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Rick Carter
Senior Utility Analyst
Public Utility Commission of Oregon
550 Capitol Street N.E. Suite 215
Salem, Oregon 97301-2551

Dear Mr. Carter,

In accordance with Oregon AR 860-024-0011, each operator owning and operating outside plant facilities in Oregon must develop a ten year cycle for reviewing the condition of its plant facilities to insure NESC Compliance. In accordance with this rule, NextG Networks of California, Inc. ("NextG") and NewPath Networks, LLC. ("NewPath") provide the following mid-cycle report.

NextG currently has no outside plant facilities in Oregon and therefore has not yet developed an inspection plan. Once NextG deploys facilities in Oregon, it will develop and implement an inspection plan in accordance with the rules.

NewPath has deployed two small networks in Oregon. The first was constructed and put on air June 2008; the second was constructed and put on air in June 2009. Together, the two networks have a total of less than 300 utility poles. NewPath is currently reviewing proposals from third-party contractors to perform NESC inspections for these facilities. NewPath expects to have approximately 50% of its poles inspected before the end of August 2013. The remaining poles will be inspected over the course of the next 5 years, with approximately 10% being inspected annually.

If you have any questions about this report or need any further detail, the undersigned may be reached at 510-290-3086.

Respectfully submitted,

Robert A. Millar
Associate General Counsel