AFN #2008171635 Recorded 12/10/08 at 11:52 AM DocType: EASE Filed by: WILLIAMS GAS PIPELINE - JEAN BRADY Page: 1 of 5 Auditor J. Michael Garvison Skamania County, WA

WHEN RECORDED RETURN TO:	
Jean Brady Land Department PO Box 58900 Salt Lake City, UT 84158-0900 PAIL	EAL ESTATE EXCISE TAX N/A DEC 1 0 2008 N/A CIVIL CHILLAND (NORTH KAMANIA COUNTY TREASURES
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ASSIGNMENT OF EASI	EMENT
REFERENCE NUMBER(S) of Documents assigned or released	t:
101955 [] Additional numbers on page of document.	
MCI communications Ser	vices, Inc.
[] Additional names on page of document. GRANTEE(s): Northwest Pipeline Cor [] Additional names on page of document.	rporation
LEGAL DESCRIPTION (Abbreviated: i.e. Lot, Block, Plat or Se	
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Section 3: W 12 W 12 [] Complete legal on page of document. TAX PARCEL NUMBER(5):	
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[] Additional parcel numbers on page of document. The Auditor/Recorder will rely on the information provided on this	form. The staff will not read the document to
verify the accuracy or completeness of the indexing information.	TOTAL THE Start WILLHOL TEAU THE GOCUMENT TO

AFN #2008171635 Page: 2 of 5

Williams
Jean Brady
Land Department
PO Box 58900
Salt Lake City, UT 84158-0900

Site Name: Three Corner Rock, Washington Landlord Name: Longview Fibre Co. Agreement # W2003WA00073

ASSIGNMENT OF EASEMENT

This ASSIGNMENT OF EASEMENT AGREEMENT ("Agreement") effective April 6, 2004 (the "Effective Date"), by and between MCI COMMUNICATIONS SERVICES, INC. ("Assignor"), a Delaware corporation, successor in interest to MCI Network Services, Inc., formerly known as MCI WORLDCOM Network Services, Inc., successor in interest to WorldCom Network Services, Inc., successor in interest to Williams Telecommunications Company, and NORTHWEST PIPELINE CORPORATION, a Delaware corporation ("Assignee").

WITNESSETH:

WHEREAS, Assignor's predecessor in interest and Assignee are parties to that certain Settlement, Assignment and Sale Agreement dated as of February 24, 2004 (the "Settlement Agreement"), among WILMINGTON TRUST COMPANY, a Delaware banking corporation, not in its individual capacity but solely as owner trustee and William J. Wade, not in his individual capacity but solely as cotrustee, DFO PARTNERSHIP, a New York general partnership as owner, Assignor, Assignee, and WORLDCOM, INC., a Delaware corporation; and

WHEREAS, pursuant to the terms of the Settlement Agreement, Assignor has agreed to assign, and Assignee has agreed to assume, all of the right, title, interest and obligations of tenant under that certain Easement (the "Lease") dated July 28, 1986, between Assignor's predecessor in interest, as tenant, and Longview Fibre Co., as landlord, recorded in Book 102, Page 777, in the Clerk's Office of Skamania County, State of Washington, on October 2, 1986, and having the following legal description: T3N, R6E, Section 33: E1/2SE1/4, T2N, R6E, Section 3: W1/2W1/2, Skamania County,

Washington. # 101955 @ 02-06-00-0-0-0500-00

NOW THEREFORE, in consideration of the mutual agreements set forth herein, and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the Parties agree as follows:

1. **Assignment.** Assignor does hereby sell, assign, transfer, set over and deliver to Assignee all right, title, interest and obligations of Assignor in, under and to the Lease and the premises described therein effective as of the Effective Date. Assignee hereby accepts the foregoing assignment from Assignor and expressly assumes all of the right, title, interest and obligations of Assignor in, under and to the Premises and agrees to be bound by all of the terms, covenants and conditions contained in the Lease and assumes all of the obligations of tenant under the Lease as if Assignee were the original tenant under the Lease, in accordance with and subject to this Agreement and agrees timely and fully to perform any and all of the obligations of tenant under the Lease.

- 2. **Indemnification.** Assignor hereby agrees to indemnify, defend and hold Assignee harmless with respect to any and all claims, liabilities and obligations arising out of Assignor's acts or failures to act in relation to the Lease prior to the Effective Date. Assignee hereby agrees to indemnify, defend and hold Assignor harmless with respect to any and all claims, liabilities and obligations arising out of Assignee's acts or failures to act in relation to the Lease on and after the Effective Date.
- 3. Assignee's Reimbursement of Amounts Paid by Assignor. Assignee agrees that it shall reimburse Assignor for any and all costs and expenses reasonably incurred by Assignor under the Lease after the Effective Date, upon presentation by Assignor to Assignee of invoices and/or statements therefor.
- 4. **Miscellaneous.** With respect to the subject matter hereof, this Agreement and the Settlement Agreement constitute the entire agreement of the Parties with respect to the subject matter hereof and supersede all prior agreements and understandings, whether written or oral. No amendment or modification to this Agreement shall be effective unless in writing and signed by the Party against whom enforcement is sought. This Agreement shall inure to the benefit of and shall be binding upon each of the Parties and their respective successors, representatives and assigns. The Parties shall execute and deliver such further and additional instruments, agreements and other documents as may be necessary to carry out the provisions of this Agreement. Headings are for convenience only and shall not affect the interpretation of this Agreement. The enforcement and interpretation of this Agreement shall be governed by the laws of the State where the Premises are located. This Agreement may be executed in counterparts, which together shall constitute one instrument.
- 5. Full Force and Effect. The Lease shall remain in full force and effect, as modified by this Agreement.
- 6. Authority. Assignor and Assignee each affirm and covenant that it has the authority to enter into this Agreement and to abide by the terms hereof, and that the signatories hereto are authorized representatives of their respective entities empowered by their respective entities to execute this Agreement.

[Signatures on Following Page]

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IN WITNESS WHEREOF, the Parties have executed this Agreement as of the day and year first above written.

ASSIGNOR:

MCI COMMUNICATIONS SERVICES, INC. a Delaware corporation

Name: Thomas F. Meagher

Title: Director

ASSIGNEE:

NORTHWEST PIPELINE CORPORATION a Delaware corporation

By: Junda Chirung ton

Name: Linda Cherrington Title: Attorney-in-Fact

[Acknowledgments on Following Page]

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ACKNOWLEDGMENTS

STATE OF TEXAS)	
)	SS
COUNTY OF DALLAS)	

On this day of Lowwy, 2007, before me personally appeared Thomas F. Meagher, to me known to be the Director of the corporation that executed the within and foregoing instrument, and acknowledged said instrument to be the free and voluntary act and deed of said corporation, for the uses and purposes therein mentioned, and on oath stated that he was authorized to execute said instrument.

In Witness Whereof I have hereunto set my hand and affixed my official seal the day and year first above written.

Notary Public in and for the

State of Texas

Residing at fichardson, T)

My commission expires: 05/4/2007

STATE OF UTAH

COUNTY OF GUIT Luke) ss.

In Witness Whereof I have hereunto set my hand and affixed my official seal the day and year first above written.

Notary Public in and for the

State of Utah

Residing at

My commission expires: 12-19-09

