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BEFORE THE ARIZONA CORPORATION COMMISSION

- MIKE GLEASON**
Chairman
- WILLIAM MUNDELL**
Commissioner
- JEFF HATCH-MILLER**
Commissioner
- KRISTIN MAYES**
Commissioner
- GARY PIERCE**
Commissioner

RECEIVED
 2007 JUN 29 P 2:29
 AZ CORP COMMISSION
 DOCKET CONTROL

IN THE MATTER OF QWEST CORPORATION'S APPLICATION FOR APPROVAL OF 2007 ADDITIONS TO NON-IMPAIRED WIRE CENTER LIST

DOCKET NOS. T-03632A-06-0091
 T-03406A-06-0091
 T-03267A-06-0091
 T-03432A-06-0091
 T-04302A-06-0091
 T-01051B-06-0091

Arizona Corporation Commission
DOCKETED
 JUN 29 2007
 DOCKETED BY *[Signature]*

QWEST CORPORATION'S SUBMISSION OF PUBLICLY AVAILABLE DATA IN SUPPORT OF ITS APPLICATION FOR APPROVAL OF 2007 ADDITIONS TO NON-IMPAIRED WIRE CENTER DESIGNATIONS

I. Introduction

On Friday, June 22, 2007, Qwest Corporation ("Qwest") filed its Application for Approval of 2007 Additions to Non-Impaired Wire Center List ("Application") requesting that the Commission open a docket for approval of Qwest's 2007 additions to its non-impaired wire center list. The Commission had previously opened a docket in 2006 related to its initial determination on non-impaired wire centers.¹ In the First Wire Center Docket,

¹ In The Matter Of Qwest Corporation's Application For Approval Of 2007 Additions To Non-Impaired Wire Center List, Docket Numbers T-03632A-06-0091, T-03406A-06-0091, T-03267A-06-0091, T-03432A-06-0091, T-04302A-06-0091, T-01051B-06-0091, (hereinafter "First Wire Center Docket").

1 Qwest and a coalition of CLECs (“the Joint CLECs”) reached a joint settlement agreement
2 that has been filed for Commission approval. As set forth in the settlement agreement,
3 Qwest may request the addition of non-impaired wire centers based in whole or in part upon
4 line counts at any time up to July 1st of each year, based on prior year line count data, and
5 using an agreed-upon methodology.² Qwest filed its Application consistent with the TRRO³
6 and the settlement agreement. Through this Application, Qwest asks that the Commission
7 designate the wire centers identified herein as non-impaired.

8 Qwest stated in its Application that it intended to file with the Commission on Friday
9 June 29, 2007, the data supporting its list of additional non-impaired wire centers, and to
10 provide the data supporting the updated list to CLECs, provided that a protective order has
11 been entered by the Commission and acknowledged by the CLECs.

12 The Application was filed by Qwest as a new Application. The Application involves
13 data from different time periods than were involved in the First Wire Center Docket. There
14 has not been an order consolidating the Application with the First Wire Center Docket, or
15 any request for consolidation to Qwest’s knowledge. However, Docket Control has
16 apparently entered the 2007 Application into Docket Nos. T-03632A-06-0091 et al. While
17 there is a protective order with respect to data submitted by parties in the First Wire Center
18 Docket, in Qwest’s view, absent a direct order extending that protective order to this
19 Application, there is not currently any protective order in place that will permit Qwest to file
20 confidential information with respect to the 2007 Application. Concurrent with this filing,
21 Qwest is filing a request for a procedural conference so that these matters may be addressed

22

23 ² With respect to fiber-based collocators, Qwest may request the addition of non-impaired wire
24 centers to the Commission-approved wire center list at any time based on the number of fiber-
based collocators.

25 ³ Order on Remand, *In the Matter of Review of Unbundled Access to Network Elements, Review*
26 *of Section 251 Unbundling Obligations of Incumbent Local Exchange Carriers*, CC Docket No.
01-338, WC Docket No. 04-313 (FCC rel. February 4, 2005) (hereafter “*Triennial Review*
Remand Order” or “*TRRO*”).

1 and appropriate procedures determined for this Application to move forward.

2 **II. Support For the Non-Impairment Designation of Wire Centers**

3 In support of Qwest's request are the non-confidential affidavits and attachments of
4 Ms. Rachel Torrence and Mr. Robert Brigham; however, the confidential attachments have
5 not been included. Ms. Torrence's affidavit describes and presents evidence in support of the
6 inventory of fiber-based collocators in Qwest wire centers used to ascertain the appropriate
7 Tier designation and subsequent non-impairment designation. Ms. Torrence's affidavit can
8 be found at Appendix 1. Mr. Brigham's affidavit and attachments provide the December
9 2006 TRRO business line counts, the UNE-L and EEL data by type of circuit (voice grade,
10 DS1, DS3), and the UNE-L and EEL data by type of circuit (voice grade, DS1, DS3) and by
11 Competitive Local Exchange Carrier (CLEC). The data are provided for each additional
12 non-impaired wire center that is classified as non-impaired based on the number of business
13 lines. Mr. Brigham's affidavit can be found at Appendix 2.

