

Mary S. Hobson (ISB# 2142)
Stoel Rives LLP
101 South Capitol Boulevard – Suite 1900
Boise, ID 83702
Telephone: (208) 389-9000
Facsimile: (208) 389-9040
mshobson@stoel.com

RECEIVED
FILED
2004 NOV 18 PM 4: 37
IDAHO PUBLIC
UTILITIES COMMISSION

Peter H. Reynolds
MCImetro Access Transmission Services LLC
22001 Loudon County Parkway – Suite G2-3-614
Ashburn, VA 20147
Telephone: (703) 886-1918
Facsimile: (703) 886-0118

BEFORE THE IDAHO PUBLIC UTILITIES COMMISSION

**JOINT APPLICATION OF QWEST
CORPORATION AND MCIMETRO
ACCESS TRANSMISSION SERVICES LLC
FOR APPROVAL OF A WIRELINE
INTERCONNECTION AGREEMENT
PURSUANT TO 47 U.S.C. §252(E)**

CASE NO.: QWE-T-02-22

**APPLICATION FOR APPROVAL OF
AMENDMENT TO THE
INTERCONNECTION AGREEMENT**

Qwest Corporation (“Qwest”) and MCImetro Access Transmission Services LLC (“MCImetro”) hereby jointly file this Application for Approval of Amendment to the Interconnection Agreement (“Amendment”), which was approved by the Idaho Public Utilities Commission on November 21, 2002 (the “Agreement”). A copy of the Amendment is submitted herewith.

This Amendment was reached through voluntary negotiations without resort to mediation or arbitration and is submitted for approval pursuant to Section 252(e) of the Communications Act of 1934, as amended by the Telecommunications Act of 1996 (the “Act”).


Section 252(e)(2) of the Act directs that a state Commission may reject an amendment reached through voluntary negotiations only if the Commission finds that: the amendment (or portion(s) thereof) discriminates against a telecommunications carrier not a party to this agreement; or the implementation of such an amendment (or portion) is not consistent with the public interest, convenience and necessity.

MCImetro and Qwest respectfully submit this Amendment provides no basis for either of these findings, and, therefore jointly request that the Commission approve this Amendment expeditiously. This Amendment is consistent with the public interest as identified in the pro-competitive policies of the State of Idaho, the Commission, the United States Congress, and the Federal Communications Commission. Expedient approval of this Amendment will enable MCImetro to interconnect with Qwest facilities and to provide customers with increased choices among local telecommunications services.

MCImetro and Qwest further request that the Commission approve this Amendment without a hearing. Because this Amendment was reached through voluntary negotiations, it does not raise issues requiring a hearing and does not concern other parties not a party to the negotiations. Expedient approval would further the public interest.

Respectfully submitted this 18th day of November, 2004.

Qwest Corporation



Mary S. Hobson
Stoel Rives LLP, Attorneys for Qwest

and

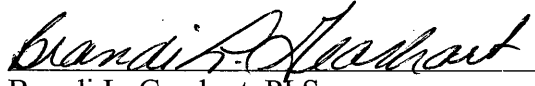
Peter H. Reynolds
MCImetro Access Transmission Services, LLC

CERTIFICATE OF SERVICE

I hereby certify that on this 18th day of November, 2004, I served the foregoing **APPLICATION FOR APPROVAL OF AMENDMENT TO THE INTERCONNECTION AGREEMENT** upon all parties of record in this matter as follows:

Jean Jewell, Secretary	<u> X </u>	Hand Delivery
Idaho Public Utilities Commission	<u> </u>	U. S. Mail
472 West Washington Street	<u> </u>	Overnight Delivery
P.O. Box 83720	<u> </u>	Facsimile
Boise, Idaho 83720-0074	<u> </u>	Email
jjewell@puc.state.id.us		

Peter H. Reynolds	<u> </u>	Hand Delivery
MCImetro Access Transmission Services LLC	<u> X </u>	U. S. Mail
22001 Loudon County Parkway – Suite G2-3-614	<u> </u>	Overnight Delivery
Ashburn, VA 20147	<u> </u>	Facsimile
Telephone: (703) 886-1918	<u> </u>	Email
Facsimile: (703) 886-0118		



Brandi L. Gearhart, PLS
Legal Secretary to Mary S. Hobson
Stoel Rives LLP

INTERIM AMENDMENT FOR CERTAIN DISPUTED TRAFFIC
Between
Qwest Corporation and MCImetro Access Transmission Services, LLC
for the State of Idaho

This Interim Amendment is entered into by and between Qwest Corporation ("Qwest"), a Colorado corporation, and MCImetro Access Transmission Services, LLC ("MCI") effective as of the Effective Date, defined below. Qwest and MCI shall be known jointly as the "Parties".

RECITALS

WHEREAS, MCI and Qwest entered into an interconnection agreement (the "ICA") which was approved by the Commission ("Commission"); and

WHEREAS, the Parties have certain disagreements (the "Disagreement") concerning the interpretation and/or applicability of the ICA and MCI's ability to establish and use a single Point of Interconnection ("POI") in a given LATA for the purpose of MCI receiving certain traffic originated on Qwest's network, and the financial arrangements between the Parties for such POIs, facilities, and traffic ("Disputed Traffic"). Disputed Traffic includes without limitation traffic originated on Qwest's network from a Local Calling Area ("LCA") to an NPA-NXX obtained by MCI and filed in the Local Exchange Routing Guide ("LERG") as being associated to a rate center within the LCA but terminating to an end user not located in that same LCA (which Qwest refers to as "VNXX Traffic");

WHEREAS, to address the Disagreement without either Party waiving rights to advocate its position and seek appropriate remedies, and to allow the network configuration specified below to be installed and/or maintained so that traffic can be exchanged, the Parties have agreed to the following terms and conditions.

INTERIM AMENDMENT

NOW THEREFORE, in consideration of the mutual terms, covenants and conditions contained in this Interim Amendment and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the Parties agree as follows:

Section 1.0 – General Terms and Conditions

1.1 Effective Date. This Interim Amendment shall become effective on September 1, 2004 ("Effective Date").

1.2 Term. The term of this Interim Amendment shall begin on the Effective Date and shall remain in effect until such time as the Commission or another authoritative body with competent jurisdiction resolves the Disagreement. Upon such resolution, the Parties shall work promptly and expeditiously to incorporate the decision of the Commission or other authoritative body into the ICA, if necessary, without regard to whether the resolution is appealed (absent the granting of a lawful stay). This Interim Amendment shall remain in effect until such incorporation is accomplished.

1.3 Scope of Interim Amendment. The provisions of this Interim Amendment are intended to operate in place of the existing provisions of the ICA only to the extent necessary to establish the rates, terms, and conditions for the Parties for the purpose of MCI receiving Disputed Traffic, including in the 19 LATAs listed in Appendix A to this Interim Amendment and only for the Term of this Interim Amendment, as noted above. To the extent the ICA is not inconsistent with this

Interim Amendment, the ICA remains in full force and effect during and after the Term of this Interim Amendment. Upon expiration of this Interim Amendment as described in Section 1.2, above, the underlying language of the ICA, which is not being altered, stricken, or modified in any way, shall remain in full force and effect, except as modified by the Parties during the process of incorporating the decision of the Commission or other authoritative body, if necessary. For the purpose of incorporating such decision and applying any resulting true-ups, the Parties shall ignore the terms of this Interim Amendment and calculate such true-ups as though the resolution of the Disagreement, as subsequently implemented by the Parties, had been in full force and effect during the term of this Interim Amendment.

1.4 Entire Agreement. This Interim Amendment (including all Appendixes) constitutes the full and entire understanding and agreement between the Parties with regard to the subjects of this Interim Amendment and supersedes any prior understandings, agreements, or representations by or between the Parties, written or oral, including but not limited to, any term sheet or memorandum of understanding entered into by the Parties, to the extent they relate in any way to the subjects of this Interim Amendment.

1.5 Commission Approval. This Interim Amendment is subject to approval by the Commission, and either Party or both Parties may submit this Interim Amendment to the Commission for approval. The Parties shall operate under this Interim Amendment immediately upon execution, without waiting for Commission approval.

Section 2.0 – Establishment of POIs

2.1 Individual POIs. For each of the LATAs listed in Appendix A to this Interim Amendment, MCI shall establish a single POI. The establishment of such POI shall be consistent with the terms and conditions of the Parties' "Single Point of Presence Within the Local Access and Transport Area Amendment" (the "SPOP Amendment") to the ICA, without regard to whether the Disputed Traffic that is the subject to this Interim Amendment is subject to the terms in the SPOP Amendment. The network arrangements created in this Interim Amendment are interim and subject to any rearrangements necessary to implement the resolution of the Disagreement. These network rearrangements will be completed in as expeditious a manner and timeframe as possible after the resolution of the Disagreement. In a proceeding to resolve the Disagreement, each Party shall be free to advocate whether the network arrangements created in this Interim Amendment are appropriate under the ICA for the Disputed Traffic, and neither Party shall be deemed to have waived any position by virtue of executing this Interim Amendment.

