

Davis Graham & Stubbs LLP

January 8, 2009

VIA ELECTRONIC FILING

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

Re:

Docket No. 080648-TX, Qwest Communications Corporation -

Conversion to LLC and Name Change

Dear Ms. Cole:

On October 22, 2008, Qwest Communications Corporation ("QCC") provided notice to the Florida Public Service Commission ("Commission") that it was in the process of converting from a corporation to a limited liability company ("LLC") (the "Conversion"), pursuant to Delaware law (the Delaware Limited Liability Company Act ("DLLCA")). The company advised it would be named Qwest Communications Company, LLC ("Qwest LLC").

Qwest LLC hereby notifies the Commission the Conversion was completed and effective on January 2, 2009. The documents evidencing the Conversion are attached for the Commission's file. As a result of this Conversion, there will be no change to Qwest LLC's operations, management, services or rates, or its compliance with its regulatory obligations in Florida. Qwest LLC will file tariffs reflecting the name change to be effective January 12, 2009.

Thank you for your attention to this matter. If the Commission has any questions regarding this transaction, please feel free to contact me.

Very truly yours,

Steven H. Denman

Steven V. Denman

SHD/tj Attachments

cc:

Barbara J. Brohl

Ms. Toni Joy McCoy, Regulatory Analyst



January 6, 2009

FLORIDA DEPARTMENT OF STATE

QWEST COMMUNICATIONS COMPANY, LLC Division of Corporations 1801 CALIFORNIA STREET SUITE 5100 DENVER, CO 80202

Qualification documents for QWEST COMMUNICATIONS COMPANY, LLC were filed on January 5, 2009, and assigned document number M09000000032. Please refer to this number whenever corresponding with this office.

Your limited liability company is now qualified and authorized to transact business in Florida as of the file date.

This document was electronically received and filed under FAX audit number H09000000524.

A limited liability company annual report/uniform business report will be due this office between January 1 and May 1 of the year following the calendar year of the file date. A Federal Employer Identification (FEI) number will be required before this report can be filed. If you do not already have an FEI number, please apply NOW with the Internal Revenue by calling 1-800-829-4933 and requesting form SS-4.

Please be aware if the limited liability company address changes, it is the responsibility of the corporation to notify this office.

Should you have any questions regarding this matter, please contact thisoffice at the address given below.

Carolyn Lewis
Regulatory Specialist II
Registration Section
Division of Corporations

Letter Number: 909A00000201

APPLICATION BY FOREIGN LIMITED LIABILITY COMPANY FOR AUTHORIZATION TO TRANSACT BUSINESS IN FLORIDA

IN COMPLIANCE WITH SECTION 608.503, FLORIDA STATUTES, THE FOLLOWING IS SUBMITTED TO REGISTER A FOREIGN LIMITED LIABILITY COMPANY TO TRANSACT.BUSINESS IN THE STATE OF FLORIDA:

Qwest Communications Company, LLC Name of Foreign Limited Liability Company; my	ust include "Limited Liability Company," "L.L.C.," or "LLC.")
(x.ao.z.z.o.o.g., zzooz za) oznipinny,	,,
(If name unavailable, enter alternate name adopted for the consent of the managers or managing members adopting Company," "L.L.C.," "LLC.")	the alternate name. The alternate name must include "Limited Liability
2. Delaware	3. 04-6141739 ability (FEI number, if applicable)
(Jurisdiction under the law of which foreign limited li company is organized)	ability (FEI number, if applicable)
4. 06/10/1966	5. Perpetual
(Date of Organization)	(Duration: Year limited liability company will cease to exist or "perpetual")
6. 01 02 2009	
(See sections 608.501 & 608	ess in Florida, if prior to registration.) .502 F.S. to determine penalty liability)
7. 1801 California Street - Suite 5100, Denver, CO 802	202
(Street	Address of Principal Office)
8. If limited liability company is a manager-m	anaged company, check here
9. The name and usual business addresses of t	the managing members or managers are as follows:
Qwest Services Corporation	
1801 California Street - Suite 5100	
Denver, CO 80202	
	e than 90 days old, duly authenticated by the official having custody of records in photocopy is not acceptable. If the certificate is in a foreign language, a ust be submitted.)
11. Nature of business or purposes to be cond	ducted or promoted in Florida:
Telecommunications	
- 100 E +	Conday O
In accordance with section 60	or an authorized representative of a member. 8.408(3), F.S., the execution of this document constitutes Ities of perjury that the facts stated herein are true.)
Joan E Randazzo	
Typed o	or printed name of signee