14 **III. Confidential and Highly Confidential Information**

15 Qwest's request requires the provision of data that include confidential and highly-
16 confidential CLEC data. In order to protect these data from inappropriate disclosure, Qwest
17 asked the Commission to issue a protective order that would provide for the appropriate
18 handling of these confidential data. Once the Commission has issued a protective order,
19 Qwest will provide data to the Commission Staff and to CLECs upon receipt of an executed
20 copy of their agreement to abide by the protective order.

21 In addition to any formal notice the CLECs may have received as a part of this
22 proceeding, Qwest also provided a general notice to all CLECs indicating which wire centers
23 might be included in Qwest's filing. A copy of that notice is attached to this pleading as
24 Appendix 3.

25 In order to expedite provision of data to CLECs, each CLEC requesting the data
26 should provide to Qwest a PDF copy of their signed agreement to abide by the protective

1 order. That signed agreement should be provided to Stacy Hanson at
 2 stacy.hanson@qwest.com on or after June 29, 2007 except during the week of July 2nd
 3 through July 6th. During that week, the PDF should be provided to Kathy Rowley,
 4 kathy.rowley@qwest.com. The CLEC should also specify the person's name, street address
 5 and telephone number to whom the data should be provided by overnight mail.

6 The wire centers for which Qwest seeks a non-impairment designation are as follows:

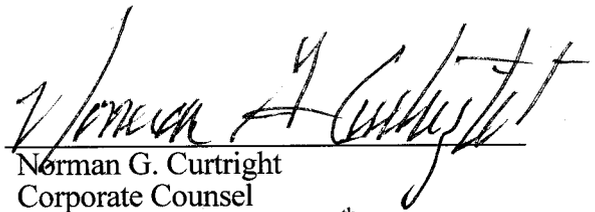
STATE	WIRE CENTER	CLLI8	TIER	NO IMPAIREMENT FOR
AZ	Chandler Main	CHNDAZMA	Tier 2	DS3 Transport & DF
	Chandler West	CHNDAZWE	Tier 2	DS3 Transport & DF
	Phoenix Cactus	PHNXAZCA	Tier 2	DS3 Transport & DF
	Phoenix Greenway	PHNXAZGR	Tier 2	DS3 Transport & DF
	Phoenix Southeast	PHNXAZSE	Tier 1	DS1 and DS3 Transport & DF
	Phoenix Sunnyslope	PHNXAZSY	Tier 2	DS3 Transport & DF
	Phoenix West	PHNXAZWE	Tier 2	DS3 Transport & DF
	Superstition West	SPRSAZWE	Tier 2	DS3 Transport & DF

13 **IV. CONCLUSION**

14 For the reasons set forth above, Qwest respectfully requests the Commission approve
 15 Qwest's 2007 additions to its non-impaired wire center list as specified herein.

16
 17 RESPECTFULLY SUBMITTED this 29th day of June, 2007.

18 QWEST CORPORATION

19
 20
 21 By: 

Norman G. Curtright
 Corporate Counsel
 20 East Thomas Road, 16th Floor
 Phoenix, Arizona 85012
 Telephone: (602) 630-2187

1 ORIGINAL and 13 copies hand-delivered
for filing this 29th day of June, 2007, to:

2

3 Docket Control
ARIZONA CORPORATION COMMISSION
4 1200 West Washington Street
Phoenix, AZ 85007

5

6 COPY of the foregoing hand delivered
this 29th day of June, 2007, to:

7

8 Dwight D. Nodes
Assistant Chief Administrative Law Judge
9 Arizona Corporation Commission
1200 West Washington Street
10 Phoenix, AZ 95012

11 Maureen A. Scott, Esq.
Legal Division
12 ARIZONA CORPORATION COMMISSION
1200 W. Washington Street
13 Phoenix, AZ 85007

14 Christopher Kempley, Chief Counsel
Legal Division
15 Arizona Corporation Commission
1200 W. Washington Street
16 Phoenix, AZ 85007

17 Ernest Johnson, Director
Utilities Division
18 Arizona Corporation Commission
1200 West Washington Street
19 Phoenix, AZ 85007

20 COPY of the foregoing mailed
this 29th day of June, 2007, to

21

22 Michael W. Patten
Roshka DeWulf & Patten, PLC
23 One Arizona Center
400 East Van Buren Street, Suite 800
24 Phoenix, AZ 85004