2.2 Compensation for Facilities. On an interim basis, Qwest shall bill MCI, and MCI shall pay, for the transport facilities, from each local calling area in a LATA where the Disputed Traffic originates to the POI established pursuant to Section 2.1 above, at the full applicable transport rates contained in MCI's ICAs with Qwest without application of any relative use factor or other cost-sharing mechanism. This billing shall be interim and subject to true-up based on the resolution of the Disagreement. Such true-up shall be undertaken in any given LATA retroactive to the date on which the interim network arrangements implemented under this Interim Amendment in that LATA were first turned up and capable of passing traffic. In a proceeding to resolve the Disagreement, each Party shall be free to advocate any facility compensation it claims is applicable, and neither Party shall be deemed to have waived any position by virtue of executing and/or provisioning facilities pursuant to this Interim Amendment.

2.3 Compensation for Traffic Origination and Termination. On an interim basis, the Disputed Traffic originating on Qwest's network in the 19 LATAs listed in Appendix A to this Interim Amendment shall be originated by Qwest and terminated to MCI on a bill and keep basis. This interim arrangement applies only in the 19 LATAs listed in Appendix A, and only for the

Disputed Traffic originated on Qwest's network and terminated on MCI's network. This bill and keep arrangement is interim and subject to true-up based on the resolution of the Disagreement. Such true-up shall be undertaken in any given LATA retroactive to the date on which the interim network arrangements implemented under this Interim Amendment in that LATA were first turned up and capable of passing traffic. In a proceeding to resolve the Disagreement, each Party shall be free to advocate any traffic termination compensation scheme it claims is applicable, and neither Party shall be deemed to have waived any position by virtue of executing this Interim Amendment.

Section 3.0 – Resolution of the Disagreement

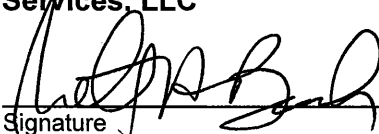
3.1 Cooperation of the Parties. The Parties shall work cooperatively and expeditiously to resolve the Disagreement. Either Party may petition the Commission or any other authoritative body with competent jurisdiction to resolve the Disagreement. Each Party is free to advocate any network or financial arrangement it claims is applicable, but neither Party shall use the contents of this Interim Amendment as evidence to determine the appropriate final arrangements between the Parties. Each Party may use the ICA, including without limitation the language that a party may claim is the operative existing language that is the subject of the Disagreement, and all applicable laws, rules, orders, tariffs, regulations, and other relevant and admissible evidence as evidence to determine the appropriate final arrangements between the Parties. By entering into this Interim Amendment, Qwest does not waive and specifically reserves its rights to seek compensation from MCI and/or network reconfiguration by MCI beyond the 19 LATAs identified on Appendix A, in which MCI may have established single POIs or other network arrangements for the transport of Disputed Traffic.

Section 4.0 Other Terms and Conditions of Interconnection Agreements

4.1 Other Interconnection Terms. This Interim Amendment is not intended to alter, adjust or extend existing interconnection arrangements between Qwest and MCI except as expressly set forth herein and all such other interconnection arrangements and related terms and conditions shall remain in full force and effect.

The Parties intending to be legally bound have executed this Interim Amendment as of the dates set forth below, in multiple counterparts, each of which is deemed an original, but all of which shall constitute one and the same instrument.

MCImetro Access Transmission Services, LLC

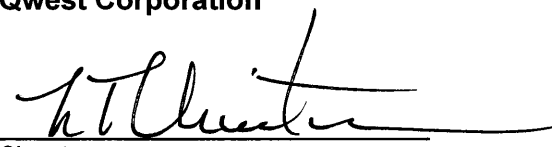

Signature

MICHAEL BRACHT
Name Printed/Typed

VP - Carrier Management
Title

11/12/04
Date

Qwest Corporation


Signature

L. T. Christensen
Name Printed/Typed

Director – Interconnection Agreements
Title

11/16/04
Date

Appendix A: Affected LATAs

652 Boise ID