REPUBLIC SERVICES INC

Form 4

March 04, 2003

March 04, 2003		
FORM 4	UNITED STATES SECURITIES AND EXCHANGE COMMISSION	OMB APPROVAL
Check this box if no	Washington, D.C. 20549	
longer subject to		
Section 16. Form 4 or		
Form 5 obligations may	STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP	
continue.		OMD N 1 2225 0207
See Instruction 1(b).		OMB Number: 3235-0287
	Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934, Section	Expires: January 31, 2005
(Print or Type	17(a) of the Public Utility Holding Company Act of 1935 or Section 30(h) of the	Estimated average burden
· • • •	Investment Company Act of 1940	hours per response 0.5
Responses)		

			6. Relationship of Reporting Person(s) to Issuer (Check all applicable)
			_ Director
1. Name and Address of Reporting Person *			_ 10% Owner
Bill & Melinda Gates Foundation	2. Issuer Name and Ticker or Trading Symbol		_ Officer (give title below)
(Last) (First) (Middle)	Republic Services, Inc. (RSG)	4. Statement for (Month/Day/Year)	X(1) Other (specify below)
1551 Eastlake Avenue E.	()	02/28/03	-
(Street) Seattle WA 98102 (City) (State) (Zip)	3. I.R.S. Identification Number of Reporting Person, if an entity (voluntary)	5. If Amendment, Date of Original (Month/Day/Year)	 7. Individual or Joint/Group Filing (Check Applicable Line) X Form filed by One Reporting Person Form filed by More than One Reporting Person

Table I - Non-Derivative Securities Acquired, Disposed of, or Beneficially Owned

1. Title of Security	2. Transaction Date (Month/Day/	Exacution		4. Securities Acquired (A) or Disposed of (D)	Owned Following	Direct (D) or Indirect (I)	7. Nature of Indirect Beneficial Ownership (Instr. 4)	
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Common Stock	02/28/03	Р		2,500	Α	18.91			
Common Stock	02/28/03	P Code	V	1,300 Amount	A (A) or (D)	18.92 Price			
Common Stock	02/28/03	Р		3,000	А	18.93			
Common Stock	02/28/03	Р		1,300	А	18.94			
Common Stock	02/28/03	Р		24,500	А	18.95			
Common Stock	02/28/03	Р		10,400	А	18.96			
Common Stock	02/28/03	Р		4,500	А	18.97			
Common Stock	02/28/03	Р		1,200	А	18.98			
Common Stock	02/28/03	Р		4,000	А	19.01			
Common Stock	02/28/03	Р		4,200	А	19.04			
Common Stock	02/28/03	Р		29,000	А	19.05			
Common Stock	02/28/03	Р		3,100	А	19.07			
Common Stock	02/28/03	Р		4,000	Α	19.08			
Common Stock	02/28/03	Р		3,500	Α	19.09			
Common Stock	02/28/03	Р		3,500	А	19.10	250,000	D	

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

* If the form is filed by more than one reporting person, *see* Instruction 4(b)(v).

Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)

	2. Conversion	3	3A. Deemed	4. Transa Code (Instr.	acti	(Inst	vativ uritie uired or oosed O) r. 3,	S	cisable and ate	Amou Unde Secur	rlying		Securities Beneficially	10. Ownership Form of Derivative Securities:	11. Nature
Derivative Security	or Exercise Price of Derivative	Transaction Date (Month/Day/	Execution Date, if any (Month/Day/ Year)	Code	V	(A)	(D)	Date Exercisable	Expiration Date		Amount or Number of Shares	Derivative	Following	Direct (D) or Indirect	of Indirect Beneficial Ownership (Instr. 4)

Explanation of Responses:

(1) The Reporting Person may be deemed to be a member of a Section 13(d) group that beneficially owns more than 10% of the issuer's outstanding Common Stock. The Reporting Person disclaims beneficial ownership of all securities other than those reported above, and this report shall not be deemed an admission that such a group exists or that the Reporting Person is the beneficial owner of the securities of such group for purposes of Section 16 or for any other purpose.

** Signature of Reporting Person

Date

Attorney-in-fact.

Duly authorized under Special Power of Attorney appointing Michael Larson attorney-in-fact, dated March 14, 2001, by and on behalf of William H. Gates III, filed as Exhibit B to Cascade Investment's Amendment No. 1 to Schedule 13D with respect to Pan American Silver Corp. on March 19, 2001, SEC File No. 005-52919, and incorporated by reference herein.

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

- * If the form is filed by more than one reporting person, see Instruction 4(b)(v).
- ** Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, see Instruction 6 for procedure.

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http://www.sec.gov/divisions/corpfin/forms/form4.htm

Last update: 09/05/2002

w Roman" SIZE="2">)

Amortization of employee benefit plans prior service cost and actuarial losses, net of tax

(2) (3) (6)

Amortization of cash flow derivatives, net of tax

1 1 2 3

Comprehensive Income, Net of Tax

\$161 \$157 \$579 \$693

Earnings per Common Share

Basic

\$1.12 \$1.02 \$3.92 \$3.25

Diluted

\$1.11 \$1.01 \$3.88 \$3.21

Weighted Average Common Shares Outstanding

Basic

142.6 152.8 147.4 151.6

Potentially dilutive shares under incentive plans

1.4 1.7 1.6 1.9

Diluted

144.0 154.5 149.0 153.5

See accompanying Condensed Notes to Consolidated Financial Statements (Unaudited)

EMBARQ CORPORATION

CONSOLIDATED STATEMENTS OF CASH FLOWS (UNAUDITED)

(millions)

	Year to Septemi 2008	
Operating Activities		
Net income	\$ 578	\$ 493
Adjustments to reconcile net income to net cash provided by operating activities:		
Depreciation	750	794
Provision for losses on accounts receivable	77	67
Deferred and noncurrent income taxes	15	(18)
Stock-based compensation expense	35	46
Net losses (gains) on sales of assets	(9)	(7)
Other, net	40	32
Changes in assets and liabilities:		
Accounts receivable	(3)	(72)
Inventories and other current assets	(13)	(17)
Accounts payable and other current liabilities	(18)	(24)
Noncurrent assets and liabilities, net	(79)	(67)
Net cash provided by operating activities	1,373	1,227
Investing Activities		
Capital expenditures	(532)	(566)
Proceeds from construction reimbursements	6	7
Proceeds from sales of assets	10	19
Net cash used by investing activities	(516)	(540)
Financing Activities		
Principal payments on long-term debt	(99)	(747)
Borrowings under revolving credit agreement	1,075	925
Repayments under revolving credit agreement	(1,015)	(760)
Proceeds from common stock issued	13	105
Repurchase of common stock	(500)	(2)
Dividends paid to stockholders	(306)	(271)
Tax effects of stock-based compensation	1	24
Other, net	(12)	(4)
Net cash used by financing activities	(843)	(730)
Increase (Decrease) in Cash and Equivalents	14	(43)
Cash and Equivalents at Beginning of Period	69	53
Cash and Equivalents at End of Period	\$ 83	\$ 10

See accompanying Condensed Notes to Consolidated Financial Statements (Unaudited)

EMBARQ CORPORATION

CONSOLIDATED STATEMENTS OF STOCKHOLDERS EQUITY (UNAUDITED)

(millions, except per share data)

							Acc	umulated				
								Other				
							Com	prehensive			Т	otal
	Preferred	Com	mon	Paid-in	Re	tained		ncome	Tr	easury	Stock	cholders
	Stock	Ste	ock	Capital	Ea	rnings		(Loss)	5	Stock	E	quity
January 1, 2008 Balance	\$	\$	2	\$ (231)	\$	623	\$	(130)	\$		\$	264
Net income						578						578
Dividends to shareholders (\$2.0625 per share)						(307)						(307)
Common stock issued				13								13
Stock-based compensation expense				35								35
Tax effects of stock-based compensation				1								1
Restricted stock units surrendered for tax												
withholding				(17)								(17)
Amortization of (net of tax):												
Employee benefit plans prior service cost and												
actuarial losses								3				3
Cash flow derivative								(2)				(2)
Repurchase of common stock										(500)		(500)
September 30, 2008 Balance	\$	\$	2	\$ (199)	\$	894	\$	(129)	\$	(500)	\$	68

See accompanying Condensed Notes to Consolidated Financial Statements (Unaudited)

EMBARQ CORPORATION

CONDENSED NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

The information in this Form 10-Q has been prepared according to Securities and Exchange Commission (SEC) rules and regulations. The consolidated interim financial statements of Embarq Corporation (Embarq) reflect all adjustments, consisting only of normal recurring accruals needed to fairly present Embarq s consolidated financial position, results of operations and cash flows.

Certain information and footnote disclosures normally included in consolidated financial statements prepared in accordance with accounting principles generally accepted in the United States were condensed or omitted. As a result, these consolidated financial statements should be read along with Embarq s Annual Report on Form 10-K for the year ended December 31, 2007. Operating results for the 2008 year to date period do not necessarily represent the results that may be expected for the year ending December 31, 2008.

Note 1. Background and Basis of Presentation

Background

Embarq was incorporated in 2005 under the laws of Delaware and was formerly a wholly owned subsidiary of Sprint Nextel Corporation (Sprint Nextel). On May 17, 2006, Sprint Nextel spun-off its local communications business and product distribution operations, thereby establishing Embarq as a separate, stand-alone company.

Embarq provides a suite of integrated communications services including local and long distance voice, data, high-speed Internet, satellite video, professional services and communications equipment to consumer and business customers primarily in local service territories in 18 states. Embarq also provides wholesale access to its local network and other communications services primarily to wireline and wireless carriers. Through its Logistics segment, Embarq engages in wholesale product distribution, logistics and configuration services.

