3A-2	IMA & auto-rejected	LSR Rejection Notice Interval (Hours:Minutes)
PO-3B-1	EDI & rejected manually	LSR Rejection Notice Interval (Hours:Minutes)
PO-3B-2	EDI & auto-rejected	LSR Rejection Notice Interval
PO-3C	Facsimile	(Hours:Minutes) LSR Rejection Notice Interval (Hours:Minutes)

## For Resale and UNE-P:

PO-5A-1(a)	IMA Electronic LSRs	FOCs On Time (Percent)
PO-5A-2(a)	EDI Electronic LSRs	FOCs On Time (Percent)
PO-5B-1(a)	IMA Electronic/Manual LSRs	FOCs On Time (Percent)
PO-5B-2(a)	EDI Electronic/Manual LSRs	FOCs On Time (Percent)
PO-5C-(a)	Facsimile Manual LSRs	FOCs On Time (Percent)
PO-8D	(POTS)	Jeopardy Notice Interval
		(Average Days)
PO-9D	(POTS)	Timely Jeopardy Notices
		(Percent)

### For LNP:

PO-5A-1(c)	IMA Electronic LSRs	FOCs On Time (Percent)
PO-5A-2(c)	EDI Electronic LSRs	FOCs On Time (Percent)
PO-5B-1(c)	IMA Electronic/Manual LSRs	FOCs On Time (Percent)
PO-5B-2(c)	EDI Electronic/Manual LSRs	FOCs On Time (Percent)
PO-5C-(c)	Facsimile Manual LSRs	FOCs On Time (Percent)

#### For LIS Trunks:

PO-5D PO-8C PO-9C		FOCs On Time (Percent) Jeopardy Notice Interval (Average Days) Timely Jeopardy Notices (Percent)
For Billing: PO-7A PO-7B	IMA-GUI IMA-EDI	Billing Completion Notification Timeliness (Percent) Billing Completion Notification Timeliness (Percent)
For Non-Designed Services: PO-8A PO-9A		Jeopardy Notice Interval (Average Days) Timely Jeopardy Notices (Percent)
For Unbundled Loc PO-8B	ops:	Jeopardy Notice Interval (Average Days)

## Provisioning

For

For

For Residential Single Line Service:

Residential Single Line C	
OP-3A	Installation Commitments Met (Percent)
OP-3B	Installation Commitments Met (Percent)
OP-3C	Installation Commitments Met (Percent)
OP-4A <sup>1</sup>	Installation Interval (Average Days)
OP-6A-1 <sup>1</sup>	Delayed Days (Average Days)
OP-6B-1 <sup>1</sup>	Delayed Days (Average Days)
OP-4B <sup>1</sup>	Installation Interval (Average Days)
OP-6A-2 <sup>1</sup>	Delayed Days (Average Days)
OP-6B-2 <sup>1</sup>	Delayed Days (Average Days)
OP-4C <sup>1</sup>	Installation Interval (Average Days)
OP-6A-3 <sup>1</sup>	Delayed Days (Average Days)
OP-6B-3 <sup>1</sup>	
	Delayed Days (Average Days)
OP-5	New Service Installation without Trouble Reports (Percent)
Business Single Line Se	rvice:
OP-3A	Installation Commitments Met (Percent)
OP-3B	Installation Commitments Met (Percent)
OP-3C	Installation Commitments Met (Percent)
OP-4A <sup>1</sup>	Installation Interval (Average Days)
OP-6A-1 <sup>1</sup>	Delayed Days (Average Days)
OP-6B-1 <sup>1</sup>	Delayed Days (Average Days)
OP-4B <sup>1</sup>	Installation Interval (Average Days)
OP-6A-2 <sup>1</sup>	Delayed Days (Average Days)
OP-6B-2 <sup>1</sup>	Delayed Days (Average Days)
$OP-4C^1$	Installation Interval (Average Days)
OP-6A-3 <sup>1</sup>	Delayed Days (Average Days)
OP-6B-3 <sup>1</sup>	Delayed Days (Average Days)
OP-5	
06-2	New Service Installation without Trouble Reports (Percent)
Centrex:	
OP-3A	Installation Commitments Met (Percent)
OP-3B	Installation Commitments Met (Percent)
OP-3C	Installation Commitments Met (Percent)
OP-4A <sup>1</sup>	Installation Interval (Average Days)
OP-6A-1 <sup>1</sup>	Delayed Days (Average Days)
OP-6B-1 <sup>1</sup>	Delayed Days (Average Days)
OP-4B <sup>1</sup>	Installation Interval (Average Days)
OP-6A-2 <sup>1</sup>	Delayed Days (Average Days)
OP-6B-2 <sup>1</sup>	Delayed Days (Average Days)
OP-4C <sup>1</sup>	Installation Interval (Average Days)
OP-6A-3 <sup>1</sup>	Delayed Days (Average Days)
OP-6B-3 <sup>1</sup>	Delayed Days (Average Days)
OP-5	New Service Installation without Trouble Reports (Percent)
Control 21.	

