

**Eric Fryson**

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**From:** Cooper, Roberta G [Roberta.G.Cooper@CenturyLink.com]  
**Sent:** Friday, January 20, 2012 1:58 PM  
**To:** Filings@psc.state.fl.us  
**Cc:** Masterton, Susan S; Sherr, Adam  
**Subject:** 090538 QCC Notice of Service US LEC-Supplemental Response  
**Attachments:** 090538 CTL QCC Notice of Service US LEC Supplemental Response Rog No 3.pdf

Filed on Behalf of: Susan S. Masterton  
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Docket No. 090538

Title of filing: CenturyLink QCC's Notice of Service of Supplemental Objections and Responses to US LEC Business Services' First Set of Interrogatories (No. 3)

Filed on behalf of: CenturyLink QCC

No of pages: 4

Description: CenturyLink QCC's Notice of Service of Supplemental Objections and Responses to US LEC Business Services' First Set of Interrogatories (No. 3)

**Roberta Cooper**  
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DOCUMENT NUMBER DATE

00403 JAN 20 12

FPSC-COMMISSION CLERK

1/20/2012



January 20, 2012

**VIA ELECTRONIC FILING**

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

**Re: Docket No. 090538-TP - Amended 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, BROADWING COMMUNICATIONS, LLC, ACCESS POINT, INC., BIRCH COMMUNICATIONS, INC., BUDGET PREPAY, INC., BULLSEYE TELECOM, INC., DELTACOM, INC., ERNEST COMMUNICATIONS, INC., FLATEL, INC., LIGHTYEAR NETWORK SOLUTIONS, LLC, NAVIGATOR TELECOMMUNICATIONS, LLC, PAETEC COMMUNICATIONS, INC., STS TELECOM, LLC, US LEC OF FLORIDA, LLC, WINDSTREAM NUVOX, INC., AND JOHN DOES 1 THROUGH 50, for unlawful discrimination**

Dear Ms. Cole:

Enclosed for filing in the above-referenced docket please find Qwest Communications Company, LLC, d/b/a CenturyLink QCC's Notice of Service of Supplemental Objections and Responses to US LEC Business Services' First Set of Interrogatories (No. 3).

Copies are being served upon the parties in this docket pursuant to the attached certificate of service.

Sincerely,

/s/ Susan S. Masterton  
Susan S. Masterton

Enclosures

Susan S. Masterton  
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DOCUMENT NUMBER 090538-TP  
00403 JAN 20 12  
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**CERTIFICATE OF SERVICE  
DOCKET NO. 090538-TP**

I hereby certify that a true and correct copy of the foregoing has been served upon the following by electronic mail delivery and/or U.S. Mail this 20<sup>th</sup> day of January, 2012.

