

Exhibit <u>CMD-10T</u> Docket No. UT-023003

BEFORE THE WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION

In the Matter of the Review of: Unbundled Loop and Switching Rates; the Deaveraged Zone Rate Structure; and Unbundled Network Elements, Transport, And Termination

Docket No. UT-023003

REPLY DECLARATION OF CHRISTIAN M. DIPPON FILED ON BEHALF OF VERIZON NORTHWEST INC.

APRIL 27, 2004

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1 I. INTRODUCTION

2 **A Qualifications**

3 Q. PLEASE STATE YOUR NAME, BUSINESS ADDRESS, AND TITLE.

- 4 A. My name is Christian M. Dippon. My business address is One Front Street,
- 5 Suite 2600, San Francisco, CA 94111. I am an economist and Senior
- 6 Consultant of National Economic Research Associates, Inc. ("NERA"), an
- 7 international economic consulting firm.

8 Q. ON WHOSE BEHALF ARE YOU PRESENTING TESTIMONY IN THIS 9 PROCEEDING?

10 A. I am presenting testimony on behalf of Verizon Northwest Inc. ("Verizon NW").

11 Q. PLEASE DISCUSS YOUR EDUCATION AND EXPERIENCE.

- 12 A. I received a B.S. in Business Administration from the California State University
- 13 in 1993, and an M.A. in Economics with a concentration in microeconomics and
- 14 econometrics from the doctoral program of the University of California in 1995.
- 15 Before joining NERA in 1996, I was an analyst at BMW in Bangkok, Thailand.
- 16 I have provided economic consulting services and written testimony in
- 17 numerous state regulatory proceedings, and have submitted affidavits and
- 18 declarations to the Federal Communications Commission ("FCC"). I have also
- 19 testified before state regulators on Unbundled Network Element ("UNE") and
- 20 Universal Service Fund ("USF") issues.

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1		Over the past few years, I have been retained numerous times to analyze and
2		address the economics of UNE pricing with a particular focus on determining
3		and locating demand for local telephone service. I have analyzed numerous
4		versions of the HAI Model (formerly the Hatfield Model), and have submitted
5		written and oral testimony with respect to this cost model on at least 20
6		occasions. Recently, I analyzed the HAI Model, Release 5.3 ("HM 5.3") and
7		presented my findings to the Public Utilities Commission of the State of
8		California ("California PUC") on behalf of SBC California Bell Telephone
9		Company ("SBC CA").1
10 11		My publications include articles on estimating costs for local telephone service, regulation, and price setting in the United States and other countries. A copy of
12		my curriculum vitae is attached as Exhibit CMD-2.
13		B. Purpose of the Reply Testimony
14	Q.	WHAT IS THE PURPOSE OF YOUR REPLY TESTIMONY?
15	A.	The purpose of my Reply Testimony is to describe and present my analyses of
16		the processes used by AT&T Communications of the Pacific Northwest, Inc.
17		("AT&T") and WorldCom, Inc. ("MCI") (collectively "AT&T/MCI") and their
18		subcontractor, TNS Telecoms ("TNS"), to yield the HAI Model, Release 5.3
19		("HM 5.3 Revised" or "Model") customer location database. ² I will explain why

 ¹ See Before the California Public Utilities Commission, Application Nos. 01-02-024, et al., Reply Declaration of Christian M. Dippon on behalf of SBC California Bell Telephone Company, (Feb. 7, 2003) ("Dippon SBC Declaration").
 ² TNS Telecoms is part of Taylor Nelson Sofres, a company that provides market information

services.

1		this database is conceptually, technically, and factually flawed, and why HM 5.3 $$	
2		Revised cannot properly be used by the Washington Utilities and Transportation	
3	I	Commission ("Commission") to estimate Verizon NW's forward-looking costs of	
4		UNEs. I will demonstrate how HM 5.3 Revised derives UNE cost estimates	
5		based on a fantasy network design that enjoys unrealistic economies of scale,	
6		violates the most basic engineering constraints, and defies common sense. In	
7		addition, I will address the claims of AT&T/MCI's witnesses Dr. Robert A.	
8	I	Mercer and Mr. John Donovan regarding the development and accuracy of	
9		HM 5.3 Revised's customer location database specifically, and HM 5.3 Revised	
10		in general. ³ I will prove theoretically, visually, and statistically that Dr. Mercer's	
11		much-touted "highly sophisticated costing tool" is nothing more than an artifice	
12		to obtain Verizon NW's UNEs at a fraction of their forward-looking cost.4	
13		Finally, I will provide clear evidence that Verizon NW's proposed cost model,	
14		VzCost, employs a far superior modeling approach to outside plant. ⁵	
15		C. Summary of Findings	
16	Q.	BRIEFLY SUMMARIZE YO UR REPLY TESTIMONY.	
17	Α.	HM 5.3 <u>Revised</u> and its cluster input database are flawed in at least three	

18 respects: conceptually, technically, and factually. Conceptually, the Model

³ See Before the Washington Utilities and Transportation Commission, Docket No. UT-023003, Supplemental Direct Testimony of Dr. Robert A. Mercer on behalf of AT&T Communications of the Pacific Northwest, Inc., (Jan. 23, 2004) ("Mercer Supplemental Direct Testimony"); Before the Washington Utilities and Transportation Commission, Docket No. UT-023003, Direct Testimony of John C. Donovan on behalf of AT&T Communications of the Pacific Northwest, Inc. WorldCom, Inc., and XO Washington, Inc., (June 26, 2003) ("Donovan Direct Testimony").

⁴ Mercer Supplemental Direct Testimony at p. 5.

⁵ The modeled network in VzCost is created by VzLoop, VzCost's loop investment calculator.

1	develops cost estimates for a utopian network that even AT&T/MCI admit
2	cannot realistically be built. HM 5.3 Revised assumes that Verizon NW's
3	customers are uniformly spread in rectangular-shaped distribution areas—an
4	assumption that is entirely divorced from reality. Each of these
5	rectangular-shaped distribution areas is assumed to contain lots of equal-size
6	and shape that are uniformly dispersed within the distribution area. Further, the
7	Model also assumes that each of these lots has the same line demand and an
8	identical dispersion of equal-sized distribution terminals. HM 5.3 Revised
9	ignores the numerous cable types and sizes deployed in real-world networks,
10	employing generally only two types of cables and cable sizes to serve the lots in
11	its distribution areas. The Model does not take into account rights-of-way, and
12	disregards entirely physical obstacles and manmade obstructions (such as
13	rivers, highways, freeways, and mountains) when it places outside plant. These
14	overly simplistic and arcane modeling techniques ignore crucial cost drivers and
15	yield unrealistic economies of scale-the result being insufficient investment
16	and artificially low UNE cost estimates. ⁶
17	HM 5.3 Revised does not fare any better technically than it does conceptually.
18	HM 5.3 Revised's cost estimates are almost entirely insensitive to important
19	cost drivers. For example, one would expect the number of modeled
20	distribution areas to have a significant effect on costs, since it has a direct
21	impact on feeder and serving area interface ("SAI") investment. However,

⁶ A "cost driver" is a variable that has a significant affect on total costs. That is, a change in a cost driver should change the total cost of a related cost object.

