

**THE QWEST CONVENTION SERVICES AGREEMENT
AND ATTACHMENTS ARE SUBJECT TO CHANGE.
TERMS POSTED AT THE TIME CUSTOMER SUBMITS
AN ORDER WILL GOVERN.**

QWEST CONVENTION SERVICES AGREEMENT-DNC

1. Contract. These are the terms and conditions (the "Agreement") that apply to and govern the provision of services and equipment (the "Services") by Qwest Corporation ("QC") and Qwest Communications Corporation ("QCC"), (collectively "Qwest") as offered through the Qwest 2008 Democratic National Convention Product and Rate Guide ("the Guide") in connection with the Democratic National Convention to be held at the Pepsi Center in Denver, Colorado from August 25, 2008 through August 28, 2008 and for the Acceptance Speech at INVESCO Field at Mile High stadium ("INVESCO") on August 28, 2008 (the "Events"). A purchaser of Services from Qwest in connection with the Events is a "Customer." The Services that are governed by the Agreement include each product, service, and offering provided by Qwest through the Rate Guide, which is incorporated into this Agreement by reference. If a Service or some part of a Service is actually provided by another Qwest affiliate, or if the provision of any Service involves a co-provider, the Agreement will govern notwithstanding the definition of "Qwest" above. The Agreement includes the Service Attachments and any applicable Tariff provisions and constitutes an individual contract with each Customer.

2. Ordering. Some Services may be limited or their availability may be subject to facility limitations, as well as the matters set forth in Section 15. Orders for service will be confirmed through a Qwest Service Order Confirmation. Customer will be bound by the terms and conditions in this Agreement by ordering, accepting, using or otherwise interacting with Qwest in connection with the Services or by acknowledging that Customer has read and agrees to the terms set forth herein. Regardless of any order confirmation by Qwest, orders will not be provisioned without Convention Complex and/or INVESCO specific site assignments provided by the Democratic National Convention Committee. Customer agrees that if it has not provided Qwest the site assignment by the order due date, Qwest may unilaterally change the due date to a later date. If Customer has not provided a site assignment to Qwest by August 18, 2008, orders may be cancelled by Qwest and a Cancel Fee may be applied to each service or product ordered, notwithstanding any order confirmation by Qwest.

3. Term: This "Term" of this Agreement will commence upon the date the Customer receives a Qwest Service Order Confirmation and will terminate on August 29, 2008, at noon, unless sooner terminated in accordance with any applicable provision set forth herein.

4. Installation: Services must be ordered as provided in the Guide and this Agreement, and the Customer is responsible to ensure that the dates, methods, and locations of the installation of Services are satisfactory. No delay or failure of installation shall give rise to any claim against Qwest.

5. Credit/Payment. Where Customer is the identical legal entity that has an existing, current account with Qwest, Services may be established based upon that account. In all other cases, full advance payment will be required. All arrangements must be satisfactory to Qwest. Qwest will advise Customer of payment requirements when an order for services is placed; provided that Qwest may alter, change, and modify credit requirements based on newly discovered information, payment history, adverse change in Customer's financial condition, or the like. All deposits, advance payments, and other charges must be paid as and when requested or due. Where Customers are permitted to pay from an invoice, amounts are payable when the invoice is presented, and will be delinquent as stated on the invoice. Any amount that becomes delinquent will be subject to a late charge (1% per month for QCC charges and to the lesser of 1½% per month or the maximum rate allowed by law or required by Tariff for QC charges). Customer must also pay Qwest any applicable Taxes assessed in connection with Customer's Services and any regulatory charges and/or fees such as Universal Service Fee and the like. Taxes are subject to change. Qwest will submit all charges (including without limitation, any taxes, usage or other future charges) for payment by the credit card provided for the account.

6. Disclaimer of Warranties. EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, QWEST DISCLAIMS ALL EXPRESS OR IMPLIED WARRANTIES, INCLUDING WITHOUT LIMITATION, WARRANTIES OF TITLE, NONINFRINGEMENT, MERCHANTABILITY, OR FITNESS FOR A PARTICULAR PURPOSE. NO ADVICE OR INFORMATION GIVEN BY QWEST, ITS AFFILIATES, AGENTS, OR CONTRACTORS OR THEIR RESPECTIVE EMPLOYEES WILL CREATE ANY WARRANTY. EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, CUSTOMER ASSUMES TOTAL RESPONSIBILITY FOR USE OF THE SERVICES. QWEST DISCLAIMS: (A) ANY LIABILITY FOR LOSS, DAMAGE, OR INJURY TO ANY PARTY AS A RESULT OF ANY CPE; AND (B) ALL WARRANTIES FOR CPE. QWEST DOES NOT MANUFACTURE ANY EQUIPMENT, SO ANY AND ALL EQUIPMENT PROVIDED FOR CUSTOMER'S USE IS MADE BY OTHERS. ALL SUCH EQUIPMENT IS PROVIDED "AS IS" WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED.

7. Limitation of Liability.

7.1 NO PARTY, ITS AFFILIATES, AGENTS, OR CONTRACTORS WILL BE LIABLE FOR ANY INDIRECT, INCIDENTAL, SPECIAL, RELIANCE, PUNITIVE, OR CONSEQUENTIAL DAMAGES OR FOR ANY LOST PROFITS OR REVENUES OR LOST DATA OR COSTS OF COVER RELATING TO THE SERVICES OR THIS AGREEMENT, REGARDLESS OF THE LEGAL THEORY UNDER WHICH SUCH LIABILITY IS ASSERTED. WITH REGARD TO ANY SERVICE-RELATED CLAIM BY CUSTOMER FOR DAMAGES THAT IS NOT LIMITED BY THE PRECEDING SENTENCE, CUSTOMER'S EXCLUSIVE REMEDIES FOR SUCH CLAIM WILL BE LIMITED TO A REFUND OF THE CONVENTION RATE ACTUALLY PAID BY THE CUSTOMER FOR THE AFFECTED SERVICE

FOR THE PERIOD OF TIME IT WAS AFFECTED. EACH PARTY'S TOTAL AGGREGATE LIABILITY RELATED TO THIS AGREEMENT WILL NOT EXCEED THE TOTAL CONVENTION RATE AND USAGE CHARGES PAID BY CUSTOMER UNDER THIS AGREEMENT DURING THE TERM ("DAMAGE CAP"). This limitation of liability will not apply to a party's indemnification obligations or Customer's payment obligation for charges under this Agreement, (e.g., Service charges, Taxes, interest, Shortfall charges, Early Termination Charges, and Cancellation Charges). Any applicable service-related refunds or credits provided for by this Agreement must be requested by the Customer.

7.2 Any claim relating to this Agreement must be described to Qwest in writing within 60 days after the claim arises, and if the Customer is not satisfied with the resolution offered by Qwest, Customer must commence an action to recover on the claim, including any indemnity, within six months after the claim arises.

8. Personal Injury, Death, and Property Damage. Each party will be responsible to the other party for the actual, physical damages directly caused by its negligent acts or omissions in the course of its performance under this Agreement, limited to damages resulting from personal injury or death to a party's employees and loss or damage to a party's personal tangible property. Damages under this Section will be subject to the limitation of liability in this Agreement but not the Damage Cap.

9. Indemnification. Each party will defend and indemnify the other, their Affiliates, agents, and contractors against all third party claims, liabilities, costs, and expenses, including reasonable attorneys' fees, involving personal injury or death to persons or loss or damage to personal tangible property resulting from the gross negligence or willful misconduct of the indemnifying party, unless stated otherwise in a QC Service Attachment or Tariff. Customer will also defend and indemnify Qwest, its Affiliates, agents, and contractors against all third party claims, liabilities, costs, and expenses, including reasonable attorneys' fees, related to the modification or resale of the Services by Customer or End Users, or any AUP violation. This provision will not apply to government agencies purchasing pursuant to this Agreement if subject to the provisions of the Anti-Deficiency Act.

10. Cancellation/Termination. If an order for service purchased pursuant to this Agreement is cancelled prior to the due date for the ordered service, Customer agrees to pay the Cancel Fee applicable to that service (or for Professional Services/Construction, the fees set forth in an SOW). If Customer cancels or terminates services on or after the due date for the ordered service, Customer agrees to pay the full Convention Rate, in addition to any applicable taxes, fees and surcharges.

11. CPNI. Qwest is required by law to treat CPNI confidentially. Customer agrees that Qwest may share CPNI within its business operations (e.g., wireless, local, long distance, and broadband services divisions), and with businesses acting on Qwest's behalf, to determine if Customer could benefit from the wide variety of Qwest products and services, and in its marketing and sales activities. Customer may withdraw its authorization at any time by informing Qwest in writing. Customer's decision regarding Qwest's use of CPNI will not affect the quality of service Qwest provides Customer.

12. Confidentiality; Publicity. Neither Qwest nor Customer will, without the prior written consent of the other: (a) use the name or marks of the other party or its Affiliates; or (b) disclose or use (except as expressly permitted by, or required to achieve the purposes of, this Agreement) the Confidential Information of the other party. Each party will use reasonable efforts to protect the other's Confidential Information, and will use at least the same efforts to protect such Confidential Information as the party would use to protect its own. Qwest's consent may only be given by its Legal Department. A party may disclose Confidential Information if required to do so by a governmental agency, by operation of law, or if necessary in any proceeding to establish rights or obligations under this Agreement, provided that the disclosing party gives the non-disclosing party reasonable prior written notice.

13. Governing Law; Dispute Resolution; Regulatory Requirements.

13.1 Governing Law; Forum. Colorado state law, without regard to choice-of-law principles, governs all matters relating to this Agreement. Any legal proceeding relating to this Agreement will be brought in a U.S. District Court, or absent federal jurisdiction, in a state court of competent jurisdiction, in the location of the party to this Agreement not initiating the action, as indicated in the Notices section. But Qwest may, at its discretion, initiate proceedings in Denver, Colorado to collect undisputed amounts billed. This provision is not intended to deprive a small claims court or state agency of lawful jurisdiction that would otherwise exist over a claim or controversy between the parties. This provision will not apply to government agencies purchasing pursuant to this Agreement if subject to the provisions of the Contract Disputes Act and the Federal Acquisition Regulation.

13.2 Waiver of Jury Trial and Class Action. Each party, to the extent permitted by law, knowingly, voluntarily, and intentionally waives its right to a jury trial and any right to pursue any claim or action relating to this Agreement on a class or consolidated basis or in a representative capacity. This provision will not apply to government agencies purchasing pursuant to this Agreement if subject to the provisions of the Contract Disputes Act and the Federal Acquisition Regulation.

13.3 Regulatory Requirements. Because some rates or terms are being offered on an individual case basis ("ICB"), Qwest may be required to make a filing with certain regulatory agencies. Although the general terms and conditions of this Service Exhibit are effective on the Effective Date, those service-specific rate or terms that require filing with or approval by regulatory agencies ("ICB Terms") will not become effective for a given jurisdiction until the filing and approval requirements for that jurisdiction are fulfilled. If a regulatory agency does not approve the Agreement or otherwise rejects any part of the Agreement, the parties will enter into good faith negotiations to mutually resolve the failure to receive the necessary approval. The Agreement for a particular Service will remain in full force and effect for Service in all other jurisdictions.

14. Notices.

14.1 Required Notices. The Customer's contact name, address and email provided on the Service Request Form shall be designated for customer notices under this Agreement. Unless otherwise provided herein, all required notices to Qwest must be in writing, sent to 1801 California St., #900, Denver, CO 80202; Fax: 888-778-0054; Attn.: Legal Dept., and to Customer at its then current address as reflected in Qwest's records Attn.: General Counsel or other person designated for notices. Unless otherwise provided herein or in a Service Attachment or applicable Tariff, all notices will be deemed given: (a) when delivered in person to the recipient named above; (b) three business days after mailed via regular U.S. Mail; (c) when delivered via overnight courier mail; or (d) when delivered by fax if duplicate notice is also sent by regular U.S. Mail.

