

**STATE OF IOWA**  
**DEPARTMENT OF COMMERCE**  
**UTILITIES BOARD**

IN RE:  QWEST CORPORATION'S PETITION FOR BOARD APPROVAL OF NON-IMPAIRED WIRE CENTER LISTS PURSUANT TO THE TRIENNIAL REVIEW REMAND ORDER, AND MOTION FOR EXPEDITED ISSUANCE OF PROTECTIVE ORDER	Docket No. INU-08-02  QWEST'S <b>ERRATA FILING</b> TO PETITION FOR BOARD APPROVAL OF NON-IMPAIRED WIRE CENTER LISTS PURSUANT TO THE TRIENNIAL REVIEW REMAND ORDER CLARIFYING THAT DOCKET APPLIES ONLY TO <b>CLECs</b> , AND NOT ILECs
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Qwest Corporation ("Qwest") hereby submits its errata filing to its June 20, 2008 petition for an investigation for a Board-approved initial list of non-impaired wire centers, pursuant to the FCC's *Triennial Review Remand Order* ("TRRO"), to allow party review and discussion of that data, and to implement a process of updating and approving the lists.

Qwest files this errata filing because on September 11, 2008, the Board issued an order setting a September 30, 2008 prehearing conference and requiring service of Qwest's petition on *all* registered "local exchange carriers" in Iowa. However, in email correspondence to Administrative Law Judge Amy L. Christensen on September 12, 2008, Qwest sought clarification regarding the carriers to which it must provide notice of its petition. Qwest sought such clarification because it does not seek to have any rulings in this docket have any impact or binding effect on any of the many independent companies in Iowa that are considered Incumbent Local Exchange Carriers ("ILECs"). Rather, Qwest seeks to have the Board bind only *Competitive* Local Exchange Carriers ("CLECs").

However, in response to Qwest's seeking of clarification, Administrative Law Judge Christensen brought to Qwest's attention that there were several references in Qwest's petition to

all registered “local exchange carriers.” Thus, the Board’s September 11, 2008 order required Qwest to serve the petition on all registered local exchange carriers in Iowa.

Accordingly, for clarification, Qwest’s intent is and has been to limit any binding effect of the Board’s rulings in this docket solely to *CLECs* operating in Iowa, and that any such rulings should *not* have any impact or binding effect on any ILECs in Iowa. Therefore, consistent with Administrative Law Judge Christensen’s September 15, 2008 email, Qwest submits this **errata filing** to make clear that the *only* carriers that Qwest seeks to bind through this petition and docket are Iowa *CLECs*, and that Qwest does *not* seek to bind any ILECs in Iowa).<sup>1</sup>

Dated: September 17, 2008

Respectfully submitted,

QWEST CORPORATION



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<sup>1</sup> In that same September 15th email correspondence, Administrative Law Judge Christensen also clarified that rather than having to serve the petition on all affected carriers, Qwest could serve a letter to all such affected carriers providing notice of its petition and directing such carriers to Qwest’s website where the petition would be posted. Qwest will do so, and thus Qwest’s petition, and this errata filing, will be posted on Qwest’s website. Qwest will also file with Board the list of the carriers served as required by the Board’s September 11, 2008 order.