1	HM 5.3 Revised's cost estimates change only minimally when this number is	
2	increased three-fold. Even more significant is the fact that HM 5.3 Revised's	
3	cost estimates often decrease as the number of clusters increases. The same	
4	counter-intuitive result occur when the clustering algorithm is replaced with the	
5	flawed clustering rule used in Version 2.2.2 of the HAI Model ("HM 2.2.2"). That	
6	is, replacing TNS's much-touted and closely-guarded clustering algorithm with a	
7	clustering rule that is known to be inaccurate yields only slightly different cost	
8	results. HM 5.3 Revised's minimal sensitivity to this and other cost drivers does	
9	not mean that these variables are not important; rather, it illustrates how HM 5.3	
10	Revised's cost estimates are predominately driven by the overly simplistic and	
11	arcane modeling assumptions embedded in the modules that determine HM 5.3	
12	Revised's outside plant network (i.e., preprocessing, feeder, and distribution	
13	modules). In addition to these counter-intuitive results, the Model's cluster input	
14	database suffers from sloppy data preparation. For instance, customers are	
15	assumed to live along freeways, including the off- and on-ramps, and along	
16	private driveways and service roads.7	
17	Finally, the Model's factual failings are best illustrated with maps of the outside	
18	plant network modeled by HM 5.3 Revised. These maps expose the network	
19	upon which AT&T/MCI base their UNE cost estimates, and demonstrate	

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20 conclusively that this network is entirely quixotic, and produces cost estimates

⁷ Obviously, there are no customers that live along any freeways or their on- and off-ramps. Similarly, customers are rarely, if ever, located along service roads, which are typically not zoned for residential or commercial use. By definition, private driveways are exclusive to one owner and will generally not have multiple houses or businesses along them.

3 why HM 5.3<u>Revised</u> should be rejected.⁸

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4 Contrasting Verizon NW's proposed cost model VzCost's method of modeling

5 outside plant (contained in VzLoop) to HM 5.3 Revised's method of cost

6 modeling leaves no doubt that VzCost is superior to HM 5.3 <u>Revised</u>. Most

7 notably, maps of VzLoop's modeled outside plant demonstrate how VzCost,

8 unlike HM 5.3 Revised, follows feasible network routes by generally avoiding

9 physical obstacles and boundaries, accounting for rights-of-way, and thereby

10 producing representative investment estimates of a forward-looking network in

- 11 the State of Washington. I therefore recommend that this Commission adopt
- 12 Verizon NW's cost model instead of HM 5.3 Revised.
- 13 **D. Outline of the Reply Testimony**

14 Q. HOW IS YOUR REPLY TESTIMONY STRUCTURED?

15 A. My Reply Testimony is structured as follows. Section II describes the objective

16 of and the general processes that yield HM 5.3 <u>Revised</u>'s cluster input

17 database. Section III explains why the cluster input database is one of the most

18 important aspects of HM 5.3<u>Revised</u>'s modeling of outside plant and, as such,

⁸ See Before the Washington Utilities and Transportation Commission, Docket No. UT-023003, *Reply Testimony of Timothy J. Tardiff on behalf of Verizon Northwest Inc.* (April 26, 2004) ("Tardiff Reply Testimony"); Before the Washington Utilities and Transportation Commission, Docket No. UT-023003, *Reply Testimony of Francis J. Murphy on behalf of Verizon Northwest Inc.* (April 26, 2004) ("Murphy Reply Testimony"); Before the Washington Utilities and Transportation Commission, Docket No. UT-023003, *Reply Testimony of Willett G. Richter on behalf of Verizon Northwest Inc.* (April 20, 2004) ("Richter Reply Testimony").

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has a significant influence on HM 5.3 Revised's estimated loop cost. Section IV
addresses the errors and fundamental modeling flaws embedded in the cluster
input database. This section also discusses the cost impact of these errors,
and illustrates why these errors constitute much more than simple modeling
inaccuracies. Section V contrasts HM 5.3 Revised's outside plant modeling

- 6 efforts to those used in VzCost, and demonstrates that VzCost's modeling of
- 7 outside plant is superior to HM 5.3 Revised. Section VI presents my

8 conclusions.

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9 Q. PLEASE LIST THE EXHIBITS TO YOUR TESTIMONY.

- 10 A. There are a number of exhibits to this testimony. These include:
- Exhibit CMD-2: Curriculum Vitae of Christian Dippon
 Exhibit CMD-3: Letter from Christopher Huther, Esq., counsel for Verizon NW to Gregory Kopta, Esq., counsel for AT&T
 - Exhibit CMD-4: Email correspondence between Verizon NW and AT&T regarding the authenticity of the TNS preprocessing data
- Exhibit CMD-<u>11</u>: HM 5.3 <u>Revised</u> Preprocessing Sensitivity Analyses
 Exhibit CMD-<u>12</u>: CD-ROM Containing Maps of HM 5.3 <u>Revised's and</u> VzCost's Modeled Outside Plant Network

Exhibit CMD-7: Christian M. Dippon and Kenneth E. Train, "The Cost of the

WHAT IS YOUR UNDERSTANDING OF THE PURPOSE OF THE CLUSTER

Minimum Spanning Trees and the HAI Model,"

Local Telecommunications Network, A Comparison of

Telecommunications Policy, Vol. 24, No. 3 (April 2000)



- 26 **A.** The cluster input database serves as the starting point for the so-called
- 27 modeling done by HM 5.3 Revised. It contains much, if not all, of the

II. HM 5.3 REVISED'S CLUSTER INPUT DATABASE

INPUT DATABASE?

1	information HM 5.3 Revised uses to model a network. If cost is the product of
2	quantity and price, the cluster input database contains most of the critical data
3	that HM 5.3 <u>Revised</u> uses to determine quantities. This information is
4	hard-coded in the cluster input database, and is the result of an enormous
5	amount of unverifiable, largely undocumented, and convoluted preprocessing
6	steps that are done outside the Model by TNS and AT&T/MCI. From this
7	perspective, the modeling done by HM 5.3 Revised is merely the final stage of
8	an obscure process that essentially starts with the modeled network plant
9	already in place.
10	Dr. Mercer touts HM 5.3 Revised's cluster input database as one of the most
11	profound improvements over previous versions of the Model. Specifically, Dr.
12	Mercer claims:
13 14 15 16	The processes for locating and clustering customers to form such serving areas for HM 5.3 represent state-of-the-art modeling technology developments that have profoundly improved the accuracy of HM 5.3. ⁹
17	As I will show, this statement is misleading at best. HM 5.3 <u>Revised</u> does not
18	contain any actual customer locations, does not model any plant to a single
19	Verizon NW customer, and hardly uses state-of-the-art modeling techniques.

⁹ Mercer Supplemental Direct Testimony at p. 21.

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Q. HAVE YOU ANALYZED ALL ASPECTS OF HM 5.3 <u>REVISED</u>'S CLUSTER INPUT DATABASE?