Greg Diamond
Covad Communications Company
Senior Counsel
7901 E. Lowry Boulevard
Denver, CO 80230

25

26

1 Douglas Denney
Director, Costs & Policy
2 Eschelon Telecom, Inc.
730 Second Avenue S., Suite 900
3 Minneapolis, MN 55402-2489
4

5 Mike Hazel
Mountain Telecommunications
6 1430 West Broadway, Suite 206
Tempe, AZ 85282
7

8 Gary Joseph, Vice President
National Brands, Inc.
9 dba Sharenet Communications Company
4633 W. Polk Street
10 Phoenix, AZ 85043
11

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26

Diane Kapan

William Haas
Regulatory Contact
McLeodUSA Telecommunications
Services, Inc.
6400 C Street SW
P.O. Box 3177
Cedar Rapids, IA 52406-3177

Rex Knowles
Regulatory Contact
XO Communications Services
111 East Broadway, Suite 1000
Salt Lake City, UT 84111

APPENDIX

1

BEFORE THE ARIZONA CORPORATION COMMISSION

COMMISSIONERS

MIKE GLEASON
Chairman
WILLIAM A. MUNDELL
Commissioner
JEFF HATCH MILLER
Commissioner
KRISTIN MAYES
Commissioner
GARY PIERCE
Commissioner

IN THE MATTER OF QWEST)	DOCKET NOS.
CORPORATION'S APPLICATION FOR)	T-03632A-06-0091
APPROVAL OF 2007 ADDITIONS TO)	T-03406A-06-0091
NON-IMPAIRED WIRE CENTER LIST)	T-03267A-06-0091
AND MOTION FOR EXPEDITED ISSUANCE)	T-03432A-06-0091
OF PROTECTIVE ORDER)	T-04302A-06-0091
)	T-01051B-06-0091

AFFIDAVIT OF RACHEL TORRENCE

STATE OF COLORADO)
) ss.
COUNTY OF ARAPAHO)

I, RACHEL TORRENCE, being first duly sworn, depose and state that:

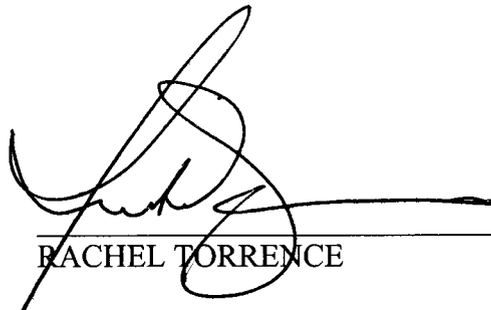
1. My name is Rachel Torrence. I am employed by Qwest Corporation as a Director in the Network Policy Group of the Local Network Organization. My business address is 700 W. Mineral Avenue, Littleton Colorado, 80120.
2. Subsequent to and in adherence to terms of the "Multi-State Settlement Agreement Regarding Wire Center Designations and Related Issues" which was filed with this Commission on Friday, June 22, 2007 (here after referred to as the "Settlement Agreement"), Qwest is filing a list of additional Non-Impaired

Wire Centers on June 29, 2007 with the various state regulatory commissions. Qwest also filed the list of additional Non-Impaired Wire Centers with the Federal Communications Commission ("FCC").

3. In support of the filing, I conducted an inventory of Fiber-Based Collocators in Qwest Wire Centers to ascertain the number of fiber-based collocators in each wire center and the appropriate "Tier" designation (See Attachment A). The Tier was subsequently used to establish Non-Impairment.
4. As part of that inventory, and as required under the terms of the Settlement Agreement, I conducted a physical field verification of the inventoried fiber-based collocators, and cross-referenced the physical inventory data with the corresponding order and construction records and billing data.
5. I researched the actual order records and engineering design and construction records to validate the physical configurations and the presence of an active power supply. I also researched and validated the "in-service date" which is noted on the Collocation Verification Worksheets (included as Attachment B).
6. I also researched the billing records for both the collocation space and the active power supply to the collocation to ensure that it was an active Fiber-Based Collocation.
7. Qwest sent the identified fiber-based collocators a letter asking for further validation of their status as a fiber-based collocator and any updated information with respect to changes in ownership, mergers and/or acquisitions (See Attachment C for a copy of the letter(s), and Attachment D for copies of the correspondence between Qwest and responding CLECs).
8. Qwest undertook a thorough analysis to ensure that the number of Fiber-Based Collocators in Qwest Wire Centers was accurately counted. Its process for identifying qualifying collocators produced an accurate and verified count. This accurate and verified data on the number of Fiber-Based Collocators was one of two factors in determining which Minnesota wire centers were Non-Impaired.

