Diamond Williams

100008 - 01

From: Leslie McLaughlin [Leslie.McLaughlin@gray-robinson.com]

Sent: Monday, May 10, 2010 10:51 AM

To: Filings@psc.state.fl.us

Subject: Docket No. 100008

Attachments: Request of Qwest to be Represented by Qualified Reps.Generic Docket filing.05.10.10.pdf

Please find attached: Request of Qwest Communications, LLC to be Represented by Adam L. Sherr and Jason D. Topp as Qualified Representatives to be filed in Generic Docket No. 100008.

Leslie McLaughlin

Legal Assistant to Bill Williams, Amy Schrader & Michael Riley GrayRobinson, P.A. 301 South Bronough Street, Suite 600 P.O. Box 11189 (32302-3189) Tallahassee, Florida 32301 Main: 850-577-9090 | Fax: 850-577-3311 GRAY | ROBINSON ATTORNEYS AT LAW

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DOCUMENT NUMBER-DATE 0 3 9 1 1 HAY 10 2 FPSC-COMMISSION CLERK

5/10/2010

BEFORE THE PUBLIC SERVICE COMMISSION OF THE STATE OF FLORIDA

Complaint of QWEST COMMUNICATIONS COMPANY, LLC, Against MCIMETRO ACCESS TRANSMISSION SERVICES, LLC (D/B/A VERIZON ACCESS TRANSMISSION SERVICES), XO COMMUNICATIONS SERVICES, INC., TW TELECOM OF FLORIDA, L.P., GRANITE TELECOMMUNICATIONS, LLC, COX FLORIDA TELCOM, L.P., BROADWING COMMUNICATIONS, LLC, AND JOHN DOES 1 THROUGH 50, For unlawful discrimination.

Docket No. 100008

Filed: May 10, 2010

REQUEST OF QWEST COMMUNICATIONS COMPANY, LLC TO BE REPRESENTED BY ADAM L. SHERR AND JASON D. TOPP AS QUALIFIED REPRESENTATIVES

Pursuant to Rule 28-106.106 of the Florida Administrative Code, Qwest Communications Company, LLC ("QCC") hereby files this Request to grant the following attorneys Qualified Representative status: Adam L. Sherr and Jason D. Topp (collectively, the "Attorneys"). QCC is fully aware of the services which the Attorneys can provide and is aware that QCC can be represented by counsel of the Florida Bar as defined in Rule 28-106.106. QCC is being represented by Florida Counsel, but also chooses to be represented by the following attorneys who are members of the Bars of Washington and Minnesota, respectively. The contact information for the Attorneys is as follows:

Adam L. Sherr Associate General Counsel Qwest Communications Company, LLC 1600 7th Avenue, Room 1506 Seattle, WA 98191 Tel: 206-398-2507 Fax: 206-343-4040 E-mail: Adam.Sherr@qwest.com Jason D. Topp Corporate Counsel Qwest Communications Company, LLC 200 South Fifth Street, Room 2200 Minneapolis, MN 55402 Tel: 612-672-8905 Fax: 612-672-8911 E-mail: Jason.Topp@qwest.com

DOCUMENT NUMBER-DATE

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(1) In accordance with Rule 28-106.106, QCC provides the following information with respect to the Attorneys:

Mr. Sherr is a member in good standing with the Washington State Bar Association (Bar No. 25291) and admitted to practice before the State and Federal Courts in Washington. Mr. Topp is a member in good standing with the Minnesota State Bar (Attorney No. 0232166) and admitted to practice before the State of Minnesota, Federal District Court of Minnesota; Eighth Circuit Court of Appeals. Each is experienced in the matters involved in public utility regulation and has practiced before agencies engaged in such regulation as reflected in the attached certifications.

(2) Neither Mr. Sherr nor Mr. Topp has been disciplined in any manner nor has any pending disciplinary proceeding.

(3) See the attached sworn affidavits of Mr. Sherr and Mr. Topp, stating that each is in good standing of the Bars in which they are admitted; experienced in the matters involved in public utility regulation; has practiced extensively before agencies in such regulation; has knowledge of the Florida Statutes relative to the Commission's jurisdiction; has knowledge of the Florida Rules of Civil Procedure relating to discovery in an administrative proceeding; has knowledge of the Florida Administrative Code and Florida Statutes relative to the Rules of Evidence, including the concept of hearsay in an administrative proceeding; has acquired and will acquire further knowledge of the factual and legal issues involved in this proceeding; and has knowledge of and complied with the Standards of Conduct for Qualified Representatives, Rule 28-106.107 of the Florida Administrative Code.

WHEREFORE, Qwest Communications Company, LLC requests that the Commission grant this request.

Respectfully submitted this 10th day of May, 2010.

s/ Mary F. Smallwood

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Mary F. Smallwood (Fla. Bar No. 242616) GrayRobinson, P.A. 301 S. Bronough Street, Suite 600 (32301) Post Office Box 11189 Tallahassee, FL 32302-3189 Telephone: (850) 577-9090 Facsimile: (850) 577-3311 mary.smallwood@gray-robinson.com Counsel for Quest Communications Company, LLC

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CERTIFICATE OF SERVICE DOCKET NO. 090538-TP

I HEREBY CERTIFY that a true and correct copy of the foregoing was served by regular U.S. Mail and electronic mail on this 10th day of May, 2010, to the following:

Florida Public Service Commission Theresa Tan Florida Public Service Commission Office of General Counsel 2540 Shumard Oak Blvd. Tallahassee, FL 32399-0850 <u>ltan@psc.state.fl.us</u>