3	Α.	No. Pursuant to the ALJ's and Commission's orders granting Verizon NW's
4		Motion to Compel, AT&T/MCI were directed to produce all of the processes
5		yielding the HM 5.3 cluster input database, including the source code to the
6		clustering algorithm, when they filed the revised version of HM 5.3 on January
7		26, 2004.10 However, the January 26th cost model submission failed to include
8		the preprocessing data the Commission had ordered and AT&T/MCI had
9		agreed to produce. It was not until Verizon NW's counsel reminded AT&T/MCI
10		of their obligation to produce these data that AT&T agreed to do so. ¹¹ On
11		March 4, 2004—almost six weeks after the information was to have been
12		provided—Verizon NW received a DVD from AT&T/MCI containing 675 files
13		that were allegedly responsive to Verizon NW's unanswered requests. After
14		analyzing some of these files, I discovered that these files did not yield the
15		cluster input database used in the version of HM 5.3 filed on January 26 th , thus
16		precluding me from undertaking my intended analyses of HM 5.3's
17		preprocessing. When notified, AT&T and TNS repeatedly insisted that the data
18		on the DVD were the files that yielded the January 26^{th} HM 5.3 cluster input
19		database. ¹² Eventually, AT&T and TNS conceded that the data were flawed,
20		and provided Verizon NW with what purported to be a corrected DVD on April 8,

¹⁰ See Before the Washington Utilities and Transportation Commission, Docket No. UT-023003, *Fourteenth Supplemental Order: Denying Petition for Review of Interlocutory Order, Granting Motions to Compel* (Oct. 14, 2003) at p. 8.

¹¹ See Letter from Christopher Huther, Esq., counsel for Verizon NW to Gregory Kopta, Esq., counsel for AT&T (Feb. 13, 2004), attached hereto as Exhibit CMD-3.

¹² See Email correspondence between Verizon and AT&T, attached hereto as Exhibit CMD-4.

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1	2004. This DVD was not in a readable format. It was not until April 12, 2004,
2	that Verizon NW obtained a corrected and working version of the DVD-11
3	weeks after AT&T/MCI were ordered to produce the files. Administrative Law
4	Judge Theodora Mace briefly extended the filing date because of this delay, but
5	I still have not had adequate time to review the data in detail. Moreover, the
6	corrected version of the DVD contained files that were minimally documented,
7	thereby making it extremely difficult, even for an experienced user, to decipher
8	the sequence of the processes let alone understand what each of the steps
9	entailed. Thus, Dr. Mercer's claims that HM 5.3 or HM 5.3 Revised is
10	state-of-the-art, that its inputs are extensively documented, and that the Model
11	is straightforward to use are misleading to say the least. ¹³
12 Q. 13	DID THE CORRECTED DVD CONTAIN ALL THE FILES NECESSARY TO REVIEW HM 5.3 <u>REVISED</u> 'S PREPROCESSING?
14 A.	No, not even the corrected DVD obtained on April 12, 2004, contained all the
15	necessary files to review the Model's preprocessing. Most notably, AT&T/MCI
16	refused to provide access to the clustering algorithm's source code, claiming
17	that it was not in their possession, custody, or control as it is the intellectual
18	property of TNS and commercially available to Verizon. ¹⁴ Without the source
19	

 ¹³ See Mercer Supplemental Direct Testimony at p. 32.
 ¹⁴ See Before the Washington Utilities and Transportation Commission, Docket No. UT-023003, Joint Responses of AT&T & MCI to Verizon's First Set of Data Requests (July 24, 2003) at Response Nos. 1-10, 1-11, 1-12, 1-13, 1-20 ("Joint Responses to Verizon's First Set of Data Requests"). Although AT&T/MCI say that this product is commercially available, I do not know of any way to purchase it or of anyone else ever being able to purchase it.

1		Commission, or any other party to this proceeding to review HM 5.3 Revised's
2	1	clustering algorithm, perform sensitivity tests that require agorithm
3		modifications, or validate whether HM 5.3 Revised performs as AT&T/MCI
4		describe. Access to the clustering algorithm's source code is particularly
5	1	important as the Model's limited documentation is clearly at odds with how the
6		clustering algorithm seems to function. In short, critical aspects of HM 5.3
7		Revised's preprocessing cannot be verified and, in this respect, HM 5.3
8		Revised remains a "black box."
9 10	Q.	PLEASE DESCRIBE YOUR UNDERSTANDING OF HM 5.3 <u>REVISED</u> 'S PREPROCESSING.
11	Α.	My understanding of HM 5.3 Revised's preprocessing is limited to what has
12		been made available to me. As stated, I have been denied access to the
13		clustering source code, and in general have had to rely on very limited
14		information as to the functioning and objectives of many other files.
15	1	Nevertheless, it is clear that the cluster input database is one of the most
16		important cost drivers in HM 5.3 Revised, as it lays the foundation for the
17		network being modeled. If that foundation is inaccurate, the cost estimates
18		produced and the corresponding UNE prices will be inaccurate as well.
19	1	Accordingly, reviewing and validating the cluster input database is a necessary
20		prerequisite to any analysis of HM 5.3 Revised.
	1	

AT&T/MCI and their subcontractor TNS start with three Verizon NW
 customer service address databases.

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- TNS then removes test circuits, duplicate addresses, and records
 associated with wire centers outside Verizon NW's territory. The resulting
 database contains 1.166 million records.
- 9 3. Verizon NW offers approximately 150 different service types. TNS groups
 these service types into 11 broad categories.

Туре	Description
A	ADSL Shared Lines
В	Business Lines
С	ADSL Dedicated Lines
E	Individual NS Lines
Ι	ISDN Lines
Р	Public Lines
R	Residential Lines
Т	NS DS-1 Service
U	SW DS-1 Service
V	HC Optical Services
W	DS-3 Optical Services

- Next, TNS attempts to geocode (i.e., assign a longitude and latitude to) the
 1.166 million circuits using Centrus Desktop Version 4.01 and a version of
 the GDT street reference database.
- 14 5. TNS then builds wire center boundary files for each wire center.
- 15 6. Using various programs, TNS determines which customer records were
 16 successfully geocoded and which ones need to be located using a surrogate

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method (i.e., spread along roads within a wire center or Census Block
("CB")).

- 7. The customer records in the above step that cannot be geocoded are placed
 using a surrogation algorithm. It appears that TNS uses a version of the
 TIGER street reference database (as opposed to the GDT street reference
 database used for geocoding) to surrogate these locations.¹⁵
- 7 8. The 1.166 million geocoded and surrogated customer records are then 8 collapsed by longitude and latitude and by service type. That is, all circuits 9 with the same longitude and latitude and that belong to the same service type are treated as one record, with demand (number of lines) equal to the 10 11 sum of the records collapsed. The collapsed residential records are referred to as "households" and the collapsed business records are referred to as 12 13 "businesses." Thus, in this step, TNS seems to determine the number of 14 households and businesses in Verizon NW's territory. This procedure 15 reduces the 1.166 million circuits to 656,119 locations.
- 16 9. The 656,119 locations are then clustered using TNS' clustering algorithm. It appears that TNS uses Version 5.0 of its clustering program. The clustering 17 program seems to do more than just clustering. In addition to assigning 18 customers to distribution areas (or clusters), it also appears to: (1) calculate 19 20 the strand distance (or rectilinear minimum spanning tree), (2) determine the 21 locations of the SAIs, and (3) through a number of steps, make each distribution area rectangular.¹⁶ Locations that exceed 536 lines (a 22 hard-coded value in the undisclosed source code of the clustering algorithm) 23 24 are assumed to form a "high-rise" cluster.

