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FORM 8-K

CURRENT REPORT

Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934

Date of Report (Date of earliest event reported): May 29, 2003

QWEST COMMUNICATIONS INTERNATIONAL INC.

(Exact name of registrant as specified in its charter)

Delaware

(State or other jurisdiction of incorporation)

000-22609 (Commission File Number) 1801 California Street Denver, Colorado 84-1339282 (IRS Employer Identification No.) 80202 (Zip Code)

(Address of principal executive offices)

Registrant's telephone number, including area code: 303-992-1400

Not applicable

(Former name or former address, if changed since last report)

QWEST CORPORATION

(Exact name of registrant as specified in its charter)

Colorado

(State or other jurisdiction of incorporation)

001-03040 (Commission File Number) 1801 California Street Denver, Colorado (Address of principal executive offices) 84-0273800 (IRS Employer Identification No.) 80202 (Zip Code)

Registrant's telephone number, including area code: 303-992-1400

Not applicable

(Former name or former address, if changed since last report)

Item 7(c). Exhibits.

Exhibit Qwest Corporation selected financial data for the three months ended March 31, 2003 and 2002 and the years ended December 31, 2002 and 2001 and 99.1 selected restatement adjustment information for the three months ended March 31, 2002 and the years ended December 31, 2001 and 2000.

Item 9. Regulation FD Disclosure.

(Explanatory note: the information contained herein is being furnished pursuant to the requirements of Item 9 and Item 12 of Form 8-K)

Qwest Corporation ("QC"), a wholly owned indirect subsidiary of Qwest Communications International Inc. ("QCII" and together with QC, "Qwest" or the "companies"), announced today that it has received commitments from Merrill Lynch & Co., Credit Suisse First Boston LLC and Deutsche Bank Trust Company Americas in connection with a senior term loan facility in an amount of up to \$1 billion. The purpose of the facility will be to refinance certain of QC's existing debt. Certain information concerning QC that has or will be made available to prospective lenders in respect of such term loan facility is being provided in an Exhibit to this Form 8-K.

Attached as Exhibit 99.1 hereto is selected financial data for QC for the three months ended March 31, 2003 and 2002 and the years ended December 31, 2002 and 2001 and selected restatement adjustment information for the three months ended March 31, 2002 and the years ended

December 31, 2001 and 2000.

Forward Looking Statements Warning

This Current Report on Form 8-K contains projections and other forward-looking statements that involve risks and uncertainties. These statements may differ materially from actual future events or results. Readers are referred to the documents filed with the SEC by QC and QCII, specifically the most recent reports which identify important risk factors that could cause actual results to differ from those contained in the forwardlooking statements, including but not limited to: unanticipated delays in completing the process of the companies' restatement of historical financial statements and related audits; the duration and extent of the current economic downturn in the companies' 14-state local service area, including its effect on the companies' customers and suppliers; the effects of the companies' anticipated restatement of historical financial statements including delays in or restrictions on the companies' ability to access the capital markets or other adverse effects to the companies' business and financial position; the companies' substantial indebtedness, and the companies' inability to complete any efforts to de-lever its balance sheet through asset sales or other transactions; any adverse outcome of the SEC's current investigation into QCII's accounting policies, practices and procedures and certain transactions; any adverse outcome of the current investigation by the U.S. Attorney's office in Denver into certain matters relating to QCII; adverse results of increased review and scrutiny by Congress, regulatory authorities, media and others (including any internal analyses) of financial reporting issues and practices or otherwise; the failure of QCII's chief executive and chief financial officers to provide certain certifications relating to cert ain public filings; delays in making required public filings with the SEC; rapid and significant changes in technology and markets; any adverse developments in commercial disputes or legal proceedings, including any adverse outcome of current or future legal proceedings related to matters that are the subject of governmental investigations, and, to the extent not covered by insurance, if any, the companies' inability to satisfy any resulting obligations from funds available to it, if any; QCII's future ability to provide interLATA services within the companies' 14-state local service area; potential fluctuations in quarterly results; volatility of QCII's stock price; intense competition in the markets in which the companies compete, including the

likelihood of certain of the companies' competitors emerging from bankruptcy court protection or otherwise reorganizing their capital structure and competing effectively against us; changes in demand for the companies' products and services; dependence on new product development and acceleration of the deployment of advanced new services, such as broadband data, wireless and video services, which could require substantial expenditure of financial and other resources in excess of contemplated levels; higher than anticipated employee levels, capital expenditures and operating expenses; adverse changes in the regulatory or legislative environment affecting the companies' business; changes in the outcome of future events from the assumed outcome included in the companies' significant accounting policies; and any negative consequences as a result of our practice of distributing much or all of our net income each year to QCII.