For Centrex 21: OP-3A OP-3B

Installation Commitments Met (Percent) Installation Commitments Met (Percent)

$\begin{array}{c} OP-3C\\ OP-4A^{1}\\ OP-6A-1^{1}\\ OP-6B-1^{1}\\ OP-4B^{1}\\ OP-6A-2^{1}\\ OP-6B-2^{1}\\ OP-6B-2^{1}\\ OP-6A-3^{1}\\ OP-6B-3^{1}\\ OP-5\end{array}$	Installation Commitments Met (Percent) Installation Interval (Average Days) Delayed Days (Average Days) Delayed Days (Average Days) Installation Interval (Average Days) Delayed Days (Average Days) Delayed Days (Average Days) Installation Interval (Average Days) Delayed Days (Average Days) Delayed Days (Average Days) Delayed Days (Average Days) New Service Installation without Trouble Reports (Percent)
For PBX Trunks: OP-3A OP-3B OP-3C OP-3D OP-3E $OP-4A^1$ $OP-6A-1^1$ $OP-6B-1^1$ $OP-6B-2^1$ $OP-6B-2^1$ $OP-6B-2^1$ $OP-6B-3^1$ $OP-6B-3^1$ $OP-6B-3^1$ $OP-6B-4^1$ $OP-6B-4^1$ $OP-6B-4^1$ $OP-6B-5^1$ $OP-6B-5^1$ OP-5	Installation Commitments Met (Percent) Installation Interval (Average Days) Delayed Days (Average Days) Installation Interval (Average Days) Delayed Days (Average Days) Installation Interval (Average Days) Delayed Days (Average Days) Installation Interval (Average Days) Delayed Days (Average Days) New Service Installation without Trouble Reports (Percent)
For Basic ISDN: OP-3A OP-3B OP-3C OP-3D OP-3E $OP-4A^1$ $OP-6A-1^1$ $OP-6B-1^1$ $OP-6B-2^1$ $OP-6B-2^1$ $OP-6B-2^1$ $OP-6B-3^1$ $OP-6B-3^1$ $OP-4D^1$	Installation Commitments Met (Percent) Installation Interval (Average Days) Delayed Days (Average Days) Delayed Days (Average Days) Installation Interval (Average Days) Delayed Days (Average Days) Delayed Days (Average Days) Installation Interval (Average Days) Delayed Days (Average Days) Installation Interval (Average Days) Installation Interval (Average Days)

	OP-6A-4 <sup>1</sup> OP-6B-4 <sup>1</sup> OP-4E <sup>1</sup> OP-6A-5 <sup>1</sup> OP-6B-5 <sup>1</sup> OP-5	Delayed Days (Average Days) Delayed Days (Average Days) Installation Interval (Average Days) Delayed Days (Average Days) Delayed Days (Average Days) New Service Installation without Trouble Reports (Percent)
For	UNE-P (POTS): OP-3A OP-3B OP-3C OP-4A <sup>1</sup> OP-6A-1 <sup>1</sup> OP-6B-1 <sup>1</sup> OP-6B-2 <sup>1</sup> OP-6B-2 <sup>1</sup> OP-6B-2 <sup>1</sup> OP-6A-3 <sup>1</sup> OP-6B-3 <sup>1</sup> OP-5	Installation Commitments Met (Percent) Installation Commitments Met (Percent) Installation Commitments Met (Percent) Installation Interval (Average Days) Delayed Days (Average Days) Delayed Days (Average Days) Installation Interval (Average Days) Delayed Days (Average Days) Delayed Days (Average Days) Installation Interval (Average Days) Delayed Days (Average Days) Delayed Days (Average Days) Delayed Days (Average Days) Delayed Days (Average Days) New Service Installation without Trouble Reports (Percent)
For	Qwest DSL: OP-3A OP-3B OP-3C OP-3D OP-3D $OP-4A^1$ $OP-6A-1^1$ $OP-6B-1^1$ $OP-6B-2^1$ $OP-6B-2^1$ $OP-6B-2^1$ $OP-6B-3^1$ $OP-6B-3^1$ $OP-6B-3^1$ $OP-6B-3^1$ $OP-6B-4^1$ $OP-6B-4^1$ $OP-6B-5^1$ $OP-6B-5^1$ OP-5	Installation Commitments Met (Percent) Installation Interval (Average Days) Delayed Days (Average Days) Installation Interval (Average Days) Delayed Days (Average Days) New Service Installation without Trouble Reports (Percent)
For	Primary ISDN: OP-3A OP-3B OP-3C OP-3D OP-3E	Installation Commitments Met (Percent) Installation Commitments Met (Percent) Installation Commitments Met (Percent) Installation Commitments Met (Percent) Installation Commitments Met (Percent)