15. Assignment. Customer may not assign this Agreement without Qwest's prior written consent and any attempt to do so will be void.

16. General. This Agreement is intended solely for Qwest and Customer, and not to benefit any other person or entity (e.g., End Users). If any term of this Agreement is held unenforceable, such term will be construed as nearly as possible to reflect the original intent of the parties and the remaining terms will remain in effect. Except for time requirements as specifically stated in a Service Attachment or SLA, neither party's failure to insist upon strict performance of any provision of this Agreement will be construed as a waiver of any of its rights hereunder. All terms of this Agreement that should by their nature survive the termination of this Agreement will so survive. In the event of a conflict in any term of any documents that govern the provision of Services hereunder, the following order of precedence will apply in descending order of control: the Rate Guide, a Service Attachment, the Agreement, an applicable Tariff, any Qwest Service Order Confirmation, QC Records, and if applicable, QC Tech Pubs.

17. Force Majeure. If either the Customer or Qwest is unable to perform its non-monetary obligations under this Agreement due to natural disaster, action or decree of a governmental body, emergency conditions or limitations of access, so-called acts of God, acts of a public enemy, fire, flood, wars, civil disturbances, sabotage, accident, insurrection, blockades, embargoes, storms, explosions, epidemics, labor disputes (work stoppage or strike), actions of local, state or federal law enforcement or government agencies for the purpose of security, or other actions that affect the delivery of the rights and/or benefits granted to the other under this Agreement, or any other action beyond the reasonable control of the obligated party (each a "Force Majeure Event"), the affected party will provide as much notice as it can to the other party (oral and electronic notice is expressly permitted), and both parties will exercise reasonable efforts to deal with the Force Majeure Event in a manner that will limit the adverse impacts of the Force Majeure Event upon the Services. The affected party will be excused from performance to the extent its performance is affected by the Force Majeure Event.

18. Entire Agreement. This Agreement, any applicable Service Attachment, the Rate Guide, Order Forms, Qwest's Service Order Confirmation, and Qwest-issued and Customer-accepted quote forms, and QC Records, and if applicable, QC Tech Pubs constitute the entire agreement between the parties and supersede all prior oral or written agreements or understandings relating to this subject matter. This provision will not apply to government agencies purchasing pursuant to this Agreement if subject to the provisions of the Office of Federal Procurement Policy Act.

19. Definitions.

"Affiliate" means any entity controlled by, controlling, or under common control with a party.

"AUP" means the Qwest Acceptable Use Policy, which is posted at <http://www.qwest.com/legal/>, including all future revisions.

"Confidential Information" means any information that is not generally available to the public, whether of a technical, business, or other nature, (including Customer information or CPNI), and that: (a) the receiving party knows or has reason to know is confidential, proprietary, or trade secret information of the disclosing party; and/or (b) is of such a nature that the receiving party should reasonably understand that the disclosing party desires to protect such information against unrestricted disclosure. Confidential Information will not include information that is in the public domain through no breach of this Agreement by the receiving party or is already known or is independently developed by the receiving party.

"CPE" means any customer equipment, software, and/or other materials of Customer used in connection with the Service.

"CPNI" means Customer Proprietary Network Information, which includes confidential account, usage, and billing-related information about the quantity, technical configuration, type, destination, location, and amount of use of a customer's telecommunications services. CPNI reflects the telecommunications products, services, and features that a customer subscribes to and the usage of such services, including call detail information appearing in a bill. CPNI does not include a customer's name, address, or telephone number.

"End User" means Customer's members, end users, customers, or any other third parties who use or access the Services or Qwest's network via the Services.

"Regulatory Activity" is a regulation or ruling, including modifications thereto, by any regulatory agency, legislative body or court of competent jurisdiction. Qwest reserves the right to amend, change, withdraw or file additional Tariffs or RSS in its sole discretion, with such updated Tariffs or RSS effective upon posting or upon fulfillment of any necessary regulatory requirements.

"RSS" means QCC's Rates and Services Schedule posted at www.qwest.com/legal.

"Tariff" includes as applicable: QCC or QC state or federal tariffs, price lists, price schedules, administrative guidelines, catalogs, and rate and term schedules (including the RSS), incorporated by this reference.

"Taxes" means foreign, federal, state, and local excise, gross receipts, sales, privilege, or other tax (other than net income) now or in the future imposed by any governmental entity (whether such Taxes are assessed by a governmental authority directly upon Qwest or the Customer) attributable or measured by the sale price or transaction amount, or surcharges, fees, and other similar charges, which are required or permitted to be assessed on the Customer.

"Tech Pub" means the technical publication specific to each QC service, all of which are located at <http://www.qwest.com/techpub/>. Each QC Service Attachment stipulates the Tech Pub that applies to that service, if any.

**Qwest Convention Services Agreement
Attachment
for
Local Exchange Services**

Qwest Corporation ("Qwest") will provide the Local Exchange Services (the "Services") identified in the Democratic National Convention Product and Rate Guide (the "Guide") in accordance with and subject to the provisions of the Agreement and this Attachment.

Services: The Services include all of the local exchange telecommunications services, features, and functionalities described, offered, or provided consistent with the Guide. The functionality, operation, interaction, characteristics, and nature of the Services will be consistent with the usual specifications and criteria established by Qwest for the Services. No claimed failure shall give Customers or users any right, provided that upon notice Qwest will use reasonable efforts to bring the Service into compliance. Qwest may change and alter its specifications and criteria from time to time and at any time, without notice, so long as the changed Services continue to comply with the published technical specifications of the telecommunications industry.

Rates: The rates and charges are set out in the Guide. These rates and charges are individually based due to unique nature of the circumstances under which the Services are provided. Expedite charges and Move, Change and Cancel Fees will apply as set forth in the Guide.

Per-Use Services/Rate: The Services generally permit users to access and use various features such as Directory Assistance, pay per use custom calling features such as three-way calling and last call return, and operator services. And, the Services generally permit users to access and use interexchange long distance services. Further, Services may permit 1+, 0+, 10+, and other dialing patterns as well as information services (such as 900 services). Customers are responsible and must pay for all such access and uses, whether or not Customers specifically authorized such use by a user.

Directory: No directory listing will be provided in connection with any Service, and Customer's information may not be available from Directory Assistance. However, Customer must provide proper listing information which may be in Qwest's listing databases. Qwest has no liability for listing, directory, or directory assistance errors or matters.

Telephone Number: The telephone number does not belong to the Customer, and numbers cannot be assured until Service is installed and working. Neither the Service nor any number may be transferred or assigned to another, and at the conclusion of the Service (no later than September 15, 2008), the number shall be returned to Qwest inventory of unused numbers.

**Convention Services Agreement
Attachment
for
Long Distance Service**

Qwest Communications Corporation (QCC) and/or Qwest LD Corp. ("QLDC") will provide interexchange Long Distance Services (the "Services") identified in the Democratic National Convention Product and Rate Guide (the "Guide") in accordance with and subject to the provisions of this Service Attachment and the Agreement.

Services: The Services include intraLATA, InterLATA, and international calling. The Services include only 1+ calls placed from a Qwest Corporation provided local exchange line. All other long distance calling such as but not limited to operator assisted calls, calling card calls, and 10+ calling ("Other Long Distance Calling") are not provided as part of the Services. Where users have Other Long Distance Calling the Customer is and shall be responsible to pay for such calling at the then standard rates for such Other Long Distance Calling as may be published on Qwest's website or tariff pages. Customers are responsible and must pay for all such access and uses, whether or not Customers specifically authorize such use by a user. The Long Distance Service options are described in the Guide. Note, that the Data Long Distance (BRI/PRI) service option is described in the section entitled: "VOICE: Long Distance Options".

Standards/Measurement: The Services will be provided, operate, and function within the specifications and criteria established by Qwest for the Services. No claimed failure shall give Customers or users any right, provided that upon notice Qwest will use reasonable efforts to bring the Service into compliance. Qwest may change and alter its specifications and criteria from time to time and at any time, without notice, so long as the changed Services continue to comply with the published technical specifications of the telecommunications industry.

Calls will be measured in accordance with Qwest's usual practice as specified in the Rates and Services Schedule. For some calls the initial increment is 30 seconds, with subsequent increments of 6 seconds, rounded up to the nearest full cent. For other calls the initial increment is 18 seconds, with subsequent increments of 6 seconds, round up to the nearest full cent (with a one cent minimum if the call is less than a minute). International calling uses different measurements. You must contact a Qwest Long Distance office for details and the measurements applicable to your calling.

Rates: The rates and charges are set out in the Guide. These rates and charges are individually based due to the unique nature of the circumstances under which the Services are provided. Expedite charges and Move, Change and Cancel Fees will apply as set forth in the Guide.

Operator Services: The Services generally permit users to contact an operator; however, access and use of an operator or Directory Assistance other dialing patterns may trigger charges and rates that are not part of the Services. Nonetheless, the use of operator services or other dialing patterns will be the responsibility of Customer whether or not the Customer specifically authorized a particular user to use operator serves or such a dialing pattern or feature.

8XX Services: Each subscriber to an 8XX or other Toll Free or apparently Toll Free number shall be deemed to have agreed and contracted with Qwest never to use the number and such service it in a manner that would violate section 47 CFR 64.1504, which essentially prohibits configuring such numbers and service so as to result in a charge to a caller, unless the caller has clearly agreed, in advance, to pay that charge.

International Charges: The rates and charges for calls to various countries vary and are subject to change without notice. Rates for each country are available by contacting Qwest, and customers are responsible to pay the then applicable rate for all international calls.

**Qwest Convention Services Agreement
Service Attachment
for
ISDN SINGLE LINE SERVICE
Intrastate**

Except as set forth in this Service Attachment, capitalized terms will have the definitions assigned to them in the Agreement and the Guide. Qwest Corporation ("QC") will provide ISDN Single Line Service ("Service") in accordance with and subject to the provisions of the Agreement and this Service Attachment.

Service: Service is an intrastate, intraLATA service with a digital architecture that provides an integrated voice/data capability to Customer, utilizing the public switched network. Service conforms to internationally developed, published, and recognized standards generated by the International Telecommunications Union (formerly CCITT). Service includes comprehensive Basic Rate Access ("BRA") containing voice and data features that are specified in the Tariff. Within the standard BRA there is limited flexibility for customization, however, certain optional features may be added. Qwest will provide Service up to the Standard Network Interface ("SNI") at Customer's location(s). The SNI is that location where Qwest's protected network facilities end and Customer's inside wire or network begins.

Service will be deemed accepted by the Customer on the date the service is installed.

Contract Rates: Convention Rates are for services provided at the Convention Complex, which is the Pepsi Center building, as well as the adjacent parking areas where the media will be located in conjunction with the 2008 Democratic National Convention. All rates include any applicable installation, inside wiring to a service interface and network repair. The Convention Rate is a flat rate and applies to service provided between August 8, 2008 and August 28, 2008 and cannot be prorated. Convention rates also apply to services provided at INVESCO Field at Mile High stadium ("INVESCO"), the Acceptance Speech Venue, between August 26, 2008 and noon on August 29, 2008. Convention rates for INVESCO are flat rates for service provided at INVESCO from August 26, 2008 through August 29, 2008 and cannot be prorated. The parking areas at INVESCO are not included in the Product and Rate Guide and any requests for service at INVESCO parking areas will be handled on an individual case basis. INVESCO is not part of the Convention Complex. All services at INVESCO must be placed as new orders and can not be moved from the Convention Complex. Additional charges apply for any special construction and/or professional services requested by the customer.