The information contained in this Current Report on Form 8-K is a statement of the companies' present intention, belief or expectation and is based upon, among other things, the existing regulatory environment, industry conditions, market conditions and prices, the economy in general and the companies' assumptions. The companies may change their intention, belief or expectation at any time and without notice, based upon any changes in such factors, in their assumptions or otherwise. The cautionary statements contained or referred to in this Current Report on Form 8-K should be considered in connection with any subsequent written or oral forward-looking statements that the companies or persons acting on their behalf may issue.

By including any information in this Current Report on Form 8-K, the companies do not necessarily acknowledge that disclosure of such information is required by applicable law or that the information is material.

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, Qwest has duly caused this report to be signed on its behalf by the undersigned thereunto duly authorized.

QWEST COMMUNICATIONS INTERNATIONAL INC. QWEST CORPORATION By: /s/ STEPHEN E. BRILZ Stephen E. Brilz Assistant Secretary

DATE: May 29, 2003

EXHIBIT INDEX

Exhibi	Description
t No.	

Exhibi Qwest Corporation selected financial data for the three months ended March 31, 2003 and 2002 and the years ended December 31, 2002 and 2001 and selected restatement adjustment information for the three months ended March 31, 2002 and the years ended December 31, 2001 and 2000.

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Item 7(c). Exhibits. Item 9. Regulation FD Disclosure. SIGNATURES EXHIBIT INDEX

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Exhibit 99.1

QWEST CORPORATION CONDENSED CONSOLIDATED STATEMENTS OF OPERATIONS (1) (DOLLARS IN MILLIONS) (UNAUDITED)

	Three months ended March 31,			%	
	2003		2002		Change
OPERATING REVENUES:	\$	2,877	(AS RES \$	FATED) 3,074	(6.4)
OPERATING EXPENSES: Employee-related and other operating expenses Depreciation and amortization Restructuring, merger-related and other charges		1,434 689 13		1,559 759 —	(8.0) (9.2)
Operating income OTHER EXPENSE (INCOME): Interest expense — net		741		756	(2.0)
Other expense (income) — net		2		(14)	N/A
Total other expense — net Income before income taxes and cumulative effect of change in accounting principle		566		604	(6.3)
Income tax provision Income before cumulative effect of change in accounting principle		216 350		233	(7.3)
Cumulative effect of change in acctg. principle, net of tax of \$140 and \$0, respectively (2)		219			(3.7)
NET INCOME	\$	569	\$	371	53.4
SELECTED CONSOLIDATED DATA: Cash dividends paid on common stock to parent	\$		\$	627	_

(1) These results are unaudited but include for all periods the estimated impact of various restatements previously disclosed by the company. We believe these results have been prepared in accordance with accounting principles generally accepted in the United States (GAAP); however, the Company can give no assurances that all adjustments to these results are final and that all adjustments necessary to present its financial statements in accordance with GAAP have been identified.

(2) Amount represents cumulative effect of adopting Statement of Financial Accounting Standards No. 143, "Accounting for Asset Retirement Obligations" (SFAS 143). SFAS 143 provides new requirements for the recognition of costs of removal of long-lived assets.

QWEST CORPORATION SELECTED CONSOLIDATED DATA (1) (UNAUDITED)

As of or for the twelve months ended December 31,

2002 2001

% Change

Operating revenues (in millions)	\$ 12,012	(AS RESTATED) \$ 12,618	(4.8)
Operating income (in millions)	1,854(2)	2,875	(35.5)
Net income (in millions)	734	1,473	(50.2)
Cash dividends paid on common stock to parent (in millions)	1,915	_	_
Cash and cash equivalents (in billions)	0.3	0.2	50.0
Borrowings (in millions): Short-term borrowings — non-affiliate Short-term borrowings — affiliate (3)	1,254 1,888	1,511 2,292	(17.0) (17.6)
Total short-term borrowings	3,142	3,803	(17.4)
Total long-term borrowings Total borrowings (affiliate and non-affiliate)	6,017 9,159	5,781 9,584	4.1 (4.4)
Total non-affiliate borrowings	\$ 7,271	\$ 7,292	(0.3)

- (1) These results are unaudited but include for all periods the estimated impact of various restatements previously disclosed by the company. We believe these results have been prepared in accordance with accounting principles generally accepted in the United States (GAAP); however, the Company can give no assurances that all adjustments to these results are final and that all adjustments necessary to present its financial statements in accordance with GAAP have been identified.
- (2) Operating income for the year ended December 31, 2002 includes a net impairment charge of approximately \$795 million related to wireless assets.
- (3) Short-term borrowings affiliate represents borrowings by Qwest Corporation's wholly-owned subsidiary, Qwest Wireless, from other Qwest entities.