As of September 30, 2008, Embarq had approximately 17 thousand active employees. Approximately 34% of these employees were represented by unions subject to collective bargaining agreements. Of the union-represented employees, approximately 43% have collective bargaining agreements that will expire within one year. There were no material changes related to any employee collective bargaining agreements during the year to date period ended September 30, 2008.

Basis of Presentation

The accompanying consolidated financial statements reflect all the accounts of Embarq and its wholly owned subsidiaries. All intercompany transactions have been eliminated.

The consolidated financial statements were prepared using accounting principles generally accepted in the United States. These principles require management to make estimates and assumptions that affect the reported amounts of assets and liabilities, the disclosure of contingent assets and liabilities and the reported amounts of revenues and expenses. Actual results could differ from those estimates.

Certain prior year amounts have been reclassified to conform to the current year presentation. These reclassifications had no effect on the results of operations or stockholders equity as previously reported.

Universal Service Fund

Embarq records federal and state Universal Service Fund (USF) surcharges on a gross basis. The total amount of surcharges recorded in net operating revenues for the quarter and year to date periods ended September 30, 2008 and 2007, were as follows:

Quarter Ended September 30,
2008Year to Date September 30,
20082007

		(1	nillions)	
Federal and state USF surcharges	\$ 22	\$ 23	\$ 64	\$ 69

Workforce Actions

In order to better align organizational resources with Embarq s business needs as well as to improve its overall cost structure, Embarq has taken various steps, including both voluntary and involuntary reductions in its workforce. Related to these reductions, Embarq recognized the following charges:

	-	Quarter Ended September 30, 2008 2007 (milli		o Date iber 30, 2007
Severance	\$ 53	\$ 33	\$ 58	\$ 49
Contractual early retirement benefits (also see Note 5)	13		13	
Total	\$ 66	\$ 33	\$ 71	\$ 49
Cost of services Telecommunications segment	\$ 49	\$ 21	\$ 48	\$ 24
Selling, general and administrative				
Telecommunications segment	16	10	22	22
Logistics segment	1	2	1	3
Subtotal	17	12	23	25
Total	\$ 66	\$ 33	\$ 71	\$ 49

Depreciation Rate Adjustments

On an annual basis, Embarq performs an analysis of the remaining life depreciation rates. Depreciation rates for various digital switching equipment, digital loop carrier equipment and high-speed Internet equipment were adjusted during 2008 and 2007, which resulted in depreciation expense being reduced by the following:

	Quarter Septer	rs Ended 1ber 30,	Year to Date September 30,		
	2008	2007	2008	2007	
Depreciation expense reduction (millions)	\$ 14	\$ 11	\$ 38	\$ 34	
Basic and diluted earning per share	0.06	0.04	0.16	0.14	
Treasury Stock					

Shares of common stock repurchased by Embarq are reflected as treasury stock on the trade date and are carried at cost, including any direct third-party fees. Embarq uses the weighted average cost method for the issue of common stock from treasury. In the event shares are not retired and subsequently issued from treasury, paid-in capital will increase for any gains and paid-in capital, or retained earnings in the event of a deficit in paid-in capital, will decrease for any losses.

Spin-Off Related Expenditures

Embarq replicated or otherwise arranged for replacement of certain facilities, systems, infrastructure and personnel related to functions historically performed by Sprint Nextel and successfully completed the exit of all remaining transitional agreements during the 2008 second quarter.

No significant spin-off expenditures were incurred during the year to date period ended September 30, 2008. Embarq incurred the following spin-off related charges and capital expenditures for the quarter and year to date period ended September 30, 2007:

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	Quarter	Year t (<i>millions</i>)	to Date
Spin-off related charges	\$4	\$	21
Capital expenditures	2		8
Adoption of SFAS 157			

On January 1, 2008, Embarq adopted Statement of Financial Accounting Standards (SFAS) No. 157, *Fair Value Measurements*, for its financial assets and liabilities. Embarq s adoption of SFAS No. 157 did not impact its financial position, results of operations, liquidity or disclosures as there are no financial assets or liabilities that are measured at fair

value on a recurring basis. In accordance with FASB Staff Position (FSP) No. 157-2, *Effective Date of FASB Statement No. 157*, Embarq elected to defer until January 1, 2009, the adoption of SFAS No. 157 for all nonfinancial assets and liabilities that are not recognized or disclosed at fair value in the financial statements on a recurring basis. This includes goodwill and nonfinancial long-lived assets that are measured at fair value in impairment testing and asset retirement obligations initially measured at fair value. The adoption of SFAS No. 157 for those nonfinancial assets and liabilities within the scope of FSP 157-2 is not expected to have a material impact on Embarq s financial position, results of operations or liquidity.

Recently Issued Accounting Pronouncements

Emerging Issues Task Force (EITF), 03-6-1, *Determining Whether Instruments Granted in Share-based Payment Transactions are Participating Securities.* This standard concluded that unvested share-based payment awards that contain a nonforfeitable right to receive dividends, whether paid or unpaid, are participating securities and should be included in the computation of earnings per share pursuant to the two-class method prescribed under SFAS No. 128, *Earnings per Share.* This standard is effective for fiscal years beginning after December 15, 2008 with early adoption prohibited. Embarq is evaluating the impact of this standard but does not believe it will have a material impact on basic or diluted earnings per share.

Note 2. Commitments and Contingencies

Litigation, Claims and Assessments

Seven former manufactured gas plant sites have been identified that may have been owned or operated by entities acquired by Embarq s subsidiary, Centel Corporation (Centel), before that company was acquired by Sprint Nextel. These sites are not currently owned or operated by either Sprint Nextel or Embarq. On three sites, Embarq and the current landowners are working with the EPA pursuant to administrative consent orders. Expenditures pursuant to the orders are not expected to be material. On five sites, including the three sites where the EPA is involved, Centel has entered into agreements with other potentially responsible parties to share costs. Further, Sprint Nextel has agreed to indemnify Embarq for most of any eventual liability arising from all seven of these sites.

In December 2007, a group of retirees filed a putative class action lawsuit in the United States District Court for the District of Kansas, challenging the decision to make certain modifications to Embarq s retiree benefits programs generally effective January 1, 2008. See Note 5, Employee Benefit Plans, for additional information. Defendants include Embarq Corporation, certain of its benefits plans, its Employee Benefits Committee and its plan administrator. Additional defendants include Sprint Nextel and certain of its benefits plans. In addition, a complaint in arbitration has been filed by 15 former Centel executives, similarly challenging the benefits changes. Embarq and other defendants intend to vigorously contest these claims and charges.

In addition, Embarq is subject to various other lawsuits, regulatory proceedings against Embarq and other claims typical for a business enterprise. While it is not possible to determine the ultimate disposition of each of these proceedings and whether they will be resolved consistent with Embarq s expectations, Embarq expects that the outcome of these proceedings, individually or in the aggregate, will not have a material adverse effect on its financial condition, results of operations or liquidity.

Purchase Commitments: Voice Network Monitoring

During the 2008 second quarter, Embarq entered into a seven year outsourcing agreement for traffic monitoring services and technical support for its voice network operations. Embarq s contractual obligation, based on expected call traffic volume, is estimated to be approximately \$27 million annually, which will be reflected as cost of services in the Consolidated Statements of Operations and Comprehensive Income (Unaudited).

Note 3. Debt and Financial Instruments

During 2008, Embarq increased outstanding borrowings under its credit agreement by \$60 million through net advances on the revolving credit facility. Additionally, Embarq made \$99 million in scheduled principal payments.

As of September 30, 2008, Embarq s long-term debt had a carrying value of approximately \$5.8 billion and a fair value of approximately \$4.9 billion. This fair value was computed based on observable market transactions and through discounted cash flow analysis using market-based credit spreads.

Note 4. Income Taxes

Embarq records deferred income taxes based on temporary differences between the carrying amounts of assets and liabilities for financial reporting purposes and their tax basis.

The differences that caused Embarq s effective income tax rates to vary from the 35% federal statutory rate for income taxes related to continuing operations were as follows:

		to Date nber 30,
	2008 (mil	2007 lions)
Income tax expense at the federal statutory rate	\$ 320	\$ 283
Effect of: State income taxes, net of federal income tax effect	14	31
Other, net	1	1
Income tax expense	\$ 335	\$ 315
Effective income tax rate	36.7%	39.0%

During the 2007 fourth quarter, Embarq modified its legal entity structure, which resulted in a reduction of state income tax expense. Also, a state income tax settlement during the 2008 first quarter reduced state income tax expense for 2008 by \$5 million.

Note 5. Employee Benefit Plans

The components of net periodic benefit cost were as follows:

		d September 30, 008	Quarter Ended 20	· /
		Other		Other
		Post-		Post-
	Pension Benefits	retirement Benefits	Pension Benefits	retirement Benefits
	Denents		lions)	Denents
Service cost	\$ 12	\$ 2	\$ 13	\$ 2
Interest cost	52	4	51	4
Expected return on plan assets	(71)		(67)	
Amortization of transition benefit		(1)		(1)
Amortization of prior service cost (benefit)	3	(14)	4	(19)
Amortization of actuarial losses	9	4	15	3
Contractual retirement benefits	13			
Net cost (benefit)	\$ 18	\$ (5)	\$ 16	\$ (11)

	Yea	ar to Date		
		ember 30, 2008	Year to Date S 20	· /
		Other		Other
	D	Post-	Pension	Post-
	Pension Benefits	Pension retirement		retirement Benefits
	Denents	Benefits (m	Benefits illions)	Denents
Service cost	\$ 40	\$6	\$ 41	\$ 6
Interest cost	153	12	148	22
Expected return on plan assets	(208)	(2)	(198)	(2)
Amortization of transition benefit		(1)		(1)

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Amortization of prior service cost (benefit)	9	(40)	12	(48)
Amortization of actuarial losses	26	10	35	11
Contractual retirement benefits	13			
Net cost (benefit)	\$ 33	\$ (15)	\$ 38	\$ (12)

For the year to date period ended September 30, 2008, the actual loss on the pension plan s assets has been approximately (17)%. Net periodic benefit cost for 2008 assumes an annualized expected return on plan trust assets of 8.5%. Exclusive of other assumption changes, if this large difference between expected and actual return on plan trust assets for 2008 is sustained, net periodic benefit cost for 2009 will increase.

During the 2008 third quarter, Embarq recognized \$13 million in additional pension costs related to contractual early retirement benefits for certain participants affected by workforce reductions. In addition, during this quarter Embarq made a contribution to its pension plan s trust of \$61 million related to the 2007 plan year.

During the 2008 first quarter, Embarq became aware of transactions that involved the inadvertent receipt of funds by the plan sponsors from the assets of the defined benefit pension plans in which Embarq s employees and retirees currently participate, and in which they participated before the spin-off. These transactions, which began in 2002 and continued through March 2008, require payments to the plans trusts. With respect to the period following the spin-off, Embarq paid amounts owed to its plan s trust of approximately \$14 million in the 2008 second quarter. For the period before the spin-off,

the Embarq plan s trust may receive additional funds from the Sprint Nextel plan s trust or Sprint Nextel related to these transactions. As of October 29, 2008, Sprint Nextel has not confirmed its intentions with respect to the ultimate disposition of the pre-spin-off amount. Accordingly, no amounts have been reflected in the accompanying Consolidated Balance Sheet (unaudited) as of September 30, 2008. The eventual outcome is not expected to have a material adverse effect on Embarq s financial condition, results of operations or liquidity.

During the 2007 second quarter, Embarq amended its other postretirement medical and life insurance plans to eliminate medical coverage and Medicare premium subsidies for Medicare-eligible retirees and Medicare-eligible beneficiaries and cap the maximum amount of life insurance benefits through the company-sponsored plan for qualified retirees at \$10 thousand, effective January 1, 2008. In addition, effective September 1, 2007, Embarq eliminated company-provided life insurance coverage for retirees who also have benefits through a separate subsidiary company-sponsored plan.

Note 6. Stock-based Compensation

2008 Second Quarter

On May 1, 2008, approximately 20 thousand restricted stock units were granted to non-employee members of the board of directors as part of their annual compensation program. These awards had a fair value of \$43.08 per restricted stock unit resulting in approximately \$1 million in compensation expense that will be recognized over the one year vesting term.

2008 First Quarter

On February 27, 2008, approximately 0.4 million restricted stock units were granted to certain non-executive employees as part of Embarq s 2007 short-term incentive program. The total award was based on the achievement of performance objectives under the 2007 short-term incentive program. These awards had a fair value of \$42.91 per restricted stock unit and will vest in full on December 1, 2008.

On March 2, 2008, approximately 0.9 million stock options and 0.4 million restricted stock units were granted to executive officers and other executive level employees as part of Embarq s 2008 long-term incentive program. The stock options will vest 34% on March 2, 2009, and 33% will vest on each of March 2, 2010 and 2011. The restricted stock units contain market and performance provisions and will vest on March 2, 2011. The restricted stock units ultimately issued could increase up to 200% of the initial number of awards granted or be reduced to zero depending on Embarq s performance. The fair value was \$6.24 per stock option and \$41.94 per restricted stock unit.

The significant assumptions used to calculate the fair value for the 2008 annual stock option grant were as follows:

	2008 Anr	ual Grant
Underlying stock price	\$	41.94
Exercise price	\$	41.94
Expected volatility		30.8%
Risk-free interest rate		2.9%
Expected dividend yield		6.6%
Expected term (years)		6.0

Total compensation expense related to all of the awards noted above was \$40.8 million, which is expected to be recognized over a weighted average vesting period of 2.0 years.

Note 7. Business Segment Information

Embarq has two segments, Telecommunications and Logistics. The Telecommunications segment provides a suite of integrated communication services including local and long distance voice, data, high-speed Internet, satellite video, professional services and communications equipment to consumer and business customers primarily within Embarq s local service territories in 18 states. The Telecommunications segment also provides wholesale access to Embarq s local network and other communications services primarily to wireline and wireless carriers. The Logistics segment engages in wholesale product distribution, logistics and configuration services.

Embarq manages its segments to the operating income level. Items, such as interest, other income and expense and income taxes are managed at the consolidated level. The reconciliation of operating income to net income is shown in the accompanying Consolidated Statements of

Operations and Comprehensive Income (Unaudited).

The financial information by operating segment was as follows:

	Quar Telecommunica	ed Septem gistics	,		ecommunicati	r Ended Septo onsLogistics	2007 solidated
Voice	\$ 960	\$	\$	960	\$ 1,051	\$	\$ 1,051
Data	202			202	195		195
High-speed Internet	138			138	124		124
Other	77			77	76		76
Service revenues	1,377			1,377	1,446		1,446
Product revenues	31	117		148	27	121	148
Total net operating revenues	\$ 1,408	\$ 117	\$	1,525	\$ 1,473	\$ 121	\$ 1,594
Operating income	\$ 355	\$ (2)	\$	353	\$ 365	\$ (2)	\$ 363

	Year te Telecommunicati	o Date Sept onsLogistic	,	nsolidatedT	Year elecommunicat Ellions)	Septemb istics	007 solidated
Voice	\$ 2,978	\$	\$	2,978	\$ 3,206	\$	\$ 3,206
Data	599			599	572		572
High-speed Internet	408			408	361		361
Other	232			232	219		219
Service revenues	4,217			4,217	4,358		4,358
Product revenues	86	342	2	428	77	353	430
Total net operating revenues	\$ 4,303	\$ 342	\$	4,645	\$ 4,435	\$ 353	\$ 4,788
Operating income	\$ 1,215	\$	\$	1,215	\$ 1,135	\$ (1)	\$ 1,134

Note 8. Supplemental Cash Flow Information and Non-Cash Activities

Embarq s supplemental cash flow information and non-cash activities were as follows:

	Year to Septem 2008 (milli	ber 30, 2007
Supplemental Cash Flow Information		
Cash paid for interest, net of amounts capitalized	\$ 227	\$ 252
Cash paid for income taxes	\$ 293	\$ 340
Non-Cash Activities		
Capital expenditure accrual	\$ (14)	\$9
Cash held in escrow from the sale of assets	10	5
Proceeds due from sale of assets	6	
Dividends accrued	1	
Extinguishment of debt		3
Issuance of treasury stock to the Employee Stock Purchase Plan		2

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Note 9. Subsequent Events

Dividend Declaration

On October 14, 2008, Embarq announced that its board of directors declared a dividend of \$0.6875 per share payable on December 31, 2008 to stockholders of record on December 10, 2008.

Merger Agreement

On October 26, 2008, Embarq entered into an Agreement and Plan of Merger (Merger Agreement) whereby CenturyTel, Inc. (CenturyTel) will acquire Embarq in a stock-for-stock transaction, which is expected to be tax-free to Embarq shareholders. Under the terms of the Merger Agreement, Embarq shareholders will receive 1.37 CenturyTel shares for each share of common stock owned. Completion of this transaction is subject to approval by the shareholders of both companies; various regulatory approvals, including expiration or termination of the applicable waiting period under the Hart-Scott-Rodino Antitrust Improvements Act and authorization by the Federal Communications Commission (FCC) and certain state regulatory bodies; as well as other customary closing conditions. Subject to these requirements, the transaction is expected to close during the 2009 second quarter. In conjunction with this transaction, Embarq may incur additional costs prior to closing including, but not limited to, potential impairments of duplicate system development efforts and technology; employee retention and severance costs; and other merger and integration costs.

Report of Independent Registered Public Accounting Firm

The Board of Directors and Stockholders

Embarq Corporation:

We have reviewed the accompanying consolidated balance sheet of Embarq Corporation and subsidiaries (the Company) as of September 30, 2008, the related consolidated statements of operations and comprehensive income for the three-month and nine-month periods ended September 30, 2008 and 2007, the related consolidated statements of cash flows for the nine-month periods ended September 30, 2008 and 2007, and the related consolidated statement of stockholders equity for the nine-month period ended September 30, 2008. These consolidated financial statements are the responsibility of the Company s management.

We conducted our review in accordance with the standards of the Public Company Accounting Oversight Board (United States). A review of interim financial information consists principally of applying analytical procedures and making inquiries of persons responsible for financial and accounting matters. It is substantially less in scope than an audit conducted in accordance with the standards of the Public Company Accounting Oversight Board (United States), the objective of which is the expression of an opinion regarding the financial statements taken as a whole. Accordingly, we do not express such an opinion.

Based on our reviews, we are not aware of any material modifications that should be made to the consolidated financial statements referred to above for them to be in conformity with U.S. generally accepted accounting principles.