¹⁵ TIGER, or Topologically Integrated Geographic Encoding and Referencing, is the name for the system and digital database developed by the U.S. Census Bureau.

¹⁶ AT&T/MCI and TNS use the terms "clusters" and "distribution areas" interchangeably.

Docket No. UT-023003 1 10. Using three FoxPro programs, TNS then converts the resulting files into a 2 format that can be read by the next step, which is the PointCode process.¹⁷ 3 11. In what appears to be the final step, the output from the FoxPro programs is 4 run through a collection of seven Microsoft Access databases, each 5 containing a number of queries. Importantly, in the first stage of this 6 process, TNS removes all locations that are not residential or business 7 locations. That is, all "non-R "and "non-B" service types listed in step 3 8 above are removed from the household and business counts for the cluster, 9 although the demand remains. This reduces the number of locations from 10 656,119 to 579,375 households and businesses. Specifically, TNS estimates that there are 132,535 businesses and 446,840 residential 11 12 locations in Verizon NW's serving territory. 13 12. The output from the PointCode program serves as the input into HM 5.3 14 Revised. As recently revealed, AT&T further manipulates this file before it serves as the cluster input database for HM 5.3 Revised. This final 15 manipulation by AT&T ostensibly serves as a "line true up" and is primarily 16 17 manual, thus it cannot be easily replicated.¹⁸ 18 In HM 5.3 Revised's distribution module, the 579,375 locations (from step 11) 19 are further reduced by assigning them to lots. AT&T/MCI estimate the number 20 of housing types (i.e., single-detached houses, duplexes, multidwelling units, 21 etc.), each of which contains numerous households. Then, the Model somehow

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22 determines that households in some housing types occupy one lot, while others

23 occupy half a lot, and still others are on a quarter of a lot. These lot allocations

¹⁷ Microsoft's Visual FoxPro is an application development tool for building database applications.

¹⁸ See Before the Washington Utilities and Transportation Commission, Docket No. UT-023003, *Joint Responses of AT&T and MCI to Verizon's Ninth Set of Data Requests* (Mar. 26, 2004) at Response No. 9-62.

- 2 locations are ultimately assigned to 437,027 lots. HM 5.3 Revised models
- 3 outside plant to these 437,027 lots, all of which are entirely divorced from the
- actual locations of Verizon NW customers.¹⁹ 4
- 5 In short, the preprocessing module and HM 5.3 Revised reduce Verizon NW's
- 6 1.166 million customer accounts to 437,027 lots, which are uniformly distributed
- 7 within rectangular-shaped distribution areas. As I will explain further below, this
- 8 method of modeling outside plant is absurd and leads to a significant
- 9 understatement of Verizon NW's forward-looking costs.

III. THE CLUSTER INPUT DATABASE IS ONE OF THE MOST IMPORTANT ASPECTS 10 OF HM 5.3 REVISED'S OUTSIDE PLANT MODELING 11

12 A Most Aspects of Outside Plant Are Determined in the 13 Preprocessing

14 Q. WHY IS THE CLUSTER INPUT DATABASE CRITICAL TO HM 5.3 15 **REVISED**'S COST ESTIMATES?

- 16 Α. The cluster input database developed by TNS is unarguably one of the most
- 17 important aspects of HM 5.3 Revised's modeling and costing of outside plant. It
- 18 serves as the foundation of the Model from which most, if not all, costs
- 19 components of outside plant are derived. Dr. Mercer has characterized the
- 20 importance of the cluster input database as follows:

¹⁹ In particular and as described later, HM 5.3<u>Revised</u> uses information on the number of lots to determine the initial lengths and numbers of branch and backbone cables, which are subsequently overridden by then constraining total lengths within a cluster to equal the strand-distance measure included in the TNS database.



Docket No. UT-023003 1 HM 5.3 dramatically improves the way in which it determines 2 customer locations and configures outside plant to serve those 3 customers, using data that have been provided by Verizon itself 4 that contain customer locations for all types of loops. Using that 5 data allows HM 5.3 to model not only a network used to provide 6 POTS and other narrowband services, but also additional loop 7 types, such as DS-1, DS-3, and ADSL loops ... As a result, 8 HM 5.3 models the network more accurately and more 9 completely, and more accurately assigns joint costs of outside 10 plant structure, network operations, and general support to this 11 wider range of loop elements than could prior versions of the Model.²⁰ 12

- 13 Similarly, MCI economist, Dr. Michael Pelcovits, views the cluster input
- 14 database as the "key initial driver:"

15The HAI model constructs a "bottom up" estimate of the UNE16costs based upon detailed data describing demand quantities,17network component prices, operational costs, network operations18costs, and other factors affecting the costs of providing local19service. The model's demand data, particularly data describing20customer locations, line demand, and traffic volumes, serve as21key initial drivers.²¹

- 22 There are few, if any, values in the modeling of outside plant that are not either
- 23 directly determined by the preprocessing, or at least significantly impacted by it.
- Among the cost drivers directly determined by the preprocessing module are:
 - Number of distribution areas

25

28

- Density zone designation, which in turn determines the structure mix and structure sharing percentages
 - Size of distribution areas
- Size of modeled network
 - Number of business and residential locations

²⁰ Mercer Supplemental Direct Testimony at p. 7.

²¹ Before the Federal Communications Commission, WC Docket No. 03-173, *Declaration of Michael D. Pelcovits on Behalf of MCI* (Dec. 16, 2003) at p. 40 ("Pelcovits Decl.").

¹⁶

Exhibit No. CMD-10T Docket No. UT-023003

1		Number of drop cables
2		Number and location of SAIs
3		Number of indoor SAIs
4		Number of high-rise buildings in Verizon NW's territory
5		Demand by distribution area
6 7		 Demand distribution (i.e., uniform distribution of demand within clusters)
8		Number of households by distribution area
9		Number of firms by distribution area
10		These cost drivers, and potentially more, are all hard-coded in the Model, and
11		predetermine much of HM 5.3 Revised's UNE cost estimates for Verizon NW.
12		While Dr. Mercer might (incorrectly) claim that the cluster input database
13		captures Verizon NW's forward-looking network more completely and
14		accurately, all this is done outside the Model, and outside of the review of other
15		parties and the Commission. Moreover, AT&T/MCI have repeatedly failed to
16		provide any support (let alone proof) for their assertion that the Model, in fact,
17		produces more accurate and complete results. As I will demonstrate, the
18		cluster input database, while certainly a major cost driver, is severely flawed,
19		and thus renders HM 5.3 Revised's cost estimates useless.
20	Q.	IF MOST DECISIONS ABOUT OUTSIDE PLANT MODELING ARE
21		CONTAINED IN THE CLUSTER INPUT DATABASE, WHAT IS THE
22		PURPOSE OF HM 5.3 <u>REVISED</u> ?
23	A.	HM 5.3 <u>Revised</u> merely fills-in-the-blanks; that is, the Model simply produces
24		cost estimates for distribution areas that have been predetermined in the cluster