CERTIFICATE OF DESIGNATION OF REGISTERED AGENT/REGISTERED OFFICE

PURSUANT TO THE PROVISIONS OF SECTION 608.415 or 608.507, FLORIDA STATUTES, THE UNDERSIGNED LIMITED LIABILITY COMPANY SUBMITS THE FOLLOWING STATEMENT TO DESIGNATE A REGISTERED OFFICE AND REGISTERED AGENT IN THE STATE OF FLORIDA.

1. The name	e of the Limited Liabili	ty Company is:	
Qwest Comm	unications Company, LLC		· · · · · · · · · · · · · · · · · · ·
If name una	vailable, the alternate n	name to be used in the state of Florida is:	
2. The name	e and the Florida street	address of the registered agent and office are:	
	C T Corporation Syste	em	
		(Name)	-
	1200 South Pine Islan	nd Road	a · · · · ·
		Street Address (P.O. Box NOT ACCEPTABLE)	-
	Plantation	FL 33324	_
		City/State/Zip	
liability com agent and a relating to t	ipany at the place design gree to act in this capac he proper and complete	gent and to accept service of process for the above smated in this certificate, I hereby accept the appoint city. I further agree to comply with the provisions of performance of my duties, and I am familiar with a ered agent as provided for in Chapter 608, Florida sames Martin	ment as register fall statutes and accept the
		\$ 100.00 Filing Fee for Application \$ 25.00 Pesignation of Registered Agent	
	(Z-	\$ 30.00 Certified Copy (optional) \$ 5.00 Certificate of Status (optional)	
	\	o Sign / Ceruncate of Status (optional)	



PAGE

The First State

I, HARRIET SMITH WINDSOR, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY "QWEST COMMUNICATIONS COMPANY, LLC"

IS DULY FORMED UNDER THE LAWS OF THE STATE OF DELAWARE AND IS IN GOOD STANDING AND HAS A LEGAL EXISTENCE SO FAR AS THE RECORDS OF THIS OFFICE SHOW, AS OF THE SECOND DAY OF JANUARY, A.D. 2009.

AND I DO HEREBY FURTHER CERTIFY THAT THE ANNUAL REPORTS HAVE BEEN FILED TO DATE.

AND I DO HEREBY FURTHER CERTIFY THAT THE ANNUAL TAXES HAVE BEEN PAID TO DATE.

0642301 8300

090000125

Harriet Smith Windsor, Secretary of State

AUTHENTICATION: 7057241

DATE: 01-02-09

You may verify this certificate online at corp.delaware.gov/authver.shtml

Statement Attached to Secretary of State Filings Qvvest Communications Corporation EIN 04-6141739

Qwest Communications Corporation ("QCC") (EIN 04-6141739) will convert from a Delaware corporation to a Delaware limited liability company ("LLC") on January 2, 2009 under Delaware law (the conversion transaction). As an LLC, QCC will be required to change its name to Qwest Communications Company, LLC ("QCCLLC").

QCC was incorporated in Delaware on June 10, 1966. QCC is currently a wholly owned subsidiary of Qwest Services Corporation ("QSC") (EIN 84-1339283) and is included in the Qwest Communications International Inc. ("QCII") (EIN 84-1339282) consolidated federal income tax return.