Move, Change Fees apply to any order that involves moving or changing any service within the Convention Complex within five calendar days prior to the due date or anytime on or after the due date. Special construction charges may apply, in addition to the Move, Change Fees, depending upon nature of the move or change requested. A move involves moving service from one location to another within the Convention Complex. A change involves changing from one feature or level of service to another. Requests for moves and/or changes will not be accepted at INVESCO.

A Cancel Fee applies to any order that is cancelled prior to the due date. Cancellation on or after the due date will be billed at the full Convention Rate for the service.

For the Convention Complex, requests for installation prior to August 8, 2008, or orders placed after August 1, 2008, will be handled on an individual case basis, subject to availability and additional charges, including an expedite charge of \$500 and special construction charges.

For INVESCO, the first day on which services may be installed is August 26, 2008. No installation will be provided before August 26, 2008. The availability of services on August 26, 2008 depends upon the timing of access to INVESCO and may not be confirmed, or if confirmed, may be subject to change by Qwest. Requests for service at INVESCO, including requests for video services, must be placed by August 1, 2008, so that Qwest can make every effort to meet each Customer's service needs. Due to limited facilities, and in order to ensure that all customers have access to services, all service request confirmations are preliminary and subject to change by Qwest. If demand exceeds capacity, every effort will be made to equitably allocate facilities among all requesting Customers. Requests for service submitted after August 1, 2008, will be handled on an individual case basis, subject to availability and additional charges, including an expedite charge of \$500 and special construction charges.

The Convention Rates shown below will apply to Service ordered for the Events.

Product	Convention Rate*	Move, Change, Cancel Fees
ISDN Single Line Service	\$850.00	\$75.00

* Rate includes CALC (Customer Access Line Charge).

**Qwest Convention Services Agreement
Service Attachment
for
ISDN PRIMARY RATE SERVICE
Intrastate**

Except as set forth in this Service Attachment, capitalized terms will have the definitions assigned to them in the Agreement and the Guide. Qwest Corporation ("QC") will provide the ISDN Primary Rate Service ("PRS" or "Service") in accordance with and subject to the provisions of the Agreement and this Service Attachment.

Service: PRS provides digital intraLATA, intrastate, switched local exchange telecommunications service utilizing ISDN PRS technology that transports and distributes voice, data, image, and/or facsimile communications separately or simultaneously over the public, switched, local exchange network. An ISDN PRS circuit includes a DS1 facility, an ISDN PRS service configuration, and trunks. ISDN PRS operates at 1.544 megabits per second (Mbps). ISDN PRS may be configured as 23 B channels and one D channel, 24 B channels only (24B), or 23 B channels and one back-up D channel (23B+BU D). Each B channel transmits voice or data at 64 kilobits per second (Kbps). The D channel carries signaling information at 64 Kbps.

Service will be deemed accepted by the Customer on the date the service is installed.

Information Service Providers: If Customer is a provider of "information service," as that term is defined in 47 U.S.C. §153 (20), Customer represents and warrants that ISDN PRS under this Agreement will not be used to provide information service to its End Users, including but not limited to termination or origination of Voice over Internet Protocol ("VoIP"). "End Users" means any entity to which Customer provides information service. If at any time during the term of this Agreement this representation and warranty is no longer accurate, Customer agrees to notify Qwest and execute a new agreement.

Contract Rates: Convention Rates are for services provided at the Convention Complex, which is the Pepsi Center building, as well as the adjacent parking areas where the media will be located in conjunction with the 2008 Democratic National Convention. All rates include any applicable installation, inside wiring to a service interface and network repair. The Convention Rate is a flat rate and applies to service provided between August 8, 2008 and August 28, 2008 and cannot be prorated. Convention rates also apply to services provided at INVESCO Field at Mile High stadium ("INVESCO"), the Acceptance Speech Venue, between August 26, 2008 and noon on August 29, 2008. Convention rates for INVESCO are flat rates for service installed at INVESCO during these dates and cannot be prorated. The parking areas at INVESCO are not included in the Product and Rate Guide and any requests for service at INVESCO parking areas will be handled on an individual case basis. INVESCO is not part of the Convention Complex. All services at INVESCO must be placed as new orders and can not be moved from the Convention Complex. Additional charges apply for any special construction and/or professional services requested by the customer.

Move, Change Fee applies to any order that involves moving or changing any service within the Convention Complex within five calendar days prior to the due date or anytime on or after the due date. Special construction charges may apply, in addition to the Move, Change Fee depending upon nature of the move or change requested. A move involves moving service from one location to another within the Convention Complex. A change involves changing from one feature or level of service to another. Requests for moves and/or changes will not be accepted at INVESCO.

A Cancel Fee applies to any order that is cancelled prior to the due date. Cancellation on or after the due date will be billed at the full Convention Rate for the service.

For the Convention Complex, requests for installation prior to August 8, 2008, or orders placed after August 1, 2008, will be handled on an individual case basis, subject to availability and additional charges, including an expedite charge of \$500 and special construction charges.

For INVESCO, the first day on which services may be installed is August 26, 2008. No installation will be provided before August 26, 2008. The availability of services on August 26, 2008 depends upon the timing of access to INVESCO and may not be confirmed, or if confirmed, may be subject to change by Qwest. Requests for service at INVESCO, including requests for video services, must be placed by August 1, 2008, so that Qwest can make every effort to meet each Customer's service needs. Due to limited facilities, and in order to ensure that all customers have access to services, all service request confirmations are preliminary and subject to change by Qwest. If demand exceeds capacity, every effort will be made to equitably allocate facilities among all requesting Customers. Requests for service submitted after August 1, 2008, will be handled on an individual case basis, subject to availability and additional charges, including an expedite charge of \$500 and special construction charges.

The Convention Rates shown below will apply to Service ordered for the Events.

Product	Convention Rate*	Move, Change, Cancel Fees
ISDN Primary Rate Interface (PRI)*	\$5,790.07	\$600.00

*1 block of 20 DID numbers included. Additional blocks of 20 DID numbers may be purchased for \$24 per block. Rate includes Customer Access Line Charge (CALC) (Federal Access Charge).

**Qwest Convention Services Agreement
Service Attachment
for
Interstate DS3 Service**

Except as set forth in this Service Attachment, capitalized terms will have the definitions assigned to them in the Agreement and the Guide. Qwest Corporation ("QC") will provide interstate DS3 ("DS3" or "Service") in accordance with and subject to the provisions of the Agreement and this Service Attachment.

Service: QC will provide interstate DS3 pursuant to Special Event Services and Rates contained in Tariff FCC No. 1. Customer understands and agrees that (a) Service will be governed by the terms and conditions in QC's FCC1 Tariff and this Agreement; and (b) Service under this Service Attachment is an interstate telecommunications service, as defined by the FCC, and represents that more than 10% of its usage will be interstate usage.

Service will be deemed accepted by the Customer on the date the service is installed.

SHARP: Self-Healing Alternate Route Protection ("SHARP") is an optional service that offers backup transmission facilities for DS3. SHARP provides a secondary (or protect) path on fiber optic facilities between the serving wire center and the Qwest point of termination located at the Customer designated premises. Qwest provides a physically separate protect path via a Qwest designated alternate serving wire center, where available. The protect path will use the same cable entrance into the building as the primary path unless the building owner provides two physically separated cable entrances into the building. Should the working path or Qwest's electronics fail, or the Service performance becomes impaired, the digital facility will automatically switch to the secondary path in order to maintain a near continuous flow of information between Customer locations. If Customer orders SHARP, Customer will provide QC with a 24 x 7 emergency contact number. Customer will notify Qwest of any changes to the emergency number.

Eligibility. To be eligible for the pricing under this Service Attachment, DS3 must be new service for use at the Events.

Contract Rates: Convention Rates are for services provided at the Convention Complex, which is the Pepsi Center building, as well as the adjacent parking areas where the media will be located in conjunction with the 2008 Democratic National Convention. All rates include any applicable installation, inside wiring to a service interface and network repair. The Convention Rate is a flat rate and applies to service provided between August 8, 2008 and August 28, 2008 and cannot be prorated. Convention rates also apply to services provided at INVESCO Field at Mile High stadium ("INVESCO"), the Acceptance Speech Venue, between August 26, 2008 and noon on August 29, 2008. Convention rates for INVESCO are flat rates for service installed at INVESCO during these dates and cannot be prorated. The parking areas at INVESCO are not included in the Product and Rate Guide and any requests for service at INVESCO parking areas will be handled on an individual case basis. INVESCO is not part of the Convention Complex as defined in the Product and Rate Guide. All services at INVESCO must be placed as new orders and can not be moved from the Convention Complex. Additional charges apply for any special construction and/or professional services requested by the customer.

Move, Change Fees apply to any order that involves moving or changing any service within the Convention Complex within five calendar days prior to the due date or anytime on or after the due date. Special construction charges may apply, in addition to the Move, Change Fees, depending upon nature of the move or change requested. A move involves moving service from one location to another within the Convention Complex. A change involves changing from one feature or level of service to another. Requests for moves and/or changes will not be accepted at INVESCO.

A Cancel Fee applies to any order that is cancelled prior to the due date. Cancellation on or after the due date will be billed at the full Convention Rate for the service.

For the Convention Complex, requests for installation prior to August 8, 2008, or orders placed after August 1, 2008, will be handled on an individual case basis, subject to availability and additional charges, including an expedite charge of \$500 and special construction charges.

For INVESCO, the first day on which services may be installed is August 26, 2008. No installation will be provided before August 26, 2008. The availability of services on August 26, 2008 depends upon the timing of access to INVESCO and may not be confirmed, or if confirmed, may be subject to change by Qwest. Requests for service at INVESCO, including requests for video services, must be placed by August 1, 2008, so that Qwest can make every effort to meet each Customer's service needs. Due to limited facilities, and in order to ensure that all customers have access to services, all service request confirmations are preliminary and subject to change by Qwest. If demand exceeds capacity, every effort will be made to equitably allocate facilities among all requesting Customers. Requests for service submitted after August 1, 2008, will be handled on an individual case basis, subject to availability and additional charges, including an expedite charge of \$500 and special construction charges.

The Convention Rates shown below will apply to DS3 ordered for the Events. The rates under the Tariff are in lieu of, not in addition to, any other discounted rates for which Customer may be otherwise eligible.

DS3 Interstate Price Flex Rates	Convention Rates	Move, Change, Cancel Fees
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Channel Termination	\$3,300.00	\$300.00
Fixed Mileage	\$975.00	
Per Mile	\$127.50	
SHARP (optional feature)	\$1,032.50	

Surcharge Exemption: Customer hereby certifies that their DS3 Service is exempt from the Private Line Surcharge in accordance with the Tariff under one of the following categories:

- (a) An open-end termination in a QC switch of an FX line, including CCSA and CCSA-equivalent ONALs
- (b) An analog channel termination that is used for radio or television program transmission
- (c) A termination used for TELEX service
- (d) A termination that by the nature of its operating characteristics could not make use of QC common lines
- (e) Termination that interconnects either directly or indirectly to the local exchange network where the usage is subject to Carrier Common Line charge
- (f) A termination that the customer certifies to QC is not connected to a PBX or other device capable of interconnecting the Private Line Service to a local exchange subscriber line.

If the customer determines at a later date that they do not qualify for the Surcharge Exemption, they will notify Qwest.

**Qwest Convention Services Agreement
Service Attachment
for
Interstate DS1 Service**

Except as set forth in this Service Attachment, capitalized terms will have the definitions assigned to them in the Agreement and the Guide. Qwest Corporation ("QC") will provide interstate DS1 ("DS1" or "Service") in accordance with and subject to the provisions of the Agreement and this Service Attachment.

Service: QC will provide DS1 pursuant to Special Event Services and Rates contained in Tariff FCC No. 1. Customer understands and agrees that (a) Service will be governed by the terms and conditions in QC's FCC1 Tariff and this Agreement; and (b) Service under this Service Attachment is an interstate telecommunications service, as defined by the FCC, and represents that more than 10% of its usage will be interstate usage.