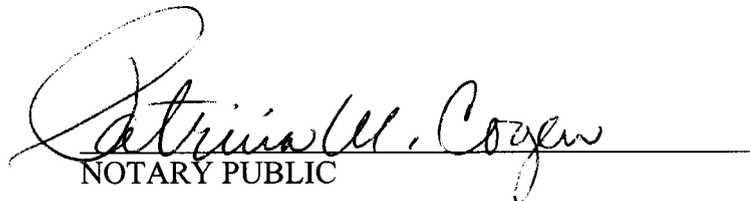
The other factor was the number of Business Lines in each Wire Center based on the most recently filed ARMIS 43-08 data. The resulting list of additional Non-Impaired Minnesota Wire Centers, having relied on this accurate and verified data, is by extension just as accurate and should be validated by this Commission.

DATE: June 28, 2007



RACHEL TORRENCE

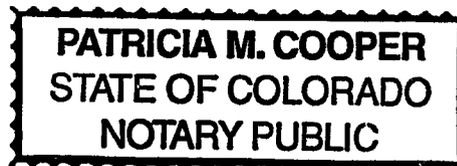
SUBSCRIBED AND SWORN to before me the 28th day of June, 2007.



NOTARY PUBLIC

My Commission Expires:

5-4-2008



Attachment A - Collocators by Wire Center

State	WC CCLI	CO Name	CLEC Name
AZ	PHNXAZSE	PHOENIX-SOUTHEAST	REDACTED
AZ	PHNXAZSE	PHOENIX-SOUTHEAST	REDACTED
AZ	PHNXAZEA	PHOENIX-SOUTHEAST	REDACTED
AZ	PHNXAZEA	PHOENIX-SOUTHEAST	REDACTED
			ARIZONA

Attachment B - Collocation Verification Worksheets

ILEC Name	Collo Type	State	WC CCLI	CO Name	Fiber	Express Fiber	Termination in collo?	Exits Qwest Central office?	Visual Power verification?	Power Verification at BDFB?	Other Data	Service Date*
REDACTED												

Verified by:

Date:

Rachel Torrence and Pamela O'Neill

6/1/2007

* Not part of field verification, added by Rachel Torrence after job order review.



June 13, 2007

«FirstName» «LastName»
«Company»
«Address»
«City», «State» «PostalCode»
«Country»

To: «FirstName» «LastName»

On June 29, 2007 Qwest will be filing with state regulatory commissions requesting that certain wire centers located in those states be deemed non-impaired. This filing is being made because the wire centers meet the threshold criteria for non-impairment outlined in the Federal Communication Commission's ("FCC") Triennial Review Remand Order, FCC-04-290 ("TRRO").

One component of the FCC's non-impairment thresholds is the presence of fiber-based collocators in a wire center. Rule 51.5 of the FCC rules requires that to be deemed a fiber-based collocation, the following criteria must be met:

A fiber-based collocator is defined as any carrier, unaffiliated with the incumbent LEC (Qwest), that maintains a collocation arrangement in an incumbent LEC (Qwest) Wire Center, with active electrical power supply, and operates a fiber-optic cable or comparable transmission facility that:

- a. terminates at a collocation arrangement within the Wire Center;
- b. leaves the incumbent LEC's (Qwest's) Wire Center premises; and
- c. is owned by a party other than the incumbent LEC (Qwest) or any affiliate of the incumbent LEC (Qwest), except as set forth in this definition. Dark fiber obtained from an incumbent LEC (Qwest) on an indefeasible right of use basis shall be treated as non-incumbent LEC (non-Qwest) fiber-optic cable. Two or more affiliated fiber-based collocators in a single Wire Center shall collectively be counted as a single fiber-based collocator. For the purposes of this definition, "affiliate" is defined by 47 U.S.C. §153(1) and any relevant interpretation in that title.

The purpose of this notice is to advise you that Qwest is relying on the fiber-based collocation owned and operated by your company in support of its request that certain wire centers be found to be non-impaired and, therefore, relieving Qwest of unbundling obligations for certain high capacity UNEs. Provided below is your carrier-specific fiber-based collocation data on which Qwest is relying for its determination of wire center non-impairment. Please review this data and contact Qwest by no later than June 28, 2007, if you disagree with the fiber-based collocation designation and you have information to support this position or if there is some inaccuracy in the information Qwest has on file identifying legal ownership.

State	WC CLLI	EC Name	OLEC Name
AZ	PHNXAZSE	PHOENIX-SOUTHEAST	REDACTED

By close of business on June 28, 2007, please send to Qwest via certified mail a letter that includes:

- a. A verification of the ownership/relationship information described above, and;
- b. Additional information about other ownership relationships that may have an impact on Qwest's fiber collocation customer records for this wire center, if any, and;
- c. A confirmation that these relationships meet the requirements of the FCC's Order and;
- d. A validation of the fiber-based collocation data as described above.