OP-4A <sup>1</sup> OP-6A-1 <sup>1</sup>	Installation Interval (Average Days) Delayed Days (Average Days)
OP-6B-1 <sup>1</sup>	Delayed Days (Average Days)
OP-4B <sup>1</sup>	Installation Interval (Average Days)
OP-6A-2 <sup>1</sup>	Delayed Days (Average Days)
OP-6B-2 <sup>1</sup>	Delayed Days (Average Days)
OP-4C <sup>1</sup>	Installation Interval (Average Days)
OP-6A-3 <sup>1</sup>	Delayed Days (Average Days)
OP-6B-3 <sup>1</sup>	Delayed Days (Average Days)
OP-4D <sup>1</sup>	Installation Interval (Average Days)
OP-6A-4 <sup>1</sup>	Delayed Days (Average Days)
OP-6B-4 <sup>1</sup>	Delayed Days (Average Days)
OP-4E <sup>1</sup>	Installation Interval (Average Days)
OP-6A-5 <sup>1</sup>	Delayed Days (Average Days)
OP-6B-5 <sup>1</sup>	Delayed Days (Average Days)
OP-5	New Service Installation without Trouble Reports (Percent)

For DS0:

OP-3A	non-designed	Installation Commitments Met (Percent)
OP-3B	non-designed	Installation Commitments Met (Percent)
OP-3C	non-designed	Installation Commitments Met (Percent)
OP-3D	designed	Installation Commitments Met (Percent)
OP-3E	designed	Installation Commitments Met (Percent)
OP-4A <sup>1</sup>		Installation Interval (Average Days)
OP-6A-1 <sup>1</sup>	non-designed	Delayed Days (Average Days)
OP-6B-1 <sup>1</sup>	non-designed	Delayed Days (Average Days)
OP-4B <sup>1</sup>	non-designed	Installation Interval (Average Days)
OP-6A-2 <sup>1</sup>	non-designed	Delayed Days (Average Days)
OP-6B-2 <sup>1</sup>	non-designed	Delayed Days (Average Days)
OP-4C <sup>1</sup>	non-designed	Installation Interval (Average Days)
OP-6A-3 <sup>1</sup>		Delayed Days (Average Days)
OP-6B-3 <sup>1</sup>	non-designed	Delayed Days (Average Days)
OP-4D <sup>1</sup>	designed	Installation Interval (Average Days)
OP-6A-4 <sup>1</sup>	designed	Delayed Days (Average Days)
OP-6B-4 <sup>1</sup>	designed	Delayed Days (Average Days)
OP-4E <sup>1</sup>	designed	Installation Interval (Average Days)
OP-6A-5 <sup>1</sup>	designed	Delayed Days (Average Days)
OP-6B-5 <sup>1</sup>	designed	Delayed Days (Average Days)
OP-5		New Service Installation without Trouble Reports
		(Percent)