QCCLLC will elect to be classified as an association taxable as a corporation pursuant to Treas. Reg. Sec. 301.7701-3, effective as of the date of the conversion transaction. (See attached IRS Form 8832). As a result, QCCLLC will never be treated as a disregarded entity, but will be treated as a continuation of QCC for income tax purposes. The conversion transaction, when combined with QCCLLC's election to be taxed as a corporation, will be a mere change in identity or form and will constitute a reorganization under Internal Revenue Code Sec. 368(a)(1)(F). QCCLLC will retain QCC's federal taxpayer identification number (see PLR 200528021, ruling 5). Under Treas. Reg. Sec. 1.381(a)(2), QCC's tax year will not close as a result of the conversion transaction and no final federal income tax return will be filed.

Because your state conforms to federal entity classification rules, QCCLLC will continue existence as a corporation for state income tax purposes as well; QCCLLC will, effectively, replace QCC for tax purposes in your state by operation of law and, consequently, QCC will not be required to file a final income tax return for federal or state purposes.

Additionally, since QCCLLC will continue existence as a corporation and will continue to use QCC's taxpayer identification number for federal tax purposes, QCCLLC requests that it be allowed to continue to use the various tax accounts (e.g., sales/use tax, payroll withholding, corporate income tax, etc.) already established and used by QCC in your state.

If you have further questions about QCC and the conversion transaction discussed above, please contact Julie Dawson (303-308-5599).

Entity Classification Election

	ent of the Treasury Revenue Service				
		entity making election		Employer ide	ntification number
	Qwest Commi	unications Company, LLC		04	6141739
Гуре	Number, street,	and room or suite no. If a P.O. box, see instruction	ns.		
or		ria St., 25th Floor			
Print	City or town, st postal code.	ate, and ZIP code. If a foreign address, enter city, p	province or state, postal code and countri	ry. Follow the count	ry's practice for entering the
	Denver, Colo	· · · · · · · · · · · · · · · · · · ·			· · · · · · · · · · · · · · · · · · ·
<u>▶</u> C	heck if: Add	ress change			
1	Type of election	n (see instructions):			
a	✓ Initial classif	ication by a newly-formed entity. Skip li	nes 2a and 2b and go to line 3:		
		surrent classification. Go to line 2a,	22 2 22 2 92 12 2		
	J				
2a	Has the eligible	entity previously filed an entity election	that had an effective date withi	n the last 60 m	onths?
	Yes, Go to No. Skip lin	line 2b. e 2b and go to line 3.			-
	•	•			
2 b	Was the eligible	e entity's prior election for initial classific	cation by a newly formed entity	effective on the	date of formation?
	Yes. Go to	line 3.			
		ere. You generally are not currently eligit	ole to make the election (see ins	structions).	
		, ,	• • • • • • • • • • • • • • • • • • • •	•	
3	Does the eligib	le entity have more than one owner?			
		an elect to be classified as a partnership on elect to be classified as an association			
4		ntity has only one owner, provide the fo	llowing information:		
		. 04 1000400			
5	employer ident	ntity is owned by one or more affiliated ification number of the parent corporation	on:	ated return, pro	ovide the name and
а		t corporation > Qwest Communications I			
b	Employer ident				
		ction Act Notice, see instructions.	Çat. No. 22598R		Form 8832 (Rev. 3-2007

D '			-
	ar	•	- '2

Form **8832** (Rev. 3-2007)

Form	8832	Rev	3-2007\

6	Type of entity (see instructions):				_
b c	☐ A domestic eligible entity electing to be ☐ A domestic eligible entity electing to be ☐ A domestic eligible entity with a single ☐ A foreign eligible entity electing to be of	e classified as a partnership. owner electing to be disrega	arded as a	separate entity.	
	☐ A foreign eligible entity electing to be d		anabic as	a corporation.	
f	A foreign eligible entity with a single or	wner electing to be disregard	ded as a se	eparate entity.	
7	If the eligible entity is created or organized organization ► N/A				
8	Election is to be effective beginning (mont	th, day, year) (see instruction	s)		_
9	Name and title of contact person whom the	ne IRS may call for more info	rmation	10 Contact person's telephone number	
	Larry Tezak - Director Finance			(303) 308-5595	
	Consent Sta	tement and Signature(s)	(see ins	tructions)	
abo and	der penalties of perjury, I (we) declare that I ove, and that I (we) have examined this const I complete. If I am an officer, manager, or m cute this consent statement on their behalf.	ent statement, and to the be	est of my (our) knowledge and belief, it is true, correct	t,
	Signature(s)	Date		Title	
	1.5 Otan	1-2-09	VP - C	Corporate Tax	_
					-
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			11.2.2.2.		_
		1			