Please address the letter to:

Rachel Torrence, Director Network Policy
Qwest Services Corporation
700 W. Mineral Ave, Room MT G21.13
Littleton, CO 80120-0000

If you have any questions or would like to discuss this request, please contact Rachel Torrence via email: Rachel.Torrence@qwest.com

Sincerely,

Qwest Corporation



June 13, 2007

«FirstName» «LastName»
«Company»
«Address»
«City», «State» «PostalCode»
«Country»

To: «FirstName» «LastName»

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State	WC Cell	CC Name	GLEC Name
AZ	PHNXAZEA	PHOENIX-SOUTHEAST	REDACTED

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June 13, 2007

«FirstName» «LastName»
«Company»
«Address»
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To: «FirstName» «LastName»

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State	WC/CLI	CO Name	GLEC Name
AZ	PHNXAZEA	PHOENIX-SOUTHEAST	REDACTED

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700 W. Mineral Ave, Room MT G21.13
Littleton, CO 80120-0000

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Sincerely,

Qwest Corporation

Attachment D - Arizona - Summary of Responses to Qwest Letter (Attachment C)

Carrier List	Date Letter Sent	Response 2	Date Response Received	States in Question	Wire centers who are CLEC has Fiber Based Collos	Contact Summary	Resolution
REDACTED							

Attachment D - Arizona
Responses to Qwest's Letter (Attachment C)

Response from REDACTED

Highly Confidential
Subject to Protective Order

REDACTED

APPENDIX

2

Wire Centers on June 29, 2007 with the various state regulatory commissions. Qwest also filed the list of additional Non-Impaired Wire Centers with the Federal Communications Commission ("FCC").

3. In support of the filing, Qwest has prepared business line data that is in compliance with the requirements of the Triennial Review Remand Order ("TRRO"), and that follow the methodology defined in Section V(A) of the Settlement Agreement. The Arizona business access line data are attached hereto as Highly Confidential Attachments A, B, C and D to my affidavit.
4. Highly Confidential Attachment A includes the December 2006 TRRO business line counts, by line type, for each additional non-impaired wire center that is classified as non-impaired based on the number of business lines. These data are based on the TRRO business line methodology defined in Section V(A) of the Settlement Agreement. These data are provided in a form that meets the requirements defined in Section VI(E)(2)(a) of the Settlement Agreement.
5. Highly Confidential Attachment B includes UNE-L and EEL data by type of circuit (voice grade, DS1, DS3) for each additional non-impaired wire center that is classified as non-impaired based on the number of business lines. These data, along with the data in Highly Confidential Attachment C, meet the requirements defined in Section VI(E)(2)(b) of the Settlement Agreement.
6. Highly Confidential Attachment C includes the UNE-L and EEL data by type of circuit (voice grade, DS1, DS3) and by Competitive Local Exchange Carrier ("CLEC") for each additional non-impaired wire center that is classified as non-impaired based on the number of business lines. These data, along with the data in Highly Confidential Attachment B, meet the requirements defined in Section VI(E)(2)(b) of the Settlement Agreement.
7. Highly Confidential Attachment D includes the Qwest Platform Plus ("QPP") business line data, by Competitive Local Exchange Carrier (CLEC), for each additional non-impaired wire center that is classified as non-impaired based on

the number of business lines. These data meet the requirements defined in Section VI(E)(2)(c) of the Settlement Agreement.

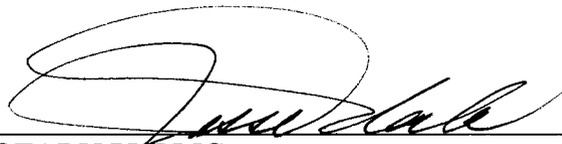
8. All of the data provided in Highly Confidential Attachments A, B, C and D are prepared, to the best of my knowledge, in a manner that complies with the requirements of the TRRO and the methodology defined in Section V(A) of the Settlement Agreement. All of the data provided in Highly Confidential Attachments A, B, C and D are also prepared in a form that meets the supporting data requirements defined in Section VI(E)(2) of the Settlement Agreement.

Further affiant sayeth not



ROBERT BRIGHAM

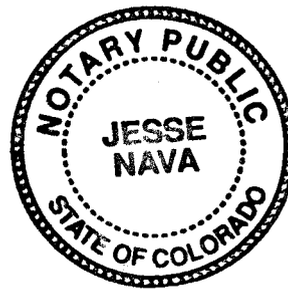
SUBSCRIBED AND SWORN to before me the 28th day of June, 2007.



