

Decision No. R25-0056-IE

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF COLORADO

PROCEEDING NO. 24F-0470T

LARIMER EMERGENCY TELEPHONE AUTHORITY,

COMPLAINANT,

V.

QWEST CORPORATION DOING BUSINESS AS CENTURYLINK QC,

RESPONDENT.

**ERRATA NOTICE FOR
INTERIM DECISION
DENYING MOTION TO DISQUALIFY ADMINISTRATIVE
LAW JUDGE ROBERT I. GARVEY AND SCHEDULING
PREHEARING CONFERENCE**

Errata issued January 27, 2025

Original Decision R25-0056-I issued: January 24, 2025

1. Decision No. #74 states

LETA was the only party to file exceptions to the Recommended Decision in 23A-0197T. LETA's exceptions contained ten separate arguments, each of which contained additional sub-arguments. In Commission Decision No. C24-0688, **Staff** denied all exceptions and all sub-arguments other than the correction of an incorrect number pointed out by all parties in a jointly-filed motion to amend. None of the exceptions filed by LETA alleged bias by the ALJ.

That paragraph is incorrect.

Decision No. #74 shall be corrected to read:

LETA was the only party to file exceptions to the Recommended Decision in 23A-0197T. LETA's exceptions contained ten separate arguments, each of which contained additional sub-arguments. In Commission Decision No. C24-0688, **the Commission** denied all exceptions and all sub-arguments other than the correction of an incorrect number pointed out by all parties in a jointly-filed motion to amend. None of the exceptions filed by LETA alleged bias by the ALJ.

2. Decision No. #11 states:

LETA filed its Motion to Disqualify under **Rule 1500** of the Rules of Practice and Procedure, 4 *Code of Colorado Regulations* 723-1. This rule provides that "within ten days after any response has been filed, the Commissioner or Administrative Law Judge shall rule on the motion on the record.

That paragraph is incorrect.

Decision No. #11 shall be corrected to read:

LETA filed its Motion to Disqualify under **Rule 1109** of the Rules of Practice and Procedure, 4 *Code of Colorado Regulations* 723-1. This rule provides that "within ten days after any response has been filed, the Commissioner or Administrative Law Judge shall rule on the motion on the record.

3. Decision No. #17 states:

The undersigned shall *sua sponte* waive the 10-day timeframe contained in Commission **Rule 1500** to allow ample time to address the arguments contained in the Motion to Disqualify.

That paragraph is incorrect.

Decision No. #17 shall be corrected to read:

The undersigned shall *sua sponte* waive the 10-day timeframe contained in Commission **Rule 1109** to allow ample time to address the arguments contained in the Motion to Disqualify.

(S E A L)



THE PUBLIC UTILITIES COMMISSION
OF THE STATE OF COLORADO

ROBERT I. GARVEY

Administrative Law Judge

ATTEST: A TRUE COPY

A handwritten signature in cursive script that reads 'Rebecca E. White'.

Rebecca E. White,
Director