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JUL 26 2004

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*J.W. Boyce (1884-1915)*

July 23, 2004

SOUTH DAKOTA PUBLIC  
UTILITIES COMMISSION

Pam Bonrud, Executive Director  
Public Utilities Commission of the State of South Dakota  
500 East Capitol Avenue  
Pierre, SD 57501

Re: Filing of Amendment to the Interconnection Agreement between Qwest Corporation and MCImetro Access Transmission Services, LLC.  
Our File No. 2104.078

Dear Ms. Bonrud:

Pursuant to ARSD 20:10:32:21 enclosed for filing are an original and ten (10) copies of the Elimination of UNE-P and Implementation of Batch Hot Cut Process and Discounts Amendment between MCImetro Access Transmission Services, LLC ("MCI") and Qwest Corporation ("Qwest") for approval by the Commission. This is an amendment to the agreement between MCI and Qwest which was approved by the Commission on January 28, 2003 in Docket No. TC02-183.

MCI has authorized Qwest to submit this amendment on MCI's behalf.

Sincerely yours,

BOYCE, GREENFIELD, PASHBY & WELK, L.L.P.

Thomas J. Welk

TJW/vjj

Enclosures

cc: Peter H. Reynolds - MCI (w/o enc)  
Ms. Colleen Sevold (w/o enc)  
Ms. Philynda Dillard (w/o enc)

**AMENDMENT TO INTERCONNECTION AGREEMENT FOR ELIMINATION OF UNE-P AND  
IMPLEMENTATION OF BATCH HOT CUT PROCESS AND DISCOUNTS**  
between  
**Qwest Corporation and MCImetro Access Transmission Services, LLC**  
for the State of South Dakota

RECEIVED

JUL 26 2004

SOUTH DAKOTA PUBLIC  
UTILITIES COMMISSION

This Agreement 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 adopted Qwest's statement of generally available terms as its interconnection agreement (the "ICA") for services in the state of South Dakota; and

WHEREAS, the Parties may during the Term of this Amendment enter into new interconnection agreement(s) and/or amend existing interconnection agreement(s);

WHEREAS, MCI previously purchased on an unbundled basis from Qwest certain combinations of network elements, ancillary functions, and additional features, including without limitation the local loop, port, switching, and shared transport combination commonly known as unbundled network element platform ("UNE-P");

WHEREAS such UNE-P arrangements were previously obtained by MCI under the terms and conditions of certain interconnection agreements including without limitation in certain states Qwest's statement of generally available terms;

WHEREAS both MCI and Qwest acknowledge certain regulatory uncertainty in light of the DC Circuit Court's decision in United States Telecom Association v. FCC, 359 F.3d 554 (March 2, 2004), with respect to the future existence, scope, and nature of Qwest's obligation to provide such UNE-P arrangements under the Communications Act (the "Act");

WHEREAS to address such uncertainty and to create a stable arrangement for the continued availability to MCI from Qwest of services technically and functionally equivalent to the June 14, 2004 UNE-P arrangements the parties have contemporaneously entered into a Master Service Agreement for the provision of Qwest Platform Plus™ service (the "QPP™ MSA"); and

WHEREAS, the Parties have agreed to the following terms and conditions which during the Term of this Amendment are intended to supplement in part and supercede in part the terms and conditions of their existing interconnection agreement and any new interconnection agreements they may enter into.

**AGREEMENT**

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

**Section 1.0 – Definitions**

"Batch Hot Cut" refers to a hot cut performed pursuant to the Batch Hot Cut Process described in Attachment A.

"Individual Hot Cut" refers to a hot cut that is not performed pursuant to a batch process.

## **Section 2.0 – General Terms and Conditions**

2.1 Effective Date. This Amendment shall become effective on July 16, 2004 ("Effective Date").

2.2 Term. The term of this Amendment shall begin on the Effective Date and shall remain in effect through July 31, 2008. At any time within 6 months prior to expiration of the Amendment either Party may provide notice of renegotiation. Upon mutual agreement, the term of the Amendment may be extended upon the same terms and conditions for no more than one (1) six month extension period. If the QPP MSA is terminated (for reasons other than material breach by MCI) with respect to a particular state, this Amendment shall, by its own terms and notwithstanding any requirement that subsequent modifications or amendments be in writing signed by both Parties, automatically be terminated in that state, and MCI shall be free thereafter to pursue any available means to purchase UNE-P or equivalent services from Qwest.