NOTARY PUBLIC

My Commission Expires:

09/24/09



Arizona TRRO Business Line Counts - December 2006

Sum of REPORT_QTY				YRMO
State	WireCenter	CLLI8	Report Super Category	
AZ	CACTUS	PHNXAZCA	(1) BUSINESS	REDACTED
			(2) PUBLIC	
			(3) UNE-P	
			(5) QPP	
			(6) UNB LOOP	
	CACTUS Total			
	CHANDLER MAIN	CHNDAZMA	(1) BUSINESS	REDACTED
			(2) PUBLIC	
			(3) UNE-P	
			(5) QPP	
(6) UNB LOOP				
CHANDLER MAIN Total				
CHANDLER WEST	CHNDAZWE	(1) BUSINESS	REDACTED	
		(2) PUBLIC		
		(3) UNE-P		
		(5) QPP		
		(6) UNB LOOP		
CHANDLER WEST Total				
GREENWAY	PHNXAZGR	(1) BUSINESS	REDACTED	
		(2) PUBLIC		
		(3) UNE-P		
		(5) QPP		
		(6) UNB LOOP		
GREENWAY Total				

PHOENIX WEST	PHNXAZWE	(1) BUSINESS (2) PUBLIC (3) UNE-P (5) QPP (6) UNB LOOP (7) EEL (4) EST UNE-P RES	REDACTED
PHOENIX WEST Total			
SUNNYSLOPE	PHNXAZSY	(1) BUSINESS (2) PUBLIC (3) UNE-P (5) QPP (6) UNB LOOP (7) EEL (4) EST UNE-P RES	REDACTED
SUNNYSLOPE Total			
SUPER WEST	SPRSZWE	(1) BUSINESS (2) PUBLIC (3) UNE-P (5) QPP (6) UNB LOOP (7) EEL (4) EST UNE-P RES	REDACTED
SUPER WEST Total			

Arizona Unbundled Loop and EEL Wire Center Detail - December 2006

State	WireCenter	CLL18	Report Super Category	PRODUCT	FACTOR	YRMO	Data
AZ	CACTUS	PHNXAZCA	(6) UNB LOOP	UNB LOOP ANALOG UNB LOOP DIG UNB LOOP DIG-BRI UNB LOOP DIG-DS1		200612	Sum of REPORT_QTY
			(6) UNB LOOP Total				REDACTED
			(7) EEL	ANALOG PRIVATE LINE DS1			
			(7) EEL Total				
	CACTUS Total						
	CHANDLER MAIN	CHNDZAMA	(6) UNB LOOP	UNB LOOP ANALOG UNB LOOP DIG UNB LOOP DIG-BRI UNB LOOP DIG-DS1			REDACTED
			(6) UNB LOOP Total				
			(7) EEL	ANALOG PRIVATE LINE DS1			
			(7) EEL Total				
	CHANDLER MAIN Total						
	CHANDLER WEST	CHNDZWE	(6) UNB LOOP	UNB LOOP ANALOG UNB LOOP DIG UNB LOOP DIG-BRI UNB LOOP DIG-DS1			REDACTED
			(6) UNB LOOP Total				
			(7) EEL	ANALOG PRIVATE LINE DS1			
			(7) EEL Total				
	CHANDLER WEST Total						
	GREENWAY	PHNXAZGR	(6) UNB LOOP	UNB LOOP ANALOG UNB LOOP DIG UNB LOOP DIG-BRI UNB LOOP DIG-DS1			REDACTED
			(6) UNB LOOP Total				
			(7) EEL	ANALOG PRIVATE LINE DS1			
			(7) EEL Total				
	GREENWAY Total						

PHOENIX WEST	PHNXAZWE	(6) UNB LOOP	UNB LOOP ANALOG	REDACTED
			UNB LOOP DIG	
			UNB LOOP DIG-BRI	
			UNB LOOP DIG-DS1	
		(6) UNB LOOP Total		
		(7) EEL	ANALOG PRIVATE LINE	
		(7) EEL Total	DS1	
PHOENIX WEST Total				
SUNNYSLOPE	PHNXAZSY	(6) UNB LOOP	UNB LOOP ANALOG	REDACTED
			UNB LOOP DIG	
			UNB LOOP DIG-BRI	
			UNB LOOP DIG-DS1	
		(6) UNB LOOP Total		
		(7) EEL	ANALOG PRIVATE LINE	
		(7) EEL Total	DS1	
SUNNYSLOPE Total				
SUPER WEST	SPRSZWE	(6) UNB LOOP	UNB LOOP ANALOG	REDACTED
			UNB LOOP DIG	
			UNB LOOP DIG-BRI	
			UNB LOOP DIG-DS1	
		(6) UNB LOOP Total		
		(7) EEL	ANALOG PRIVATE LINE	
		(7) EEL Total	DS1	
SUPER WEST Total				

