THE PUBLIC UTILITIES COMMISSION OF NEVADA

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2	Annual Reports for calendar years 2012 through 2017 submitted by Telecommunications companies operating in Nevada pursuant to NRS 703.191 and NAC 704.7483.
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6	<u>PROTECTIVE AGREEMENT</u>
7	WHEREAS, the Regulatory Operations Staff ("Staff") of the Public Utilities Commission of
8	Nevada ("Commission") has requested to review information that
9	("Company") has provided to the Commission as part of
10	Staff's investigation regarding the annual reports required to be filed with the Commission pursuant
11	to NRS 703.191 and NAC 704.7483; and
12	WHEREAS, Company claims that some portion of the information requested is confidential,
13	proprietary and/or privileged in nature; and
14	WHEREAS, pursuant to NAC 703.527, NAC 703.5274(8), this Protective Agreement is being
15	executed in order to expedite access to such information by Staff and to establish the parameters for
16	use, treatment and maintenance of such information or material.
17	NOW, THEREFORE, the parties hereby agree as follows:
18	1. Company shall agree that that the information which the Company claims to be
19	confidential or proprietary and was provided to the Commission with the annual report may be
20	reviewed by Staff. For the purpose of this agreement, said confidential or proprietary information
21	shall include any information that is claimed to be "confidential" or "proprietary" by the Company or
22	is designated as confidential by the Commission.
23	2. All documents and information furnished subject to the terms of this Protective
24	Agreement shall be clearly stamped "Confidential" or "Proprietary" and shall hereinafter be referred
25	to as "Protected Materials." All Protected Materials shall be accepted, maintained and utilized in
26	conformance with the provisions of NAC 703.5274 and this Protective Agreement. Protected
27	Materials shall also include any handwritten notes or computer files which summarize all or portions
28	of Protected Materials or otherwise disclose the substance of such materials.

- 3. It is specifically agreed and understood that Protected Materials shall not include any information or documents contained in the public files of the Commission or of any federal or state court, tribunal, regulatory agency or other legal entity. Nor shall it include any document or information which at any prior time has been disclosed by the Company or any other party who may have been in lawful possession of such material without the benefit of a written confidentiality agreement or other protective agreement or device.
- 4. Staff shall not be deemed, by reason of this Protective Agreement, to have waived the opportunity to argue before the Commission, or any other appropriate body, that any Protected Materials are not confidential, proprietary or privileged in nature. However, it is specifically agreed that unless otherwise agreed by the Parties or ordered by the Commission, all documents and other discovery materials or portions thereof that have been designated as Protected Materials pursuant to the terms of this Agreement shall only be used in accordance with the terms of this Agreement and the applicable law.
- 5. Protected Materials shall only be disclosed to and used by counsel of record for Staff, Staff Counsel, Staff Counsel's administrative assistants and Staff's technical experts. Each such counsel, assistant, or expert shall review and abide by the terms of this Agreement.
- 6. Such Protected Materials shall not be included in any public files or records of the Commission, whether in print or electronic format. Protected Material shall not be photocopied or otherwise duplicated unless agreed to by the Company. Protected Materials may be included in Staff Counsel's electronic database maintained for discovery purposes and may be reproduced for the sole purpose of inclusion in the electronic database.¹¹
- 7. In the event Staff (a) is subpoenaed or as a result of other legal obligation or compulsion intends to disclose Protected Materials to any person to whom disclosure is not authorized by this Agreement, (b) wishes to include, use, or disclose the substance of Protected Materials in non-confidential testimony or exhibits, or (c) wishes to object to the designation of certain information or materials as Protected Materials, prior to such disclosure or objection Staff will

The Protected Materials in Staff Counsel's electronic database are maintained by Staff Counsel Division personnel only and access to such documents is controlled by Staff Counsel's office.

- 8. If the Company objects to such proposed reclassification or disclosure, the Company shall notify Staff in writing of their position and the reasons therefore within three (3) working days of receipt of the notice described in Paragraph 7 above. Thereafter, if Staff and the Company are unable to resolve the dispute, the Company or Staff may request a determination from the Commission regarding the manner in which Staff should be allowed to utilize such Protected Materials. Such procedure will be in conformity with NAC 703.5282. The notification and response procedure and time schedule described in Paragraphs 7 and 8 of this Agreement shall not apply to the unintended, unplanned and unforeseen identification, reference to, or discussion of any Protected Materials during any public hearing. Should any Protected Materials specifically covered by this Agreement be identified or become the subject of any public testimony or inquiry at any time during a public hearing, the parties to this Agreement shall immediately seek and obtain a ruling from the Presiding Officer, in conformity with NAC 703.5282, as to the status of the specific Protected Materials at issue prior to further public disclosure or additional discussion or examination.
- 9. By providing access to Staff for the documents or information pursuant to this Agreement, the Company retains, in all respects, every privilege and claim to confidentiality it heretofore has had and hereafter may have with respect to such documents or information. Such limited provision of the Protected Materials shall not be deemed in any way to constitute either (a) disclosure of the Protected Materials or (b) full or partial waiver of any claim or privilege as to the subject matter of the documents in this or any other proceedings or action. It is expressly understood that the Company bears the burden of showing that documents or discovered material or portions thereof are entitled to be protected according to the terms of this Agreement.
- 10. Nothing in this Agreement shall be construed to prevent Staff from attempting to obtain through discovery, or in any other judicial or administrative action, any or all of the Protected Materials subject to this Agreement.

28