1		input databæe. In terms of outside plant, HM 5.3 Revised starts out with a
2		detailed, albeit incorrect and unrealistic, blueprint of the modeled network
3		derived from the TNS preprocessing, and then attempts to determine what it
4	I	costs to build that network. AT&T/MCI give the impression that the outside
5		plant modeled by HM 5.3 Revised can be changed with user-adjustable inputs.
6		This is wrong. The preprocessing module largely determines the layout (and
7	I	hence the costs) of the modeled network, and there is not a single
8		user-adjustable input contained in HM 5.3 Revised that is capable of curing the
9		network design produced by the Model's extensive preprocessing.
10 11	Q.	WHAT USE ARE THE OVER 2,100 USER-ADJUSTABLE INPUTS IN HM 5.3 <u>REVISED</u> ?
10 11 12	Q. A.	WHAT USE ARE THE OVER 2,100 USER-ADJUSTABLE INPUTS IN HM 5.3 REVISED? Dr. Mercer touts the flexibility of HM 5.3 Revised by stating that there are over
10 11 12 13	Q. A.	WHAT USE ARE THE OVER 2,100 USER-ADJUSTABLE INPUTS IN HM 5.3 REVISED? Dr. Mercer touts the flexibility of HM 5.3 Revised by stating that there are over 2,100 user-adjustable inputs. ²² At least in terms of the outside plant
10 11 12 13 14	Q. A.	WHAT USE ARE THE OVER 2,100 USER-ADJUSTABLE INPUTS IN HM 5.3 REVISED? Dr. Mercer touts the flexibility of HM 5.3 Revised by stating that there are over 2,100 user-adjustable inputs. ²² At least in terms of the outside plant configuration, the user-adjustable inputs are of little to no use. None of the
10 11 12 13 14 15	Q. A.	WHAT USE ARE THE OVER 2,100 USER-ADJUSTABLE INPUTS IN HM 5.3 REVISED? Dr. Mercer touts the flexibility of HM 5.3 Revised by stating that there are over 2,100 user-adjustable inputs. ²² At least in terms of the outside plant configuration, the user-adjustable inputs are of little to no use. None of the major components of the modeled network (e.g., size of distribution areas,
10 11 12 13 14 15 16	Q. A.	WHAT USE ARE THE OVER 2,100 USER-ADJUSTABLE INPUTS IN HM 5.3 REVISED? Dr. Mercer touts the flexibility of HM 5.3 Revised by stating that there are over 2,100 user-adjustable inputs. ²² At least in terms of the outside plant configuration, the user-adjustable inputs are of little to no use. None of the major components of the modeled network (e.g., size of distribution areas, number of indoor SAIs, and density designations) are user-adjustable. ²³ As I
10 11 12 13 14 15 16 17	Q. A.	WHAT USE ARE THE OVER 2,100 USER-ADJUSTABLE INPUTS IN HM 5.3 REVISED? Dr. Mercer touts the flexibility of HM 5.3 Revised by stating that there are over 2,100 user-adjustable inputs. ²² At least in terms of the outside plant configuration, the user-adjustable inputs are of little to no use. None of the major components of the modeled network (e.g., size of distribution areas, number of indoor SAIs, and density designations) are user-adjustable. ²³ As I will discuss below, what Dr. Mercer calls the Model's "groupings of customer
 10 11 12 13 14 15 16 17 18 	Q. A.	WHAT USE ARE THE OVER 2,100 USER-ADJUSTABLE INPUTS IN HM 5.3 REVISED? Dr. Mercer touts the flexibility of HM 5.3 Revised by stating that there are over 2,100 user-adjustable inputs. ²² At least in terms of the outside plant configuration, the user-adjustable inputs are of little to no use. None of the major components of the modeled network (e.g., size of distribution areas, number of indoor SAIs, and density designations) are user-adjustable. ²³ As I will discuss below, what Dr. Mercer calls the Model's "groupings of customer locations that have a realistic correlation to efficient distribution areas" is also

²² See Mercer Supplemental Direct Testimony at p. 29.
 ²³ Similarly, a new variable to HM 5.3 <u>Revised</u> that supposedly limits the size of the SAI and splits clusters if necessarily does not address any of the fundamental design parameters hard-coded in the cluster input database.

²⁴ Mercer Supplemental Direct Testimony at Exhibit RAM-4 (HAI Model Release 5.3 Model Description ("Model Description"), p. 3.

- Exhibit No. CMD-10T Docket No. UT-023003 Revised is inflexible in terms of the fundamental layout of the modeled outside
- 2 plant.

3

4

B. HM 5.3 <u>Revised</u>'s Modeled Network Does Not Model to a Single Verizon NW Customer Location

5Q.DOES HM 5.3 REVISED MODEL OUTSIDE PLANT TO ACTUAL6VERIZON NW CUSTOMER LOCATIONS?

7 A. Absolutely not. The HM 5.3 Model Description claims:

8	Customer locations are determined through geocoding,
9	augmented as necessary by a surrogate location process for
10	those customers whose geocoded location are not known. A
11	clustering algorithm is used to develop groupings of customer
12	locations that have a realistic correlation to efficient distribution
13	areas Using these data, the Model calculates required network
14	investment by detailed plant category. ²⁵

15	Similarly, Dr. Mercer claims: "Based on the customer location data, and detailed
16	and granular information as to the existing demand for services, the Model then
17	constructs a network to serve the identified demand.' 26 These statements leave
18	the false impression that HM 5.3 Revised constructs plant to actual Verizon NW
19	customer locations. This is not true. While HM 5.3 Revised's preprocessing
20	starts out with Verizon NW's customer locations, after clustering these locations
21	all the information about actual customer locations is discarded. Only marginal
22	information (i.e., the area and aspect ratio of the convex hull surrounding a
23	cluster and the location of the modeled SAI) is <i>initially</i> retained. Much of this
24	information, however, is also discarded when the Model develops its erroneous

 $^{^{\}rm 25}$ Mercer Supplemental Direct Testimony at RAM-4 (Model Description) at p. 3.

²⁶ Mercer Supplemental Direct Testimony at p. 12.

1		distribution route distances by overwriting the results that were originally based
2		on these data with the strand-distance multiplier. Thus, very little information
3		gained from the elaborate geocoding and surrogating exercise, if any at all, is
4		used to derive the final UNE cost estimates. The clustering process, the
5		altering of clusters into rectangular shapes, the assumption that demand is
6		uniformly distributed within a cluster, the reliance on only dominant Census
7		Block Group ("CBG") information for density information, and the use of the
8		strand-distance true-up, all cause any information about the original location of
9		customers to be lost. Clearly, HM 5.3 Revised does not rely on Verizon NW's
10		customer locations.
11 12	Q.	DO YOU AGREE WITH DR. MERCER'S DESCRIPTION OF HOW HM 5.3'S DISTRIBUTION MODULE WORKS?
13	Α.	No. Dr. Mercer states that:
14 15 16 17		The Distribution Module lays distribution plant directly over the rectangular areas where customer clusters are located. This plant extends from the SAI location (or locations) to the customer premises in the cluster. ²⁷
18		There are at least two inaccuracies in this statement. First, as illustrated in the
19		maps of HM 5.3 <u>Revised</u> 's modeled network, attached hereto as
20		Exhibit CMD- <u>12</u> , the rectangular distribution areas do not reflect any actual
21		customer locations. Rather, the Model assumes that customer locations are
22		situated in so-called lots, which in turn are distributed uniformly in a rectangular
23		cluster. Further, instead of placing the SAI at the line-weighted centroid of the
		²⁷ Mercer Supplemental Direct Testimony at RAM4 (Model Description) at p. 34.