January 5, 2009

FLORIDA DEPARTMENT OF STATE Division of Corporations

QWEST COMMUNICATIONS CORPORATION 1801 CALIFORNIA STREET SUITE 900 DENVER, CO 80202US

Re: Document Number P31106

The Application for Withdrawal of Authority was filed on January 5, 2009, for QWEST COMMUNICATIONS CORPORATION, a Delaware corporation which was authorized to transact business or conduct affairs in Florida.

Your certification is enclosed. To be official, the certification for a certified copy must be attached to the original document that was electronically submitted and filed under FAX audit number H09000000522.

Should you have any questions regarding this matter, please telephone (850) 245-6050, the Amendment Filing Section.

Thelma Lewis
Document Specialist Supervisor
Division of Corporations

Letter Number: 209A00000113



Department of State

I certify from the records of this office that QWEST COMMUNICATIONS CORPORATION was a Delaware corporation authorized to transact business or conduct affairs in the State of Florida, qualified on September 25, 1990.

The document number of this corporation is P31106.

BAUBAUBAUBAUBAUBAUBAUBAUBAUBA

I further certify that said corporation filed an Application for Withdrawal of Authority on January 5, 2009 and its status is withdrawn.

I further certify that this is an electronically transmitted certificate authorized by section 15.16, Florida Statutes and authenticated by the code, 209A00000113-010509-P31106 -1/1, noted below.

Authentication Code: 209A00000113-010509-P31106 -1/1



Given under my hand and the Great Seal of the State of Florida, at Tallahassee, the Capital, this the Fifth day of January, 2009

> Kurt S. Browning Secretary of State

APPLICATION BY FOREIGN CORPORATION FOR WITHDRAWAL OF AUTHORITY TO TRANSACT BUSINESS OR CONDUCT AFFAIRS IN FLORIDA

Qwest Communications Corporation

(Name of Corporation)
P31106 (Document Number of Corporation (if known)
Delaware (Incorporated Under Laws of)
This corporation is no longer transacting business or conducting affairs within the State of Florida and hereby coluntarily surrenders its authority to transact business or conduct affairs in Florida.
This corporation revokes the authority of its registered agent in Florida to accept service on its behalf and appoints the Department of State as its agent for service of process based on a cause of action arising during the ime it was authorized to transact business or conduct affairs in Florida.
The following is a current mailing address for the corporation:
1801 California Street - Suite 900 (Mailing Address)
Denver, CO 80202 (City/ State /Zip)
The corporation agrees to notify the Department of State in the future of any change in its mailing address. (Signature of a director, president or other officer of inches hands of a redeiver or other court appointed fiduciary, by that fiduciary)
Joan E. Randazzo (Typed or printed name of person signing) Asst. Secretary (Title of person signing)

FILING FEE \$35

Statement Attached to Secretary of State Filings Qwest Communications Corporation EIN 04-6141739

Qwest Communications Corporation ("QCC") (EIN 04-6141739) will convert from a Delaware corporation to a Delaware limited liability company ("LLC") on January 2, 2009 under Delaware law (the conversion transaction). As an LLC, QCC will be required to change its name to Qwest Communications Company, LLC ("QCCLLC").

QCC was incorporated in Delaware on June 10, 1966. QCC is currently a wholly owned subsidiary of Qwest Services Corporation ("QSC") (EIN 84-1339283) and is included in the Qwest Communications International Inc. ("QCII") (EIN 84-1339282) consolidated federal income tax return.