# For DS1:

OP-3D	Installation Commitments Met (Percent)
OP-3E	Installation Commitments Met (Percent)
OP-4D <sup>1</sup>	Installation Interval (Average Days)
OP-6A-4 <sup>1</sup>	Delayed Days (Average Days)
OP-6B-4 <sup>1</sup>	Delayed Days (Average Days)
OP-4E <sup>1</sup>	Installation Interval (Average Days)
OP-6A-5 <sup>1</sup>	Delayed Days (Average Days)
OP-6B-5 <sup>1</sup>	Delayed Days (Average Days)
OP-5	New Service Installation without Trouble Reports (Percent)

For DS3 and Higher:	
OP-3D	Installation Commitments Met (Percent)
OP-3E	Installation Commitments Met (Percent)
OP-4D <sup>1</sup>	Installation Interval (Average Days)
OP-6A-4 <sup>1</sup>	Delayed Days (Average Days)
OP-6B-4 <sup>1</sup>	Delayed Days (Average Days)
OP-4E <sup>1</sup>	Installation Interval (Average Days)
OP-6A-5 <sup>1</sup>	Delayed Days (Average Days)
OP-6B-5 <sup>1</sup>	Delayed Days (Average Days)
OP-5	New Service Installation without Trouble Reports (Percent)
For Frame Relay:	
OP-3D	Installation Commitments Met (Percent)
OP-3E	Installation Commitments Met (Percent)
OP-4D <sup>1</sup>	Installation Interval (Average Days)
OP-6A-4 <sup>1</sup>	Delayed Days (Average Days)
OP-6B-4 <sup>1</sup>	Delayed Days (Average Days)
$OP-4E^1$	Installation Interval (Average Days)
OP-6A-5 <sup>1</sup>	Delayed Days (Average Days)
OP-6B-5 <sup>1</sup>	Delayed Days (Average Days)
OP-5	New Service Installation without Trouble Reports (Percent)
For UDIT – DS1 Level:	
OP-3D	Installation Commitments Met (Percent)
OP-3E	Installation Commitments Met (Percent)
OP-4D <sup>1</sup>	Installation Interval (Average Days)
OP-6A-4 <sup>1</sup>	Delayed Days (Average Days)
OP-6B-4 <sup>1</sup>	Delayed Days (Average Days) Delayed Days (Average Days)
OP-0B-4 OP-4E <sup>1</sup>	Installation Interval (Average Days)
OP-6A-5 <sup>1</sup>	Delayed Days (Average Days)
OP-68-5 <sup>1</sup>	
	Delayed Days (Average Days)
OP-5	New Service Installation without Trouble Reports (Percent)
For UDIT – Above DS1 Leve	
OP-3D	Installation Commitments Met (Percent)
OP-3E	Installation Commitments Met (Percent)
	Installation Interval (Average Days)
OP-6A-4 <sup>1</sup>	Delayed Days (Average Days)
OP-6B-4 <sup>1</sup>	Delayed Days (Average Days)
OP-4E <sup>1</sup>	Installation Interval (Average Days)
OP-6A-5 <sup>1</sup>	Delayed Days (Average Days)
OP-6B-5 <sup>1</sup>	Delayed Days (Average Days)
OP-5	New Service Installation without Trouble Reports (Percent)
For E911/911 Trunks:	
OP-3D	Installation Commitments Met (Percent)
OP-3E	Installation Commitments Met (Percent)
OP-4D <sup>1</sup>	Installation Interval (Average Days)
OP-6A-4 <sup>1</sup>	Delayed Days (Average Days)
OP-6B-4 <sup>1</sup>	Delayed Days (Average Days)

OP-4E <sup>1</sup>	Installation Interval (Average Days)
OP-6A-5 <sup>1</sup>	Delayed Days (Average Days)
OP-6B-5 <sup>1</sup>	Delayed Days (Average Days)
OP-5	New Service Installation without Trouble Reports (Percent)

#### Maintenance and Repair

For Residential Single Line Service:

MR-3A	All Troubles Cleared within 24 Hours (Percent)
MR-3B	All Troubles Cleared within 24 Hours (Percent)
MR-3C	All Troubles Cleared within 24 Hours (Percent)
MR-6A	Mean Time to Restore (Hours:Minutes)
MR-6B	Mean Time to Restore (Hours:Minutes)
MR-6C	Mean Time to Restore (Hours:Minutes)
MR-7A	Repair Repeat Report Rate (Percent)
MR-7B	Repair Repeat Report Rate (Percent)
MR-7C	Repair Repeat Report Rate (Percent)
MR-8	Trouble Rate (Percent)