Arizona Unbundled Loop and EEL Wire Center and CLEC Detail - December 2006

Sum of VGE				Product Category						
State	Wire Center	Cli8	Masked	Factor	Physical Loops in		TRRO Lines in Service			
					EEL	UNE-L	EEL	UNE-L		
AZ	CACTUS	PHNXAZCA	CLEC AL							
			CLEC AP							
			CLEC AS							
			CLEC CI							
			CLEC D							
			CLEC GK							
			CLEC K							
			CLEC R							
			CLEC V							
			CLEC Z							
			CACTUS Total							
			CHANDLER MAIN	CHNDAZMA	CLEC AP					
					CLEC AS					
CLEC CI										
CLEC D										
CLEC R										
CLEC Z										
CHANDLER MAIN Total										
CHANDLER WEST	CHNDAZWE	CLEC AP								
		CLEC AS								
		CLEC CI								
		CLEC D								
		CLEC K								
		CLEC R								
		CLEC Z								
CHANDLER WEST Total										

REDACTED

REDACTED

REDACTED

GREENWAY	PHNXAZGR	CLEC AL	REDACTED
		CLEC AP	
		CLEC AS	
		CLEC CI	
		CLEC D	
		CLEC K	
		CLEC R	
		CLEC V	
		CLEC Z	
GREENWAY Total			
PHOENIX WEST	PHNXAZWE	CLEC AP	REDACTED
		CLEC AS	
		CLEC CI	
		CLEC D	
		CLEC GL	
		CLEC K	
		CLEC R	
		CLEC V	
		CLEC Z	
PHOENIX WEST Total			
SUNNYSLOPE	PHNXAZSY	CLEC AL	REDACTED
		CLEC AP	
		CLEC AS	
		CLEC CI	
		CLEC D	
		CLEC K	
		CLEC R	
		CLEC V	
		CLEC Z	
SUNNYSLOPE Total			
SUPER WEST	SPRSAZWE	CLEC AL	REDACTED
		CLEC AP	
		CLEC AS	
		CLEC CI	
		CLEC D	
		CLEC R	
		CLEC V	
		CLEC Z	
		SUPER WEST Total	

Arizona QPP Wire Center and CLEC Detail - December 2006

Sum of In-Svc						
Network View	Wire Center	Cli8	Masked	Total		
AZ	CACTUS	PHNXAZCA	CLEC AB	REDACTED		
			CLEC AL			
			CLEC AQ			
			CLEC BX			
			CLEC CK			
			CLEC CL			
			CLEC CN			
			CLEC CO			
			CLEC CR			
			CLEC D			
			CLEC FS			
			CLEC K			
			CLEC V			
			CLEC W			
	CACTUS Total					
	CHANDLER MAIN	CHNDAZMA	CLEC AB		REDACTED	
			CLEC AL			
			CLEC AQ			
			CLEC CK			
			CLEC CL			
			CLEC CN			
			CLEC CO			
			CLEC CP			
			CLEC CR			
			CLEC D			
			CLEC FS			
			CLEC K			
			CLEC V			
			CHANDLER MAIN Total			
	CHANDLER WEST	CHNDAZWE	CLEC AB			REDACTED
			CLEC AL			
			CLEC CK			
			CLEC CL			
			CLEC CN			
			CLEC CO			
			CLEC CP			
			CLEC CR			
			CLEC D			
			CLEC FS			
			CLEC K			
	CLEC V					
CHANDLER WEST Total						

GREENWAY	PHNXAZGR	CLEC AL	REDACTED			
		CLEC AQ				
		CLEC BX				
		CLEC CK				
		CLEC CL				
		CLEC CN				
		CLEC CO				
		CLEC CP				
		CLEC CR				
		CLEC D				
		CLEC FS				
		CLEC K				
		CLEC V				
		CLEC W				
GREENWAY Total						
PHOENIX WEST	PHNXAZWE	CLEC AL	REDACTED			
		CLEC AQ				
		CLEC CK				
		CLEC CL				
		CLEC CO				
		CLEC CP				
		CLEC CQ				
		CLEC CR				
		CLEC D				
		CLEC FS				
		CLEC K				
		CLEC V				
		CLEC W				
		PHOENIX WEST Total				
SUNNYSLOPE	PHNXAZSY	CLEC AB	REDACTED			
		CLEC AL				
		CLEC AQ				
		CLEC CK				
		CLEC CL				
		CLEC CN				
		CLEC CO				
		CLEC CP				
		CLEC CR				
		CLEC D				
		CLEC FS				
		CLEC K				
		CLEC V				
		CLEC W				
SUNNYSLOPE Total						
SUPER WEST	SPRSZWE	CLEC AB	REDACTED			
		CLEC AL				
		CLEC CK				
		CLEC CL				
		CLEC CN				
		CLEC CO				
		CLEC CP				
		CLEC CR				
		CLEC D				
		CLEC FS				
		CLEC K				
		CLEC V				
		SUPER WEST Total				

APPENDIX

3

Announcement Date: June 22, 2007
Effective Date: N/A
Document Number:
Notification Category: General Notice
Target Audience: CLECs operating in the states of Arizona, Colorado, Minnesota, New Mexico, Oregon, Utah, and Washington
Subject: Additions to Non-Impaired Wire Center Lists

On June 22, 2007 Qwest will file petitions with the following state commissions to open a docket to consider the addition of wire centers to Qwest's Non-Impaired Wire Center List:

- Arizona
- Colorado
- Minnesota
- New Mexico
- Oregon
- Utah
- Washington

Qwest will also request a protective order governing the confidential data supporting these additions to be issued expeditiously.