QCCLLC will elect to be classified as an association taxable as a corporation pursuant to Treas. Reg. Sec. 301.7701-3, effective as of the date of the conversion transaction. (See attached IRS Form 8832). As a result, QCCLLC will never be treated as a disregarded entity, but will be treated as a continuation of QCC for income tax purposes. The conversion transaction, when combined with QCCLLC's election to be taxed as a corporation, will be a mere change in identity or form and will constitute a reorganization under Internal Revenue Code Sec. 368(a)(1)(F). QCCLLC will retain QCC's federal taxpayer identification number (see PLR 200528021, ruling 5). Under Treas. Reg. Sec. 1.381(a)(2), QCC's tax year will not close as a result of the conversion transaction and no final federal income tax return will be filed.

Because your state conforms to federal entity classification rules, QCCLLC will continue existence as a corporation for state income tax purposes as well; QCCLLC will, effectively, replace QCC for tax purposes in your state by operation of law and, consequently, QCC will not be required to file a final income tax return for federal or state purposes.

Additionally, since QCCLLC will continue existence as a corporation and will continue to use QCC's taxpayer identification number for federal tax purposes, QCCLLC requests that it be allowed to continue to use the various tax accounts (e.g., sales/use tax, payroll withholding, corporate income tax, etc.) already established and used by QCC in your state.

If you have further questions about QCC and the conversion transaction discussed above, please contact Julie Dawson (303-308-5599).

Entity Classification Election

	ent of the Treasury Revenue Service					
		entity making election	ก		Employer ide	ntification number
	Qwest Commi	unications Compan	y, LLC		04	6141739
Туре	Number, street,	and room or suite no	, If a P.O. box, see instruc	tions.		
or	1801 Californ	ia St., 25th Floor				
Print	City or town, sta postal code.	ate, and ZIP code. If	a foreign address, enter cit	y, province or state, postal code and countr	ry. Follow the count	ry's practice for entering the
	Denver, Colo					
► CI	neck if: Add	ress change				
a [☑ Initial classif	•	,	o lines 2a and 2b and go to line 3:		
	-			on that had an effective date withi	n the last 60 m	onths?
	Yes. Go to No. Skip lin	line 2b. e 2b and go to li	ne 3			
2b \	Was the eligible	entity's prior ele	ection for initial class	ification by a newly formed entity	effective on the	date of formation?
	Yes. Go to No. Stop he		y are not currently eli	igible to make the election (see ins	structions).	
3	Does the eligibl	le entity have mo	ore than one owner?			
				p or an association taxable as a cotion taxable as a corporation or dis		
				following information:		
þ	Identifying num	ber of owner >	84-1339283		~~~~~~	
	employer Ident	ification number	of the parent corpora		ated return, pro	ovide the name and
а	Name of paren	t corporation >	Qwest Communication	s International Inc.		
b	Employer ident	ification number	▶ 34-1339282			
For P	anerwork Reduc	tion Act Notice. s	see instructions.	Cat. No. 22598R		Form 8832 (Rev. 3-2007)

Page	2

Form	8832	(Rev.	3-2007

6 Type of entity (see instructions):			
a A domestic eligible entity electing to be b A domestic eligible entity electing to be c A domestic eligible entity with a single o d A foreign eligible entity electing to be cla e A foreign eligible entity electing to be cla f A foreign eligible entity with a single own	classified as a partnership. wner electing to be disregal assified as an association ta assified as a partnership.	ded as a xable as	separate entity. a corporation.
7 If the eligible entity is created or organized organization ► N/A			
8 Election is to be effective beginning (month,	, day, year) (see Instructions)	
9 Name and title of contact person whom the	IRS may call for more infor	mation	10 Contact person's telephone number
Larry Tezak - Director Finance			(303) 308-5595
Consent State	ement and Signature(s)	(see ins	tructions)
Under penalties of perjury, I (we) declare that I (wabove, and that I (we) have examined this conse and complete. If I am an officer, manager, or mer execute this consent statement on their behalf.	nt statement, and to the bes	st of my (our) knowledge and belief, it is true, correct,
Signature(s)	Date		Title
1.50 tung	1-2-09	VP - 0	Corporate Tax
0			
and the second s			
			Form 8832 (Rev. 3-2007)

Delaware

PAGE :

The First State

I, HARRIET SMITH WINDSOR, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY "QWEST COMMUNICATIONS COMPANY, LLC"

IS DULY FORMED UNDER THE LAWS OF THE STATE OF DELAWARE AND IS IN GOOD STANDING AND HAS A LEGAL EXISTENCE SO FAR AS THE RECORDS OF THIS OFFICE SHOW, AS OF THE SECOND DAY OF JANUARY, A.D. 2009.