MCImetro Access Transmission Service d/b/a VerizonAccess Transmission Services Dulaney O'Roark VerizonAccess Transmission Services Six Concourse Pkwy, NE, Ste 800 Atlanta, GA 30328 De.oroark@verizon.com

Cox Florida Telecom, LLC Beth Keating Akerman Senterfitt 106 E. College Ave., 12th Floor Tallahassee, FL 32301 Beth.keating@akerman.com

XO Communications Services, Inc. Matthew Feil Akerman Senterfitt 106 E. College Ave., 12th Floor Tallahassee, FL 32301 matthew.feil@akerman.com

Granite Communications, LLC Andrew M. Klein Allen C. Zoraki Klein Law Group, PLLC 1250 Connecticut Avenue, NW Suite 200 Washington, D.C. 20036 aklein@kleinlawpllc.com azoracki@kleinlawpllc.com *Qwest Communications Co., LLC* Adam Sherr Associate General Counsel Qwest Communications Co., LLC 1600 7th Avenue, Room 1506 Seattle, WA 98191 adam.sherr@qwest.com

tw telecom of florida, l.p. and Matthew Feil Akerman Senterfitt 106 E. College Ave., 12th Floor Tallahassee, FL 32301 matthew.feil@akerman.com

Broadwing Communications, LLC Marsha E. Rule Rutledge, Ecenia & Purnell P.O. Box 551 Tallahassee, FL 32302-0551 marsha@reuphlaw.com

XO Communications Services, Inc. Gregory J. Kopta Davis Wright Termaine, LLP 1201 Third Avenue, Suite 2200 Seattle, WA 98101 gregkopta@dwt.com

Qwest Communications Co., LLC. Jason D. Topp, Corporate Counsel Qwest Communications Co., LLC 200 S. Fifth Street, Room 2200 Minneapolis, MN 55402 Jason.topp@qwest.com

BEFORE THE PUBLIC SERVICE COMMISSION OF THE STATE OF FLORIDA

Complaint of QWEST COMMUNICATIONS COMPANY, LLC, Against MCIMETRO ACCESS TRANSMISSION SERVICES, LLC (D/B/A VERIZON ACCESS TRANSMISSION SERVICES), XO COMMUNICATIONS SERVICES, INC., TW TELECOM OF FLORIDA, L.P., GRANITE TELECOMMUNICATIONS, LLC, COX FLORIDA TELCOM, L.P., BROADWING COMMUNICATIONS, LLC, AND JOHN DOES 1 THROUGH 50, For unlawful discrimination.

Docket No. 090538-TP

Filed: March 15, 2010

AFFIDAVIT OF ADAM L. SHERR

I. Adam L. Sherr, hereby certify, pursuant to Rule 28-106.106 of the Florida Administrative Code, that I am an attorney in good standing of the Bar of the State of Washington (Bar No. 25291, Washington State Bar Association); that I am experienced in the matters involved in public utility regulation; that I have practiced extensively before agencies engaged in such regulation; that I have knowledge of the Florida Statutes relative to the Commission's jurisdiction; that I have knowledge of the Florida Rules of Civil Procedure relating to discovery in an administrative proceeding; that I have knowledge of the Florida Administrative Code and Florida Statutes relative to the rules of evidence, including the concept of hearsay in an administrative proceeding; that I have acquired and will further acquire knowledge of the factual and legal issues involved in this proceeding; and that I have knowledge of and have complied with the Standards of Conduct for Qualified Representatives, Rule 28-105.107 of the Florida Administrative Code.

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Adam L. Sherr Washington State Bar Association Attorney Bar No. 25291

RM:7223478:1

Affirmed and subscribed before me this 12th day of March, 2010.

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Notary Public Peterson





r.

RM:7223478-1

BEFORE THE PUBLIC SERVICE COMMISSION OF THE STATE OF FLORIDA

Complaint of QWEST COMMUNICATIONS COMPANY, LLC, Against MCIMETRO ACCESS TRANSMISSION SERVICES, LLC (D/B/A VERIZON ACCESS TRANSMISSION SERVICES), XO COMMUNICATIONS SERVICES, INC., TW TELECOM OF FLORIDA, L.P., GRANITE TELECOMMUNICATIONS, LLC, COX FLORIDA TELCOM, L.P., BROADWING COMMUNICATIONS, LLC, AND JOHN DOES 1 THROUGH 50, For unlawful discrimination.

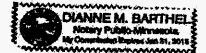
Docket No. 090538-TP

Filed: March 19 2010

AFFIDAVIT OF JASON D. TOPP

I, Jason D. Topp, hereby certify, pursuant to Rule 28-106.106 of the Florida Administrative Code, that I am an attorney in good standing of the Mianesota State Bar; that I am experienced in the matters involved in public utility regulation; that I have practiced extensively before agencies engaged in such regulation; that I have knowledge of the Florida Statutes relative to the Commission's jurisdiction; that I have knowledge of the Florida Rules of Civil Procedure relating to discovery in an administrative proceeding; that I have knowledge of the Florida Administrative Code and Florida Statutes relative to the rules of evidence, including the concept of hearsay in an administrative proceeding; that I have acquired and will further acquire knowledge of the factual and legal issues involved in this proceeding; and that I have knowledge of and have complied with the Standards of Conduct for Qualified Representatives,

FPSC-COMMISSION CLEFN 01 Rule 28-106.107 of the Florida Administrative Code. BODMENT NUMBER CAT 01815 HAR 15: ason D. Topp Minnesota State Bar Attorney No. 0232166 Affirmed and subscribed before me this Q^7 day of March. 2010.



Notary Public My Commission Expires: Jan 31, 2015