UT-023003; Third Supplemental Order; Attachment A [Service Date August 13, 2002]

Docket No. UT-023003; New Generic Case; Scope Of Proceeding

Network Elements - New Generic Case

- 2-wire loop (analog)
- 4-wire loop (analog)
- 2/4-wire loops non-loaded
- Deaveraged 2/4-wire loop
- High capacity loops
- Dark fiber transport and loops
- Sub-loops
- NID
- Basic analog port
- Local office switching
- Local tandem switching
- Deaveraged switching
- Shared Transport
- UDIT
- UNE-P (new and existing)
- Service order charges loop, ports, and NIDs (NRC)
- Service connection charges loop, ports, and NIDs (NRC)
- Disconnect service order charges loops and ports (NRC)
- Coordinated conversion
- Hot-cut coordinated conversion
- Daily record usage file
- EICT/TIP (Qwest to reconcile)

Part E Issues to Be Addressed in the New Generic Case

The Part E issues to be addressed in the New Generic Case are listed below, including citations to relevant paragraph sections in the Part B Order.

Issues

- ¶27. **Qwest and Verizon**. **Line Splitting**. Rates related to provisioning of line splitter where a CLEC requests to convert a line sharing arrangement to a line splitting arrangement.
- **¶51. Qwest and Verizon. Updated OSS Transition Cost Studies**. Updated OSS transition cost studies must be supported by time and motion studies that reflect decreased work times that have been achieved through their increasingly mechanized process.

UT-023003; Third Supplemental Order; Attachment A [Service Date August 13, 2002]

- **¶61. Qwest and Verizon**. **Updated Loop Length Data**. Both ILECs are required to file updated average loop length data.
- **¶61. Verizon. Nonrecurring Rates for Loop Conditioning**. The Commission will establish Verizon's permanent nonrecurring rates for loop conditioning based on updated average loop length data filed by Owest and Verizon.
- ¶105. Qwest and Verizon Tandem Switch Compensation Rate: Parties are directed to present evidence regarding the appropriate standard for setting symmetrical two-tiered rates.
- ¶125. Qwest. Nonrecurring Cost Studies ISC Order Processing Time. The Commission will consider further modifications to Qwest's Interconnection Service Center six-minute order processing work time estimate.
- ¶157. Qwest. Sub-loops. Qwest must file field connection point cost studies and develop standard prices for sub-loop access for FDI and pedestal access.
- ¶169. Qwest. Poles, Ducts, Rights of Way. Qwest must demonstrate that it does not receive a double recovery of nonrecurring charges for database inquiries and field verifications approved in the Part B Order.
- ¶174. Qwest. Unbundled Dark Fiber. Qwest must demonstrate that it does not receive a double recovery of nonrecurring charges for database inquiries and field verifications approved in the Part B Order.
- ¶301. Verizon. EEL "Migration As Is" charges. Verizon may file a nonrecurring cost study for converting special access or private line circuits to an EEL.
- ¶320. Verizon. High Capacity Loops. Verizon must file a nonrecurring cost study for high capacity loops that complies with the Part B Order.
- ¶360. **Verizon. Cost Study Methodology Inflation.** The Commission will address whether Verizon's ICM would improperly double-count the effects of inflation if, in the future, Verizon were permitted to update UNE prices to reflect inflation.
- ¶379. **Verizon**. **Common Costs**. The Commission will establish a permanent common cost factor for Verizon after parties have the opportunity to conduct discovery and present testimony regarding Verizon's calculations.
- ¶422. **Verizon. Intrabuilding Riser Cables**. The Commission will consider additional evidence regarding terms and conditions, the related costs of ILEC compliance with FCC Rule 51.319(a), and permanent recurring rates. Alternatively, this evidence may be received in Docket No. UT-011219.

UT-023003; Third Supplemental Order; Attachment A [Service Date August 13, 2002]

- **¶438**. **Verizon**. **Unbundled Packet Switching**. The Commission will consider evidence regarding Verizon's costs to provide unbundled packet switching and will establish relevant rates.
- **¶440**. **Verizon**. **Signaling and Call related Databases**. Verizon must file recurring costs studies for unbundled signaling and call-related databases (including 911 and E-911, and AIN.