We have previously audited, in accordance with standards of the Public Company Accounting Oversight Board (United States), the consolidated balance sheet of the Company as of December 31, 2007, and the related consolidated statements of operations and comprehensive income, cash flows and stockholders equity for the year then ended (not presented herein); and in our report dated February 28, 2008, we expressed an unqualified opinion on those consolidated financial statements. Our report on the consolidated financial statements and the related financial statement schedule refers to the adoption of the provisions of FASB Interpretation No. 47, *Accounting for Conditional Asset Retirement Obligations*, as of December 31, 2005. Also, as discussed in Note 6 to the consolidated financial statements, the Company adopted the provisions of Statement of Financial Accounting Standards No. 158, *Employers Accounting for Defined Benefit Pension and Other Postretirement Plans, an amendment of FASB Statements No. 87, 88, 106 and 132(R)*, as of December 31, 2006. Lastly, as discussed in Note 5 to the consolidated financial statements, the Company adopted the provisions of FASB Interpretation No. 48, *Accounting for Uncertainty in Income Taxes- an Interpretation of FASB Statement No. 109*, as of January 1, 2007. In our opinion, the information set forth in the accompanying consolidated balance sheet as of December 31, 2007, is fairly stated, in all material respects, in relation to the consolidated balance sheet from which it has been derived.

/s/ KPMG LLP

Kansas City, Missouri October 29, 2008

Item 2. Management s Discussion and Analysis of Financial Condition and Results of Operations

CAUTIONARY STATEMENT REGARDING FORWARD-LOOKING STATEMENTS

We make forward-looking statements in this document. These forward-looking statements relate to our outlook or expectations for earnings, revenues, expenses, asset quality or other future financial or business performance, strategies or expectations, or the impact of legal, regulatory or supervisory matters on our business, results of operations or financial condition. Specifically, forward-looking statements may include:

statements relating to our plans, intentions, expectations, objectives or goals;

statements relating to our future economic performance, business prospects, revenue, income and financial condition, and any underlying assumptions relating to those statements; and

statements preceded by, followed by or that include the words estimate, plan, project, forecast, intend, expect, anticipate, seek, target or similar expressions.

These statements reflect our management s judgment based on currently available information and involve a number of risks and uncertainties that could cause actual results to differ materially from those in the forward-looking statements. With respect to these forward-looking statements, our management has made assumptions regarding, among other things, customer growth and retention, pricing, operating costs, network usage, technology and the economic and regulatory environment.

Future performance cannot be ensured. Actual results may differ materially from those in the forward-looking statements. Some factors that could cause our actual results to differ include, but are not limited to:

the uncertainties related to, and the impact of, our proposed merger with CenturyTel;

the effects of vigorous competition in the markets in which we operate, including access line loss to cable operators and wireless providers;

the impact of new, emerging and competing technologies on our business;

the effect of changes in the legal and regulatory environment and the impact of compliance with regulatory mandates, including the proposed FCC order regarding changes to intercarrier compensation and federal USF support;

potential fluctuations in our financial performance, including revenues, capital expenditures and operating expenses;

the impact of any adverse change in the ratings assigned to our debt by ratings agencies on the cost of financing or the ability to raise additional financing if needed;

the effects of mergers, consolidations or other unexpected developments in the industries relevant to our operations;

the failure to realize expected improvement in operating efficiencies;

the costs and business risks associated with the development of new products and services;

the uncertainties related to our investments in networks, systems and other businesses;

the uncertainties related to the implementation of our business strategies;

the inability of third parties to perform to our requirements under agreements related to our business operations;

our ownership of or ability to license technology that may be necessary to expand our business offerings;

restrictions in our patent agreement with Sprint Nextel;

unexpected adverse results of legal proceedings involving our company;

the impact of equipment failure or other breaches of network or information technology security;

potential work stoppages;

a determination by the IRS that the spin-off from Sprint Nextel should be treated as a taxable transaction;

volatility and other market conditions in the equity and credit markets, including impacts on the stability of banks and other financial institutions;

the effects of changes in both general and local economic conditions on the markets we serve, which can impact demand for our products and services; customer purchasing decisions; collectability of revenue; and required levels of capital expenditures related to new construction of residences and businesses;

the possible impact of adverse changes in political or other external factors over which we have no control, including hurricanes and other severe weather; and

other risks referenced in our Annual Report on Form 10-K, including in Part I, Item 1A, Risk Factors, and from time to time in other filings of ours with the SEC.

You are cautioned not to place undue reliance on any forward-looking statements, which speak only as of the date of this document. Except as required by law, we undertake no obligation to publicly update or release any revisions to these forward-looking statements to reflect any events or circumstances after the date of this document or to reflect the occurrence of unanticipated events.

OVERVIEW

Merger Agreement

On October 26, 2008, we entered into the Merger Agreement whereby CenturyTel will acquire us in a stock-for-stock transaction, which is expected to be tax-free to our shareholders. Under the terms of the Merger Agreement, our shareholders will receive 1.37 CenturyTel shares for each share of common stock owned. Completion of this transaction is subject to approval by the shareholders of both companies, various federal and state regulatory approvals as well as other customary closing conditions. Subject to these requirements, the transaction is expected to close during the 2009 second quarter. In conjunction with this transaction, we may incur additional costs prior to closing including, but not limited to, potential impairments of duplicate system development efforts and technology; employee retention and severance costs; and other merger and integration costs.

Operations

We provide a suite of integrated communications services to consumer and business customers primarily in our local service territories in 18 states. Our service and product offerings include local and long distance voice, data, high-speed Internet, satellite video, professional services and communications equipment. In addition, we continue to serve existing wireless customers acquired under our mobile virtual network operator arrangement with Sprint Nextel; however, as part of our orderly transition away from providing these services, we have curtailed most sales activities.

We also provide wholesale services primarily to wireline and wireless carriers. Services offered include switched access, special access, intelligent network database, collocation, resale switched access lines, pay telephone, unbundled network elements, high speed data services and billing and collection services.

Through our Logistics segment, we engage in wholesale product distribution, logistics and configuration services.

Our mission is to profitably serve targeted customers through simple solutions and a customer experience that satisfies their personal and business needs. Our strategy for success in the marketplace has five key elements: 1) innovate in everything we do, 2) drive productivity and cost efficiency, 3) win and retain targeted customers, 4) drive value though the delivery of broadband services and 5) explore and pursue growth opportunities complementary to our core business.

Consistent with the past several years, we have continued to experience overall declines in telecommunications net operating revenues during 2008. Historically, these overall declines have resulted from voice revenue reductions driven by switched access line losses, somewhat offset by growth in data and high-speed Internet revenue. In recent quarters, voice revenue declines and line loss trends have been comparatively worse. We believe these recent trends are partially the result of general and local economic conditions in the markets we serve. The partial offset of voice revenue declines from growth in data services and high-speed Internet revenue is expected to continue based on recent results and trends; however, the amount of offset may decline in the future due to expected reduced rates of growth for these products and services.

The following table reflects information about our switched access lines (in thousands):

	Access	s Lines	Line	Loss for Q	uarter En	ded Line l	Loss for Twelv	e Months End
	September 30, 2008	September 30, 2007S	eptember	30, 2008 \$	September	30, 2007	September	30, 2008
Primary	3,636	4,026	(119)	(3.2)%	(99)	(2.4)%	(390)	(9.7)%
Additional	258	319	(16)	(5.8)%	(17)	(5.1)%	(61)	(19.1)%
Total Consumer	3,894	4,345	(135)	(3.4)%	(116)	(2.6)%	(451)	(10.4)%
Business	1,815	1,887	(26)	(1.4)%	(9)	(0.5)%	(72)	(3.8)%

Wholesale	144	171	(8)	(5.3)%	(5)	(2.8)%	(27)	(15.8)%
T. ()	5 952	6 402	(1(0))	(2 , 0)	(120)	(2 , 0)	(550)	
Total	5,853	6,403	(169)	(2.8)%	(130)	(2.0)%	(550)	(8.6)%

Beginning in 2008, we no longer include in our business switched access line counts those lines that support our internal administrative and operational activities. Accordingly, the business access line counts at September 30, 2007, were adjusted by 162 thousand access lines to reflect this change.

Consumer switched access line losses represent the most significant portion of our losses. These losses were primarily attributed to an increasing overlap of cable operators within our local service territories offering VoIP, as well as an increasing number of customers choosing to discontinue traditional wireline phone service to rely solely on wireless services.

Product substitution among our offerings also contributes to our access line losses. Certain of our business access line losses result from the conversion to our data services. These substitutions result in a reduction in the number of switched access lines we serve, but do not represent a loss of the customer relationship.

For the year to date period ended September 30, 2008, our high-speed Internet subscribers increased to approximately 1.4 million subscribers, which is an increase of 14% as compared to the same period in 2007, while associated revenue increased 13%.

Demand during the quarter for data services continued to be strong. Our data services consist mainly of dedicated circuits connecting other carriers networks to their customers locations, wireless carriers cell towers to mobile switching centers or business customers to our network. Revenue associated with these services increased 5% for the year to date period ended September 30, 2008, compared to the same period in 2007.

Satellite video service is also a growing element of our bundled service offerings that we currently offer through sales agency relationships with various satellite video service providers. As of September 30, 2008, we had 284 thousand satellite video service subscribers, compared to 190 thousand as of September 30, 2007.

To measure our success in our consumer bundling initiatives as well as attracting and retaining high value customers, average monthly revenue per household (ARPH) is a measure that we closely monitor. This measure is calculated by dividing average monthly consumer revenue by average primary consumer access lines.