AND I DO HEREBY FURTHER CERTIFY THAT THE ANNUAL REPORTS HAVE BEEN FILED TO DATE.

AND I DO HEREBY FURTHER CERTIFY THAT THE ANNUAL TAXES HAVE BEEN PAID TO DATE.

0642301 8300

090000125

Warriet Smith Windson, Secretary of State

AUTHENTICATION: 7057241

DATE: 01-02-09

You may verify this certificate online at corp.delaware.gov/authver.shtml

PAGE 1

Delaware

The First State

I, HARRIET SMITH WINDSOR, SECRETARY OF STATE OF THE STATE OF DELAWARE DO HEREBY CERTIFY THAT THE CERTIFICATE OF CONVERSION OF A DELAWARE CORPORATION "QWEST COMMUNICATIONS CORPORATION" TO A DELAWARE LIMITED LIABILITY COMPANY OF "QWEST COMMUNICATIONS COMPANY, LLC", WAS FILED IN THIS OFFICE ON THE NINETEENTH DAY OF DECEMBER, A.D. 2008, AT 10:01 O'CLOCK A.M.

AND I DO HEREBY FURTHER CERTIFY THAT THE EFFECTIVE DATE OF THE AFORESAID CERTIFICATE OF CONVERSION IS THE SECOND DAY OF JANUARY, A.D. 2009.

AND I DO HEREBY FURTHER CERTIFY THAT THE ANNUAL REPORTS HAVE BEEN FILED TO DATE.

AND I DO HEREBY FURTHER CERTIFY THAT THE ANNUAL TAXES HAVE BEEN PAID TO DATE.

0642301 8317

081246556

Warriet Smith Windsor, Secretary of State

AUTHENTICATION: 7057169

DATE: 12-31-08

You may verify this certificate online at corp.delaware.gov/authver.shtml

Delaware

The First State

I, HARRIET SMITH WINDSOR, SECRETARY OF STATE OF THE STATE OF DELAWARE DO HEREBY CERTIFY THAT THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF CONVERSION OF A DELAWARE CORPORATION UNDER THE NAME OF "QUEST COMMUNICATIONS CORPORATION" TO A DELAWARE LIMITED LIABILITY COMPANY, CHANGING ITS NAME FROM "QWEST COMMUNICATIONS CORPORATION" TO "QWEST COMMUNICATIONS COMPANY, LLC", FILED IN THIS OFFICE ON THE NINETEENTH DAY OF DECEMBER, A.D. 2008, AT 10:01 O'CLOCK A.M.

AND I DO HEREBY FURTHER CERTIFY THAT THE EFFECTIVE DATE OF THE AFORESAID CERTIFICATE OF CONVERSION IS THE SECOND DAY OF JANUARY, A.D. 2009.

AND I DO HEREBY FURTHER CERTIFY THAT THE ANNUAL REPORTS HAVE BEEN FILED TO DATE.

AND I DO HEREBY FURTHER CERTIFY THAT THE ANNUAL TAXES HAVE BEEN PAID TO DATE.

081246556

You may verify this certificate online at corp. delaware.gov/authver.shtml

DATE: 12-31-08

Harriet Smith Windsor, Secretary of State AUTHENTICATION: 7057168

Darriet Smith Hindra

State of Delaware Secretary of State Division of Corporations Delivered 09:43 AM 12/19/2008 FILED 10:01 AM 12/19/2008 SRV 081212610 - 0642301 FILE

CERTIFICATE OF FORMATION

OF

QWEST COMMUNICATIONS COMPANY, LLC

This Certificate of Formation of Qwest Communications Company, LLC (the "Company"), dated as of <u>Properties</u> 19, 2008, is being duly executed and filed by Joan E. Randazzo, as an authorized person, to form a limited liability company under the Delaware Limited Liability Company Act (6 <u>Del C.</u> § 18-101, et. seq.) upon the conversion of Qwest Communications Corporation, a Delaware corporation, to a Delaware limited liability company.

