

SPRINGVILLE CITY FIBER LEASE AND LICENSE AGREEMENT
ADDENDUM #1

This Addendum is entered into this 16 day of May, 2017, by and between Central Telecom Services, LLC a limited liability company, dba CentraCom Interactive, hereinafter referred to as "CTS," the primary office of which is located at 35 South State, Fairview, Utah 84629, and Springville City Corporation, hereinafter referred to as "SC," a municipal corporation organized under the laws of the State of Utah, located at 110 South Main, Springville, Utah 84663.

RECITALS

Whereas, CTS is a telecommunications service provider authorized to provide broadband services within the state of Utah, and

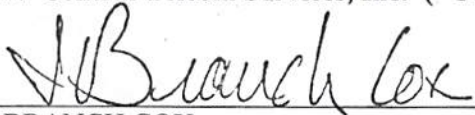
Whereas, SC owns a fiber optic cable network capable of transmitting UEN's Gig-E services that can be accessed by CTS and modified or adapted to serve said Schools, and

NOW THEREFORE, for good and valuable consideration, the receipt and sufficiency of which the Parties each severally and mutually acknowledge, the Parties hereby amend their SPRINGVILLE CITY FIBER LEASE AND LICENSE AGREEMENT as follows:

1. CTS hereby agrees to provide a service drop to the Springville Recreation Center located at approximately 711 South 1200 West in Springville and provide all necessary interconnection to the SC Network to allow communication between the Springville Recreation Center and other SC facilities at no cost to SC other than as set forth herein.
2. SC agrees to pay Two Hundred Dollars (\$200) per month for the lease of two Fiber Strands in accordance with the terms and conditions set forth in the Agreement.
3. Unless and until CTS has no schools on its Network which utilize SC fiber, payment of the \$200 monthly fee shall be made by CTS paying the appropriate fee to Springville City less the \$200 set forth herein.

4. All maintenance of the Service Drop will be conducted by CTS except as may be set forth in the Agreement.
5. CTS agrees to provide other service drops and necessary interconnections to SC Network, when mutually agreed upon by CTS and SC and facilities exist. These connection will be made at no cost to SC other than as set forth herein.
6. The Service Drop shall be owned by CTS. Upon termination of the Agreement, ownership of the two strands of fiber servicing the Aquatic Center and continuing to the splice point into the SC network shall become the property of SC.
7. Pursuant to Article 16 of the Agreement, the amount of insurance carried by CTS shall be amended to coverage of at least One Million Dollars (\$1,000,000) single and Three Million Dollars (\$3,000,000) aggregate coverage for the remainder of any term of the Agreement.
8. All other terms and conditions of the original Agreement shall remain in place.

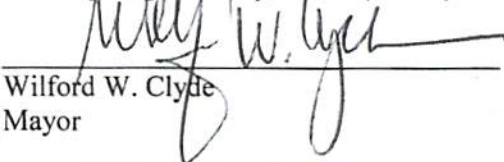
For: Central Telecom Services, Inc. ("CTS")



I. BRANCH COX
President

Date: May 16, 2017

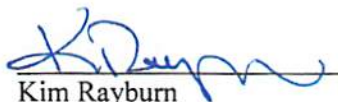
For: Springville City, Utah ("SC")



Wilford W. Clyde
Mayor

Date: May 16, 2017

Attested to by:


Kim Rayburn
City Recorder