#### For Business Single Line Service:

-	· · · · · · · · · · · · · · · · · · ·	
	MR-3A	All Troubles Cleared within 24 Hours (Percent)
	MR-3B	All Troubles Cleared within 24 Hours (Percent)
	MR-3C	All Troubles Cleared within 24 Hours (Percent)
	MR-6A	Mean Time to Restore (Hours:Minutes)
	MR-6B	Mean Time to Restore (Hours:Minutes)
	MR-6C	Mean Time to Restore (Hours:Minutes)
	MR-7A	Repair Repeat Report Rate (Percent)
	MR-7B	Repair Repeat Report Rate (Percent)
	MR-7C	Repair Repeat Report Rate (Percent)
	MR-8	Trouble Rate (Percent)

#### For Centrex:

MR-3A	All Troubles Cleared within 24 Hours (Percent)
MR-3B	All Troubles Cleared within 24 Hours (Percent)
MR-3C	All Troubles Cleared within 24 Hours (Percent)
MR-6A	Mean Time to Restore (Hours:Minutes)
MR-6B	Mean Time to Restore (Hours:Minutes)
MR-6C	Mean Time to Restore (Hours:Minutes)
MR-7A	Repair Repeat Report Rate (Percent)
MR-7B	Repair Repeat Report Rate (Percent)
MR-7C	Repair Repeat Report Rate (Percent)
MR-8	Trouble Rate (Percent)
For Centrex 21:	
MR-3A	All Troubles Cleared within 24 Hours (Percent)
MR-3B	All Troubles Cleared within 24 Hours (Percent)
MR-3C	All Troubles Cleared within 24 Hours (Percent)

Mean Time to Restore (Hours:Minutes)

Mean Time to Restore (Hours:Minutes) Mean Time to Restore (Hours:Minutes)

Repair Repeat Report Rate (Percent)

MR-6C

MR-7A

MR-6A MR-6B

MR-7B MR-7C MR-8	Repair Repeat Report Rate (Percent) Repair Repeat Report Rate (Percent) Trouble Rate (Percent)
For PBX Trunks:	
MR-3A	All Troubles Cleared within 24 Hours (Percent)
MR-3B	All Troubles Cleared within 24 Hours (Percent)
MR-3C	All Troubles Cleared within 24 Hours (Percent)
MR-6A	Mean Time to Restore (Hours:Minutes)
MR-6B	Mean Time to Restore (Hours:Minutes)
MR-6C	Mean Time to Restore (Hours:Minutes)
MR-7A	Repair Repeat Report Rate (Percent)
MR-7B	Repair Repeat Report Rate (Percent)
MR-7C	Repair Repeat Report Rate (Percent)
MR-8	Trouble Rate (Percent)
For Basic ISDN:	
MR-3A	All Troubles Cleared within 24 Hours (Percent)
MR-3B	All Troubles Cleared within 24 Hours (Percent)
MR-3C	All Troubles Cleared within 24 Hours (Percent)
MR-6A	Mean Time to Restore (Hours:Minutes)
MR-6B	Mean Time to Restore (Hours:Minutes)
MR-6C	Mean Time to Restore (Hours:Minutes)
MR-7A	Repair Repeat Report Rate (Percent)
MR-7B	Repair Repeat Report Rate (Percent)
MR-7C	Repair Repeat Report Rate (Percent)
MR-8	Trouble Rate (Percent)
For UNE-P (POTS):	
MR-3A	All Troubles Cleared within 24 Hours (Percent)
MR-3B	All Troubles Cleared within 24 Hours (Percent)
MR-3C	All Troubles Cleared within 24 Hours (Percent)
MR-6A	Mean Time to Restore (Hours:Minutes)
MR-6B	Mean Time to Restore (Hours:Minutes)
MR-6C	Mean Time to Restore (Hours:Minutes)
MR-7A	Repair Repeat Report Rate (Percent)
MR-7B	Repair Repeat Report Rate (Percent)
MR-7C	Repair Repeat Report Rate (Percent)
MR-8	Trouble Rate (Percent)
For Qwest DSL:	
MR-3D	All Troubles Cleared within 24 Hours (Percent)
MR-3E	All Troubles Cleared within 24 Hours (Percent)
MR-6D	Mean Time to Restore (Hours:Minutes)
MR-6E	Mean Time to Restore (Hours:Minutes)
MR-7D	Repair Repeat Report Rate (Percent)
MR-7E	Repair Repeat Report Rate (Percent)
MR-8	Trouble Rate (Percent)
For Primary ISDN:	
MR-3D	All Troubles Cleared within 24 Hours (Percent)