2.3 Scope of Amendment. The provisions of this Amendment are intended to amend and supercede those provisions of MCI's existing and all future interconnection or other agreements only as they relate to the offering of unbundled mass market switching or unbundled enterprise switching and unbundled shared transport in combination with other network elements as part of the unbundled network element platform, and Batch Hot Cuts, as defined below (collectively, the "Services"). The Services and related terms and conditions described in this Agreement are applicable only in Qwest's incumbent LEC service territory in the states of Arizona, Colorado, Idaho, Iowa, Minnesota, Montana, Nebraska, New Mexico, North Dakota, Oregon, South Dakota, Utah, Washington and Wyoming.

2.4 Existing Rules. The provisions in this Amendment are intended to be in compliance with and based on the existing state of the law, rules, regulations and interpretations thereof, including but not limited to Federal rules, regulations, and laws, as of June 17, 2004 (the "Existing Rules"). Nothing in this Agreement shall be deemed an admission by Qwest or MCI concerning the interpretation or effect of the Existing Rules or an admission by Qwest or MCI that the Existing Rules should not be changed, vacated, dismissed, stayed or modified. Nothing in this Amendment shall preclude or estop Qwest or MCI from taking any position in any forum concerning the proper interpretation or effect of the Existing Rules or concerning whether the Existing Rules should be changed, vacated, dismissed, stayed or modified.

2.5 Change of Law. If a change in law, rule, or regulation materially impairs a party's ability to perform or obtain a benefit under this Amendment, both parties agree to negotiate in good faith such changes as may be necessary to address such material impairment.

2.6 Regulatory Approval. In the event the FCC, a state commission or any other governmental authority or agency rejects or modifies any material provision in this Amendment, either party may immediately upon written notice to the other Party terminate this Amendment and the QPP MSA.

2.7 Entire Agreement. This Amendment (including all Exhibits) constitutes the full and entire understanding and agreement between the Parties with regard to the subjects of this 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 Amendment.

### **Section 3.0 – Batch Hot Cut Terms and Conditions**

3.1 Individual Hot Cuts. All hot cuts, except for those hot cuts performed pursuant to a batch process, will be provided by Qwest to MCI at the rates, terms and conditions set forth in MCI's interconnection agreement.

3.2 Batch Hot Cut Process. Upon deployment of the Batch Hot Cut Status Tool and amendment of Appointment Scheduler to accommodate Batch Hot Cut orders, Qwest shall provide Batch Hot Cuts to MCI upon the rates, terms and conditions set forth in this Agreement. The Parties agree to follow the Batch Hot Cut Process described in Attachment A. MCI agrees to use commercially reasonable efforts to use the Batch Hot Cut Process under this Agreement even in states in which the Individual Hot Cut rate is lower than the Batch Hot Cut Rate.

3.3 Batch Hot Cut Rates: The base Batch Hot Cut price is \$27.50 per line unless the incentive thresholds below are met. If the number of MCI's QPP™ lines as of October 31, 2005 equals or exceeds 90% of the sum of MCI's QPP™ and UNE-P lines as of October, 31, 2004, the Batch Hot Cut rate for MCI will be reduced to \$23 per line for Batch Hot Cuts performed during the time period from January 1, 2006 through December 31, 2006. If the number of MCI's QPP™ lines as of October 31, 2006 equals or exceeds 90% of the sum of MCI's QPP™ and UNE-P lines as of October, 31, 2005, the Batch Hot Cut rate for MCI will be reduced to \$18.50 per line for Batch Hot Cuts performed during the time period from January 1, 2007 through end of the term of this Amendment. For purposes of this section, the number of QPP™ lines and the sum of QPP™ and UNE-P lines shall be calculated on a regionwide basis that includes all states in which this Amendment is in effect.

3.4 Batch Hot Cut Rate Adjustment: If after the Effective Date, for a state in which the Individual Hot Cut rate is higher than the Batch Hot Cut Rates under this Amendment (inclusive of the discounts set forth in Section 3.3) as of the Effective Date, the rate for Individual Hot Cuts in such state is subsequently lowered below the Batch Hot Cut Rates contained in this Amendment (inclusive of the discounts set forth in Section 3.3), then the Batch Hot Cut rates under this Amendment (including the discounted rates set forth in Section 3.3) that are higher than the newly-lowered state rate for Individual Hot Cuts will be automatically adjusted downward prospectively (with such new rates being implemented for MCI region-wide for all fourteen states) by an amount equal to the difference in the newly-lowered state Individual Hot Cut rate and each higher Batch Hot Cut Rate under this Amendment multiplied by the percentage of Qwest local service lines in that state compared to the total number of Qwest in-region local service lines.

Example 1: The individual hot cut rate in Arizona is lowered from the current TELRIC rate to \$30.00 per line. Because \$30.00 is higher than the Batch Hot Cut Rates under this Amendment, there would be no adjustment.

Example 2: The individual hot cut rate in Montana is lowered on January 1, 2006 from the current TELRIC rate to \$20.00 per line. The \$27.50 and \$23.00 Batch Hot Cut Rates (but not the \$18.50 rate) shall be reduced effective January 1, 2006 as follows.

New lowered Batch Hot Cut Rate = \$27.50 - ((\$27.50 - \$20.00) x (Number of Qwest local service lines in Montana / Total number of Qwest local service lines in Qwest's fourteen state territory))

New lowered Batch Hot Cut Rate =  $\$23.00 - ((\$23.00 - \$20.00) \times (\text{Number of Qwest local service lines in Montana} / \text{Total number of Qwest local service lines in Qwest's fourteen state territory}))$

3.5 Batch Hot Cut Tools. Qwest is in the process of developing a Batch Hot Cut Scheduling Tool and a Batch Hot Cut Status Tool. MCI understands that these Tools will not be available until IMA 16.0 is released and MCI will not be able to submit requests for Batch Hot Cuts until IMA 16.0 is released. Qwest shall use best reasonable commercial efforts to release IMA 16.0 by December 31, 2004. The Batch Hot Cut Scheduling Tool will be enhanced in a future IMA release if and to the extent the enhancement is supported by the CLEC community. If approved, the enhancement will include the ability to reserve due dates for IDLC in cumulative batches of no more than 40 IDLC loops per state per day. Qwest and MCI agree to support as a high priority the enhancement for IDLC inclusion in the Batch Hot Cut Scheduling Tool and will work this through the systems prioritizations procedures in the Qwest Wholesale Change Management Process. Qwest and MCI will rank this enhancement change request within the top twenty-five percent (25%) of all change requests to be prioritized through the Qwest Wholesale Change Management Process when this change request is prioritized. The Parties agree to the following service assurance approach for these Tools:

3.5.1 Batch Hot Cut Scheduling Tool Availability. To the extent that there is a systems failure that exceeds 48 hours and creates an inability to request a Batch Hot Cut, Qwest will work in good faith with MCI to develop a negotiated settlement with respect to the cost difference between the Qwest QPP™ monthly recurring charge (MRC) and the Unbundled Loop MRC times the number of days that MCI was unable to order a Batch Hot Cut. Settlement discussions would be initiated upon the written request of MCI.

3.5.2 Batch Hot Cut Status Tool System Refresh Timeliness. After the deployment of the Batch Hot Cut Status Tool, Qwest and MCI will work cooperatively to review the system logic and processes in an effort to determine an appropriate measurement approach. The parties agree to take the least-cost approach to capture this performance experience.

3.6 The Batch Hot Cut pricing provisions in this Amendment are subject to the following conditions:

A. Integrated Digital Loop Carrier ("IDLC") is not a part of the standard Batch Hot Cut process. However, the pricing for Batch Hot Cuts will apply to IDLC loops. IDLC loops will be batched together in quantities of no more than 40 IDLC loops per state, per day.

B. Line Splitting to Loop Splitting conversions can be included the Batch Hot Cut process at the same pricing for Batch Hot Cuts stated above. For purposes of this Section, a line splitting to loop splitting conversion means a conversion from Qwest as the switch provider to a CLEC switch provider where the data or DLEC provider and the loop remain the same.

C. Batch Hot Cut limits are in effect as established in the Batch Hot Cut Process described in Attachment A.

#### **Section 4.0 – Removal of UNE-P, Enterprise and Mass Market Switching and Shared Transport from Interconnection Agreement(s)**

4.1 Agreement Not to Order. During the term of this Agreement Qwest shall not offer or provide to MCI, and MCI shall not order or purchase from Qwest, unbundled mass market switching, unbundled enterprise switching or unbundled shared transport, in combination with other network elements as part of the unbundled network element platform ("UNE-P"), out of its

existing interconnection agreement(s) with Qwest, a Qwest SGAT or any other interconnection agreement governed by 47 U.S.C. §§251 and 252 that MCI or one of its affiliates may in the future enter into with Qwest and MCI waives any right under applicable law in connection therewith. Notwithstanding the foregoing, nothing in this Section shall prevent Qwest from offering or providing QPP™ services to MCI or MCI from ordering or purchasing QPP™ services from Qwest. The agreement not to order UNE-P services embodied in this Section shall remain in effect for the Term of this Amendment, and for the avoidance of doubt, shall no longer be binding on MCI or otherwise enforceable in a particular state if the QPP MSA is terminated as to that state (other than for reason of material breach by MCI).

**Section 5.0 Other Terms and Conditions of Interconnection Agreements**

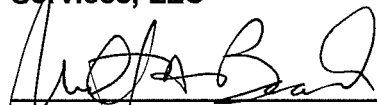
5.1 Other Interconnection Terms. This Amendment is not intended to alter, adjust or extend existing interconnection arrangements between Qwest and MCI except as expressly set forth herein and all such other interconnection arrangements and related terms and conditions shall remain in full force and effect.

5.2 MCI may use Qwest's Directory Assistance Services or operator services and may arrange to provide access to its own, or to a third party's, directory assistance or operator services platform. Qwest Branded Operator Services and Directory Assistance may be purchased by MCI pursuant to the terms of the applicable ICA, SGAT, or tariff. MCI Branded Operator Services and Directory Assistance will also be available from Qwest using Originating Line Number Screening ("OLNS"). Qwest will provide MCI nondiscriminatory access to Qwest's directory assistance listings.

5.3 Line splitting will be available for loops provided pursuant to the ICA, such that MCI may provide DSL service using the high-frequency portion of such a loop and a MCI-provided splitter, or MCI may contract with a third-party CLEC to provide such DSL service to an MCI End User Customer over the high frequency portion of the loop. The loop pre-qualification, ordering, provisioning, repair, maintenance and other support functions and services to support MCIs use of line splitting in connection with loops shall be provided as set forth in the ICA.

The Parties intending to be legally bound have executed this 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 D. BEATZ  
\_\_\_\_\_  
Name Printed/Typed

VICE PRESIDENT  
\_\_\_\_\_  
Title

7/16/04  
\_\_\_\_\_  
Date

**Qwest Corporation**

\_\_\_\_\_  
Signature

L. T. Christensen  
\_\_\_\_\_  
Name Printed/Typed

Director – Interconnection Agreements  
\_\_\_\_\_  
Title

\_\_\_\_\_  
Date

existing interconnection agreement(s) with Qwest, a Qwest SGAT or any other interconnection agreement governed by 47 U.S.C. §§251 and 252 that MCI or one of its affiliates may in the future enter into with Qwest and MCI waives any right under applicable law in connection therewith. Notwithstanding the foregoing, nothing in this Section shall prevent Qwest from offering or providing QPP™services to MCI or MCI from ordering or purchasing QPP™services from Qwest. The agreement not to order UNE-P services embodied in this Section shall remain in effect for the Term of this Amendment, and for the avoidance of doubt, shall no longer be binding on MCI or otherwise enforceable in a particular state if the QPP MSA is terminated as to that state (other than for reason of material breach by MCI).