Service will be deemed accepted by the Customer on the date the service is installed.

SHARP: Self-Healing Alternate Route Protection ("SHARP") is an optional service that offers backup transmission facilities for DS1. SHARP provides a secondary (or protect) path on fiber optic facilities between the serving wire center and the Qwest point of termination located at the Customer designated premises. Qwest provides a physically separate protect path via a Qwest designated alternate serving wire center, where available. The protect path will use the same cable entrance into the building as the primary path unless the building owner provides two physically separated cable entrances into the building. Should the working path or Qwest's electronics fail, or the Service performance becomes impaired, the digital facility will automatically switch to the secondary path in order to maintain a near continuous flow of information between Customer locations. If Customer orders SHARP, Customer will provide QC with a 24 x 7 emergency contact number. Customer will notify Qwest of any changes to the emergency number.

Eligibility: To be eligible for the pricing under this Service Attachment, DS1 must be new service for use at the Events.

Contract Rates: Convention Rates are for services provided at the Convention Complex, which is the Pepsi Center building, as well as the adjacent parking areas where the media will be located in conjunction with the 2008 Democratic National Convention. All rates include any applicable installation, inside wiring to a service interface and network repair. The Convention Rate is a flat rate and applies to service provided between August 8, 2008 and August 28, 2008 and cannot be prorated. Convention rates also apply to services provided at INVESCO Field at Mile High stadium ("INVESCO"), the Acceptance Speech Venue, between August 26, 2008 and noon on August 29, 2008. Convention rates for INVESCO are flat rates for service installed at INVESCO during these dates and cannot be prorated. The parking areas at INVESCO are not included in the Product and Rate Guide and any requests for service at INVESCO parking areas will be handled on an individual case basis. INVESCO is not part of the Convention Complex as defined in the Product and Rate Guide. All services at INVESCO must be placed as new orders and can not be moved from the Convention Complex. Additional charges apply for any special construction and/or professional services requested by the customer.

Move, Change Fees apply to any order that involves moving or changing any service within the Convention Complex within five calendar days prior to the due date or anytime on or after the due date. Special construction charges may apply, in addition to the Move, Change Fees, depending upon nature of the move or change requested. A move involves moving service from one location to another within the Convention Complex. A change involves changing from one feature or level of service to another. Requests for moves and/or changes will not be accepted at INVESCO.

A Cancel Fee applies to any order that is cancelled prior to the due date. Cancellation on or after the due date will be billed at the full Convention Rate for the service.

For the Convention Complex, requests for installation prior to August 8, 2008, or orders placed after August 1, 2008, will be handled on an individual case basis, subject to availability and additional charges, including an expedite charge of \$500 and special construction charges.

For INVESCO, the first day on which services may be installed is August 26, 2008. No installation will be provided before August 26, 2008. The availability of services on August 26, 2008 depends upon the timing of access to INVESCO and may not be confirmed, or if confirmed, may be subject to change by Qwest. Requests for service at INVESCO, including requests for video services, must be placed by August 1, 2008, so that Qwest can make every effort to meet each Customer's service needs. Due to limited facilities, and in order to ensure that all customers have access to services, all service request confirmations are preliminary and subject to change by Qwest. If demand exceeds capacity, every effort will be made to equitably allocate facilities among all requesting Customers. Requests for service submitted after August 1, 2008, will be handled on an individual case basis, subject to availability and additional charges, including an expedite charge of \$500 and special construction charges.

The Convention Rates shown below will apply to DS1 ordered for the Events. The rates under the Tariff are in lieu of, not in addition to, any other discounted rates for which Customer may be otherwise eligible.

DS1 Interstate Price Flex Rates	Convention Rates	Move, Change, Cancel Fees
Channel Termination	\$1,464.75	\$300.00
Fixed Mileage	\$276.00	
Per Mile	\$48.00	
SHARP (optional feature)	\$1,098.75	

Surcharge Exemption: Customer hereby certifies that their DS1 Service is exempt from the Private Line Surcharge in accordance with the Tariff under one of the following categories:

- (a) An open-end termination in a QC switch of an FX line, including CCSA and CCSA-equivalent ONALs
- (b) An analog channel termination that is used for radio or television program transmission
- (c) A termination used for TELEX service
- (d) A termination that by the nature of its operating characteristics could not make use of QC common lines
- (e) Termination that interconnects either directly or indirectly to the local exchange network where the usage is subject to Carrier Common Line charge
- (f) A termination that the customer certifies to QC is not connected to a PBX or other device capable of interconnecting the Private Line Service to a local exchange subscriber line.

If the customer determines at a later date that they do not qualify for the Surcharge Exemption, they will notify Qwest.

**Qwest Convention Services Agreement
Service Attachment
for
Broadcast Video**

Except as set forth in this Service Attachment, capitalized terms will have the definitions assigned to them in the Agreement and the Guide. Qwest Corporation ("QC") will provide Broadcast Video ("Service") in accordance with and subject to the provisions of the Agreement and this Service Attachment.

Service: QC will provide Service pursuant to Special Event Services and Rates contained in Tariff FCC No. 1. Customer understands and agrees that (a) Service will be governed by the terms and conditions in QC's FCC1 Tariff and this Agreement; and (b) Service under this Service Attachment is an interstate telecommunications service, as defined by the FCC, and represents that more than 10% of its usage will be interstate usage.

Service will be deemed accepted by the Customer on the date the service is installed.

Eligibility. To be eligible for the pricing under this Service Attachment, Service must be new service for use at the Events.

Contract Rates: Convention Rates are for services provided at the Convention Complex, which is the Pepsi Center building, as well as the adjacent parking areas where the media will be located in conjunction with the 2008 Democratic National Convention. All rates include any applicable installation, inside wiring to a service interface and network repair. The Convention Rate is a flat rate and applies to service provided between August 8, 2008 and August 28, 2008 and cannot be prorated. Convention rates also apply to services provided at INVESCO Field at Mile High stadium ("INVESCO"), the Acceptance Speech Venue, between August 26, 2008 and noon on August 29, 2008. Convention rates for INVESCO are flat rates for service installed at INVESCO during these dates and cannot be prorated. The parking areas at INVESCO are not included in the Product and Rate Guide and any requests for service at INVESCO parking areas will be handled on an individual case basis. INVESCO is not part of the Convention Complex as defined in the Product and Rate Guide. All services at INVESCO must be placed as new orders and can not be moved from the Convention Complex. Additional charges apply for any special construction and/or professional services requested by the customer.

Move, Change Fees apply to any order that involves moving or changing any service within the Convention Complex within five calendar days prior to the due date or anytime on or after the due date. Special construction charges may apply, in addition to the Move, Change Fees, depending upon nature of the move or change requested. A move involves moving service from one location to another within the Convention Complex. A change involves changing from one feature or level of service to another. Requests for moves and/or changes will not be accepted at INVESCO.

A Cancel Fee applies to any order that is cancelled prior to the due date. For Broadcast Video services, a cancellation fee of 50% of the Convention Rate applicable to the order will apply, unless the order is cancelled because the Customer was not provided a Convention specific site assignment. Cancellation on or after the due date will be billed at the full Convention Rate for the service.

For the Convention Complex, the last day to submit order requests for Broadcast video services is Thursday, June 12, 2008. After June 12, 2008, order requests for services will be confirmed only if equipment and facilities are available. Any orders confirmed after August 1, 2008 will be subject to expedite charges. Requests for installation prior to August 8, 2008 will be handled on an individual case basis, subject to availability and additional charges, including special construction and expedite charges.

For INVESCO, the first day on which services may be installed is August 26, 2008. No installation will be provided before August 26, 2008. The availability of services on August 26, 2008 depends upon the timing of access to INVESCO and may not be confirmed, or if confirmed, may be subject to change by Qwest. Requests for service at INVESCO, including requests for video services, must be placed by August 1, 2008, so that Qwest can make every effort to meet each Customer's service needs. Due to limited facilities, and in order to ensure that all customers have access to services, all service request confirmations are preliminary and subject to change by Qwest. If demand exceeds capacity, every effort will be made to equitably allocate facilities among all requesting Customers. Requests for service submitted after August 1, 2008, will be handled on an individual case basis, subject to availability and additional charges, including an expedite charge of \$500 and special construction charges.

The Convention Rates shown below will apply to Services ordered for the Events. The rates under the Tariff are in lieu of, not in addition to, any other discounted rates for which Customer may be otherwise eligible.

Channel Termination	Convention Rates	Move, Change, Cancel Fees
-Video channel with zero audio, 2TV6-0	\$3,875.00	Move/Change: \$500.00 Cancel: 50% of Convention Rate applicable to the order
-Video channel diplexed with one audio, 2TV6-1	\$3,875.00	
-Video channel diplexed with one audio, 2TV6-2	\$3,875.00	
-Video channel, non-diplexed with one audio, 4TV6-15A	\$3,875.00	
-Video channel non-diplexed with two audio, 6TV6-15A	\$3,875.00	
-Video channel non-diplexed with two audio, 8TV6-15A	\$3,875.00	

-Video channel non-diplexed with two audio, 10TV6-15A	\$3,875.00	
<i>Transport Mileage</i>		
0 – 8 Miles – Per Mile	\$285.00	
9 – 25 Miles – Per Mile	\$285.00	
26 – 50 Miles – Per Mile	\$285.00	
Over 50 Miles – Per Mile	\$285.00	

Surcharge Exemption: Customer hereby certifies that their Service is exempt from the Private Line Surcharge in accordance with the Tariff under one of the following categories:

- (a) An open-end termination in a QC switch of an FX line, including CCSA and CCSA-equivalent ONALs
- (b) An analog channel termination that is used for radio or television program transmission
- (c) A termination used for TELEX service
- (d) A termination that by the nature of its operating characteristics could not make use of QC common lines
- (e) Termination that interconnects either directly or indirectly to the local exchange network where the usage is subject to Carrier Common Line charge
- (f) A termination that the customer certifies to QC is not connected to a PBX or other device capable of interconnecting the Private Line Service to a local exchange subscriber line.

If the customer determines at a later date that they do not qualify for the Surcharge Exemption, they will notify Qwest.

**Qwest Convention Services Agreement
Service Attachment
for
HDTV Net**

Except as set forth in this Service Attachment, capitalized terms will have the definitions assigned to them in the Agreement and the Guide. Qwest Corporation ("QC") will provide HDTV Net ("Service") in accordance with and subject to the provisions of the Agreement and this Service Attachment.

Service: QC will provide Service pursuant to Special Event Services and Rates contained in Tariff FCC No. 1. Customer understands and agrees that (a) Service will be governed by the terms and conditions in QC's FCC1 Tariff and this Agreement; and (b) Service under this Service Attachment is an interstate telecommunications service, as defined by the FCC, and represents that more than 10% of its usage will be interstate usage.

Service will be deemed accepted by the Customer on the date the service is installed.

Eligibility. To be eligible for the pricing under this Service Attachment, Service must be new service for use at the Events.

Contract Rates: Convention Rates are for services provided at the Convention Complex, which is the Pepsi Center building, as well as the adjacent parking areas where the media will be located in conjunction with the 2008 Democratic National Convention. All rates include any applicable installation, inside wiring to a service interface and network repair. The Convention Rate is a flat rate and applies to service provided between August 8, 2008 and August 28, 2008 and cannot be prorated. Convention rates also apply to services provided at INVESCO Field at Mile High stadium ("INVESCO"), the Acceptance Speech Venue, between August 26, 2008 and noon on August 29, 2008. Convention rates for INVESCO are flat rates for service installed at INVESCO during these dates and cannot be prorated. The parking areas at INVESCO are not included in the Product and Rate Guide and any requests for service at INVESCO parking areas will be handled on an individual case basis. INVESCO is not part of the Convention Complex as defined in the Product and Rate Guide. All services at INVESCO must be placed as new orders and can not be moved from the Convention Complex. Additional charges apply for any special construction and/or professional services requested by the customer.