MR-3E MR-6D MR-6E MR-7D MR-7E MR-8	All Troubles Cleared within 24 Hours (Percent) Mean Time to Restore (Hours:Minutes) Mean Time to Restore (Hours:Minutes) Repair Repeat Report Rate (Percent) Repair Repeat Report Rate (Percent) Trouble Rate (Percent)
For DS0: MR-3D MR-3E MR-6D MR-6E MR-7D MR-7E MR-8	All Troubles Cleared within 24 Hours (Percent) All Troubles Cleared within 24 Hours (Percent) Mean Time to Restore (Hours:Minutes) Mean Time to Restore (Hours:Minutes) Repair Repeat Report Rate (Percent) Repair Repeat Report Rate (Percent) Trouble Rate (Percent)
For DS1: MR-3D MR-3E MR-6D MR-6E MR-7D MR-7E MR-8	All Troubles Cleared within 24 Hours (Percent) All Troubles Cleared within 24 Hours (Percent) Mean Time to Restore (Hours:Minutes) Mean Time to Restore (Hours:Minutes) Repair Repeat Report Rate (Percent) Repair Repeat Report Rate (Percent) Trouble Rate (Percent)
For DS3 and Higher: MR-3D MR-3E MR-6D MR-6E MR-7D MR-7E MR-8	All Troubles Cleared within 24 Hours (Percent) All Troubles Cleared within 24 Hours (Percent) Mean Time to Restore (Hours:Minutes) Mean Time to Restore (Hours:Minutes) Repair Repeat Report Rate (Percent) Repair Repeat Report Rate (Percent) Trouble Rate (Percent)
For Frame Relay: MR-3D MR-3E MR-6D MR-6E MR-7D MR-7E MR-8	All Troubles Cleared within 24 Hours (Percent) All Troubles Cleared within 24 Hours (Percent) Mean Time to Restore (Hours:Minutes) Mean Time to Restore (Hours:Minutes) Repair Repeat Report Rate (Percent) Repair Repeat Report Rate (Percent) Trouble Rate (Percent)
For UDIT – DS1 Level: MR-3D MR-3E MR-6D MR-6E MR-7D MR-7E MR-8	All Troubles Cleared within 24 Hours (Percent) All Troubles Cleared within 24 Hours (Percent) Mean Time to Restore (Hours:Minutes) Mean Time to Restore (Hours:Minutes) Repair Repeat Report Rate (Percent) Repair Repeat Report Rate (Percent) Trouble Rate (Percent)

#### For UDIT – Above DS1 Level:

MR-3D	All Troubles Cleared within 24 Hours (Percent)
MR-3E	All Troubles Cleared within 24 Hours (Percent)
MR-6D	Mean Time to Restore (Hours:Minutes)
MR-6E	Mean Time to Restore (Hours:Minutes)
MR-7D	Repair Repeat Report Rate (Percent)
MR-7E	Repair Repeat Report Rate (Percent)
MR-8	Trouble Rate (Percent)
E911/911 Trunks:	
MR-3D	All Troubles Cleared within 24 Hours (Percent)
MR-3E	All Troubles Cleared within 24 Hours (Percent)
MR-6D	Mean Time to Restore (Hours:Minutes)

MR-6E Mean Time to Restore (Hours:Minutes) Repair Repeat Report Rate (Percent) MR-7D Repair Repeat Report Rate (Percent) MR-7E Trouble Rate (Percent)

#### TIER 1C

MR-8

#### Billing

For

BI-1A	Time to Provide Recorded Usage Records (Average Days)
BI-1B	Time to Provide Recorded Usage Records (Percent)
BI-3A	Billing Accuracy – Adjustments for Errors (Percent)
BI-3B	Billing Accuracy – Adjustments for Errors (Percent)
BI-4A	Billing Completeness (Percent)
BI-4B	Billing Completeness (Percent)

Each billing measure (BI-1A/BI-1B; BI-3A/BI-3B; and BI-4A/BI-4B) will be subject to a per measure cap of a base payment of \$5,000 per month, subject to a maximum escalation of \$30,000 per measure.