**Section 5.0 Other Terms and Conditions of Interconnection Agreements**

5.1 Other Interconnection Terms. This 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.

5.2 MCI may use Qwest's Directory Assistance Services or operator services and may arrange to provide access to its own, or to a third party's, directory assistance or operator services platform. Qwest Branded Operator Services and Directory Assistance may be purchased by MCI pursuant to the terms of the applicable ICA, SGAT, or tariff. MCI Branded Operator Services and Directory Assistance will also be available from Qwest using Originating Line Number Screening ("OLNS"). Qwest will provide MCI nondiscriminatory access to Qwest's directory assistance listings.

5.3 Line splitting will be available for loops provided pursuant to the ICA, such that MCI may provide DSL service using the high-frequency portion of such a loop and a MCI-provided splitter, or MCI may contract with a third-party CLEC to provide such DSL service to an MCI End User Customer over the high frequency portion of the loop. The loop pre-qualification, ordering, provisioning, repair, maintenance and other support functions and services to support MCIs use of line splitting in connection with loops shall be provided as set forth in the ICA.

The Parties intending to be legally bound have executed this 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**

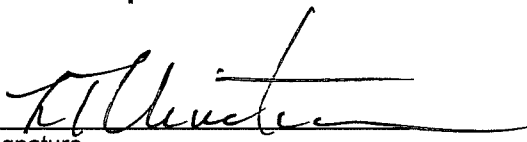
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Name Printed/Typed

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Title

\_\_\_\_\_  
Date

**Qwest Corporation**

  
\_\_\_\_\_  
Signature

L. T. Christensen  
\_\_\_\_\_  
Name Printed/Typed

Director – Interconnection Agreements  
\_\_\_\_\_  
Title

7/16/04  
\_\_\_\_\_  
Date



## **Attachment A: Batch Hot Cut Process**

The Batch Hot Cut (BHC) installation option permits MCI to migrate existing defined analog services to a two or four (2/4) wire analog Unbundled Loop in those instances where existing facilities currently serving the end-user customer can be reused without requiring a field technician dispatch. Except as defined below, existing analog services provisioned over Integrated Digital Loop Carrier (IDLC) or originating out of a Remote Switching Unit (RSU) and terminating on an exchange (EX) cable are not eligible for the BHC because the dispatch of a field technician would be required. In addition, the coordination provisioning options for unbundled loops are not available when using the BHC process.

A. The BHC process is available to migrate to unbundled loops from the following services whether they be in Qwest retail, Qwest resale, Qwest UNE-P, or Qwest Platform Plus™ (QPP™) formats: Residential POTS, Business POTS, Centrex 21, Centrex Plus/Centron, Analog DID, and public access lines.

1. The BHC process is also available to convert a line split loop as defined in Section 9.21 of Qwest's SGAT using one of the aforementioned types of UNE-P or QPP™ lines to a loop splitting arrangement. This option will be made available upon the development of systems upgrade to accommodate such a request. Qwest will use best reasonable commercial efforts to deploy this capability by December 31, 2004 coincident with IMA release 16.0.

2. A modified BHC process can be used to transition loops currently provisioned over IDLC. In that circumstance, the IDLC batch must be made up exclusively of lines currently provisioned over IDLC, and identified and designated as such by MCI using one of Qwest's loop qualification tools. In those circumstances, the IDLC batch will consist of no more than 40 loops per state per day. Qwest's scheduling tool will be enhanced in a future IMA release if and to the extent the enhancement is supported by the CLEC community. If approved, the enhancement will include the ability to reserve due dates for IDLC in cumulative batches of no more than 40 IDLC loops per state per day. Qwest and MCI agree to support as a high priority the enhancement for IDLC inclusion in the scheduling tool and will work this through the systems prioritizations procedures in the Qwest Wholesale Change Management Process. Qwest and MCI will rank this enhancement change request within the top twenty-five percent (25%) of all change requests to be prioritized through the Qwest Wholesale Change Management Process when this change request is prioritized.

B. Except as set forth above for IDLC batches, the BHC must be for a minimum of twenty-five (25) Unbundled Loops per CLEC per Central Office and a maximum of one hundred (100) Unbundled Loops among all CLECs per Central Office per day. There is also a fourteen state region-wide maximum for all CLECs of two thousand five hundred (2,500) loops per day for all of Qwest's Central Offices.