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| <p>Florida Public Service Commission<br/>Theresa Tan<br/>Office of General Counsel<br/>2540 Shumard Oak Blvd.<br/>Tallahassee, FL 32399-0850<br/><a href="mailto:ltan@psc.state.fl.us">ltan@psc.state.fl.us</a></p> | <p>Bingham Law Firm<br/>Eric J. Branfman/Philip J. Macres<br/>2020 K Street, N.W.<br/>Washington, DC 20006<br/><a href="mailto:eric.branfman@bingham.com">eric.branfman@bingham.com</a><br/><a href="mailto:philip.macres@bingham.com">philip.macres@bingham.com</a></p>           |
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| <p>Access Point, Inc.<br/> Richard Brown<br/> 1100 Crescent Green, Suite 109<br/> Cary, NC 27518-8105<br/> <a href="mailto:Richard.Brown@AccessPointInc.com">Richard.Brown@AccessPointInc.com</a></p>                                    | <p>Gunster, Yoakley &amp; Stewart, P.A.<br/> Matthew J. Feil<br/> 215 South Monroe Street, Suite 618<br/> Tallahassee, FL 32301<br/> <a href="mailto:mfeil@gunster.com">mfeil@gunster.com</a></p>                          |
| <p>Qwest Communications Company, LLC<br/> Adam L. Sherr<br/> 1600 7th Avenue, Room 1506<br/> Seattle, WA 98191<br/> <a href="mailto:Adam.Sherr@qwest.com">Adam.Sherr@qwest.com</a></p>   | <p>Rutledge Law Firm<br/> Marsha E. Rule<br/> P.O. Box 551<br/> Tallahassee, FL 32302-0551<br/> <a href="mailto:marsha@reuphlaw.com">marsha@reuphlaw.com</a></p>   |
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| <p>Division of Regulatory Analysis<br/> Brenda Merritt<br/> Florida Public Service Commission<br/> 2540 Shumard Oak Boulevard<br/> Tallahassee, FL 32399<br/> <a href="mailto:bmerritt@psc.state.fl.us">bmerritt@psc.state.fl.us</a></p> | <p>Verizon Access Transmission Services<br/> David Christian<br/> 106 East College Avenue, Suite 710<br/> Tallahassee, FL 32301-7721<br/> <a href="mailto:david.christian@verizon.com">david.christian@verizon.com</a></p> |
| <p>Verizon Florida LLC<br/> Dulaney L. O'Roark III<br/> Six Concourse Parkway, NE, Suite 800<br/> Atlanta, GA 30328<br/> <a href="mailto:de.oroark@verizon.com">de.oroark@verizon.com</a></p>  | <p>Windstream NuVox, Inc.<br/> Ed Krachmer<br/> 4001 Rodney Parham Road<br/> MS: 1170-BIFO3-53A<br/> Little Rock, AR 7221 2<br/> <a href="mailto:Edward.Krachmer@windstream.com">Edward.Krachmer@windstream.com</a></p>    |
| <p>XO Communications Services, Inc.<br/> Mr. John Ivanuska<br/> 10940 Parallel Parkway, Suite K - #353<br/> Kansas City, KS 66109-4515<br/> <a href="mailto:john.ivanuska@xo.com">john.ivanuska@xo.com</a></p>                           | <p>Windstream NuVox Inc.<br/> James White<br/> 5220 Belford Road, Suite 115<br/> Jacksonville, FL 32256-6029<br/> <a href="mailto:bettye.j.willis@windstream.com">bettye.j.willis@windstream.com</a></p>                   |

/s/ Susan S. Masterton  
Susan S. Masterton

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Amended Complaint of Qwest Communications Company, LLC against MCImetro Access Transmission Services (d/b/a Verizon Access Transmission Services); XO Communications Services, Inc.; tw telecom of florida, l.p.; Granite Telecommunications, LLC; Broadwing Communications, LLC; Access Point, Inc.; Birch Communications, Inc.; Budget Prepay, Inc.; Bullseye Telecom, Inc.; DeltaCom, Inc.; Ernest Communications, Inc.; Flatel, Inc.; Lightyear Network Solutions, LLC; Navigator Telecommunications, LLC; PaeTec Communications, Inc.; STS Telecom, LLC; US LEC of Florida, LLC; Windstream Nuvox, Inc.; and John Does 1 through 50, for unlawful discrimination.

DOCKET NO. 090538-TP

DATED: January 20, 2012

**QWEST COMMUNICATIONS COMPANY, LLC'S NOTICE OF SERVICE**

Qwest Communications Company, LLC, d/b/a CenturyLink QCC ("QCC"), serves notice that, by and through its undersigned counsel, it has served its Supplemental Objections and Responses to US LEC Business Services' ("US LEC") First Set of Interrogatories (No. 3) by U.S. Mail to Eric Branfman and Philip J. Macres, 2020 K Street, NW, Washington, DC 20006 and electronically at [philip.macres@bingham.com](mailto:philip.macres@bingham.com) and [eric.branfman@bingham.com](mailto:eric.branfman@bingham.com) on this 20<sup>th</sup> day of January, 2012.

/s/ Susan S. Masterton

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ATTORNEYS FOR QWEST COMMUNICATIONS  
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00403 JAN 20 12  
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