

WUTC Docket No. UT-033044
XO Responses to Bench Requests
November 26, 2003

BENCH REQUEST NO. 44:

For each Qwest wire center identified in response to Bench Request No. 43, please identify the total number of voice-grade equivalent lines that you are providing to customers in that wire center from each switch identified in response to Bench Request No. 42. For purposes of this question, "voice-grade equivalent lines" should be defined consistently with the FCC's use of the term. *See, e.g., FCC Form 477, Instructions for the Local Competition and Broadband Reporting Form.*

RESPONSE:

XO does not maintain responsive data in the form requested.

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BENCH REQUEST NO. 46:

With respect to the lines identified in your response to Bench Request No. 44, please provide, beginning with January 1, 2003, the average total monthly revenues earned per line served in Washington state by LATA, MSA, and wire center, and specify the source of those revenues by service type. The average total monthly revenue per line should include revenues associated with the basic retail price charged to the customer, vertical features, universal service payments, interstate access charges, intrastate access charges, subscriber line charges, toll, long distance, local number portability, data, service to Internet service providers, and line revenues derived from any other sources. Please provide any available breakdowns of each revenue component that is part of the average total revenue per line, identifying the type and amount of the revenue. Please identify any differences between types of customers served.

RESPONSE:

XO does not maintain responsive data in the form requested.

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BENCH REQUEST NO. 47:

With respect to the lines identified in your response to Bench Request No. 44, please provide, beginning with January 1, 2003, the average total monthly cost incurred per line served in Washington State by LATA, MSA, and wire center, and specify the source of those costs by service type. These costs should include costs associated with switching; loops; collocation; transport; hot cuts; OSS; signaling; customer acquisitions; backhauling traffic to your switches; maintenance, operations, and other administrative activities; and capital costs. Please provide any available breakdowns of each cost component that is part of the average total cost per line, identifying the type and amount of each cost. Please identify any cost differences between types of customers served.

RESPONSE:

XO Washington does not maintain responsive data in the form requested. With few exceptions – most notably facilities and services obtained from Qwest and Verizon – XO does not incur costs to provide local exchange service on a monthly basis and does not convert investments and other costs to per month costs as part of its normal business operations.

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BENCH REQUEST NO. 48:

Please state whether you are providing, or have plans to provide, through a wholesale, lease, or resale arrangement, capacity on any switches you own or operate in Washington state, or that you own or operate in another state and that you use to provide a qualifying service in Washington state, to another carrier for use in providing qualifying services anywhere in Washington state. For each switch you identify in response to this bench request, please identify:

- (a) The CLLI code for the switch;
- (b) The make, model, age, and current software upgrades of the switch;
- (c) The geographic location of the switch;
- (d) The geographic area served by the switch; including a list of all exchanges served by the switch;
- (e) The features and functions (including software upgrades) available in the switch;
- (f) The capacity of the switch, including:
 - (i) Percentage of switch capacity in use;
 - (ii) Percentage of switch capacity reserved for your own use and future use; and
 - (iii) Percentage of current and future capacity of the switch that will be made available for CLEC use.
- (g) For each switch identified, please state in detail:
 - (iv) The anticipated service life of each switch;
 - (v) Whether you intend to use the switch for the full anticipated service life.
- (h) The rates, terms, and conditions under which you are making the switch capacity available;
- (i) The identity of the other carrier, whether you are affiliated with the other carrier, and if you are affiliated, the nature of the affiliation.

RESPONSE:

XO does not provide switch capacity for local service through wholesale, lease or resale arrangements.

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BENCH REQUEST NO. 55:

Please identify whether you are affiliated with Qwest in any way or with any other carrier (including intermodal providers) that serves the transport routes or connection points identified in response to Bench Request Nos. 50 and 53. If so, please describe the affiliation.

RESPONSE:

XO is not affiliated with in any way with any other carrier listed in the response to Request Nos. 50 and 53.

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BENCH REQUEST NO. 56:

Please identify whether you have any long-term (10 or more years) dark fiber Infeasible Rights of Use (IRUs) between any two Qwest wire centers or other facilities in the same LATA in Washington state, in which you maintain an active physical collocation arrangement.

RESPONSE:

XO has no dark fiber IRUs between any two Qwest wire centers or other facilities in Washington where fiber originates from or terminates to a collocation arrangement.

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BENCH REQUEST NO. 57:

If you have identified any long-term dark fiber IRUs in your answer to Bench Request No. 56, please identify for each pair of wire centers or other locations:

- a. The common name, address and CLLI code for each pair of wire centers or other locations;
- b. The number of dark fiber pairs terminating at each of the physical collocation facilities;
- c. Whether you have attached optronics to the dark fiber, and if so, the transmission level of each such lit circuit; and
- d. The term of the IRU.

RESPONSE:

See response to Request No. 56.

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BENCH REQUEST NO. 58:

Please provide a list of all recurring and non-recurring rate elements and rates that apply when a CLEC purchases UNE-L and special access, EEL, DS1, DS3, or dark fiber transport from a Qwest rate center to a CLEC rate center.

RESPONSE:

Recurring and non-recurring rate elements and rates that apply when a CLEC purchases unbundled high capacity loops, loop and transport combinations and dark fiber are contained in Qwest Corporation WN U-43, Interconnection Services Tariff, section 3. For special access, see Qwest F.C.C. No. 1, section 7.11 for DS1 transport service, section 7.12 for DS3 transport service and section 7.18 for dark fiber service. Qwest FCC No. 1 is available at: <http://tariffs.uswest.com:8000/docs/TARIFFS/FCC/FCC1/>

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BENCH REQUEST NO. 61:

Please provide a list of all Qwest wire centers in Washington state, identified by name, address, and CLLI code, at which you connect a collocation arrangement to a facility or collocation arrangement belonging to another carrier, and for each connection, identify the carrier and the capacity or type of connection.

RESPONSE:

None.

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BENCH REQUEST NO. 62:

Please provide a list of all Qwest wire centers in Washington state, identified by name, address and CLLI code, at which you were denied the ability to connect a collocation arrangement to a collocation arrangement or facility belonging to another carrier.

RESPONSE:

XO has not been denied the ability to connect collocation arrangements or transport facilities belonging to another carrier.

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