C. The BHC option is available during standard unbundled loop business days, which are defined in the Provisioning and Installation Procedural PCAT. The due date for the BHC process is set by a standard seven (7) business day installation interval.

Qwest will complete provisioning of the loops associated with a particular batch between 3:00 a.m. and 11:00 a.m. local time on the due date.

D. Before MCI submits any orders for unbundled loops using the BHC process, MCI and Qwest agree to schedule a meeting in order to create a MCI specific migration plan, if such plan is required. The migration plan shall include CO by CO prioritization, volumes by CO, overall timeframe of migration to be agreed upon between MCI and Qwest. The jointly developed MCI migration plan will be assigned a priority based upon its creation date in the event multiple CLECs contend for batch hot cuts in similar geographies and exceed volume thresholds as defined in Section B above. Upon mutual agreement, the priority assigned to all or part of the jointly developed MCI migration plan may change. In this event, Qwest will coordinate with all parties to create an overall migration plan that considers everyone's priorities and expectations.

1. If MCI and Qwest are unable to reach a consensus on the migration plan, any affected party shall have the right to appeal the migration plan to the State Commission, and to seek expedited relief.
2. Once the migration plan is completed, the migration date for MCI's requests included in the BHC is established by MCI through the use of the appointment scheduling tool. All requests submitted in the appointment scheduling tool will be processed on a first come, first served basis until the Central Office maximum volume of one hundred (100) Unbundled Loop migrations per day is reached or the two thousand five hundred (2,500) region-wide per day maximum BHC volume is reached. However, if MCI is found to have submitted orders that materially alter the agreed upon migration plan, and such order submission precludes another CLEC from submitting orders set forth in its migration plan, MCI's requests can be limited within the scheduling tool in order to allow space for other CLEC orders.
  - a. Requests beyond the Central Office or the region-wide maximum volume will be scheduled for the next available Due Date.
  - b. If MCI is unable to reach the minimum volume of twenty-five (25) Unbundled Loop migrations required for a BHC per Central Office, MCI may reschedule its BHC request to a Due Date when the minimum volume can be met (subject to the migration plans of other CLECs). If MCI is unable to meet the minimum volume requirement, MCI may select an alternate Due Date utilizing any of the other six (6) installation options for each individual request.
3. MCI shall request BHC installation by designating a "B" on its LSR in the CHC field.
4. The Provisioning interval for the BHC is seven (7) business days.
  - a. MCI agrees to have dial tone present on its CFA by 12:00 a.m. (midnight) local time on the first business day following order submittal.
  - b. Qwest will complete pre-wire of the lines included in the batch (other than IDLC batches) on either the second or third business day of

the Provisioning interval unless Qwest finds no dial tone or if the dial tone is defective (e.g., reversal or wired to the wrong MCI office equipment) on the pre-wire date. During this time frame if a jeopardy exists, Qwest will notify MCI of the jeopardy via the BHC Status Tool. During this time frame if a jeopardy exists, MCI will commit to correct the no dial tone condition and have dial tone available to Qwest by 3:00 a.m. local time on the order Due Date. If CFA changes are required, MCI will submit a supplement to the LSR by 12:00 p.m. (noon) local time on the fourth business day of the standard interval. If MCI dial tone is not available or is defective on the Due Date, Qwest will place MCI's order in jeopardy status and require MCI to supplement the LSR to establish a new Due Date using either a new batch or using a different installation option.

1. If the jeopardy causes the number of lines in the batch to drop below twenty (20) lines, Qwest reserves the right to reject the entire batch and to place all lines associated with the BHC order into jeopardy status.