#### TIER 2

#### Continuing Non-Conforming Performance

See Section 10.3.

#### Work Completion Timeliness

PO-6

Work Completion Notification Timeliness (Hours: Minutes)

This measure shall be on a Tier 2 basis (measuring aggregate performance to all CLECs) and shall be calculated as follows:

Performance	Monthly Payment
1-1.49 hrs	\$10,000
1.5-1.99 hrs	\$15,000
2-2.49 hrs	\$20,000

2.5-2.99 hrs	\$25,000
3-3.49 hrs	\$30,000
3.5-3.99 hrs	\$35,000
4-4.49 hrs	\$40,000
4.5-4.99	\$45,000
5+	\$50,000

#### Regionwide Wholesale Support Systems

The following submeasures, which relate to the quality of Qwest's computer systems and call centers, are recorded only on a regionwide (14 state) basis:

GA-1A Appointment Scheduler GA-1B Fetch-N-Stuff GA-1C Data Arbiter GA-2 GA-3 GA-4 GA-6	Gateway Availability – IMA-GUI (Percent) Gateway Availability – IMA-GUI (Percent) Gateway Availability – IMA-GUI (Percent) Gateway Availability – IMA-EDI (Percent) Gateway Availability – EB-TA (Percent) Gateway Availability – EXACT (Percent) Gateway Availability – GUI – Repair (Percent)
PO-1A-1	Pre-Order/Order Response Times(Seconds)
PO-1B-1	Pre-Order/Order Response Times(Seconds)
PO-1A-2	Pre-Order/Order Response Times(Seconds)
PO-1B-2	Pre-Order/Order Response Times (Seconds)
PO-1A-3	Pre-Order/Order Response Times (Seconds)
PO-1B-3	Pre-Order/Order Response Times (Seconds)
PO-1A-4	Pre-Order/Order Response Times(Seconds)
PO-1B-4	Pre-Order/Order Response Times(Seconds)
PO-1A-5	Pre-Order/Order Response Times(Seconds)
PO-1B-5	Pre-Order/Order Response Times(Seconds)
PO-1A-6	Pre-Order/Order Response Times(Seconds)
PO-1B-6	Pre-Order/Order Response Times(Seconds)
PO-1A-7	Pre-Order/Order Response Times(Seconds)
PO-1B-7	Pre-Order/Order Response Times(Seconds)
PO-1A-8	Pre-Order/Order Response Times(Seconds)
PO-1B-8	Pre-Order/Order Response Times(Seconds)
OP-2	Calls Answered within Twenty Seconds –
MR-2	Interconnect Provisioning Center (Percent) Calls Answered within Twenty Seconds – Interconnect Repair Center (Percent)

PO-1A and PO-1B shall have their transaction types aggregated together.

For Colorado, Qwest shall make a Tier-2 payments based upon monthly performance results according to the following schedule. (On this measure, the total payment, for all 14 Qwest states, shall actually be a multiple of the one noted below.)

Measure	Performance	Payment
GA-1,GA-2,	1% or lower	\$1,000
GA-3,GA-4	>1% to 3%	\$10,000
GA-6	>3% to 5%	\$20,000
	> 5%	\$30,000

PO-1	2 sec or less >2 sec to 5 sec >5 sec to 10 sec > 10 sec	\$1,000 \$5,000 \$10,000 \$15,000
OP-2/MR-2	1% or less >1% to 3% >3% to 5% >5%	\$1,000 \$5,000 \$10,000 \$15,000

#### Handling of Local Service Requests

Performance	Payment
99-99.5	\$10,000
98.5-98.99	\$20,000
98-98.49	\$30,000
97.5-97.99	\$40,000
97-97.49	\$50,000
96.5-96.99	\$60,000
96-96.49	\$70,000
95.5-95.99	\$80,000
95-95.49	\$90,000
below 95%	\$100,000

If the PO-10 measure at the end of any month dips below 95%, the Commission may commence a proceeding to determine whether the problem is being remedied and to determine whether any other action is appropriate.