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QWEST CORPORATION SELECTED CONSOLIDATED DATA (1) (UNAUDITED)

	As of March 31, 2003	As of December 31, 2002	% Change
Cash and cash equivalents (in billions) (2)	\$ 1.3	\$ 0.3	333.3
Borrowings (in millions): Short-term borrowings — non-affiliate Short-term borrowings — affiliate (2)	1,104 1,953	1,254 1,888	(12.0) 3.4
Total short-term borrowings	3,057	3,142	(2.7)
Total long-term borrowings Total borrowings (affiliate and non-affiliate)	6,014 \$ 9,071	\$ 6,017 \$ 9,159	(1.0)

	0011	
Total	non-affiliate	horrowings

\$ 7,118 \$ 7,271 (2.1)

- (1) These results are unaudited but include for all periods the estimated impact of various restatements previously disclosed by the company. We believe these results have been prepared in accordance with accounting principles generally accepted in the United States (GAAP); however, the Company can give no assurances that all adjustments to these results are final and that all adjustments necessary to present its financial statements in accordance with GAAP have been identified.
- (2) Short-term borrowings affiliate represents borrowings by Qwest Corporation's wholly-owned subsidiary, Qwest Wireless, from other Qwest entities.

Operational Highlights and Certain Outlook

The financial information presented above for the first quarter of 2003 and of 2002 and the full-years 2002, 2001 and 2000 is provided on an "as reported" basis and is unaudited, but includes for all periods the estimated impact of various restatements as of May 29, 2003. We believe these results have been prepared in accordance with accounting principles generally accepted in the United States (GAAP); however, QC can give no assurances that all adjustments to these results are final and that all adjustments necessary to present its financial statements in accordance with GAAP have been identified. In addition much of this financial information is provided on a restated basis. This financial information supersedes previously disclosed or disseminated financial information with respect to QC as to the relevant periods.

As reported operating revenue for the first quarter of 2003 was \$2,877 million, a 6.4 percent decrease from restated operating revenue of \$3,074 million reported for the same period last year. First quarter revenues declined primarily due to access line losses. These trends were partially offset by continued growth of our advanced IP product revenue. Operating revenue for full-year 2002 was \$12,012 million, a 4.8 percent decline from full-year 2001 operating revenue of \$12,618 million.

Employee related expenses and other operating expenses declined by \$125 million, or 8%, over the first quarter of 2003 as compared to the first quarter of 2002.

For the first quarter of 2003, operating income was \$741 million compared with \$756 million operating income in the first quarter of 2002. For the full-year 2002, operating income was \$1,854 million, compared to \$2,875 million in full-year 2001. Full-year 2002 operating income includes an approximate \$795 million net impairment charge relating to the long-lived assets at QC's wholly-owned subsidiary, Qwest Wireless, LLC.

QC's capital expenditures for the first quarter of 2003 were approximately \$400 million. QCII expects its consolidated capital spending to be approximately \$2.5 billion for full-year 2003, of which QC's portion is expected to be 80-85%.

QC's Current Indebtedness

Our current indebtedness consists primarily of debentures and medium-term notes. As of December 31, 2002, we had approximately \$7.3 billion aggregate principal amount of indebtedness due to non-affiliates (includes approximately \$1.2 billion of our senior notes that have matured or will mature in June 2003). The indentures governing such notes contain two material covenants: (1) a prohibition on certain liens that restricts only QC and (2) a limitation on mergers or sales of all or substantially all of the assets of QC, which requires that the transferee or successor assume the obligations in respect of such notes. These notes are unsecured obligations of QC.

Included in the above amounts is \$1.5 billion in bonds we issued in March 2002 with a ten-year maturity and an 8.875% interest rate (which increased to 9.125% from August 9 to August 14, 2002 due to QC not filing a registration statement until August 14, 2002 and then increased to 9.125% again, beginning on October 8, 2002, due to the registration statement not yet being declared effective).

Accounting and Restatement

We have substantially completed reviewing our accounting policies and practices for full-years 2001 and 2000. Our review has revealed that, in certain cases we have misinterpreted or misapplied GAAP. Accordingly, we announced that we will be restating our financial statements for full-years 2001 and 2000. The adjustments necessary in connection with the restatements also will impact our results for full-years 2003 and 2002. The table below presents selected restatement adjustment information affecting the first quarter of 2002 and the full-years 2001 and 2000. This information reflects those adjustments affecting QC that also may affect QCII and are identified in QCII's separate current report on Form 8-K filed today.

