

ORIGINAL



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THIS AMENDMENT:
 _____ Passed _____ Passed as amended by _____
 _____ Failed _____ Not Offered _____

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UTILITIES DIVISION PROPOSED AMENDMENT # 1

TIME/ DATE PREPARED January 27, 2006

COMPANY: Qwest Communications Corporation

DOCKET NO[S]. T-02811B-04-0313 AGENDA ITEM NO. U-12

OPEN MEETING DATE: January 27, 2006

Page 23, DELETE lines 18 through 24,

Page 24 DELETE lines 1 through 28, and,

Page 25 DELETE lines 1 through 5, and

and INSERT the following in their place:

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However, since QCC has not made application to serve the residential and small business markets in QC's service territory, we do not believe that Staff's conditions 3 and 4 are necessary at this time. We shall consider such information if and when QCC files and application to expand its CC&N to provide service to small business customers and residential customers.

DELETE Page 28, line 15 beginning with "We agree with QCC, however, that Staff's" through line 27, and Page 29, lines 1-10 and INSERT the following in its place:

- 1) QC shall provide the following information to Staff every six months for three years which information shall be disaggregated on a monthly basis:
 - Number of Disconnects
 - Including the customer name and the number of switched access lines by wire center.
- 2) QCC shall provide the following information to Staff every six months for three years which information shall be disaggregated on a monthly basis:

- Number of new Connections,
 - Including name of customer and number of switched access lines by wire center.
 - QCC shall also provide its aggregate revenues in its report to Staff which is filed every six months.
- 3) Since QC's and QCC's current billing systems do not allow the Company to provide monthly revenues per customer, Qwest agrees that all of QCC's revenue derived from regulated local exchange services in Arizona should be presumed to have moved from QC, except as QC or QCC may provide credible evidence to the contrary.

Page 29, DELETE lines 11 through 28; and Page 30, DELETE lines 1 through 9.

Page 37, DELETE line 6 beginning with "properly quantified and" through line 10 ending with "receiving the requested authority." INSERT the following in its place:

"properly tracked and considered in Qwest Corporation's future rate proceedings. However, because the Companies claim that their billing systems will not allow for tracking of monthly revenue by account, Qwest agrees that all of QCC's revenue derived from regulated local exchange services in Arizona should be presumed to have been moved from QC, except as QC or QCC may provide credible evidence to the contrary.

Page 38, MODIFY line 2 as follows:

"forth in Findings of Fact No. 26 above with the exception of conditions 3 and 4, as modified in Findings of Fact 75 above, are designed to"

Page 39, MODIFY line 1 as follows:

"above with the exception of conditions 3 and 4, as modified by Findings of Fact No. 75 above, are reasonable and will be adopted.

Page 40, MODIFY Lines 23 and 24 as follows:

“Compliance with the reporting requirements set forth in Findings of Fact No. 26 above, with the exception of conditions 3 and 4, and as modified by paragraph 75 above.”

Page 41, MODIFY line 9 as follows:

“the schedule set forth in Findings of Fact No.75 above.”

Page 42, DELETE Ordering Paragraph 13 at lines 14 through 17.