1		convex hull of actual customer groupings, AT&T/MCI place the SAI at half the
2		distance between the two farthest customer locations and assume that this
3		location is the "centroid" of the rectangular cluster. While I will elaborate on this
4		below, this incorrect determination of the centroid's location further distorts the
5		distribution of demand because it then moves customer locations around a false
6		center point. While some of the geocoded and surrogated customer locations
7		might fall into this rectangular area, many others do not. In fact, the rectangular
8		clusters often fall outside wire center boundaries and/or overlap with other
9		clusters. Further, even if the rectangular area contained customer locations,
10		these customer locations are often assigned to entirely different clusters.
11		Second, Dr. Mercer claims that the outside plant extends from the SAI to the
12		customer premises. This is incorrect, because the outside plant modeled by
13		HM 5.3 Revised is not going to any Verizon NW customer locations. It is going
14		to lots that are entirely unrelated to the actual locations of Verizon NW's
15		customers. In fact, HM 5.3 Revised models hypothetical loops that serve no
16		actual customers. The cost model inputs are based on a series of assumptions
17		that bear absolutely no resemblance to actual network topography.
18 19	Q.	DOES HM 5.3 <u>REVISED</u> INCORPORATE STATE-OF-THE-ART MODELING TECHNIQUES?
20	Α.	No, it does not. Contrary to Dr. Mercer's claim that age is a major advantage of
21		HM 5.3, it is likely the major <i>disadvantage.</i> ²⁸ The HAI Model was developed

²⁸ A technical workshop in the Verizon Unbundled Network Element phase of Rulemaking 93-04-003 was held in San Francisco, California, on January 13–15, 2004, where the two parties

1	over ten years ago when many of the current, more sophisticated modeling
2	techniques were not available. Rather than keep up with the development in
3	modeling techniques, the HAI Model developers built on this outdated
4	foundation. The result is a model that builds a rectangular representation of
5	what are purported to be distribution areas, and then compounds this problem
6	by spreading customer locations and demand uniformly within these rectangular
7	distribution areas rather than reflecting actual customer dispersion. Although
8	the long, elaborate process of geocoding and surrogating customer locations
9	when forming clusters is relatively new, the distribution area modeling process
10	employed by HM 5.3 Revised is almost the same as it was eight years ago. In
11	HM 2.2.2, released in 1996, customers were uniformly spread throughout a
12	square representation of a distribution serving area. In HM 5.3 Revised,
13	however, customers are uniformly dstributed throughout rectangular distribution
14	serving areas. All that has changed in these eight years is that the Model's
15	distribution areas are now rectangular instead of square. What has not
16	changed is the Model's failure to account for actual customer locations. As
17	shown below, the geocoding and clustering process employed by HM 5.3
18	Revised produces clusters that are not much different than they were years
19	ago.

(Verizon and AT&T/MCI) submitting cost models were allowed to give an overview of their cost studies and the modeling process. Hereinafter the discussion at this workshop will be referred to as the "Verizon CA Workshop Transcript." The accompanying slides will be referred to as "Verizon CA Workshop Slides." See Verizon CA Workshop Slides at slide 59.

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1 2 3	Q.	WHAT IS AT&T/MCI'S EXPLANATION OF WHY ACTUAL CUSTOMER LOCATIONS, AS WELL AS PHYSICAL AND MAN-MADE OBSTACLES ARE IGNORED?
4	Α.	Dr. Mercer blames technology for the fact that HM 5.3 and HM 5.3 Revised still
5		ignores real customer locations, as well as physical and man-made boundaries

- 6 (e.g., mountains and actual roads). In a recent cost model workshop, Dr.
- 7 Mercer claimed:
- 8 [N]either Verizon nor HM 5.3 has advanced technology enough to 9 say what would really be cool to know is it the red road or is it a 10 bunch of blue roads like this, and actually reroute, do what the 11 telephone company engineer does, and actually lay this out. 12 Neither model does that and no model yet has gotten good 13 enough to be able to do that. That is just beyond the technology. 14 So far, we've gone a long way, we're not that far.²⁹
- 15 Dr. Mercer was responding to my question as to why HM 5.3 ignores customer
- 16 locations and instead builds to uniformly distributed lots. While I do not claim
- 17 that a model can (or needs to) produce an exact blueprint of an actual
- 18 telephone network in order to produce valid cost estimates, I disagree with Dr.
- 19 Mercer's statement about what is possible today. With today's technology, far
- 20 more is possible than HM 5.3<u>Revised</u>'s overly simplistic rectangular distribution
- 21 areas with backbone cable running along one dimension with a few uniformly
- sized branch cables perpendicular to it. In fact, it has been possible for years to
- 23 model an outside plant network along the potential routes a telephone network
- can take (e.g., along roads) using actual customer locations and data about the
- 25 services purchased by customers at each location. TELRIC models can and

²⁹ Verizon CA Workshop Transcript at pp. 3534-35.

1	have modeled networks within those constraints that meet forward-looking
2	engineering criteria and mirror reasonable economies of scale and scope. For
3	instance, the BellSouth TELRIC loop model, BSTLM, models a network that
4	serves existing customer locations, taking into account available rights-of-way
5	and the location of roads.
6	I also disagree with Dr. Mercer's characterization of Verizon NW's cost model.
7	VzCost is undoubtedly superior in network design when compared to HM 5.3
8	Revised. VzCost's loop investment calculator, VzLoop, models network plant
9	along existing network nodes, which usually fall along roads. ³⁰ The basic idea is
10	the same as in BellSouth's BSTLM loop cost model—VzLoop models a network
11	along feasible network routes, properly reflecting rights -of-way and generally
12	avoiding physical boundaries, such as freeways, highways, and rivers.
13	Verizon NW's cost model does not rely on unsupported guesses as to what is
14	the right amount of plant needed to serve an area. Instead, VzLoop properly
15	begins with verifiable starting and ending points in a network; that is, switch
16	locations and network nodes, including customer distribution terminals. Per
17	MCI's own expert, routing along potential network routes is possible, and:
18 19 20 21 22	[A]llows the design of a network that serves the existing customers, taking account of the constraints regarding available rights of way for placing loop plant, using computational methods that are available and can be tested and confirmed by all interested parties. ³¹

 ³⁰ A network node can be a distribution terminal, a cross-box, a technical point of interface, a feeder terminal, or a DLC.
 ³¹ Pelcovits Decl. at p. 37.

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1HM 5.3 Revised does none of that, thereby contradicting Dr. Mercer's2explanation as to why HM 5.3 (or now HM 5.3 Revised) is allegedly more3sophisticated.