QWEST CORPORATION SELECTED RESTATEMENT ADJUSTMENT INFORMATION (DOLLARS IN MILLIONS) (UNAUDITED)

	For the three months ended March 31, 2002	For the twelve Decem	months ended aber 31,	
		2001	2000	
Estimated restatement adjustments to operating revenue: Previously reported operating revenue Aggregate adjustments to revenue	\$ 3,049 25	\$ 12,675 (57)	\$ 12,300 (147)	
Total revenue, as adjusted	3,074	12,618	12,153	
Estimated restatement adjustments to operating income: Previously reported operating income Aggregate adjustments to operating income	817 (61) 3,322 (447)	2,492 (115)	
Total operating income, as adjusted	756	2,875	2,377	
Estimated restatement adjustments to net income: Previously reported net income Aggregate adjustments to net income	391 (20) 1,737) (264)	1,196	
Total net income, as adjusted	\$ 371	\$ 1,473	\$ 1,204	

Restatement Discussion

Early in 2002, QCII and its board of directors began an analysis of certain of Qwest's accounting transactions. Subsequently, QCII and its board of directors expanded this review to include an assessment of internal controls, as well as accounting policies, practices and procedures. In connection with this review, QCII has discovered items that required restatement in the full-years 2001 and 2000 financial statements. In making these restatements, QC has consulted with KPMG LLP (KPMG). The restatements involve, among other matters, revenue and expense recognition and cost accrual issues for the full-years 2002, 2001 and 2000.

As of the date of this Form 8-K, the above table illustrates the estimated adjustments to revenue, operating income and net income for the fullyears 2001 and 2000 and for the first quarter 2002, resulting from QC's restatement. The restated financial statements are subject to audit by KPMG.

Revenue Adjustments Identified

Included in revenue adjustments are adjustments resulting from billing errors, revenue recognition and/or related timing and other items.

• *Billing Errors*. As previously disclosed by QCII, the billing adjustments relate to our wireless business to properly recognize the impact of certain promotional campaigns, involving complementary equipment and minutes of-use packages. QC expects that the correction to its previously issued financial statements for these items will result in a decrease in previously reported revenue and operating income of approximately \$5 million, \$47 million and \$57 million in the restated first quarter of 2002, and full-years 2001 and 2000 financial statements, respectively.

Revenue Recognition and/or Related Timing. As previously disclosed by QCII, QC has determined that in certain circumstances QC recognized revenue before the sales process was complete. QC expects the correction to its previously issued financial statements for these items will result in an increase in revenue, operating income and net income of approximately \$19 million in the restated first quarter of 2002 financial statements and approximately \$19 million in the restated full-year 2001 financial statements. QC also expects this correction will result in a decrease in previously reported revenue and operating income in the restated full-year 2000 financial statements of approximately \$90 million and a decrease of approximately \$157 million in net income for the same period. The adjustment to net income will be reflected as the cumulative effect of a change in accounting principle in connection with the adoption of Staff Accounting Bulletin No. 101 ("Revenue Recognition in Financial

Statements").

• *Other Items*. Other items include other incorrect applications of accounting principles and other accounting process errors that were individually insignificant. In the aggregate QC expects that these items will result in a decrease in previously reported revenue and operating income.

Operating Income and Net Income Adjustments Identified

Included in the additional operating income and net income restatement entries are items that result from the mis-accrual of expenses, deferral of costs that are non-recoverable and other items.

- *Mis-accrual of Expenses*. Mis -accrual of expenses primarily related to merger, employee benefit and compensation expenses. QC expects that the correction to its previously issued financial statements for these items will result in a (decrease)/increase in previously reported operating and net income of approximately (\$187) million and \$154 million in the restated full-years 2001 and 2000 financial statements, respectively.
- **Design Services Costs.** As previously disclosed by QCII, during 2001 and 2000, we changed our accounting policy to begin capitalization of certain costs, which were associated with designing, deploying and testing facilities, however some of those were determined to be inappropriately capitalized. We expect that this will result in a decrease of approximately \$22 million, \$84 million and \$100 million in previously reported operating and net income in the restated first quarter of 2002, and full-years 2001 and 2000 financial statements, respectively.
- *Related Party Adjustments*. Costs for services exchanged with QC's parent had been inaccurately recorded. QC expects that the correction to its previously issued financial statements for these items will result in an increase in previously reported operating and net income of approximately \$21 million and \$197 million in the restated full-years 2001 and 2000 financial statements, respectively.
- *Tax Adjustments*. As a result of new restatement entries that affected revenue and expenses in full-years 2001 and 2000 tax benefits/(expenses) of approximately \$161 million and (\$45) million, respectively, were recognized in net income in these years.
- *Other Items*. Other items include other incorrect applications of accounting principles and other accounting process errors that were individually insignificant. In the aggregate QC expects the correction to its previously issued financial statements for these items will result in a decrease in previously reported operating and net income.

QC reiterates that the adjustments to its restated financial statements are subject to audit by KPMG. QC can give no assurances that such aggregate adjustments are final and that all adjustments necessary to present its financial statements in accordance with GAAP have been identified.

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Exhibit 99.1 QWEST CORPORATION SELECTED CONSOLIDATED DATA (1) (UNAUDITED)

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