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February 15, 2010

Mr. Steven C. Reed, Secretary Missouri Public Service Commission P. O. Box 360 Jefferson City, Missouri 65102

> Re: Qwest Communications Company, LLC's Supplemental Response In The Matter of The National Telecommunications and Information Administration's State Broadband Data and Development Grant Program in the State of Missouri

File No. AO-2010-0213

Dear Mr. Reed:

Enclosed is Qwest Communications Company ("QCC") Supplemental Response to the Missouri Public Service Commission's Data Request in the above-referenced matter.

Should you have any questions regarding this serving, I can be reached at (303) 383-6677.

Staff Paralegal

tmc Encs.

cc: Adam Sherr, Esq.
Tana Simard, Esq.
Siusan Mohr
Mary Retka
Ryan Gallagher
Jeff Wirtzfeld

## **CERTIFICATE OF SERVICE**

I hereby certify that I have caused a true and correct copy of the foregoing QWEST COMMUNICATIONS CORPORATION'S Supplemental Response. In The Matter of The National Telecommunications and Information Administration's State Broadband Data and Development Grant Program in the State of Missouri, to be sent via electronic and U S Mail delivery, on February 15, 2010, to the following:

Mr. Steven C. Reed, Secretary Missouri Public Service Commission P. O. Box 360 Jefferson City, Missouri 65102

Mr. Edward Smith
Program Director
State Broadband Data Program
National Telecommunications and Information Administration
U.S. Department of Commerce
1401 Constitution Avenue, N.W.
Room 4898
Washington, DC 20230

## Electronic Delivery:

natelle.dietrich@psc.mo.gov

February 15, 2010

Missouri File No. AO-2010-0213 MPSC 1-001S1

INTERVENOR: Missouri Public Service Commission

REQUEST NO: 001S1

No later than January 22, 2010, each provider of broadband or broadband-like services within the state of Missouri shall identify the entity that provides broadband or broadband-like services in the state, a general description of the area where the services are provided, and how many scribers or customers are served; or, the provider shall respond to the Commission as to why it cannot provide the information.

## RESPONSE:

Qwest Communications Company, LLC ("QCC") does not offer a broadband service in Missouri that can be provisioned at an address within a typical service interval of 7 to 10 business days with the exception of individual case instances where an extraordinary commitment of resources is required.

QCC does not disclose its last mile, middle-mile and backbone interconnection points due to security concerns and the risk of public disclosure, whether inadvertent or otherwise, of this highly sensitive data.

Respondent: Qwest Legal

## SUPPLEMENTAL RESPONSE - 02/15/2010:

Due to security concerns and the risk of public disclosure of highly sensitive data, whether inadvertent or otherwise, QCC's response to the middle-mile and backbone interconnection request is limited to publicly available information which, in this case, is the city where this interconnection is available. Accordingly, in Missouri Qwest offers Layer 3 IP middle-mile and backbone interconnection in Kansas City and St. Louis. This information is also publicly available on Qwest's website located at <a href="http://www.qwestlargebusiness.com/demos/network-maps.html">http://www.qwestlargebusiness.com/demos/network-maps.html</a>.

Respondent: Qwest Legal