4 Q. HOW CAN THIS COMMISSION COMPARE THE REASONABLENESS OF 5 HM 5.3 REVISED'S AND VZCOST'S MODELED OUTSIDE PLANT?

6 A. I have prepared maps of the outside plant for all wire centers as modeled by

7 HM 5.3 Revised and VzLoop. Comparing these maps and contrasting feeder

8 and distribution routes against roads and physical boundaries, such as

9 freeways, highways, and bodies of water, provides an excellent tool to evaluate

10 the reasonableness of each model's outside plant modeling assumptions.

12

11 Image files of these maps are included herewith as Exhibit CMD-12. While I will

discuss these maps in detail later, they clearly illustrate the superior modeling

13 techniques employed by VzLoop. HM 5.3 Revised simplistically models plant

14 throughout Washington without taking into account any physical boundaries or

15 existing roads. HM 5.3<u>Revised</u>'s distribution and feeder plant intersect

16 freeways, are routed through lakes, and are placed in the ocean. Furthermore,

17 its distribution routes are entirely divorced from street layouts and topography,

18 and overlap, in some instances, almost perfectly with other distribution plant.

19 More important, HM 5.3 Revised does not route its plant to any existing

20 customer locations. Instead, the distribution cable is routed deliberately and

21 uniformly in a configuration that resembles a television antenna centered on the

22 cluster centroid. The customer lots are then "hung" uniformly along the

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1	branches of the antenna. However, no matter how precisely or imprecisely this
2	is done, no distribution cable is routed to actual customer locations.
3	VzCost, on the other hand, contains a much more realistic representation of the

3	VzCost, on the other hand, contains a much more realistic representation of the
4	routes along which a forward-looking outside plant network would be built. Its
5	loop investment calculator, VzLoop, routes outside plant mostly along roads,
6	and for the most part does not cross physical boundaries, avoiding lakes and
7	other obstacles. Furthermore, rather than placing all demand uniformly across
8	the wire centers' serving areas, VzLoop routes its plant to actual distribution
9	terminal locations and sizes its cable according to demand at a particular
10	network node. One does not need to be a network engineer to quickly realize
11	that VzLoop's modeling techniques are superior to HM 5.3 Revised's.
12	To illustrate some of the differences, Map 1 below compares how HM 5.3
13	Revised and VzLoop model the outside plant for the Richmond Beach wire
14	center. The red lines indicate the modeled distribution plant, the blue lines
15	indicate the feeder network, and the black lines indicate the road network in the
16	wire center's serving area. As can be clearly seen, VzLoop closely
17	approximates the road network in Richmond Beach. HM 5.3 Revised, on the
18	other hand, sporadically models rectangular distribution areas that bear no
19	resemblance to the road network, and fail to serve the majority of the customers
20	in this wire center. The maps for all of Verizon NW's wire centers are included
21	in Exhibit CMD- <u>12</u> .

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1 Q. ARE PHYSICAL OBSTACLES AT LEAST ACCOUNTED FOR IMPLICITLY 2 Implicit by the state of t

- 3 A. No. Although AT&T/MCI claim otherwise, HM 5.3 Revised does not account for
- 4 physical obstacles, implicitly or explicitly. In response to a Verizon NW data
- 5 request asking AT&T/MCI to explain: "How do HM 5.3's rectangularized clusters
- 6 account for physical obstacles such as freeways, highways, rivers, waters, etc.,"
- 7 AT&T/MCI responded:

8	The customer location clusters used by the HAI Model do not
9	explicitly account for physical obstacles such as those described
0	in the request. However, because clusters are formed based on
1	actual geocoded customer locations and on customer locations
2	located on the road network, accounting for such physical

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2

obstacles is implicit in the customer location data. Customers typically are not located in rivers, lakes, freeways, *etc*.³²

- 3 This answer is interesting in several respects. First, it clearly documents the
- 4 fact that HM 5.3 and HM 5.3 Revised's clusters ignore physical boundaries.
- 5 Consequently, the Model ignores important cost components, which is
- 6 confirmed by the testimony of MCI's own economist, Dr. Pelcovits.³³ Second,
- 7 the explanations offered as to how physical boundaries are in some manner
- 8 accounted for make no sense. Clustering based on actual customer locations
- 9 does not guarantee that physical boundaries are not crossed. If clustering does
- 10 not account for physical boundaries, it makes no difference whether actual,
- 11 surrogate, or random customer locations are being clustered.

12 Q. WHAT ARE THE CONSEQUENCES OF IGNORING PHYSICAL13 BOUNDARIES?

- 14 A. Since working around physical boundaries and rights-of-way is costly for
- 15 real-world local exchange carriers, ignoring them causes the Model to produce

16 significantly understated cost estimates.

17 Q. DOES RECTILINEAR ROUTING TAKE PHYSICAL BOUNDARIES INTO 18 ACCOUNT?

- 19 A. No, it does not. It is interesting how AT&T/MCI search for possible answers as
- 20 to how the Model somehow accounts for physical boundaries. In the answer

²¹ above, AT&T/MCI recited one list of excuses; however, in the recent SBC CA

 $^{^{\}rm 32}$ Joint Responses to Verizon's First Set of Data Requests at Response No. 1-35 (emphasis in original).

³³ "[E]xisting rights of way and actual customer locations are ignored, even though these factors would obviously have a significant effect on loop lengths." Pelcovits Decl. at p. 23.

Exhibit No. CMD-10T Docket No. UT-023003

		Deleted: the Model's
1	UNE proceeding, Dr. Mercer tried to explain away HM 5.3's deficiency by	
2	relying on the Model's strand-distance multiplier. In response to a question by	
3	SBC CA regarding whether HM 5.3 recognizes highways and rail tracks in	
4	routing the modeled outside plant, Dr. Mercer explained: "It does not do that	
5	explicitly. It does that by providing route miles to take care of obstacles like	
6	that. ³⁸⁴ Dr. Mercer was referring to the strand-distance multiplier gross-up that	
7	increases or decreases the backbone and branch cables in a cluster to	
8	supposedly match the length of the rectilinear minimum spanning tree, or what	
9	AT&T/MCI refer to as the strand distance. As discussed below, the	
10	strand-distance multiplier is nothing but a Band-Aid. It does not address the	
11	fact that HM 5.3 Revised ignores physical boundaries, and brings with it an	
12	entirely new set of problems. Cost is much more than a function of length. It is	
13	also a function of cable material, feeder and distribution mix, cable size, and	
14	distribution structure mix. None of these cost components are addressed by	
15	HM 5.3 <u>Revised</u> 's strand-distance multiplier.	
16	To illustrate the problems associated with the Model's strand-distance	
17	multiplier, consider cluster c008 in the Chelan (CHLNWAXX) wire center. As	(Deleted) 6
18	depicted in the maps contained in Exhibit CMD-12, in HM 5.3 Revised this	Deleted. 0
19	cluster spans Lake Chelan. The SAI (and thus the ending point for the feeder	
20	cable) is located in the middle of the lake. By grossing up the distribution route	
21	distance, HM 5.3 Revised simply increases the length of the backbone and	

 34 The Ca lifornia PUC held a meeting with SBC and AT&T/MCI regarding cost models for UNEs on June 25, 2003, hereinafter the "SBC Model Workshop Transcript," p. 709.

