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BEFORE THE ARIZONA CORPORATION COMMISSION

COMMISSIONERS

JEFF HATCH-MILLER - Chairman
WILLIAM A. MUNDELL
MARC SPITZER
MIKE GLEASON
KRISTIN K. MAYES

2006 MAY 16 P 4: 33

AZ CORP COMMISSION
DOCUMENT CONTROL

IN THE MATTER OF THE COMPLAINT OF
MCLEODUSA TELECOMMUNICATIONS
SERVICES, INC. AGAINST QWEST
CORPORATION.

DOCKET NO. T-032^{67A-}76A-06-0105
DOCKET NO. T-01051B-06-0105

NOTICE OF ERRATA

Please take notice that McLeodUSA Telecommunications Services, Inc. is filing this Notice of Errata regarding the Direct Testimony of Michael Starkey. Attached is a corrected page 7 of Mr. Starkey's testimony correcting the title of Table No. 2.

RESPECTFULLY SUBMITTED this 16th day of May 2006.

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By

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By Mary Appolito

Table 1

MCLEODUSA INTERPRETATION		Recurring Charge	Actual Amperage Used	Invoice Amount
8.1.4.1	-48Volt DC Power Usage, per Ampere, per Month			
8.1.4.1.1.1	Power Plant - Greater Than 60 Amps	\$10.75	24	\$258.00
8.1.4.1.2.2	Power Usage - More Than 60 Amps, per Amp	\$7.27	24	\$174.48

147 **Collocation A - Total DC Power Usage Charges \$432.48**

148 However, based upon what McLeodUSA believes to be an erroneous interpretation of the
149 *Power Measuring Amendment*, Qwest bills McLeodUSA charges consistent with Table 2
150 below (assuming the same Collocation A characteristics):

151

Table 2

QWEST INTERPRETATION		Recurring Charge	Actual Amperage Used	Invoice Amount
8.1.4.1	-48Volt DC Power Usage, per Ampere, per Month			
8.1.4.1.1.1	Power Plant - Greater Than 60 Amps	\$10.75	180	\$1,935.00
8.1.4.1.2.2	Power Usage - More Than 60 Amps, per Amp	\$7.27	24	\$174.48

152 **Collocation A - Total DC Power Usage Charges \$2,109.48**

153

154 **Q. PLEASE DESCRIBE THE TWO EXAMPLES ABOVE.**

155 A. Table 1 assumes that Qwest bills McLeodUSA consistent with McLeodUSA's
156 interpretation of the *Amendment*, i.e., Qwest assesses both -48 Volt DC Power Usage rate
157 elements based upon the 24 Amps of power McLeodUSA actually consumes in the above
158 example. In contrast, Table 2 represents the manner in which Qwest interprets the
159 *Amendment* (as well as the manner in which Qwest actually bills McLeodUSA for power
160 today), wherein Qwest bills only rate element 8.1.4.1.2.2 on an "as consumed" basis (24
161 Amps) while continuing to bill rate element 8.1.4.1.1.1 on an "as ordered" basis (180
162 Amps associated with McLeodUSA's order for power distribution cables). Note that the
163 difference in the size of the invoice based upon these two different interpretations is
164 dramatic: