



Davis Graham & Stubbs LLP

October 21, 2008

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COMMISSION
CLERK

080648-TX

VIA FEDERAL EXPRESS

Ms. Ann Cole
Office of Commission Clerk
Florida Public Service Commission
2540 Shumard Oak Boulevard
Tallahassee, FL 32399-0850

Re: Qwest Communications Corporation; Notice of Conversion to LLC and Name Change

Dear Ms. Cole:

Qwest Communications Corporation ("QCC") hereby provides notice that it is in the process of converting from a corporation to a limited liability company ("LLC"), pursuant to Delaware law (the Delaware Limited Liability Company Act ("DLLCA")).¹ The company will be named Qwest Communications Company, LLC. ("Qwest LLC"). QCC expects to complete the conversion by December 30, 2008.

QCC is a Delaware Corporation, and pursuant to Delaware law, a conversion from an incorporated entity to a limited liability company form does not create a new entity. Under Delaware law upon conversion to an LLC, Qwest LLC will be deemed to be the same entity as, and will remain vested in the rights, privileges, powers, properties, assets, duties, liabilities and obligations of, QCC. Since this transaction creates no new legal entity, and is simply a corporate restructuring for tax efficiency reasons and a new name change, there would be no transfer of utility property from QCC to Qwest LLC. As a result of this conversion, moreover, there will be no transfer of QCC's Florida certificates of authority. A diagram of the conversion, pre- and post-transaction, is attached as Appendix A.

QCC's conversion from a corporation to a limited liability company will not result in any changes to its operations, management, services or rates, or its compliance with its regulatory obligations, in Florida. The conversion will be seamless and transparent to, and have no effect on, QCC customers. Nevertheless, QCC will provide customers with notice of the name change. QCC also will amend its price lists and tariffs on file with this Commission to reflect the conversion. Finally, QCC will make all appropriate filings with the Florida Secretary of State.

¹ QCC is authorized to provide competitive local exchange and interexchange services throughout Florida, pursuant to Certificates of Public Convenience and Necessity issued by this Commission; specifically, Competitive local exchange carrier (CLEC) Certificate No. 5801 and Interexchange Carrier (IXC) Certificate No. 3534, the latter of which is now a grandfathered IXC Registration pursuant to Section 364.02(14), Florida Statutes.

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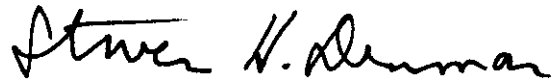
9040 Town Center Parkway, Suite 213, Lakewood Ranch, FL 34203
Phone: 941-487-3657 Fax: 941-552-5650 Steve.Denman@dgsllaw.com

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QCC respectfully requests that the Commission acknowledge QCC's conversion to an LLC and change of name.

Thank you for your attention to this matter. For our records, please file stamp one of the enclosed copies and return the file-stamped copy in the enclosed self-addressed, stamped envelope. If the Commission has any questions regarding this transaction, please do not hesitate to contact me.

Sincerely,



Steven H. Denman

for

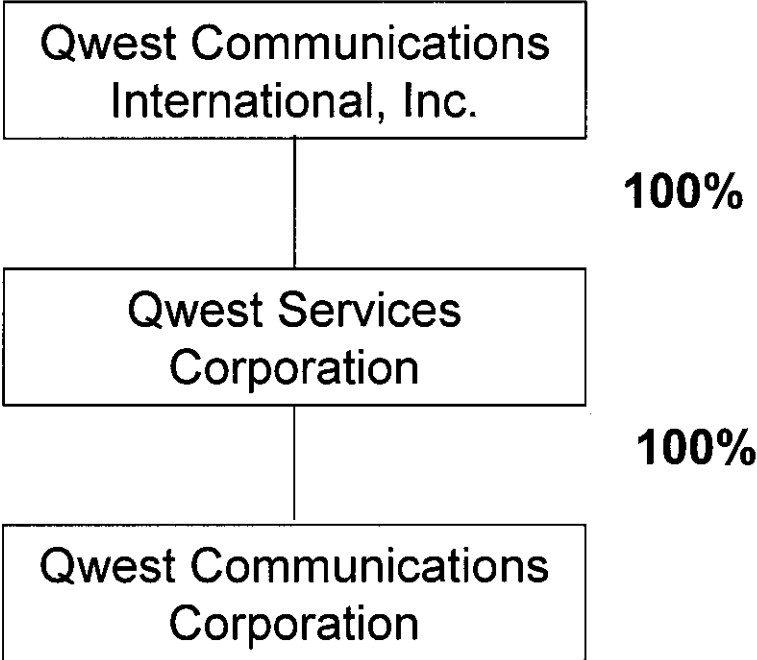
DAVIS GRAHAM & STUBBS LLP

SHD/tj

Attachment – Appendix A

cc: Ms. Beth Salak, Director, Division of Competitive Markets and Enforcement
Barbara J. Brohl, Corporate Counsel

PRE-TRANSACTION



POST-TRANSACTION

Qwest Communications
International, Inc.

100%

Qwest Services
Corporation

100%

Qwest Communications
Company, LLC