On June 29, 2007 Qwest will file with the state regulatory commissions of the affected states for approval of these additions to Qwest's Non-Impaired Wire Center List.

Qwest offers this Notice pursuant to the terms and conditions of the Multi-State Settlement Agreement Regarding Wire Center Designations and Related Issues entered into by Qwest Corporation and Covad Communications Company and DIECA Communications, Inc. (collectively "Covad"), Eschelon Telecom, Inc. ("Eschelon"), Integra Telecom Holdings, Inc. ("Integra"), McLeodUSA Telecommunications Services, Inc. ("McLeodUSA"), Onvoy, POPP.Com ("POPP"), US Link, Inc. d/b/a TDS Metrocom, Inc. ("TDSM"), and XO Communications Services, Inc. ("XO") on June 20, 2007.

At this time, Qwest anticipates requesting the addition of the following Wire Centers to its Non-Impaired Wire Center Lists as having met the loop thresholds identified in CFR 47 §51.319(a)(4)(i) for DS1 Loops, or the loop thresholds identified in CFR 47 §51.319(a)(5)(i) for DS3 Loops, or the Tier 1 or Tier 2 Wire Center designations as defined in §51.319(e)(3):

STATE	WIRE CENTER	CLLI8	TIER	NO IMPAIRMENT FOR
AZ	Chandler Main	CHNDAZMA	Tier 2	DS3 Transport & DF
	Chandler West	CHNDAZWE	Tier 2	DS3 Transport & DF
	Phoenix Cactus	PHNXAZCA	Tier 2	DS3 Transport & DF
	Phoenix Greenway	PHNXAZGR	Tier 2	DS3 Transport & DF
	Phoenix Southeast	PHNXAZSE	Tier 1	DS1 and DS3 Transport & DF
	Phoenix Sunnyslope	PHNXAZSY	Tier 2	DS3 Transport & DF
	Phoenix West	PHNXAZWE	Tier 2	DS3 Transport & DF

	Superstition West	SPRSAZWE	Tier 2	DS3 Transport & DF
CO	Broomfield Main	BRFDCOMA	Tier 2	DS3 Transport & DF
	Colo. Springs East	CLSPCOEA	Tier 2	DS3 Transport & DF
	Dry Creek	DNVRCODC	Tier 1	DS1 and DS3 Transport; DF; DS1 & DS3 Loops
	Aberdeen	ENWDCOAB	Tier 1	DS1 and DS3 Transport & DF
MN	Brainard	BRNRMNBR	Tier 1	DS1 and DS3 Transport & DF
	Duluth Melrose	DLTHMNME	Tier 2	DS3 Transport & DF
	Eagan-Lexington	EAGNMNLB	Tier 1	DS1 and DS3 Transport & DF
	Eden Prairie	EDPRMNEP	Tier 1	DS1 and DS3 Transport & DF
	Owatonna	OWTNMNOW	Tier 2	DS3 Transport & DF
	Fernbrook	PLMOMNFE	Tier 2	DS3 Transport & DF
	St.Paul-Midway	STPLMNMI	Tier 2	DS3 Transport & DF
OR	Eugene 10 th Ave	EUGNOR53	Tier 1	DS1 & DS3 Transport; DF; DS3 Loops
	Roseberg	RSBGOR57	Tier 2	DS3 Transport & DF
	Salem-Main	SALMOR58	Tier 1	DS1 & DS3 Transport; DF; DS3 Loops
UT	Midvale Main	MDVAUTMA	Tier 2	DS3 Transport & DF
	Orem Main	OREMUTMA	Tier 2	DS3 Transport & DF
WA	Bellevue Glencourt	BLLVWAGL	Tier 1	DS1 and DS3 Transport; DF
	Orchards	ORCHWA01	Tier 2	DS3 Transport & DF
	Spokane Walnut	SPKNWAWA	Tier 2	DS3 Transport & DF
	Tacoma Fawcett	TACMWafa	Tier 1	DS1 and DS3 Transport & DF

If you have any questions or would like to discuss this notice please contact your Qwest Service Manager. Qwest appreciates your business and we look forward to our continued relationship.

Sincerely,

Qwest Corporation