	Year to Date September 30,			Differe	ence	
		2008		2007	Amount	%
Consumer revenue (millions)	\$	1,916	\$	2,003	\$ (87)	(4.3)%
Average primary consumer access lines (thousands)		3,762		4,130	(368)	(8.9)%
ARPH	\$	56.59	\$	53.89	\$ 2.70	5.0%

Our telecommunications net operating revenues and operating expenses include amounts that are affected by regulation, including intercarrier compensation received from or paid to other carriers for originating and terminating traffic on each other s networks. The following table reflects information about the minute-driven components of our intercarrier compensation that could be impacted by the proposed FCC order:

	Quar	Quarter Ended September 30, 2008 Terminating							
	Originatin	Originating Traffic							
Revenues	Minutes	Rate	Minutes	Rate					
	(millions)		(millions)						
Interstate switched access	2,081	\$ 0.008	2,002	\$ 0.006					
Intrastate switched access	996	\$ 0.022	1,066	\$ 0.027					
Local interconnection		\$	2,163	\$ 0.006					
Expenses									
Interstate switched access	685	\$ 0.008	685	\$ 0.008					
Intrastate switched access	589	\$ 0.029	589	\$ 0.021					
Local interconnection		\$	3,049	\$ 0.001					
Spin-Off Related Expenditures									

We replicated or otherwise arranged for replacement of certain facilities, systems, infrastructure and personnel related to functions historically performed by Sprint Nextel and successfully completed the exit of all remaining transitional agreements in May 2008.

No significant spin-off expenditures were incurred during the year to date period ended September 30, 2008. We incurred the following spin-off related charges and capital expenditures for the quarter and year to date periods ended September 30, 2007:

	Quarter	Year f	to Date
		(millions)	
Spin-off related charges	\$4	\$	21
Capital expenditures	2		8
Industry Environment			

We operate in an industry that has been and continues to be subject to intense competition in conjunction with regulatory and legislative changes. Given these factors, as well as the trend toward consolidation in the industry, we routinely assess the implications of these industry factors on our operations. These assessments, along with regulatory and legislative developments such as the proposed FCC order regarding changes to intercarrier compensation and federal USF support, may impact the future valuation of our long-lived assets and could have a material effect on our business, results of operations, financial condition and liquidity.

Economic Conditions

In recent months, general economic conditions in the United States have worsened; significant declines in values have occurred in the global equity, debt and derivative markets; and banks and other financial institutions have come under duress prompting government interventions. The diminished availability of credit and liquidity resulting from these conditions may adversely impact the financial health of our customers, vendors and partners.

For us, the principal immediate impact has been limited to a decline in our pension plan s assets of approximately \$615 million for the year to date period ended September 30, 2008.

Adoption of SFAS 157

On January 1, 2008, we adopted SFAS No. 157, *Fair Value Measurements*, for our financial assets and liabilities. Our adoption of SFAS No. 157 did not impact our financial position, results of operations, liquidity or disclosures as there are no financial assets or liabilities that are measured at fair value on a recurring basis. In accordance with FSP No. 157-2, *Effective Date of FASB Statement No. 157*, we elected to defer until January 1, 2009, the adoption of SFAS No. 157 for all nonfinancial assets and liabilities that are not recognized or disclosed at fair value in the financial statements on a recurring basis. This includes goodwill and nonfinancial long-lived assets that are measured at fair value in impairment testing and asset retirement obligations initially measured at fair value. The adoption of SFAS No. 157 for those nonfinancial assets and liabilities within the scope of FSP 157-2 is not expected to have a material impact on our financial position, results of operations or liquidity.

Recently Issued Accounting Pronouncements

EITF 03-6-1, *Determining Whether Instruments Granted in Share-based Payment Transactions are Participating Securities.* This standard concluded that unvested share-based payment awards that contain a nonforfeitable right to receive dividends, whether paid or unpaid, are participating securities and should be included in the computation of earnings per share pursuant to the two-class method prescribed under SFAS No. 128. This standard is effective for fiscal years beginning after December 15, 2008 with early adoption prohibited. We are evaluating the impact of this standard but do not believe it will have a material impact on basic or diluted earnings per share.

RESULTS OF OPERATIONS

	Quarters Ended September 30¥ear to Date S					September 30,	
	2008	2007		2008		2007	
		(millions)					
Net Operating Revenues							
Telecommunications segment	\$ 1,408	\$ 1,473	\$	4,303	\$	4,435	
Logistics segment	117	121		342		353	
Total net operating revenues	\$ 1,525	\$ 1,594	\$	4,645	\$	4,788	
Operating Income							
Telecommunications segment	\$ 355	\$ 365	\$	1,215	\$	1,135	
Logistics segment	(2)	(2)				(1)	
Total operating income	\$ 353	\$ 363	\$	1,215	\$	1,134	
Net Income	\$ 160	\$ 157	\$	578	\$	493	

Segmental Results of Operations Telecommunications

Our Telecommunications segment consists of regulated local phone companies serving approximately 5.9 million access lines primarily in 18 states as of September 30, 2008. We provide a suite of integrated communication services including local and long distance voice, data, high-speed Internet, satellite video, professional services and communications equipment to consumer and business customers primarily in our local service territories. We also provide wholesale access to our local network and other communications services primarily to wireline and wireless carriers.

	(Quarters Ended September 30, % of % of			Difference	
(millions)	2008	Revenues	2007	Revenues	\$	Percent
Net operating revenues					т	
Voice	\$ 960	68%	\$ 1,051	71%	\$ (91)	(9)%
Data	202	14%	195	13%	7	4%
High-speed Internet	138	10%	124	8%	14	11%
Other	77	6%	76	6%	1	1%
Service revenues	1,377	98%	1,446	98%	(69)	(5)%
Product revenues	31	2%	27	2%	(09)	15%
1 roduct revenues	51	270	21	270	т	1570
Total net operating revenues	1,408	100%	1,473	100%	\$ (65)	(4)%
Operating expenses						
Costs of services	422	30%	417	28%	5	1%
Costs of products	30	2%	41	3%	(11)	(27)%
Selling, general and administrative	350	25%	393	27%	(43)	(11)%
Depreciation	251	18%	257	17%	(6)	(2)%
Total operating expenses	1,053	75%	1,108	75%	(55)	(5)%
Operating income	\$ 355	25%	\$ 365	25%	\$ (10)	(3)%
Capital expenditures	\$ 172		\$ 195		\$ (23)	(12)%
Switched access lines (thousands)	5,853		6,403		(550)	(8.6)%
Switched access minutes of use (millions)	6,145		6,909		(764)	(11)%
High-speed Internet subscribers (thousands)	1,388		1,216		172	14%



		Year to Date September 30, % of % of		Differ	ence	
(millions)	2008	Revenues	2007	Revenues	\$	Percent
Net operating revenues						
Voice	\$ 2,978	69%	\$ 3,206	72%	\$ (228)	(7)%
Data	599	14%	572	13%	27	5%
High-speed Internet	408	9%	361	8%	47	13%
Other	232	6%	219	5%	13	6%
Service revenues	4,217	98%	4,358	98%	(141)	(3)%
Product revenues	86	2%	77	2%	9	12%
Total net operating revenues	4,303	100%	4,435	100%	(132)	(3)%
Operating expenses						
Costs of services	1,192	28%	1,238	28%	(46)	(4)%
Costs of products	96	2%	104	2%	(8)	(8)%
Selling, general and administrative	1,053	25%	1,172	26%	(119)	(10)%
Depreciation	747	17%	786	18%	(39)	(5)%
Total operating expenses	3,088	72%	3,300	74%	(212)	(6)%
Operating income	\$ 1,215	28%	\$ 1,135	26%	\$ 80	7%
Capital expenditures	\$ 532		\$ 565		\$ (33)	(6)%
Switched access minutes of use (millions)	19,398		21,550		(2,152)	(10)%

Net Operating Revenues

Net operating revenues decreased \$65 million for the quarter and decreased \$132 million for the year to date period ended September 30, 2008, compared to the same periods in 2007. Variances in individual categories of revenue are discussed below.

Voice

Voice revenues include monthly recurring fees for local service, enhanced calling features and long distance. Additionally, voice revenues include access and other wholesale services to other carriers to enable connectivity to our network as well as USF receipts and customer surcharges. Voice revenues declined \$91 million for the quarter and decreased \$228 million for the year to date period ended September 30, 2008, compared to the same periods in 2007.

The following table lists the major drivers of these changes:

	Increase (Decrease)		
	Quarter	to Date	
Local voice revenues primarily due to access line losses	\$ (61)	millions) \$	(165)
Long-distance voice revenues primarily due to access line losses and yield declines	(13)	Ψ	(26)
Access revenues primarily associated with lower access minutes of use	(8)		(22)
USF receipts	(4)		(9)
Other	(5)		(6)
Total change	\$ (91)	\$	(228)

Data

Data revenues represent data network services sold to business customers and special access services sold to other carriers. Data revenues increased \$7 million for the quarter and increased \$27 million for the year to date period ended September 30, 2008, compared to the same periods in 2007. The following table lists the major drivers of these changes:

	Incr	Increase (Decreas				
	Quarter	Year (<i>millions</i>)	to Date			
Special access revenue	\$ 5	\$	20			
Other	2		7			
Total change	\$ 7	\$	27			

High-speed Internet

High-speed Internet revenues increased \$14 million for the quarter and increased \$47 million for the year to date period ended September 30, 2008, compared to the same periods in 2007 due to a 14% increase in subscribers.

Other Service

Other service revenues consist primarily of professional services, intelligent network database services, billing and collection services, wireless services and sales agency commissions, principally from our satellite video service offering. Other service revenues increased \$1 million for the quarter and increased \$13 million for the year to date period ended September 30, 2008, compared to the same periods in 2007. The year to date increase was primarily related to wireless services.

Product Revenues

Product revenues are derived mainly from sales of customer premises equipment, or CPE, which is communications equipment that resides at a business customer s location for the management of voice and data networks and applications. Sales of high-speed Internet equipment to our customers also are reflected in product revenues. Product revenues increased \$4 million for the quarter and increased \$9 million for the year to date period ended September 30, 2008, compared to the same periods in 2007.

Costs of Services

Costs of services include costs to operate and maintain the local network including employee-related costs directly supporting our network, costs directly associated with various service offerings, intercarrier compensation (such as access payments and reciprocal compensation), federal and state USF assessments and various operating taxes. Cost of services increased \$5 million for the quarter and decreased \$46 million for the year to date period ended September 30, 2008, compared to the same periods in 2007. The following table lists the major drivers of these changes:

	Increa	Increase (Decrease)		
	Quarter	Year to	Date	
	()	millions)		
Network labor, benefits and severance charges	\$ 27	\$	10	
High-speed Internet service costs, primarily due to web hosting	(3)		(12)	
Long-distance costs, primarily related to purchased minutes of use	(8)		(16)	
Intercarrier compensation	1		(6)	
Federal and state USF assessments	(4)		(9)	
Operating taxes and settlements	(2)		(8)	
Other costs	(6)		(5)	

\$5

\$

(46)

Total change

Costs of Products

Costs of products decreased \$11 million for the quarter and decreased \$8 million for the year to date period ended September 30, 2008, compared to the same periods in 2007. The 2008 cost decrease results from fewer new high-speed Internet customers and wireless additions as compared to 2007, offset partially by adjustments to the carrying value of wireless handsets in 2008.

Selling, General and Administrative

Selling, general and administrative (SGA) costs, includes costs associated with selling and marketing, customer service, information technology, bad debt expense, general corporate costs and all other employee-related costs. These costs decreased \$43 million for the quarter and decreased \$119 million for the year to date period ended September 30, 2008, compared to the same periods in 2007. The following table lists the major drivers of these changes:

	Increa	Increase (Decrease)			
	Quarter	Year millions)	to Date		
Labor and benefits costs	\$ (27)	\$	(71)		
Severance and other related charges	6				
Spin-off related charges	(4)		(21)		
Systems and process improvement initiatives	(1)		(20)		
Other	(17)		(7)		
Total change	\$ (43)	\$	(119)		

SGA costs include charges for estimated bad debt expense. The reserve for bad debt requires management s judgment and is based on many factors. Bad debt expense increased to approximately 1.8% of net operating revenues in the year to date period ended September 30, 2008, compared to 1.5% for the same period in 2007. The increase is partially due to additional expense associated with our wireless offering and current economic factors.

Depreciation

Depreciation expense decreased \$6 million for the quarter and decreased \$39 million for the year to date period ended September 30, 2008, compared to the same periods in 2007. The following table lists the major drivers of these changes:

Increas	Increase (Decrease)			
Quarter	Quarter Year			
(<i>n</i>	tillions)			
\$ (14)	\$	(38)		
8		(1)		
\$ (6)	\$	(39)		
	Quarter (n \$ (14) 8	Quarter Year (millions) \$ (14) \$ 8		

Segmental Results of Operations Logistics

Through our Logistics segment, we procure, configure, service and distribute equipment, materials and supplies to the communications industry. The products that we offer include outside plant, telephones and accessories and network access equipment from leading manufacturers.

	Quarters Ended September 30,				Difference		
		% of % of		% of			
(millions)	2008	Revenues	2007	Revenues	\$	Percent	
Net operating revenues	\$117	100%	\$121	100%	(4)	(3)%	
Operating expenses							
Costs of products and services	106	91%	108	89%	(2)	(2)%	
Selling, general and administrative	12	10%	12	11%		%	
Depreciation	1	1%	3	2%	(2)	(67)%	

Total operating expenses	119	102%	123	102%	(4)	(3)%
Operating income	\$ (2)	(2)%	\$ (2)	(2)%	\$	%

	Year to Date September 30,				Difference		
		% of		% of			
(millions)	2008	Revenues	2007	Revenues	\$	Percent	
Net operating revenues	\$ 342	100%	\$ 353	100%	(11)	(3)%	
Operating expenses							
Costs of products and services	311	91%	314	89%	(3)	(1)%	
Selling, general and administrative	28	8%	32	9%	(4)	(13)%	
Depreciation	3	1%	8	2%	(5)	(63)%	
Total operating expenses	342	100%	354	100%	(12)	(3)%	
Operating income	\$	%	\$ (1)	%	\$ 1	100%	
			. ()				
Capital expenditures	\$		\$ 1		\$ (1)	(100)%	
Cupital experiatations	Ψ		ψΙ		φ (1)	(100)/0	

Net Operating Revenues

Revenues from the Logistics segment decreased \$4 million for the quarter and decreased \$11 million for the year to date period ended September 30, 2008, compared to the same periods in 2007. These declines were primarily related to reductions in customer spending resulting from adverse general economic factors partially offset by revenue related to a supply contract that originated in the 2007 third quarter. Services associated with this contract are expected to be phased out over the next several quarters.

Cost of Products and Services

Cost of products and services includes costs of equipment sold and other operating taxes. These costs decreased \$2 million for the quarter and decreased \$3 million for the year to date period ended September 30, 2008, compared to the same periods in 2007. The drivers of these changes are directly associated with the revenue factors noted above as well as reductions in inventory reserves related to exited markets that occurred in 2007.

Selling, General and Administrative

Selling, general and administrative expense was comparable for the quarter and decreased \$4 million for the year to date period ended September 30, 2008, compared to the same periods in 2007. This decrease was primarily related to a decrease in severance charges and ongoing labor and benefits costs, as well as a gain related to the sale of a distribution facility.

Depreciation

Depreciation expense decreased \$2 million for the quarter and decreased \$5 million for the year to date period ended September 30, 2008, compared to the same periods in 2007. This decrease was primarily related to software acquired in previous years becoming fully depreciated early in 2008.

Consolidated Non-operating Items

	Quarters Ende	Quarters Ended September 30,		September 30,		
	2008	2007	2008	2007		
		(millions)				
Interest expense	\$ 101	\$ 108	\$ 305	\$ 328		
Other (income) expense, net	(1)	(2)	(3)	(2)		
Income tax expense	93	100	335	315		
Interest Expense						

Interest expense decreased \$7 million for the quarter and decreased \$23 million for the year to date period ended September 30, 2008, compared to the same periods in 2007. This decrease is primarily due to the reduction of debt outstanding under our credit agreement as well as declines in the effective interest rate related to these borrowings to 3.5% for the year to date period ended September 30, 2008, as compared to 5.9% for the

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same period in 2007. See Liquidity and Capital Resources below for more information about our financing activities.

Income Tax Expense

Income tax expense decreased \$7 million for the quarter and increased \$20 million for the year to date period ended September 30, 2008, compared to the same periods in 2007. This variance was primarily the result of various factors discussed in the sections above, partially offset by reduced state income taxes resulting from a favorable negotiated settlement in 2008 and the modification of our legal entity structure in the 2007 fourth quarter.

LIQUIDITY AND CAPITAL RESOURCES

The capital allocation of internally generated funds among reinvestment in our business, deleveraging our balance sheet and return of funds to shareholders is our primary focus in managing our liquidity and capital resource needs.

Liquidity

Since our spin-off in 2006, cash provided by operating activities has been more than sufficient to fund our ongoing capital investment requirements, repay scheduled maturities on outstanding debt and pay regular quarterly dividends to stockholders. As a result, we have been able to increase our dividend payouts, make discretionary payments on outstanding debt and repurchase \$500 million of our common stock. Through 2010 we believe cash provided by operating activities will continue to be adequate to fund our capital investment requirements, dividend payouts at current levels and scheduled debt maturities aggregating only \$4 million from 2008 through 2010.

In addition, as of September 30, 2008, we had approximately \$1.0 billion of availability under our \$1.5 billion revolving credit facility, which expires in May 2011. The revolving credit facility is diversified among 23 financial institutions, with no single lender accounting for more than 9% of the outstanding commitments. We believe these arrangements are satisfactory and adequately mitigate lender risk.

We are in compliance with all applicable financial covenants associated with our borrowings. Regulatory restrictions and the terms of our indebtedness limit our ability to enter into additional financing arrangements, raise capital through our subsidiaries, pledge the stock of our subsidiaries, encumber our assets or the assets of our subsidiaries, or cause our subsidiaries to guarantee our indebtedness. Additionally, the Merger Agreement limits the amount by which we can increase our outstanding indebtedness.

We expect to pay regular quarterly dividends. Thus far, in 2008 we have paid three quarterly dividends of \$0.6875 per common share each and we have declared a dividend of \$0.6875 per common share to be paid on December 31, 2008 to shareholders of record at the close of business on December 10, 2008. Our ability to fund a regular quarterly dividend will be impacted by our ability to generate cash from operations. The declaration, amount and timing of future dividends will be at the discretion of our board of directors, and will depend upon many factors, including our financial condition, results of operations, growth prospects, funding requirements, applicable law, limitations on per share amounts pursuant to the Merger Agreement and other factors our board of directors deems relevant.

On January 9, 2008, our board of directors authorized a program for the repurchase of our common stock for an aggregate purchase price of up to \$500 million expiring June 30, 2009. During the 2008 third quarter, this repurchase program was completed resulting in a total repurchase of 11.8 million shares of common stock, approximately 7.7% of our outstanding shares as of the end of 2007, at an average price of \$42.41 per share.

In the 2008 third quarter, we made a discretionary contribution of \$61 million to our pension plan s trust related to plan year 2007. In addition, as discussed in Note 5 of the Condensed Notes to Consolidated Financial Statements (Unaudited), during the 2008 second quarter, we made repayments to the trust of approximately \$14 million. For the remainder of 2008, we do not expect to make any additional contributions. Historically, our pension plan has been funded in excess of the minimum levels required by federal law, and we have made discretionary contributions during each calendar year related to the preceding plan year based on projections of the plan s assets, liabilities and other factors. Because of the solid funded status of our plan at the beginning of 2008, we do not expect minimum required contributions for either plan year 2008 or 2009. For the year to date period ended September 30, 2008, however, the plan s assets have declined approximately \$615 million, primarily due to negative market conditions. As a result, the funded status of the plan has declined, and we currently expect to make a larger discretionary contribution during 2009 related to plan year 2008 and may be required to make minimum required contributions in future years.

Our postretirement benefit plans are generally funded with contributions made based on benefits paid. During 2008, contributions to these plans, including medical and life insurance benefits, are expected to be approximately \$30 million.

Capital Requirements

We currently expect 2008 capital expenditures, net of proceeds from construction reimbursements, to approximate \$710 million, which would be \$110 million less than 2007. We continue to review capital expenditure requirements and will adjust investments in response to operational needs, customer demand and changes in the levels of new construction activity in the markets we serve.

Purchase Commitments

Our total purchase obligations and other items as disclosed in our Annual Report on Form 10-K for the year ended December 31, 2007, has increased by approximately \$230 million as of September 30, 2008. This increase is primarily related to a seven year outsourcing agreement for traffic monitoring services and technical support for our voice network operations. Beginning in the 2008 third quarter, we expect to incur expenses totaling approximately \$27 million annually during the term of this arrangement. The remaining increase is related to a five year multi-vendor network maintenance contract that will begin in 2009 with annual expenses of approximately \$15 million.

Cash Flows

The following table summarizes the change in cash and equivalents for the year to date periods ended September 30, 2008 and 2007:

	2008	2	September 30, 2007	
	(mi	(millions)		
Operating activities	\$ 1,373	\$	1,227	
Investing activities	(516)		(540)	
Financing activities	(843)		(730)	
Increase (Decrease) in cash and equivalents	\$ 14	\$	(43)	

Operating Activities

Net cash provided by operating activities increased \$146 million in the year to date period ended September 30, 2008, compared to the same period in 2007 as a result of the following:

	Increase (D (millio)	,
Collections from customers	\$	(74)
Reductions in payments to employees and suppliers		167
Interest payments		25
Income tax payments, net		47
Other		(19)
Total cash provided by operating activities	\$	146

The changes in cash from operations as detailed in the table above were impacted by the drivers discussed in Results of Operations, as well as the timing of certain working capital and income tax requirements.

Investing Activities

Net cash used by investing activities decreased \$24 million in the year to date period ended September 30, 2008, compared to the same period in 2007.

Capital expenditures account for the majority of our investing activities. Our capital expenditures primarily fund new service addresses, increased network capacity and regulatory mandates; internal infrastructure; new capabilities; and sales success based expenditures primarily related to growth in high-speed Internet and data services. Our capital expenditures decreased \$34 million for the year to date period ended September 30, 2008 as compared to the same period in 2007 due to expenditures in the following categories:

	2008	o Date September 30, 8 2007 (millions)		
Network expansion and mandates	\$ (289)	\$	(356)	
Internal infrastructure	(51)		(50)	
New capabilities	(23)		(14)	
Sales success based	(169)		(146)	
Total capital expenditures	\$ (532)	\$	(566)	

Proceeds from sales of assets were \$10 million in the year to date period ended September 30, 2008, which was a decrease of \$9 million compared to the same period in 2007. This decrease was primarily related to proceeds received in the 2007 first quarter related to the sales of rural telephone exchanges in the 2006 fourth quarter partially offset by proceeds received as part of the sale of certain network related assets during the 2008 third quarter.

Financing Activities

Net cash used by financing activities increased \$113 million in the year to date period ended September 30, 2008, compared to the same period in 2007 as a result of the following:

	2008		September 30, 2007	
	(millions)			
Net changes in long-term debt	\$	(39)	\$	(582)
Dividends paid to stockholders		(306)		(271)
Repurchase of common shares		(500)		(2)
Common stock issued		13		105
Other		(11)		20
Total cash used by financing activities	\$	(843)	\$	(730)

Off-Balance Sheet Arrangements

We do not participate in, secure or finance any unconsolidated special purpose entities.

Item 3. Quantitative and Qualitative Disclosures About Market Risk

We are susceptible to market risks related to changes in interest rates and do not purchase or hold any market risk sensitive financial instruments for trading purposes.

We are subject to interest rate risk primarily associated with our borrowings under our credit agreement. From time to time, we may consider entering into swap and other agreements to manage our exposure to interest rate changes on our debt.

Approximately 86% of our outstanding debt at September 30, 2008, is fixed-rate debt. While changes in interest rates impact the fair value of this debt, there is no impact on earnings and cash flows.

We perform interest rate sensitivity analyses on our variable-rate debt. These analyses indicate that a 1% change in interest rates would have an annual pre-tax impact of \$8 million on the Consolidated Statements of Operations and Comprehensive Income (Unaudited) and Consolidated Statements of Cash Flows (Unaudited) at September 30, 2008. While earnings and cash flows are impacted as interest rates change, our variable-rate debt is not subject to changes in fair values.

We also perform a sensitivity analysis on the fair market value of our outstanding debt. A 10% decrease in market interest rates would cause an approximately \$93 million increase in fair market value of our outstanding debt at September 30, 2008.

Item 4. Controls and Procedures

(a) Evaluation of Disclosure Controls and Procedures

As required by Rule 13a-15(b) under the Securities Exchange Act, and in connection with the preparation of this quarterly report on Form 10-Q, our management, including the Chief Executive Officer and Chief Financial Officer, carried out an evaluation of the design and operation of our disclosure controls and procedures. Based on this evaluation, the Chief Executive Officer and Chief Financial Officer each concluded that the design and operation of the disclosure controls and procedures were effective as of September 30, 2008, in providing assurance that information required to be disclosed in reports we file or submit is accumulated and communicated to management, including the Chief Executive Officer and Chief Financial Officer, as appropriate, to allow timely decisions regarding required disclosure and in providing reasonable assurance that the information is recorded, processed, summarized and reported within the time periods specified in the SEC s rules and forms.

During the 2008 third quarter, there have been no changes that have materially affected, or are reasonably likely to materially affect, our internal control over financial reporting.

PART II. OTHER INFORMATION

Item 1. Legal Proceedings

In December 2007, a group of retirees filed a putative class action lawsuit in the United States District Court for the District of Kansas, challenging the decision to make certain modifications to Embarq s retiree benefits programs generally effective January 1, 2008. See Note 5, Employee Benefit Plans of the Condensed Notes to Consolidated Financial Statements (Unaudited). Defendants include Embarq Corporation, certain of its benefits plans, its Employee Benefits Committee and its plan administrator. Additional defendants include Sprint Nextel and certain of its benefits plans. In addition, a complaint in arbitration has been filed by 15 former Centel Corporation executives, similarly challenging the benefits changes. Embarq and other defendants intend to vigorously contest these claims and charges.

In addition, Embarq is subject to various other lawsuits, regulatory proceedings against Embarq and other claims typical for a business enterprise. While it is not possible to determine the ultimate disposition of each of these proceedings and whether they will be resolved consistent with Embarq s expectations, Embarq expects that the outcome of these proceedings, individually or in the aggregate, will not have a material adverse effect on its financial condition, results of operations or liquidity.

Item 1A. Risk Factors

Other than as set forth below, there have been no material changes to the risk factors, disclosed in Item 1A in our Annual Report on Form 10-K for the year ended December 31, 2007.

The FCC is expected to consider a proposed order, which, if adopted, could materially impact the amount of intercarrier compensation and USF support we receive.

The FCC is expected to consider a proposed order relating to intercarrier compensation and USF funding in its November 4, 2008 open meeting. While the proposed order has not been publicly released, through information obtained in meetings with members of the FCC staff and industry reports, the order is expected to address intercarrier compensation rates for interstate and intrastate terminating access, in addition to local traffic and potentially VoIP traffic. It is also likely that the FCC order will address some phase out of originating access over a ten year period. The phase in period for the proposed order s intercarrier compensation rates of up to 10 years is not expected to commence until one year after adoption of an order. The proposed order will also suggest revisions to the federal USF contribution and distribution rules. The order is further expected to address the FCC s current rules regarding compensation paid to ISPs by telecommunications companies for dial-up telephone calls to the ISPs.

As reported, the proposed order would reduce terminating intercarrier compensation rates, phased-in over a period of up to 10 years, to a unified rate substantially below historic levels, the impact of which would be partially offset by a reduction of our long distance cost of revenue (which includes access expense as a component). The proposed order includes a reduction from intrastate access rates to interstate access rates in the initial two years with additional reductions occurring over the remaining eight years of the plan. Further, we expect that the proposed order will provide local telecommunications companies with the ability to offset partially the impact of reduced intercarrier compensation revenues by increasing subscriber line charges, or SLCs, to their customers. However, due to widespread competition in many of the markets in which we operate, it may not be feasible for us to implement fully increased SLCs when the risk of additional customer churn due to increased pricing outweighs the potential benefit of additional revenue provided by a SLC. We expect that increased SLCs would negatively impact our rate of access line decline and accelerate cable and wireless substitution. While access minutes are declining and are expected to continue to decline, reductions in access revenue that would result from the proposed order would likely be material for the foreseeable future.