2. All related lines to the order placed into jeopardy (e.g. related lines in a business or in a hunt group) shall also be placed into jeopardy status.

c. On both the pre-wire date (as noted above) as well as the lift and lay date (the Due Date), Qwest will test for MCI dial tone and ANI the line to ensure that MCI's dial tone is working properly. On the Due Date, if the correct telephone number is working on MCI's facilities, Qwest will monitor the line and perform the lift and lay. The lift and lay removes MCI's End User Customer line from the Qwest End Office Switch and migrates the End User Customer's line to MCI's Switch. Once MCI has received notification via the BHC status tool, that a line has been migrated, MCI will have two (2) hours to request that the Unbundled Loop be restored back to its original state. The restoration shall begin immediately upon request by MCI. No response from MCI indicates acceptance of the order completion, and Qwest will proceed to disconnect the original service. If MCI requests removal from the batch, MCI must issue a new or supplemental LSR to reinitiate the provisioning process for the line(s) in question.

d. Qwest will provision the lines in the batch in the order that makes the most economic sense for Qwest. MCI will not be able to dictate the order in which the lines will be provisioned, except that multiple lines for a single customer in a single location (including hunt groups) ordered on the same LSR will be provisioned together.

E. The Batch Status Tool will provide MCI with the current status of its BHC requests for any given central office on an individual line-by-line basis. The Batch Status Tool will return a display that will list status changes on BHC orders occurring for that day. The display will provide the affected telephone numbers, order numbers, related order numbers, CFA, and PON number associated with the BHC requested. Subsequent changes to the status of any order will be noted in the Batch Status Tool. The Batch Status Tool will provide, on the day of the cut, the start time and the

completion time on a line-by-line basis. If MCI is interested in capturing the exact moment the conversion work is completed, MCI's current switch should have the capability to capture ("trap") the conversion and issue and request to have the subscription submitted for number porting.

1. Currently, Qwest's BHC Status Tool and amendments to Appointment Scheduler to account for the BHC process are scheduled for deployment on October 18, 2004. Such tools will not be available before that date. The BHC process will not be available as a provisioning option until these tools are deployed.
2. If there is a delay in deployment of these tools, MCI will be notified using the existing Change Management processes.
3. Once deployed, MCI must use the Batch Status Tool and Appointment Scheduler to utilize the BHC process.
4. The Batch Hot Cut process defined here will not be in effect until the Batch Status Tool and Appointment Scheduler are developed, tested, and deployed.
5. The IDLC modified batch process will be excluded from the batch scheduling tool until the time when systems modifications and enhancements, in a future IMA release, are in place. However, IDLC conversions will be handled on an exception basis using the manual methods until the time when these modifications and enhancements are in place.

**South Dakota Public Utilities Commission**  
**WEEKLY FILINGS**  
**For the Period of July 22, 2004 through July 28, 2004**

If you need a complete copy of a filing faxed, overnight expressed, or mailed to you, please contact  
Delaine Kolbo within five business days of this report. Phone: 605-773-3201

**CONSUMER COMPLAINTS**

**CE04-001**      **In the Matter of the Complaint filed by Kristin Boxwell, Sioux Falls, South Dakota, against Xcel Energy Regarding Xcel Energy's Refusal to Enter into a Payment Arrangement Post-Disconnection.**

Complainant's representative states that the respondent will not enter into a payment agreement because a disconnection of service has already taken place, and that the provisions of ARSD 20:10:20:03 do not apply post-disconnect. Complainant would like to have a Commission ruling on the respondent's interpretation of the rule. The Complainant also asks that the Commission require the respondent to reconnect service and enter into a payment arrangement for the outstanding balance.

Staff Analyst: Jim Mehlhaff  
Staff Attorney: Karen E. Cremer  
Date Docketed: 07/27/04  
Intervention deadline: N/A

**CT04-001**      **In the Matter of the Complaint filed by Chris Haugo on behalf of Haugo Broadcasting, Rapid City, South Dakota, against McLeodUSA Telecommunications Services, Inc. Regarding Unauthorized Billing.**

Complainant states that the respondent charged and was paid a fee of \$4.21 per line per month on four lines that had been removed from service in December of 1998. Complainant seeks a full refund of all charges paid on the lines after they were removed from service plus interest.

Staff Analyst: Jim Mehlhaff  
Staff Attorney: Karen E. Cremer  
Date Docketed: 07/27/04  
Intervention deadline: N/A

**TELECOMMUNICATIONS**

**TC04-135**      **In the Matter of the Filing for Approval of an Amendment to an Interconnection Agreement between Qwest Corporation and MCImetro Access Transmission Services, LLC.**

On July 26, 2004, the Commission received a filing for approval of an Elimination of UNE-P and Implementation of Batch Hot Cut Process and Discounts Amendment between Qwest Corporation and MCImetro Access Transmission Services, LLC. Any party wishing to comment on the Amendment may do so by filing written comments with the Commission and the parties to the Amendment no later than August 16, 2004. Parties to the Amendment may file written responses to the comments no later than twenty days after the service of the initial comments.