#### Electronic Flow Through Rates

For Resale:		
PO-2A-1	IMA Flow-through LSRs	Electronic Flow-through (Percent)
PO-2A-2	GUI Flow-through LSRs	Electronic Flow-through (Percent)
PO-2B-1	IMA Flow-through Eligible LSRs	Electronic Flow-through (Percent)
PO-2B-2	GUI Flow-through Eligible LSRs	Electronic Flow-through (Percent)
For Unbundled L	.oops:	
	IMA Flow-through LSRs	Electronic Flow-through (Percent)
PO-2A-2	GUI Flow-through LSRs	Electronic Flow-through (Percent)
PO-2B-1	IMA Flow-through Eligible LSRs	Electronic Flow-through (Percent)
PO-2B-2	GUI Flow-through Eligible LSRs	Electronic Flow-through (Percent)
For LNP:		
PO-2A-1	IMA Flow-through LSRs	Electronic Flow-through (Percent)
PO-2A-2	GUI Flow-through LSRs	Electronic Flow-through (Percent)
PO-2B-1	IMA Flow-through Eligible LSRs	Electronic Flow-through (Percent)
PO-2B-2	GUI Flow-through Eligible LSRs	Electronic Flow-through (Percent)

For UNE-P (POTS):

PO-2A-1 IMA Flow-through LSRs	Electronic Flow-through (Percent)
PO-2A-2 GUI Flow-through LSRs	Electronic Flow-through (Percent)
PO-2B-1 IMA Flow-through Eligible LSRs	Electronic Flow-through (Percent)
PO-2B-2 GUI Flow-through Eligible LSRs	Electronic Flow-through (Percent)

Qwest shall be required to meet a standard for either eligible flow-through (PO-2B-1 & PO-2B-2 aggregated) or actual flow-through (PO-2A-1 & PO-2A-2 aggregated). If Qwest misses the standard for both PO-2B and PO-2A, it shall pay payments on the measure in which it performed closer to the relevant standard.

The following table sets out the relevant standard for measuring acceptable levels of actual flow-through (PO-2A) and flow-through eligible orders (PO-2B).

Flow-through Orders	January	July	January	July
<u>(PO-2A)</u>	<u>2002</u>	<u>2002</u>	<u>2003</u>	<u>2003</u>
Resale	70%	80%	85%	85%
Unbundled Loops	50%	60%	70%	75%
LNP	70%	80%	85%	85%
UNE-P (POTS)	50%	65%	80%	85%
Flow-through Eligible <u>Orders (PO-2B)</u> Resale Unbundled Loops LNP UNE-P (POTS)	January <u>2002</u> 80% 60% 80% 60%	July <u>2002</u> 90% 70% 90% 75%	January <u>2003</u> 95% 80% 95% 90%	July <u>2003</u> 95% 85% 95% 95%

The relevant payment shall be computed on a quarterly basis and shall take the performance on the better of the eligible flow through orders (PO-2B) or actual orders to flow through (PO-2A) and apply a \$75,000 payment for each 2.5% that the relevant measurement differs from the standard. This payment shall not exceed \$600,000 per submeasure (resale, unbundled loop, LNP, UNEP). By way of illustration, the payment table for eligible flow through orders for resale for beginning January, 2002 is:

Resale:	77.5%-79.99%	\$ 75,000		
	75.0%-77.49%	\$150,000		
	72.5%-74.99%	\$225,000		
	70.0%-72.49%	\$300,000		
	67.5%-69.99%	\$375,000		
	65.0%-57.49%	\$450,000		
	62.5%-64.99%	\$525,000		
	below 62.49% \$60	below 62.49% \$600,000		

#### Change Management Requirements

PO-16 Release Notification on Time (Calendar Days)

For failing to notify competitors of the first announcement on time, Qwest shall pay a payment of \$200/per day. For failing to notify competitors of subsequent release dates

(i.e., the final requirements and final release notes), Qwest shall pay a payment of \$50/day.

GA-7 Timely Outage Resolution following Software Releases (Percent)

Failure to resolve software outages within 48 hours shall result in a \$100,000 payment by Qwest for each additional 48 hours out of service.

PO-18(CPAP) Interface Versions Availability (Percent)

A failure to reinstate a pulled version that had not been available for 6 months within 24 hours shall result in a \$50,000 payment, with half of the payment going to the CLEC who brings the complaint and the other half going into the Special Fund.

## **APPENDIX B**

# (PERFORMANCE INDICATOR DEFINITIONS – TO BE SUPPLIED BY QWEST)