

EX PARTE OR LATE FILED

ORIGINAL

DOW, LOHNES & ALBERTSON, PLLC
ATTORNEYS AT LAW

J. G. HARRINGTON
DIRECT DIAL 202-776-2818
jharrington@dowlohn.com

WASHINGTON, D.C.
1200 NEW HAMPSHIRE AVENUE, N.W. · SUITE 800 · WASHINGTON, D.C. 20036-6802
TELEPHONE 202-776-2000 · FACSIMILE 202-776-2222
www.dowlohn.com

ONE RAVINIA DRIVE · SUITE 1600
ATLANTA, GEORGIA 30346-2108
TELEPHONE 770-901-8800
FACSIMILE 770-901-8874

REDACTED – FOR PUBLIC INSPECTION

August 31, 2005

RECEIVED

AUG 31 2005

Federal Communications Commission
Office of Secretary

Marlene H. Dortch, Esq.
Secretary
Federal Communications Commission
445 12th Street, SW, Room 8B201
Washington, DC 20554

Re: Petition of Qwest Corporation for Forbearance Pursuant to 47 U.S.C. § 160(c) in
the Omaha Metropolitan Statistical Area
WC Docket No. 04-223
Notice of Oral and Written Ex Parte Communications

Dear Ms. Dortch:

I am writing this letter to report that on August 26, 2005, the undersigned, representing Cox Communications Inc. ("Cox"), provided the attached responses to staff questions to Jeremy Miller, deputy chief of the Competition Policy Division of the Wireline Competition Bureau. A copy of the email covering the responses also is attached to this letter. Much of the information in the responses also was provided to Mr. Miller during separate telephone conversations. The responses were provided separately by email to Michelle Carey, legal advisor to Chairman Martin.

The responses contained information for which Cox seeks confidential treatment pursuant to the *Protective Order* issued in this proceeding. The confidential information is marked "REDACTED" on the attached copy of the responses. The confidential portions of Cox's responses are being filed today with the Secretary's Office under a separate cover.

In accordance with the requirements of Section 1.1206 of the Commission's rules, an original and one copy of this letter are being filed with the Secretary's Office on this date and copies of this letter are being provided to Mr. Miller and Ms. Carey.

No. of Copies rec'd 0 + 1
List ABCDE

Marlene H. Dortch, Esq.

August 31, 2005

Page 2

Please inform me if any questions should arise in connection with this letter.

Respectfully submitted,



J.G. Harrington

Counsel to Cox Communications, Inc.

Attachment

cc (w/ attachment): Michelle Carey
Jeremy Miller

Harrington, J.G.

From: Harrington, J.G.
Sent: Tuesday, August 30, 2005 6:00 PM
To: 'jeremy.miller@fcc.gov'
Subject: CONFIDENTIAL - Qwest petition for forbearance (WC Dkt. No. 04-223) - Response to staff inquiry

This message from the law firm of Dow, Lohnes & Albertson, PLLC, may contain confidential or privileged information. If you received this transmission in error, please call us immediately at (202)776-2000 or contact us by E-mail at admin@dlalaw.com. Disclosure or use of any part of this message by persons other than the intended recipient is prohibited.

As you requested, I have attached the response of Cox Communications, Inc. to the staff's latest inquiry concerning Cox's services in the Omaha MSA. Please note that the numerical data in this response is confidential and subject to the protective order in the above-referenced proceeding.

In accordance with Section 1.1206 of the Commission's rules, Cox will provide notice of this written ex parte communication by the business day following the date of this message. Cox will submit a redacted version of the attachment to the Commission when it files its ex parte notice.

Please inform me if you have any additional questions or if Cox can provide any additional assistance in this proceeding.

J.G. Harrington

Counsel to Cox Communications, Inc.

Dow, Lohnes & Albertson, P.L.L.C.
Suite 800
1200 New Hampshire Avenue
Washington, D.C. 20036
202/776-2818 (v)
202/776-2222 (f)
jharrington@dlalaw.com

8/31/2005

QWEST OMAHA FORBEARANCE PROCEEDING
WC DOCKET NO. 04-223

COX RESPONSES TO STAFF INQUIRY – AUGUST 30, 2005

Cox Communications, Inc. (“Cox”) has been asked to provide additional information concerning its service to customers in the Omaha MSA in the [REDACTED] wire centers that have [REDACTED] percent or more geographic coverage from Cox facilities, as those wire centers were identified in Cox’s June 30, 2005 response to staff questions. Cox notes that this information is highly sensitive, but in the interest of providing the Commission with the information it desires as it considers the issues in this proceeding, Cox responds to the staff inquiry as follows:

(1) As described in its earlier submissions, Cox does not provide service or track customer locations by wire center because Cox’s network does not correspond with Qwest’s wire centers. In addition, Cox is not required to make any reports to regulatory agencies on the basis of Qwest wire centers and Qwest does not make information concerning the precise boundaries of its wire centers publicly available. Consequently, the information provided in this response has been approximated by correlating the information Cox has concerning Qwest’s wire center boundaries with Cox’s internal organization of its customer information.

(2) In the wire centers described above, Cox estimates that it has [REDACTED] residential customers as of the date of this submission.

REDACTED – FOR PUBLIC INSPECTION