Move, Change Fees apply to any order that involves moving or changing any service within the Convention Complex within five calendar days prior to the due date or anytime on or after the due date. Special construction charges may apply, in addition to the Move, Change Fees, depending upon nature of the move or change requested. A move involves moving service from one location to another within the Convention Complex. A change involves changing from one feature or level of service to another. Requests for moves and/or changes will not be accepted at INVESCO.

A Cancel Fee applies to any order that is cancelled prior to the due date. For HDTV-Net services, a cancellation fee of 50% of the Convention Rate applicable to the order will apply, unless the order is cancelled because the Customer was not provided a Convention specific site assignment. Cancellation on or after the due date will be billed at the full Convention Rate for the service.

For the Convention Complex, the last day to submit order requests for HDTV-Net is Thursday, June 12, 2008. After June 12, 2008, order requests for services will be confirmed only if equipment and facilities are available. Any orders confirmed after August 1, 2008 will be subject to expedite charges. Requests for installation prior to August 8, 2008 will be handled on an individual case basis, subject to availability and additional charges, including special construction and expedite charges.

For INVESCO, the first day on which services may be installed is August 26, 2008. No installation will be provided before August 26, 2008. The availability of services on August 26, 2008 depends upon the timing of access to INVESCO and may not be confirmed by Qwest, or if confirmed, may be subject to change by Qwest. Requests for service at INVESCO, including requests for video services, must be placed by August 1, 2008, so that Qwest can make every effort to meet each Customer's service needs. Due to limited facilities, and in order to ensure that all customers have access to services, all service request confirmations are preliminary and subject to change by Qwest. If demand exceeds capacity, every effort will be made to equitably allocate facilities among all requesting Customers. Requests for service submitted after August 1, 2008, will be handled on an individual case basis, subject to availability and additional charges, including an expedite charge of \$500 and special construction charges.

The Convention Rates shown below will apply to Service ordered for the Events. The rates under the Tariff are in lieu of, not in addition to, any other discounted rates for which Customer may be otherwise eligible.

Products	Convention Rates	Move, Change, Cancel Fees
HDTV – Net (19.4 Mbps)		Move/Change: \$500.00 Cancel: 50% of Convention Rate applicable to the order
Channel Termination	\$5,440.00	
<i>Transport Mileage</i>		
Per Mile	\$390.00	
HDTV – Net (270 Mbps)		Move/Change: \$500.00 Cancel: 50% of Convention Rate
Channel Termination	\$6,415.00	

<i>Transport Mileage</i>		applicable to the order
0 – 8 Miles – Per Mile	\$470.00	
9 – 25 Miles – Per Mile	\$470.00	
26 – 50 Miles – Per Mile	\$470.00	
Over 50 Miles – Per Mile	\$470.00	
HDTV – Net (1.48 Gbps)		Move/Change: \$500.00 Cancel: 50% of Convention Rate applicable to the order
Channel Termination	\$7,675.00	
<i>Transport Mileage</i>		
Per Mile	\$550.00	

Surcharge Exemption: Customer hereby certifies that their Service is exempt from the Private Line Surcharge in accordance with the Tariff under one of the following categories:

- (a) An open-end termination in a QC switch of an FX line, including CCSA and CCSA-equivalent ONALs
- (b) An analog channel termination that is used for radio or television program transmission
- (c) A termination used for TELEX service
- (d) A termination that by the nature of its operating characteristics could not make use of QC common lines
- (e) Termination that interconnects either directly or indirectly to the local exchange network where the usage is subject to Carrier Common Line charge
- (f) A termination that the customer certifies to QC is not connected to a PBX or other device capable of interconnecting the Private Line Service to a local exchange subscriber line.

If the customer determines at a later date that they do not qualify for the Surcharge Exemption, they will notify Qwest.

**SERVICE ATTACHMENT FOR
ETHERNET SERVICE WITH INTERNET ACCESS**

Except as set forth in this Service Attachment, capitalized terms will have the definitions assigned to them in the Agreement and the Guide. Qwest Communications Corporation (“Qwest”) will provide the Ethernet Service with Internet Access Service (the “Service”) identified in the Democratic National Convention Product and Rate Guide (the “Guide”) in accordance with an subject to the provisions of the Master Terms and Conditions (the “Agreement”) and this Service Attachment.

Services: The Service includes the features and functionalities described, offered, or provided consistent with the Guide. No claimed failure shall give Customers or users any right, provided that upon notice Qwest will use reasonable efforts to bring the Service into compliance. Qwest may change and alter its specifications and criteria from time to time and at any time, without notice, so long as the changed Services continue to conform with the established technical specifications of the telecommunications industry. Service is not subject to any service level agreement. References to dedicated bandwidth in the Guide mean that the bandwidth Customer selects for each applicable Ethernet Service is dedicated to the Customer. The underlying transport facilities, however, are shared.

Contract Rates: Convention Rates are for services provided at the Convention Complex, which is the Pepsi Center building, as well as the adjacent parking areas where the media will be located in conjunction with the 2008 Democratic National Convention. All rates include any applicable installation, inside wiring to a service interface and network repair. The Convention Rate is a flat rate and applies to service provided between August 8, 2008 and August 28, 2008 and cannot be prorated. Convention rates also apply to services provided at INVESCO Field at Mile High stadium (“INVESCO”), the Acceptance Speech Venue, between August, 26, 2008 and noon on August 29, 2008. Convention rates for INVESCO are flat rates for service installed at INVESCO during these dates and cannot be prorated. The parking areas at INVESCO are not included in the Product and Rate Guide and any requests for service at INVESCO parking areas will be handled on an individual case basis. INVESCO is not part of the Convention Complex as defined in the Product and Rate Guide. All services at INVESCO must be placed as new orders and can not be moved from the Convention Complex. Additional charges apply for any special construction and/or professional services requested by the customer.

Move, Change Fees apply to any order that involves moving or changing any service within the Convention Complex within five calendar days prior to the due date or anytime on or after the due date. Special construction charges may apply, in addition to the Move, Change Fees depending upon nature of the move or change requested. A move involves moving service from one location to another within the Convention Complex. A change involves changing from one feature or level of service to another. Requests for moves and/or changes will not be accepted at INVESCO.

A Cancel Fee applies to any order that is cancelled prior to the due date. Cancellation on or after the due date will be billed at the full Convention Rate for the service.

For the Convention Complex, requests for installation prior to August 8, 2008, or orders placed after August 1, 2008, will be handled on an individual case basis, subject to availability and additional charges, including an expedite charge of \$500 and special construction charges. 1000 Mbps (1Gbps) service will not be available after August 8, 2008.

For INVESCO, the first day on which services may be installed at INVESCO is August 26, 2008. No installation will be provided before August 26, 2008. The availability of services on August 26, 2008 depends upon the timing of access to INVESCO and may not be confirmed, if confirmed, may be subject to change by Qwest. Requests for service at INVESCO, including requests for video services, must be placed by August 1, 2008, so that Qwest can make every effort to meet each Customer’s service needs. Due to limited facilities, and in order to ensure that all customers have access to services, all service request confirmations are preliminary and subject to change by Qwest. If demand exceeds capacity, every effort will be made to equitably allocate facilities among all requesting Customers. Requests for service submitted after August 1, 2008, will be handled on an individual case basis, subject to availability and additional charges, including an expedite charge of \$500 and special construction charges.

The rates and charges for Ethernet Service with Internet Access are set forth below.

Ethernet Service w/ Internet Access	Convention Rates per Plug or Connector	Move Change Cancel Fees per Plug or Connector
10 Mbps – Dedicated	\$850	\$250
100Mbps – Dedicated	\$7,650	\$250
1000Mbps (1Gig) – Dedicated	\$53,550	Special Construction Quote
Static IP address	\$120 per IP address	n/a

- Bandwidth may not be changed after Service is installed.
- For 1 Gig ports, moves and changes will be permitted only on an individual case basis and pursuant to a special construction quote. For 10 and 100 Mbps service, special construction charges may apply, in addition to a Move, Change Fee, depending upon the nature of the move or change requested.

- 1000 Mbps (1Gbps) Ethernet Service with Internet Access must be preordered prior to August 8, 2008.
- All Ethernet Service with Internet Access must be paid for in advance.

AUP: All use of Service will comply with the AUP, posted at <http://www.qwest.com/legal/> and incorporated by reference into this Service Attachment. Qwest may reasonably modify the AUP to ensure compliance with applicable laws and regulations and to protect Qwest's network and customers, and such change will be effective upon posting to the Web site. Any changes to the AUP will be consistent with the purpose of the AUP to encourage responsible use of Qwest's networks, systems, services, Web sites, and products. Service is for the sole use of the listed Customer and is solely for a single computer and user connection for that Customer. The Service may not be shared, resold, or otherwise partitioned among multiple users or computers or other Internet interfacing devices. Any violation of this section will result in the termination of Service without refund.

IP Address: Subject to availability and additional cost for static IP addresses, Qwest will use commercially reasonable efforts to assign dynamic or static Internet address space for the benefit of Customer during the term of Service. Neither Customer nor any End Users will own or route these addresses. Qwest owns all such IP addresses and, upon termination of Service, Customer's access to the IP addresses will cease.

Disclaimer: Ethernet Service with Internet Access Service and pricing described in the Guide and this Service Attachment represent Qwest's current intentions and may differ materially from the actual service or results that will be provided at the 2008 Democratic National Convention.

**Qwest Convention Services Agreement
Service Attachment
for
Data Equipment**

Except as set forth in this Service Attachment, capitalized terms will have the definitions assigned to them in the Agreement and the Guide. Qwest Communications Corporation ("QCC") will provide and install the data equipment shown below and any Software ("Equipment") in accordance with and subject to the provisions of the Agreement and this Service Attachment. With respect to the Agreement, "Service" is replaced by "Equipment" as defined herein.

Equipment: The Cisco data equipment available for purchase under this Service Attachment supports the Qwest data services DS1, ISDN Single Line Service (BRI) and ISDN Primary Rate Service (PRI).

Ordering/Installation: Equipment must be ordered as provided in the Guide and the Agreement, and Customer is responsible to ensure that the dates, methods, and locations of the Installation are satisfactory. No delay or failure of Installation will give rise to any claim against Qwest.

Acceptance: QCC will deliver the Equipment and provide Installation by the Customer requested installation date. Customer agrees that it will notify QCC in writing of any portion of Installation that is unacceptable. Failure to notify QCC within 24 hours of installation date constitutes final Acceptance. QCC will have the right to cure any portion that has been rejected. Any portion that is not rejected and is functionally divisible may be charged separately.

Contract Rates: Convention Rates are for Equipment provided at the Convention Complex, which is the Pepsi Center building, as well as the adjacent parking areas where the media will be located in conjunction with the 2008 Democratic National Convention. The Convention Rate is a flat rate for purchase and installation and applies to Equipment ordered after the Agreement becomes effective and installed between August 8, 2008 and August 28, 2008. Convention rates also apply as flat rates to purchases at INVESCO Field at Mile High stadium ("INVESCO"), the Acceptance Speech Venue, between August 26, 2008 and noon on August 29, 2008. The parking areas at INVESCO are not included in the Product and Rate Guide and any requests for service at INVESCO parking areas will be handled on an individual case basis. INVESCO is not part of the Convention Complex as defined in the Product and Rate Guide. All services at INVESCO must be placed as new orders and can not be moved from the Convention Complex. Additional charges apply for any professional services requested by the customer.

The Convention Rates shown below will apply to Equipment purchased for the Events.

Equipment	Convention Rate*
CISCO2821 – HSEC/K9	\$6,305.00
CISCO3845 - SAA/K9	\$18,476.00

*Includes standard installation as set forth in the Guide. For special installation/configuration, Professional Services charges may apply.

