**Before the**

**Federal Communications Commission**

**Washington, D.C. 20554**

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| In the Matter of  CenturyLink’s Petition for Forbearance  Pursuant to 47 U.S.C. § 160(c) from  Dominant Carrier and Certain *Computer*  *Inquiry* Requirements on Enterprise  Broadband Services | **)**  **)**  **)**  **)**  **)**  **)**  **)**  **)** | WC Docket No. 14-9 |

**ERRATUM**

**Released: September 24, 2014**

By the Chief, Wireline Competition Bureau:

On March 7, 2014, the Wireline Competition Bureau (Bureau) released a Second Protective Order, DA 14-318, in the above-captioned proceeding. This Erratum amends that document as indicated below:

1. Above paragraph 1, replace “By the Chief,” with “By the Deputy Chief,.”
2. Appendix A of the Second Protective Order is replaced with a new Appendix A.[[1]](#footnote-2) See new Appendix A attached.

FEDERAL COMMUNICATIONS COMMISSION

Julie A. Veach

Chief

Wireline Competition Bureau

**APPENDIX A**

**Highly Confidential Information and Documents**

As specified in paragraphs 2 and 3 of the Second Protective Order, only information and documents set forth in Appendix A and that otherwise meet the definition of Highly Confidential Information or Highly Confidential Documents may be designated as Highly Confidential. Appendix A will be updated as necessary.

1. Information that details the terms and conditions of or strategy related to a Submitting Party’s most sensitive contracts (e.g., marketing, service or product agreements).
2. Information that discusses in detail current or future plans to compete for a customer or specific groups or types of customers (e.g., business or wholesale customers), including future procurement strategies, pricing strategies, product strategies, advertising or marketing strategies, future business plans, technology implementation or deployment plans and strategies (e.g., engineering capacity planning documents), plans for handling acquired customers, and human resources and staffing strategies.
3. Information that provides granular information about a Submitting Party’s current or future costs, sales, revenues, marginal revenues, or market share.
4. Analyses of competitors and detailed information describing or illustrating how a Submitting Party analyzes its competitors, including sources and methods used in these analyses, any limits on use of these analyses or data, and how such analyses or data are used.
5. Information that provides numbers of customers and revenues broken down by customer category or type (e.g., business, mobile providers, national customers) and geographic or market area (e.g., CMA/MSA/RSA, DMA, state, study area, regional cluster) or zip code.
6. Information that discloses the identity or characteristics of specific customers or of those a company is targeting or with whom a company is negotiating (including identifying information about specific customer facilities, information about customers’ levels of demand, and information regarding pricing proposals).
7. Information that discusses or analyzes in detail the number or anticipated changes in the number of customers or amount of traffic, including churn rate data, broken down by zip code or market, detailed information about why customers discontinue service, forecasts of customer demand, and attempts to win customers from other companies and losses of customers to other companies.
8. Information that provides detailed or granular engineering capacity information or information about specific facilities, including collocation sites, cell sites, or maps of network facilities.
9. Information that provides detailed technical performance data and test results.
10. Information that discusses or relates to Requests for Proposals (RFP), including FCC Form 470 or other bidding documents, or contracts thereto, regardless of who was awarded the contract.

1. In a letter to CenturyLink, Inc. (CenturyLink), the Bureau revised Appendix A to cover all of the potentially confidential, commercially sensitive information that we had requested from CenturyLink via a previous information request. *See* Letter from Julie A. Veach, Chief, Wireline Competition Bureau, Federal Communications Commission, to Craig J. Brown, Senior Associate General Counsel, CenturyLink, Inc., WC Docket No. 14-9, DA 14-1338 (Wireline Comp. Bur. rel. Sept. 16, 2014); *see also* Letter from Julie A. Veach, Chief, Wireline Competition Bureau, Federal Communications Commission, to Craig J. Brown, Senior Associate General Counsel, CenturyLink, Inc., WC Docket No. 14-9, DA 14-1324 (Wireline Comp. Bur. rel. Sept. 12, 2014) . The replacement of Appendix A therefore is due to that revision, not to any mistake in the original Appendix A to the Second Protective Order. [↑](#footnote-ref-2)