Staff Attorney: Rolayne Ailts Wiest  
Date Filed: 07/26/04

Initial Comments Due: 08/16/04

## REQUEST FOR COMMENTS

The Commission has received from Qwest Corporation (Qwest) two agreements that Qwest has entered into with other providers that Qwest states are not required to be filed with the Commission for approval. The first agreement is entitled "Terms and Conditions for Commercial Line Sharing Arrangements" that Qwest entered into with DIECA Communications, Inc. d/b/a Covad Communications Company. Qwest states that this agreement is not subject to section 251(c)(3) or section 252 of the federal Telecommunications Act and, thus, has not filed it with the Commission for approval.

The second agreement is entitled "Master Services Agreement," which attaches as Exhibit 1 the "Qwest Platform Plus™ Service," which together are referred to as the "QPPTM Agreement." Qwest submitted the QPP Agreement for informational purposes only because Qwest believes that section 252(e) of the federal Telecommunications Act does not require filing of the agreement for approval by the Commission.

Any interested person who would like to comment on the issue of whether either or both of these agreements must be filed for approval may send their written comments to the Commission. At this point the Commission is only requesting informal comments. Comments must be filed by August 20, 2004.

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**BEFORE THE PUBLIC UTILITIES COMMISSION  
OF THE STATE OF SOUTH DAKOTA**

IN THE MATTER OF THE FILING FOR )	ORDER APPROVING
APPROVAL OF AN AMENDMENT TO AN )	AMENDMENT TO
INTERCONNECTION AGREEMENT BETWEEN )	AGREEMENT
QWEST CORPORATION AND MCIMETRO )	
ACCESS TRANSMISSION SERVICES, LLC )	<b>TC04-135</b>

On July 26, 2004, Qwest Corporation (Qwest) filed for approval by the South Dakota Public Utilities Commission (Commission) an amendment to an interconnection agreement between MCImetro Access Transmission Services, LLC (MCImetro) and Qwest. The amendment is intended to amend and supersede those provisions of MCI's existing and all future interconnection or other agreements only as they relate to the offering of unbundled mass market switching or unbundled enterprise switching and unbundled shared transport in combination with other network elements as part of the unbundled network element platform and Batch Hot Cuts.

On July 29, 2004, the Commission electronically transmitted notice of the filing of the amendment to interested individuals and entities. The notice stated that any person wishing to comment on the parties' request for approval had until August 16, 2004, to do so. No comments were filed.

At its duly noticed September 14, 2004, meeting, the Commission considered whether to approve the negotiated amendment to the agreement between Qwest and MCImetro. Commission Staff recommended its approval.

The Commission has jurisdiction over this matter pursuant to SDCL Chapter 49-31, and the Federal Telecommunications Act of 1996. In accordance with 47 U.S.C. § 252(e)(2), the Commission found that the amendment does not discriminate against a telecommunications carrier that is not a party to the amendment and the amendment is consistent with the public interest, convenience, and necessity. The Commission unanimously voted to approve the amendment to the agreement. It is therefore

ORDERED, that the Commission approves the negotiated amendment to the agreement as described herein.

Dated at Pierre, South Dakota, this 22<sup>nd</sup> day of September, 2004.

<b>CERTIFICATE OF SERVICE</b>
The undersigned hereby certifies that this document has been served today upon all parties of record in this docket, as listed on the docket service list, by facsimile or by first class mail, in properly addressed envelopes, with charges prepaid thereon.
By: <u><i>Nelaine Kalbo</i></u>
Date: <u>9/23/04</u>
(OFFICIAL SEAL)

BY ORDER OF THE COMMISSION:

*Robert K. Sahr*  
ROBERT K. SAHR, Chairman

*Gary Hanson*  
GARY HANSON, Commissioner

*James A. Burg*  
JAMES A. BURG, Commissioner