In addition to the impact to intercarrier compensation revenue, the proposed order could also negatively impact our continued ability to receive certain federal high-cost USF funding at current levels. We understand that the proposed order would require companies who wish to continue to receive high-cost USF funds in a study area (generally a company s operations within one state) to commit to build out broadband capabilities, using wireline or wireless technology, to 100% of their customers in the study area over a five year period. If a company does not make the commitment, an alternative provider may be able to receive the support if it makes the broadband commitment and takes on the obligation to provide carrier of last resort service. We anticipate that our initial capital expenditures required to meet the 100% broadband capable requirement in all of our study areas would be substantial based on current cost estimates. While we understand that the proposed order provides that we would retain the high-cost USF support for any study area in which no other alternative provider makes the commitment, it is possible we could cease receiving high-cost USF support in one or more study areas.

In May 2008, the U.S. Court of Appeals for the D.C. Circuit directed the FCC to justify its rules regulating the compensation that telecommunications companies pay to ISPs for dial-up calls that ISPs receive from their customers. The Court has set a November 4, 2008

deadline after which the current FCC rules will be revoked. Through informal reports, we understand that it is expected that the proposed order also will include the FCC justification for the rules. However, if the current rules are revoked because the FCC fails to meet the Court's deadline and the deadline is not extended or lifted, we will face substantially higher costs for terminating calls to ISPs. Because the revocation of the rules could significantly increase these costs for all local telecommunications companies, both large and small, we believe the FCC will attempt to mitigate this financial exposure for local telecommunications companies by responding to the Court's directive.

The proposed order is the subject of substantial and on-going negotiation among the FCC Chairman and Commissioners, thus it is uncertain as to what matters will ultimately be addressed in any order that is adopted.

Item 2. Unregistered Sales of Equity Securities and Use of Proceeds

Issuer Purchases of Equity Securities

	Total Number of	Ave	rage Price	Total Number of Shares Purchased as Part of Publicly Announced	A of Sl	num Number (or .pproximate Dollar Value) hares that May Yet Be Purchased Under the Plan or
Quarter Ended September 30, 2008	Shares Purchased (1)		id per Share (2) Plans or Programs (3)		Program	
July 1 through July 31	2,109,916	\$	44.74	2,109,916	\$	4,845,780
August 1 through August 31	106,489		45.50	106,489		
September 1 through September 30						
Total	2,216,405	\$	44.77	2,216,405	\$	

(1) Repurchases were made pursuant to an automatic trading plan executed pursuant to Rule 10b5-1 of the Securities Exchange Act of 1934, as amended (the Exchange Act) and were executed in accordance with the provisions of Rule 10b-18 of the Exchange Act.

(2) Average Price Paid per Share does not include transaction costs.

(3) On January 9, 2008, the Company announced a program to repurchase shares of its common stock in an aggregate amount of up to \$500 million. This share repurchase program was effectively completed in August 2008.
 Item 3. Defaults Upon Senior Securities

There were no reportable events during the quarter ended September 30, 2008.

Item 4. Submission of Matters to a Vote of Security Holders

There were no reportable events during the quarter ended September 30, 2008.

Item 5. Other Information

There were no reportable events during the quarter ended September 30, 2008.

Item 6. Exhibits

Exhibit Description

2.1* Separation and Distribution Agreement (Incorporated by reference to Exhibit 2.1 to Amendment No. 4 to the Registration Statement on Form 10 (File No. 001-32732), filed with the Securities and Exchange Commission on May 2, 2006).

- 2.2* Transition Services Agreement between Embarq Corporation (receiver) and Sprint Nextel Corporation (provider) dated as of January 20, 2006 (Incorporated by reference to Exhibit 2.2 to Amendment No. 3 to the Registration Statement on Form 10 (File No. 001-32732), filed with the Securities and Exchange Commission on April 28, 2006).
- 2.3* Transition Services Agreement between Embarq Corporation (provider) and Sprint Nextel Corporation (receiver) dated as of January 20, 2006 (Incorporated by reference to Exhibit 2.3 to Amendment No. 3 to the Registration Statement on Form 10 (File No. 0001-32732), filed with the Securities and Exchange Commission on April 28, 2006.
- 2.4* Tax Sharing Agreement dated as of May 17, 2006 by and among Sprint Nextel Corporation, Embarq Corporation and certain Embarq subsidiaries (Incorporated by reference to Exhibit 2.1 to the Current Report on Form 8-K (File No. 001-32732), filed with the Securities and Exchange Commission on May 18, 2006).
- 2.5* Employee Matters Agreement dated as of May 17, 2006 between Sprint Nextel Corporation and Embard Corporation (Incorporated by reference to Exhibit 2.2 to the Current Report on Form 8-K (File No. 001-32732), filed with the Securities and Exchange Commission on May 18, 2006).
- 2.6* Patent Agreement dated as of May 17, 2006 by and between Sprint Nextel Corporation and Embard Corporation (Incorporated by reference to Exhibit 2.5 to the Current Report on Form 8-K (File No. 001-32732), filed with the Securities and Exchange Commission on May 18, 2006).
- 2.7* Trademark Assignment and License Agreement dated as of May 17, 2006, by and among Sprint Nextel Corporation, Embarq Corporation and certain Embarq subsidiaries (Incorporated by reference to Exhibit 2.3 to the Current Report on Form 8-K (File No. 001-32732), filed with the Securities and Exchange Commission on May 18, 2006).

Exhibit Description

- 2.8* Software and Proprietary Information Agreement dated as of May 17, 2006 by and between Embarq Corporation and Sprint Nextel Corporation (Incorporated by reference to Exhibit 2.4 to the Current Report on Form 8-K (File No. 001-32732), filed with the Securities and Exchange Commission on May 18, 2006).
- 3.1 Amended and Restated Certificate of Incorporation (Incorporated by reference to Exhibit 3.1 to Amendment No. 4 to the Registration Statement on Form 10 (File No. 001-32732), filed with the Securities and Exchange Commission on May 2, 2006).
- 3.2 Amended and Restated Bylaws.
- 4.1 Indenture, dated as of May 17, 2006, by and between Embarq Corporation and J.P. Morgan Trust Company, National Association, a national banking association, as trustee (Incorporated by reference to Exhibit 4.1 to the Current Report on Form 8-K (File No. 001-32732), filed with the Securities and Exchange Commission on May 18, 2006).
- 4.2 6.738% Global Note due 2013 (Incorporated by reference to Exhibit 4.2 to the Registrant s Annual Report on Form 10-K (File No. 001-32372), filed with the Securities and Exchange Commission on March 9, 2007).
- 4.3 7.082% Global Note due 2016 (Incorporated by reference to Exhibit 4.3 to the Registrant s Annual Report on Form 10-K (File No. 001-32372), filed with the Securities and Exchange Commission on March 9, 2007).
- 4.4 7.995% Global Note due 2036 (Incorporated by reference to Exhibit 4.4 to the Registrant s Annual Report on Form 10-K (File No. 001-32372), filed with the Securities and Exchange Commission on March 9, 2007).
- 4.5 Credit Agreement, dated May 10, 2006, by and among Embarq Corporation (borrower), the banks, financial institutions and other institutional lenders (initial lenders) and issuers of letters of credit (initial issuing banks) and Citibank, N.A., as administrative agent (Incorporated by reference to Exhibit 4.1 to the Current Report on Form 8-K (File No. 001-32732), filed with the Securities and Exchange Commission on May 11, 2006).
- 10.1 Amended and Restated Executive Severance Plan, including Form of Participation Agreement entered into between Embarq Corporation and the following executive officers: Harrison S. Campbell, William E. Cheek, Richard B. Green, E.J. Holland, Jr. and Claudia S. Toussaint.
- 10.2 Form of Indemnification Agreement entered into between Embarq Corporation and each of its directors and each of the following officers: Gene M. Betts, Harrison S. Campbell, William E. Cheek, Thomas A. Gerke, Richard B. Green, E.J. Holland, Jr., Dennis G. Huber, Thomas J. McEvoy and Claudia S. Toussaint (Incorporated by reference to Exhibit 10.1 to the registrant s Current Report on Form 8-K (File No. 001-32732), filed with the Securities and Exchange Commission on May 5, 2006).
- 10.3 Agreement Regarding Special Compensation and Post Employment Restrictive Covenants, dated December 12, 1995, by and between Sprint Corporation and Dennis G. Huber.
- 15.1 Letter Re Unaudited Interim Financial Information.
- 31.1 Certification of Chief Executive Officer Pursuant to Securities Exchange Act of 1934 Rule 13a-14(a).
- 31.2 Certification of Chief Financial Officer Pursuant to Securities Exchange Act of 1934 Rule 13a-14(a).
- 32.1 Certification of Chief Executive Officer Pursuant to 18 U.S.C. Section 1350, as Adopted Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.
- 32.2 Certification of Chief Financial Officer Pursuant to 18 U.S.C. Section 1350, as Adopted Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.

Our company will furnish to the SEC, upon request, a copy of the instruments defining the rights of holders of long-term debt that does not exceed 10% of the total assets of our company.

* Schedules and/or exhibits not filed will be furnished supplementally to the SEC upon request.

SIGNATURES

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

EMBARQ CORPORATION

(Registrant)

/s/ Gene M. Betts Gene M. Betts Chief Financial Officer (Principal Financial Officer)

/s/ Richard B. Green Richard B. Green Vice President and Controller (Chief Accounting Officer)

Dated: October 30, 2008