Equipment Purchase. All sales are final, except as provided by Equipment manufacturer. Returns will be subject to a 15% restocking fee or made pursuant to QCC Return Material Authorization ("RMA") Policies.

Software. Software will be licensed or sublicensed to Customer according to the licensing agreement accompanying such software. If the software is not accompanied by a license, QCC grants a personal, nonexclusive, limited sublicense to Customer to use copies of the software in object code form only. The license is effective upon shipment, and extends only to the Customer's own use of such software and only on or with the designated Equipment. Software must be held in confidence and may not be reproduced unless specifically authorized in writing by the software licensor.

Title and Security Interest. Ownership and all risk of loss of Equipment will transfer to Customer upon delivery, except damage caused by QCC, its agents or subcontractors. Until Customer pays QCC in full for any Equipment, Customer (a) grants to QCC a continuing security interest in such Equipment, including additions, replacements and proceeds; (b) authorizes QCC to file a financing statement with or without Customer's signature, and (c) will not transfer the Equipment or change its name or organizational status except upon at least 30 days prior written notice to QCC.

Equipment Warranties. QCC will pass-through and assign to Customer all applicable warranties provided by the manufacturer of the applicable Equipment to the Customer. All Equipment purchased from QCC, including any Equipment that is part of a system previously purchased from and installed by QCC that is still under a manufacturer's warranty, is subject to the terms and conditions set forth in the manufacturer's warranty, end-user license or agreement applicable to the Equipment, with no warranty of any kind from QCC. Cisco's end-user license agreement ("EULA") may be viewed at http://www.cisco.com/en/US/products/prod_warranties_item09186a008025c927.html. Qwest disclaims any liability for loss, damage or injury to any party as a result of any defects, latent or otherwise, in any Equipment. QCC is not: (a) a manufacturer of any Equipment; (b) a party to any agreement between Customer and a Equipment manufacturer for services provided directly by the Equipment

manufacturer to Customer (e.g., maintenance and extended warranty services); and (c) bound by or liable for any representation, warranty, or promise made by a Equipment manufacturer.

Warranty Claim Support. All Customer warranty claims will be supported through Center's then-current RMA processes. All warranty coverage periods start on the date the Equipment is shipped from the manufacturer unless manufacturer warranty card included with Equipment states otherwise. QCC will provide at no-charge to the customer, manufacturer warranty claim support for 90 days after the equipment is shipped from the manufacturer. After that period, a \$250.00 charge per case/trouble ticket will apply ("RMA Charge"). This charge excludes labor associated with trouble isolation if such assistance is required or requested. Warranty claim support is provided at the discretion of QCC and is subject to change without notice. UNDER NO CIRCUMSTANCE WILL QCC'S SUPPORT OF ANY CUSTOMER WARRANTY CLAIM EXCEED THE SUPPORT, POLICIES, OR PROCESSES EXTENDED TO QCC BY EQUIPMENT MANUFACTURER.

Equipment Covered. QCC provides warranty claim support for Equipment, as defined herein, only when purchased through QCC. QCC will facilitate defective hardware replacement during the manufacturer's warranty period.

Equipment Not Covered. Equipment purchased from QCC, but not defined herein, is excluded from QCC warranty claim support and warranty implementation is the sole responsibility of the Customer.

Software Media Replacement. QCC Software warranty support is limited to replacement of CD, tapes and other media prior to Acceptance.

Warranty Parts. Defective warranty parts are replaced by Return and Replace Service. Customer should assume QCC holds no replacement parts for warranty claims.

Return Material Authorization Charges. The RMA charge is waived when: (a) Equipment is returned during the first 90 days of the QCC warranty claim support period; or (b) Equipment is returned without credit.

Return Material Authorization Policies.

(A) Equipment may be returned under the following conditions:

(i) Equipment returned under a maintenance contract: Defective Equipment must be returned to QCC within 24 hours of receipt of replacement Equipment. QCC RESERVES THE RIGHT TO INVOICE FOR NON-RETURNED EQUIPMENT AT THEN-CURRENT LIST PRICES. Customer may request an extension of timeframe by contacting the Center. QCC may not unreasonably withhold its consent for extension. QCC will not provide warranty claim support if QCC has not received payment for Equipment.

(ii) Equipment returned for warranty replacement: QCC provides warranty claim support only for Equipment purchased through QCC. Defective Equipment must be received by QCC within 10 days of RMA creation. Equipment must be returned using the issued RMA number. Customer is responsible for all return shipping costs. QCC reserves the right to cancel RMA request if defective Equipment is not received with 10 days of RMA creation.

(B) Customer must contact the Center to initiate the RMA process. The Center will provide Customer the then-current RMA process for Equipment. While the specific Equipment RMA processes may vary, generally, Customer is required to reuse the original package material to return Equipment, pad the Equipment with foam or paper for protection, and write the RMA number on the outside of the shipping box. RMA process and policies do not cover: (a) Equipment missing serial numbers or other identification required by the manufacturer, (b) Equipment failure due to manufacturer excluded causes such as accident, abuse, misuse or improper maintenance, or (c) Equipment failure due to non-compliance of electrical or environmental requirements.

Export. QCC is prohibited by Equipment manufacturer from selling Equipment that will be exported. Therefore, Customer agrees not to export Equipment.

Misuse. QCC may provide information relative to Equipment operation and features, and recommendations for protecting Equipment against fraud, malice, and unauthorized access, but Customer is solely responsible for the security of its own Equipment. QCC and its affiliates and subcontractors are not responsible for damages relating to unauthorized access, fraud, or other misuse of Customer's Equipment.

Installation.

Customer Responsibilities. Customer is responsible for meeting all physical and environmental site standards and requirements of the Equipment manufacturer and of QCC for installation and/or operation, as appropriate, of Equipment installed or serviced by QCC under this Service Attachment.

Exclusions. QCC assumes no responsibility for the operation of data, radio control, paging, alarm or other circuits, which are not modified or installed by QCC. Other exclusions include:

- Hardware and software not purchased through QCC
- Problems caused by integration with non-QCC provided hardware or software
- Problems associated with Operating Systems not provided by QCC
- Equipment failure due to manufacturer-excluded causes such as accident, abuse or misuse

- Usage not in accordance with Equipment description
- Failure of end-users to follow proper operating procedures
- Servicing not authorized by QCC
- Minor and major upgrades of software (maintenance patches for the purchased software are included)

Installation Warranty. QCC warrants that Service will: (a) be provided in a professional manner in accordance with QCC's standard procedures, (b) be performed by appropriately knowledgeable and skilled personnel, and (c) conform to the standards generally observed in the industry for similar services. Installation may be provided by QCC or by third parties designated by QCC.

Exclusive Remedy. For any breach in Installation, Customer's exclusive remedy, and QCC's entire liability, will be the re-performance of Installation. If QCC is unable to re-perform the Service as warranted, Customer will be entitled to return the Equipment and recover the fees paid to QCC for Service.

Safety Compliance. QCC and Customer will adhere to all Safety Regulations. QCC will not work in any area where a Hazardous Substance is present. QCC may work in an area containing non-friable asbestos if QCC determines, in its sole judgment, that the work will not disturb or cause the asbestos to become friable. Customer is responsible for informing QCC of the existence, location and condition of any Hazardous Substances that may be in or around the QCC work area. Customer will indemnify and hold QCC harmless from any fines or other liabilities of QCC arising from Customer's failure to inform QCC of Hazardous Substances. Additionally, QCC may suspend work from the time it reasonably identifies areas where Hazardous Substances may be present until the work area is in compliance with all Safety Regulations. Any such suspension is not a default of the Agreement, and any delays from the suspension may result in a similar delay in work completion, without penalty to QCC. If the parties cannot agree whether QCC's work can be performed through completion without a violation of Safety Regulations, or cannot agree to payment of added costs, if any, either party may terminate the Service Attachment without penalty. Such termination will not affect Customer's obligation to pay for Service provided by QCC prior to the effective date of termination.

Limitation of Liability. Customer will defend, indemnify and hold harmless Qwest; its affiliates, officers, directors, agents, and employees from demands, obligations, causes of action, lawsuits and all third-party claims (including reasonable attorneys' fees) for bodily injury or damage to tangible property arising out of the Customer's negligence or willful misconduct in connection with the Agreement. This provision shall survive the termination, expiration, or cancellation of the Agreement to the greatest extent permitted by law. QCC'S TOTAL AGGREGATE LIABILITY ARISING FROM OR RELATED TO THIS SERVICE ATTACHMENT WILL IN NO EVENT EXCEED 10% OF THE CONVENTION RATE CHARGES SET FORTH IN THE QWEST SERVICE ORDER CONFIRMATION FOR THE AFFECTED COMPONENT.

Definitions.

"Acceptance" means Customer agrees that QCC has delivered and installed the Equipment as defined herein.

"Center" means the QCC Customer Service Center reachable at **800-227-2218**.

"Hazardous Substance" means a substance regulated by any Safety Regulation and includes, but is not limited to, asbestos.

"Installation" means the standard installation as defined in the Guide.

"Return and Replace Service" means Customer will return Equipment to QCC and Equipment manufacturer will replace Equipment with the same or similar Equipment that is functionally equivalent in terms of features, function, fit and compatibility.

"Safety Regulations" means all applicable health, safety and environmental laws, rules and regulations, including Occupational Safety and Health Administration's and the Environmental Protection Agency's rules and regulations.

"Software" means software license offerings.

**Qwest Convention Services Agreement
Attachment for
Professional Services**

1. General; Definitions. Capitalized terms not defined herein are defined in the Agreement. QCC will provide Products and Services (collectively “Solutions”) under the terms of the Agreement and this Attachment, and a Purchase Order and/or SOW. In the event of a conflict in any term of any documents that govern the provision of Solutions hereunder, the following order of precedence will apply in descending order of control: any SOW, this Attachment, the Agreement, fully executed Change Orders, and any PO. With respect to the Agreement, “Service” is replaced by “Solution” as defined herein, and “Order Form” is replaced with “Purchase Order” as defined herein.

“Authorizations” means all necessary legal authority required for construction of, access to, occupation of, and use of the Facilities, including but not limited to all governmental, regulatory, environmental, or other rights-of-way authorizations, permits, licenses, and easements on public and/or private property.

“Change Order” means any change, submitted by Customer to QCC or QCC to Customer, to an SOW that was previously agreed upon by QCC and Customer. Customer will be responsible for all charges related to such SOW Change Order. Change Orders will be signed by both parties. Qwest’s signature on the Change Order will indicate acceptance of the Change Order.

“Commencement Date” means the date the Construction work begins.

“Effective Date” means the effective date established in a PO or SOW under this Attachment.

“Facilities” means conduit, premises cabling, and/or other data, video, and/or communications wiring used in performing the Construction work.

“Non-recoverable Expenses” means without limitation, amounts paid or payable to Qwest’s suppliers, subcontractors, and other third parties related to the originally-anticipated scope of Construction work.

“Purchase Order” or “PO” means either (a) a written document issued by Customer for the procurement of Solutions from QCC; or (b) a QCC quote or service order signed by Customer. POs accepted by Qwest will result in Qwest performing the work requested by Customer on the PO and invoicing Customer for the work performed.

“Right to Cure” means all Construction rejected by the Customer which fails to conform to the specifications in the SOW.

“Services” means offerings from QCC that: (a) install, maintain or manage CPE; or (b) support Customer network management objectives.

“Site” means location(s) or private property(ies) designated by Customer where Construction work under this Attachment will be performed.

“Software” means software license offerings.

“SOW” means a statement of work that provides specific details, agreed to by QCC and Customer, relating to the Solution purchased under a PO or an SOW. Agreement on the terms of the SOW will be satisfied by QCC sending the final version of the SOW to Customer; and Customer’s signature on the SOW.