FIRST. The name of the limited liability company formed hereby is Qwest Communications Company, LLC.

SECOND. The address of the registered office of the Company in the State of Delaware is Corporation Trust Center, 1209 Orange Street, in the City of Wilmington, Delaware 19801. The name of its registered agent at such address is The Corporation Trust Company.

THIRD. The Certificate of Formation shall become effective on January 2, 2009.

IN WITNESS WHEREOF, the undersigned has executed this Certificate of Formation as of the date first above written.

dan E. Randazzo Authorized Person Delaware

DACE 2

The First State

I, HARRIET SMITH WINDSOR, SECRETARY OF STATE OF THE STATE OF
DELAWARE DO HEREBY CERTIFY THAT THE ATTACHED IS A TRUE AND
CORRECT COPY OF CERTIFICATE OF FORMATION OF "QWEST
COMMUNICATIONS COMPANY, LLC" FILED IN THIS OFFICE ON THE
NINETEENTH DAY OF DECEMBER, A.D. 2008, AT 10:01 O'CLOCK A.M.

AND I DO HEREBY FURTHER CERTIFY THAT THE EFFECTIVE DATE OF THE AFORESAID CERTIFICATE OF FORMATION IS THE SECOND DAY OF JANUARY, A.D. 2009.

AND I DO HEREBY FURTHER CERTIFY THAT THE ANNUAL REPORTS HAVE BEEN FILED TO DATE.

AND I DO HEREBY FURTHER CERTIFY THAT THE ANNUAL TAXES HAVE BEEN PAID TO DATE.

*0642301 8100*V

081246556

You may verify this certificate online at corp.delaware.gov/authver.shtml

Daniet Smith Windson

Harriet Smith Windsor, Secretary of State

AUTHENTICATION: 7057168

DATE: 12-31-08

State of Delaware Secretary of State Division of Corporations Delivered 09:43 AM 12/19/2008 FILED 10:01 AM 12/19/2008 SRV 081212610 - 0642301 FILE

CERTIFICATE OF CONVERSION TO LIMITED LIABILITY COMPANY

OF

QWEST COMMUNICATIONS CORPORATION (a Delaware corporation)

TO

QWEST COMMUNICATIONS COMPANY, LLC (a Delaware limited liability company)

This Certificate of Conversion to Limited Liability Company, dated as of <u>December 19</u>, 2008, has been duly executed and is being filed by Qwest Communications Corporation, a Delaware corporation (the "Corporation"), and by Joan E. Randazzo, as an authorized person, to convert the Corporation to Qwest Communications Company, LLC, a Delaware limited liability company (the "LLC"), under the Delaware Limited Liability Company Act (6 <u>Del. C.</u> § 18-101, et seq.) and the General Corporation Law of the State of Delaware (8 <u>Del. C.</u> § 101, et seq.).

- 1. The jurisdiction where the Corporation was first incorporated is the State of Delaware. The jurisdiction where the Corporation was incorporated immediately prior to the filing of this Certificate of Conversion to Limited Liability Company is the State of Delaware.
- The date the Corporation was first incorporated is June 10, 1966.
- 3. The name of the Corporation immediately prior to the filing of this Certificate of Conversion to Limited Liability Company is:

Qwest Communications Corporation

4. The name of the LLC as set forth in the Certificate of Formation is:

Owest Communications Company, LLC

- 5. The conversion of the Corporation to the LLC has been approved and adopted in accordance with the provisions of Sections 228 and 266 of the General Corporation Law of the State of Delaware.
- 6. The effective date of the conversion of the Corporation to a Delaware limited liability company is January 2, 2009.

IN WITNESS WEIEREOF, the undersigned have executed this Certificate of Conversion to Limited Liability Company as of the date first above written.

QWEST COMMUNICATIONS CORPORATION

Join E. Randazzo, Authorized Person