“Substantial Completion” is defined in an SOW. Substantial Completion excludes Right to Cure Items.

“Substantial Completion Certificate” means the document Customer signs and submits to Qwest indicating acceptance of the Construction work.

“Substantial Completion Date” means the date on which Qwest notifies Customer the work is substantially complete.

2. Qwest Solutions.

2.1 Purchase. Customer may purchase Solutions by issuing a PO to QCC, or executing an SOW. If the PO issued by Customer contains any preprinted terms, the preprinted terms will not amend, modify, or supplement this Attachment in any way whatsoever, notwithstanding any provisions in a PO to the contrary. Any PO or SOW must: (a) reference and incorporate this Attachment; (b) contain the Customer’s exact legal name; and (c) include any other requirements as may be further described herein. The Solutions available for purchase under this Attachment are:

Site Survey & Design	Qwest network team is able to provide a site survey and design layout of potential network elements that suit customer’s needs.
Project Management	For qualified products, project management will include, scheduling, tracking and status reporting. A Qwest representative is available to review qualified products that meet project

	management criteria. Other requests will be considered on an individual case basis and, if available, scope of work and pricing will be provided.
Network Security	Network security solutions may include Custom Managed Firewall Services - 24/7 monitoring and management of Qwest provided firewall.
Special Construction	Services including inside premises wiring for voice and local area networks. Qwest also can provide installation for all types of media including coax, fiber optics, and twisted pair copper cabling systems. Custom cabling jobs are also reviewed on an individual case basis.

2.2 Limitation of Liability. Customer will defend, indemnify and hold harmless Qwest; its affiliates, officers, directors, agents, and employees from demands, obligations, causes of action, lawsuits and all third-party claims (including reasonable attorneys' fees) for bodily injury or damage to tangible property arising out of the Customer's negligence or willful misconduct in connection with the Agreement. This provision will survive the termination, expiration, or cancellation of the Agreement to the greatest extent permitted by law. QCC'S TOTAL AGGREGATE LIABILITY, UNLESS OTHERWISE STATED IN AN SOW, ARISING FROM OR RELATED TO THIS ATTACHMENT WILL IN NO EVENT EXCEED: (A) FOR CLAIMS ARISING OUT OF PRODUCTS/MATERIALS, 10% OF THOSE PRODUCTS/MATERIALS SET FORTH IN THE PO RELATING SOLELY TO THE AFFECTED PRODUCT/MATERIAL; (B) FOR CLAIMS ARISING OUT OF NONRECURRING SERVICES, 10% OF THE SERVICE SET FORTH IN THE PO OR SOW; AND (C) FOR CLAIMS ARISING OUT OF RECURRING SERVICES, ONE MONTH'S SERVICE CHARGE FOR THE AFFECTED COMPONENT. Customer agrees to bear the risk associated with concealed, unforeseen, or unknown Site conditions and events, if any, which Qwest may encounter in performing the Construction work. Should any such conditions or events be encountered, Qwest will be entitled to an equitable adjustment of the contract price and the SOW associated with such Construction work. Qwest will have no liability whatsoever to Customer for any direct, indirect, incidental, consequential, or special damages of any kind arising from any concealed, unforeseen, or unknown Site conditions or events, and Customer will fully indemnify Qwest against any and all third party claims relating to any such Site conditions or events in accordance with the Indemnification clause in the Agreement.

2.3 Safety Compliance. "Hazardous Substance" means: (a) Any "hazardous waste" as defined by the Resource Conservation and Recovery Act of 1976 (RCRA) (42 U.S.C. §§ 6901 et seq.), as amended, and the associated rules and regulations; (b) any "hazardous substance" as defined by the Comprehensive Environmental Response, Compensation and Liability Act of 1980 (42 U.S.C. §§ 9601 et seq.) (CERCLA), as amended, and the associated rules and regulations; (c) any substance regulated by the Toxic Substances Control Act (TSCA) (15 U.S.C. §§2601 et seq.), or the Federal Insecticide, Fungicide and Rodenticide Act (FIFRA) (7 U.S.C. §§136 et seq.), each as amended, and the associated rules and regulations; (d) asbestos or asbestos-containing material of any kind or character; (e) polychlorinated biphenyls; (f) any substances regulated under the provisions of Subtitle I of RCRA relating to underground storage tanks; (g) any substance the presence, use, handling, treatment, storage, or disposal of which on real property is prohibited by any local, state, or federal environmental law or regulation; and (h) any other substance which by any local, state, or federal environmental law or regulation requires special handling, reporting, or notification of any governmental authority in its collection, storage, use, treatment, or disposal. "Safety Regulations" means all applicable health, safety and environmental laws, rules and regulations, including Occupational Safety and Health Administration's and the Environmental Protection Agency's rules and regulations. QCC and Customer will adhere to all Safety Regulations. QCC will not work in any area where a Hazardous Substance is present. Customer will inform Qwest of any known existence, location, and condition of Hazardous Substances (including asbestos and lead-based paint) that may be in or around common work area. If available, Customer will provide to Qwest any Hazardous Substance survey conducted on the Site. QCC may work in an area containing non-friable asbestos if QCC determines, in its sole judgment, that the work will not disturb or cause the asbestos to become friable. Customer will indemnify and hold QCC harmless from any fines or other liabilities of QCC arising from Customer's failure to inform QCC of Hazardous Substances. Additionally, QCC may suspend work from the time it reasonably identifies areas where Hazardous Substances may be present until the work area is in compliance with all Safety Regulations. Any such suspension is not a default under the Agreement, and any delays from the suspension may result in a similar delay in work completion, without penalty to QCC. If the parties cannot agree whether QCC's work can be performed through completion without a violation of Safety Regulations, or cannot agree to payment of added costs, if any, either party may terminate the subject SOW without penalty. Such termination will not affect Customer's obligation to pay for all Service provided (including all work performed or products purchased by QCC in connection with preparation to perform the Services under the SOW) prior to the effective date of termination.

3. Term; Termination. This Attachment will commence on the Effective Date established on a PO or SOW under this Attachment and will remain in effect until canceled by either party upon 30 days prior written notice to the other party, or as otherwise stated in the SOW. If Service is terminated for any reason other than Cause, Service may be subject to Termination Charges as set forth in an SOW and such charges will be based on the amount/percentage of work completed at the time of Termination. Termination will not affect obligations under Purchase Orders accepted prior to the effective date of termination, and this Attachment will remain in effect as to such obligations in the event it would otherwise have terminated. Upon termination or expiration of Service under an SOW or PO: (a) Customer will pay all accrued and unpaid charges for the Services as stated in the SOW; (b) the licenses granted pursuant to this Attachment with regard to such SOW or PO will be terminated and the other party will have no right to use or exploit in any manner, the licensed materials; and (c) each party will promptly deliver to the other party all copies and embodiments of the licensed materials of the other party that are in its possession or under its control.

4. Charges. Charges for Solutions will be specified in each PO, SOW, or any fully executed Change Orders and are due and payable upon Customer's receipt of the invoice or as otherwise stated in the PO or SOW. If charges are invoiced, any payment not received within 30 days after the invoice date may be subject to interest charges as permitted by applicable law. Customer will not be eligible for any discounts or promotional offers other than those specifically set forth in an executed PO or SOW. If charges are invoiced, payment terms are net 30 days. Qwest may adjust the pricing terms for delays, disruption, differing site conditions, Change Orders, and other unanticipated costs. Payments to Qwest may not be withheld due to disputes, including billing disputes, disputes over quality of work, third party claims, failure to perform by Substantial Completion Date, third party or mechanics liens, or other disputes. Customer will pay all amounts due. Customer's sole remedy will be to request a refund and follow the procedures set forth in the Dispute Resolution section of the Agreement. Customer will also reimburse Qwest for any reasonable travel and out-of-pocket expenses incurred by Qwest in its performance under this Attachment, an SOW, PO, or fully executed Change Order. Requests for Professional Services placed after July 1, 2008, will be subject to a \$500.00 expedite fee.

5. Terms Specific to Site Survey and Design, Project Management and Network Security Solutions:

5.1 Services. Qwest will: (a) perform the site survey and design, project management and/or network security solution ("Services") specifically set forth in the SOW(s); and (b) develop certain Work Product, if applicable and as specifically described in the applicable SOW, which will perform the functions or contain the attributes specified in the applicable SOW. "Work Product" means each product or item produced by Qwest by: (c) linking or bundling any one or more of the following, (d) embedding any one or more of the following within any one or more of the following, or (e) otherwise making any one or more of the following a necessary and essential part of any one or more of the following: (i) the Newly-Developed Qwest Materials; (ii) the Pre-Existing Qwest Materials; (iii) the Customer Content; and/or (iv) any Third Party Materials. Customer acknowledges that the successful and timely provision of Services and any applicable Work Product will require the good faith cooperation of Customer. Accordingly, Customer will fully cooperate with Qwest by, among other things: (f) providing Qwest with all information reasonably required in order to provision the proposed Services and Work Product, if applicable; and (g) making Customer personnel and appropriate development time on Customer's systems available to Qwest, so as to permit Qwest to provide the Services and Work Product, as applicable, as well as access to all facilities and personnel necessary to perform the work described in the SOW.

(a) Ownership; Grant of License.

(i) Customer Content. Any materials, creative content, tools, inventions, specifications, methodologies, discoveries, works of authorship, methods of operation, systems, processes, and/or designs, whether or not reduced to practice and whether or not patentable, supplied by Customer to Qwest in connection with this Attachment, will remain the sole and exclusive property of Customer (collectively, "Customer Content"). No copyrights, patents, trademarks, or other intellectual property rights will be transferred from Customer to Qwest with respect to any of the Customer Content, except that Customer will grant, and hereby does grant to Qwest a worldwide, non-exclusive, fully paid-up license to use, copy, and host the Customer Content only as reasonably necessary to perform the Services for Customer ("Customer Content License").

(ii) Qwest Content. Any: (i) materials, creative content, tools, inventions, specifications, methodologies, discoveries, works of authorship, methods of operation, systems, processes, and/or designs, whether or not reduced to practice and whether or not patentable, developed by Qwest in the performance of the Services (including, without limitation, formatting code, source code, and object code of any software and the documentation related thereto, if any) and all modifications, enhancements, or derivative works thereof (collectively, "Newly-Developed Qwest Materials"); and (ii) all pre-existing materials, creative content, tools, inventions, specifications, methodologies, processes, and/or designs, whether or not reduced to practice and whether or not patentable, provided or used by Qwest in the performance of the Services (including, without limitation, formatting code, source code, and object code of any software owned or developed by Qwest prior to the Effective Date of this Attachment) and all modifications, enhancements or derivative works thereof (collectively, "Pre-Existing Qwest Materials") will be the sole and exclusive property of Qwest. The Newly-Developed Qwest Materials and Pre-Existing Qwest Materials will be collectively referred to in this Attachment as the "Qwest Content." All rights in and related to the Qwest Content, including without limitation, copyrights, trademarks, trade secrets, patents (including, without limitation, the right to obtain and to own all worldwide intellectual property rights in and to the subject matter embodied by or contained in the Work Product), and all other intellectual property rights or proprietary rights in and related to such Qwest Content, are hereby exclusively reserved by Qwest. It is expressly understood that, other than expressly provided in this Attachment, no right or title to or ownership of the Qwest Content is transferred or granted to Customer under this Attachment.

(iii) Content Licenses. Subject to the terms and conditions of this Attachment, including without limitation, upon payment in full by Customer of all Service charges, Qwest hereby grants to Customer during the term of the applicable SOW a worldwide, non-exclusive, non-transferable license to use the object code form of the Qwest Content only as it is embedded, linked, bundled, and/or otherwise made an essential and necessary part of the Work Product by Qwest, or is otherwise required to be used in connection with the Work Product ("Qwest Content License"). Any right not expressly granted by the Qwest Content License under this Attachment is hereby expressly reserved by Qwest.

(iv) Third Party Materials. The Services may be in support of and/or the Work Product may contain certain third-party hardware or software components ("Third Party Materials"). All rights, title, and interest in the Third Party Materials, including, without limitation, copyrights, trademarks, trade secrets, patents, and other intellectual property or proprietary rights, are exclusively reserved by Qwest, Qwest's licensors, and/or the licensor's suppliers. No right, title, or ownership of or related to the Third Party Materials is or will be

transferred to Customer under this Attachment except to the extent a manufacturer or licensor permits the pass-through and assignment of license rights. In such cases, Qwest will pass through and assign to Customer all applicable license rights permitted by the manufacturer or licensor of the applicable Third Party Materials. Any costs of such assignment will be borne by Customer. Qwest makes no warranties and will have no responsibility whatsoever, including any obligation to indemnify as to Third Party Materials. A breach of such license by Customer will be a breach of this Attachment.

(v) Restrictions on Use. Customer is expressly prohibited from, and will use all reasonable security precautions to prevent its own employees, agents, and representatives and/or any third party from: (i) modifying, porting, translating, localizing, or creating derivative works of the Qwest Content or Third Party Materials; (ii) decompiling, disassembling, reverse engineering, or attempting to reconstruct, identify, or discover any source code, underlying ideas, underlying user interface techniques or algorithms of the Qwest Content, or Third Party Materials by any means whatever, or disclose any of the foregoing; (iii) selling, leasing, licensing, sublicensing, copying, marketing, or distributing the Qwest Content or Third Party Materials; or (iv) knowingly taking any action that would cause any Qwest Content or Third Party Materials to be placed in the public domain. The Qwest Content and Third Party Materials are protected by the intellectual property laws of the United States and other countries, and embody valuable confidential and trade secret information of Qwest, Qwest's licensor, and/or its suppliers. Customer will hold the Qwest Content and Third Party Materials in confidence and agrees not to use, copy, or disclose, nor permit any of its personnel to use, copy, or disclose the same for any purpose that is not specifically authorized under this Attachment. Customer agrees that the licensor of Third Party Materials and its suppliers are intended third party beneficiaries of these provisions. This provision will survive termination of this Attachment.

(vi) Residual Rights in Qwest Know-How. Subject to Qwest's confidentiality obligations set forth in the Agreement and/or Attachment, nothing herein will be deemed to limit Qwest's right to use the ideas, concepts, processes, techniques, expertise, and know-how retained in the unaided memory of Qwest as a result of its performance of the Services under this Attachment.

(b) Export Administration. Customer agrees to comply fully with all relevant export laws and regulations of the United States ("Export Laws") to assure that information, design, specification, instruction, software, data, or other material furnished by Qwest or any direct product thereof, is not: (a) exported, directly or indirectly, in violation of Export Laws; or (b) intended to be used for any purposes prohibited by the Export Laws, including without limitation, nuclear, chemical, or biological weapons proliferation.

(c) Limited Warranties.

(i) Qwest Limited Warranty. Qwest warrants that the Services will: (i) conform to the standards generally observed in the industry for similar services, (ii) conform to the specifications contained in the SOW. The Services may be provided by Qwest or by third parties designated by Qwest.

(ii) Warranties of Third Party Licensors. If applicable, Qwest will pass through and assign to Customer warranties provided by the manufacturer of the hardware components and/or the licensor of the software products provided under this Attachment and/or SOW, to the extent that the manufacturer or licensor permits such pass-through and assignment. Customer understands and agrees that, with respect to trouble-shooting and bug resolution of hardware and/or software problems: (i) there may be no satisfactory solution to correct bugs or other problems; and (ii) Qwest may be unable, using its reasonable efforts, to cause the hardware or software to operate in accordance with the hardware manufacturer's or software licensor's published specifications. Qwest itself offers no warranties of third party hardware or software products and will not be liable for any violation of such warranties.

(iii) Exclusive Remedy. For any breach of the above warranties, Customer's exclusive remedy, and Qwest's entire liability, will be the re-performance of the affected Service. If Qwest is unable to re-perform the affected Service as warranted, Customer will be entitled to recover the fees paid to Qwest for the affected Service.

(d) Infringement Indemnity.

(i) Indemnifying/Indemnified Party Infringement. Each party ("Indemnifying Party") will defend and indemnify the other party ("Indemnified Party") against any claim that any information, design, specification, instruction, software, data, or material furnished by the Indemnifying Party ("Material") and used by the Indemnified Party in connection with the provision or use of the Services infringes any United States copyright, trademark, trade secret, or patent; provided, that: (i) the Indemnified Party notifies the Indemnifying Party in writing within 30 days of such claim; (ii) the Indemnifying Party has sole control of the defense of such claim and all related settlement negotiations; and (iii) the Indemnified Party provides the Indemnifying Party with the assistance, information, and authority reasonably necessary to perform the above; provided, further, that reasonable out-of-pocket expenses incurred by the Indemnified Party in providing such assistance will be reimbursed by the Indemnifying Party.

(ii) Exceptions. The Indemnifying Party will have no liability for any claim of infringement resulting from: (i) the Indemnified Party's use of a superseded or altered release of some or all of the Material if infringement would have been avoided by the use of a subsequent unaltered release of the Material which is provided to the Indemnified Party; (ii) any Material not furnished by the Indemnifying Party; (iii) use of the Material in combination with any equipment, software, or data not provided or approved by the Indemnifying Party; (iv) the Indemnifying Party's compliance with specifications of the Indemnified Party; or (v) modification of the Material by parties other than the Indemnifying Party.

(iii) Remedies. In the event that some or all of the Material is held by a court of competent jurisdiction to infringe, or is reasonably believed by the Indemnifying Party to infringe, the Indemnifying Party will have the option, at its expense, to: (i) modify the Material to be non-infringing; (ii) obtain for the Indemnified Party a license to continue using the Material; or (iii) require return of the infringing Material and all rights thereto from the Indemnified Party. If Qwest is the Indemnifying Party and determines that it is unable to implement (i) or (ii) on commercially reasonable terms and therefore implements (c), then Customer may, at its option and upon 30 days prior written notice to Qwest, terminate the applicable SOW and will be entitled to recover the fees paid by Customer for that portion of the Material adversely affected by the infringement, prorated over a five-year period from the completion and delivery of the Material. If Customer is the Indemnifying Party and such return materially affects Qwest's ability to meet its obligations under the applicable SOW, then Qwest may, at its option and upon 30 days prior written notice to Customer, terminate the SOW and Customer will pay Qwest for the Services rendered through the date of termination on a T&M or percent of completion basis, as applicable. This Section states the parties' entire liability and exclusive remedy for infringement.

6. Terms Specific to the Special Construction Solution:

This Attachment, the associated SOWs, and any fully executed Change Orders are incorporated into the Agreement and together set forth the terms and conditions under which Qwest will provide the Facilities and Construction work for Customer. This Attachment, any fully executed Change Order, the SOW, and the Agreement will prevail over any conditions in any customer purchase orders, payments, or other forms.

6.1 Subcontracting. Qwest may subcontract any portion of the Construction work; however, all applicable terms of this Attachment and the SOW will apply to the subcontractor(s), and Qwest will retain responsibility for the subcontracted Construction work. Contractors will be "licensed/registered," where required.

6.2 Warranty. Qwest warrants that the Construction work will be free of defects in material and workmanship for a period of 90 days from the date of acceptance or such longer period of time specifically provided in the SOW. Qwest will promptly, and at its own cost and expense, correct any Construction work that fails to conform to the requirements of the SOW. Upon acceptance, Customer will be solely responsible for the ongoing maintenance and care of the Facilities. EXCEPT AS EXPRESSLY SET FORTH IN THIS ATTACHMENT, QWEST DISCLAIMS ALL EXPRESS OR IMPLIED WARRANTIES, INCLUDING WITHOUT LIMITATION, WARRANTIES OF TITLE, NONINFRINGEMENT, MERCHANTABILITY, OR FITNESS FOR A PARTICULAR PURPOSE. NO ADVICE OR INFORMATION GIVEN BY QWEST, ITS AFFILIATES, AGENTS, OR CONTRACTORS OR THEIR RESPECTIVE EMPLOYEES WILL CREATE A WARRANTY.

6.3 Authorizations. Customer will obtain and pay for all Authorizations, including notices to other utilities. Customer will provide a copy of all such Authorizations to Qwest, in a form acceptable to Qwest, before Qwest will begin Construction work or perform other services specified in, or necessary to carry out, the SOW or any Change Orders. To the extent it has the legal right to do so, Qwest may request that Customer grant, provide, and/or assign Qwest any required Authorizations. Qwest will provide required notices to governmental authorities and coordinate necessary governmental inspections. Customer will cooperate with and assist Qwest in such endeavors as Qwest may require.

6.4 Carrier Facilities/Services. Qwest will not be required to perform a cut-over or transfer of services or to remove any wire, fiber, cable, or other facilities owned or used by the local exchange carrier or other carrier. Any carrier-owned wire, cable, fiber, or other transmission facilities and associated equipment will remain the property of the local exchange carrier and Customer will be responsible for coordinating any cut-over or relocation of carrier fiber or cable.

6.5 Routing/Trenching. Where feasible, the Facilities will be routed through existing enclosures and structures to be identified and secured by Customer. Physical construction of new backbone cable enclosures and structures (if any) will be provided by Qwest in accordance with the SOW. When required, Qwest will install conduit and all enclosures in the most non-intrusive manner possible. Customer will notify the appropriate utility companies, and arrange for a utility Locate, to determine the path of existing underground facilities. Qwest will supply all heavy machinery and/or special equipment required to perform the Construction work. In order to avoid retrenching and/or damage to existing facilities, Customer will make every effort to identify and notify Qwest of any substructures along the selected route. Qwest will not be liable or responsible for costs, damages, or delays resulting from unforeseen or adverse ground, underground, or other environmental or climatic conditions, or obstructions of existing facilities.

6.6 Milestone Dates. Subject to all conditions in this Attachment and any associated SOW, the Commencement Date will be as stated in the SOW. Subject to delays and Force Majeure events, the Substantial Completion Date will be as stated in the SOW. For purposes of this Section and each SOW, time will be deemed of the essence.

6.7 Force Majeure Events and Delays. To the extent necessary, Qwest will be entitled to, and Customer agrees to sign and submit Change Orders reasonably required as a result of Force Majeure events. If Qwest is delayed at any time on the progress of the Construction work due to Force Majeure events or errors or omissions in the SOW, then Qwest will be entitled to an equitable adjustment of both the contract price for the Construction work, and the Substantial Completion date for the Construction work. Such adjustments will be addressed in a Change Order.

6.8 Change Orders. Qwest may request Change Orders due to delays, Force Majeure events, or for other reasons. Qwest may refuse Change Orders or adjust pricing and/or adjust the Construction work schedule at Qwest's discretion. Customer also agrees to pay Qwest's Non-recoverable Expenses.

6.9 Acceptance. Within 10 days of Substantial Completion, Customer will either submit a Substantial Completion Certificate to Qwest or provide Qwest with written notice of any deficiencies. If Customer fails to either execute the Substantial Completion Certificate or provide written notice of deficiencies within 10 days of Substantial Completion, the Construction work will be deemed substantially complete and accepted.

6.10 Right to Cure. Upon execution of the Substantial Completion Certificate, Qwest will, within a reasonable period of time of receiving written notice from the Customer, correct the Right to Cure Items. Customer will have 30 days from the Substantial Completion Date to provide such written notice. If such notice is not provided within the 30-day period, Customer will be deemed to have accepted all Construction work.

6.11 Risk of Loss. Risk of loss will pass to Customer upon acceptance.