1		branch cables; however, they still span the lake. Dr. Mercer claims that this
2		enlargement of distribution route distance somehow accounts for the fact that
3		people do not live in Lake Chelan. However, the Model ignores entirely the real
4		problem with the modeling of this particular situation. A more realistic network
5		likely would have routed feeder cable along Highway 97, which runs along the
6		lake for some distance, with distribution cable branching off to serve customers
7		and likely sharing some of the trenches with feeder cable. Thus, the problem
8		caused by ignoring the lake is not that the distribution route distance is too
9		short, but that the feeder cable is not long enough. 35 The gross -up allows
10		HM 5.3 Revised to increase the distribution route distance, which likely was
11		already too long prior to the gross-up; however, the feeder cable is left
12		unchanged, and falls far short of the required distance. ³⁶ In short, using
13		rectilinear distances to somehow account for physical obstacles does not
14		address the problem, and in many situations makes it worse.
15 16	Q.	DOES VZCOST ACCOUNT FOR PHYSICAL OBSTACLES AND RIGHTS-OF-WAY?
17	Α.	Yes, it does. HM 5.3 Revised and VzCost both begin with the same premise-
18		they both attempt to geocode the location of customer demand. HM 5.3
19		Revised geocodes and surrogates customer addresses, while VzCost

³⁶ As I will elaborate further below, this at least partially explains HM5.3<u>Revised</u>'s overestimation of distribution cable and underestimation of feeder cable. In fact, HM 5.3<u>Revised</u> models <u>66</u> percent more distribution route distance and <u>33</u> percent less feeder route distance than VzCost.

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³⁵ As Mr. Murphy explains, HM 5.3<u>Revised</u> categorically understates feeder investment. See Murply Reply Testimony at pp. 56-79.

1	1	geocodes and surrogates customer distribution terminals and other network
2		nodes. The main difference between the two models is that HM 5.3 Revised
3		later ignores the geocoded results and reverts to almost the same method
4		employed eight years ago in HM 2.2.2; it models to rectangular-shaped
5		distribution areas (as opposed to square-shaped areas in the older version) and
6		assumes that demand is uniformly distributed within these areas. VzLoop, on
7		the other hand, models plant to the actual location of distribution terminals and
8		network nodes, which are located along or near roads. Consequently, and as
9		depicted in the maps in Exhibit CMD-6, VzCost's modeled network routes, both
10		for feeder and distribution cable, generally follow roads, avoid physical
11		obstacles, and reflect rights-of-way.
12 13 14	Q.	YOU DESCRIBE HM 5.3 <u>REVISED</u> 'S MODELING AS ARCANE, BUT DIDN'T THE FCC INCORPORATE PART OF THE HAI MODEL INTO UNIVERSAL SERVICE MODEL?
15	Α.	First, the FCC never accepted the HAI Model's approach to network modeling.
16		In fact, the FCC concluded that:
17 18 19 20 21 22 23		[T]he customer location and outside plant platform of the federal mechanism should consist of a synthesis of the best ideas presented by the model proponents, including HAI's use of geocoded customer location data, BCPM's use of the road network to estimate the locations of customers for whom no geocode data are available, HCPM's approach to identifying customer serving areas based on natural clusters of customers,

³⁷ Fifth Report and Order, *In re Federal-State Joint Board on Universal Service, In re Forward-Looking Cost Mechanism for High Cost Support for Non-Rural LECs,* 13 FCC Rcd 21323 (rel. Oct. 28, 1998) at ¶ 26.

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1		Second, the FCC's Synthesis Model was developed in 1997, when much of
2		today's modeling technology was not available. Thus, AT&T/MCI's claim that
3		even the FCC adopted part of their model is at best outdated.
4 5		C. The Clustering Algorithm in the Cluster Input Database Presents Significant Problems
6	Q.	WHAT IS THE PURPOSE OF THE CLUSTERING ALGORITHM?
7	Α.	The clustering algorithm is an important aspect of the Model in that it
8		determines the number and characteristics of Verizon NW's distribution areas.
9		Specifically, it determines how many distribution areas will be modeled, their
10		size, aspect ratio, density zone, the SAI location, and the rectilinear minimum
11		spanning tree to connect the customer locations in a cluster. The cluster
12		assigned density, although done incorrectly, determines important cost drivers
13		such as structure type (aerial, buried, or underground) and sharing
14	1	percentages. Thus, the clustering algorithm does much more than merely
15		cluster customer locations; it determines many other aspects of the HM 5.3
16		Revised modeled distribution and feeder network.
17		Dr. Mercer hails the clustering algorithm for developing "groupings of customer
18		locations that have a realistic correlation to efficient distribution areas. ³⁸⁸ The
19		HM 5.3 Model Description claims that "clusters developed pursuant to this
20		process are likely to be the most closely representative of actual telephone

21 distribution areas as determined by outside plant engineers.³⁸⁹ Neither of these

 ³⁸ Mercer Supplemental Direct Testimony at RAM-4 (Model Description), p. 3.
 ³⁹ *Id.* at p. 21.

1		claims has any merit. Mr. Murphy explains the importance and complexity of
2		properly designing distribution areas. ⁴⁰ Thus, undoubtedly the clustering
3		algorithm is a key component of HM 5.3 and HM 5.3 Revised that needs to be
4		thoroughly reviewed and validated.
5	Q.	HAVE AT&T/MCI PROVIDED ANY EVIDENCE AS TO THE ACCURACY OF
6		THE CLUSTERING ALGORITHM?
7	Α.	No, AT&T/MCI claim that the clustering algorithm has a high degree of
8		accuracy, but have offered no proof. In fact, when asked to state all the facts
9		upon which Dr. Mercer relied for his claim that clusters "are likely to be most
10		closely representative of actual telephone distribution areas," and to produce all
11		studies and documents that would support that statement, AT&T/MCI
12		answered:
13 14 15 16 17		The referenced statement is intended to mean that serving areas (clusters) based strictly upon engineering criteria will more closely resemble actual serving areas than earlier modeling techniques, which were based on arbitrary geographical areas, such as census block groups or arbitrary grids. ⁴¹
18		To validate AT&T/MCI's claim the new clustering technique should improve the
19		Model's accuracy when compared to previous versions of the HAI Model that
20		relied on CBGs. I have replaced the clustering algorithm with a rule that forms
21		a cluster for each CBG. As I will discuss in detail below, this replacement,
22		however, had only a minor impact on the Model's cost estimates. Thus,

⁴⁰ See e.g., Murphy Reply Testimony at pp. 38-40, 60 -62. See also Richter Reply Testimony at pp 12-15. ⁴¹ Joint Responses to Verizon's First Set of Data Requests at Response No. 1-31.

³³
2 unsupported.

1

1-8.

3	As this analysis demonstrates, Dr. Mercer and AT&T/MCI have no support for
4	the statement that TNS's clustering algorithm produces realistic distribution
5	areas, as they apparently have never taken the time to validate the results of
6	this process against specific distribution areas contained in Verizon NW's
7	network. I have attempted to validate HM 5.3 Revised's clusters and found that
8	the clusters produced by this process utterly fail all validation tests.

9 Q. HAVE YOU BEEN ABLE TO REVIEW THE PRECISE FUNCTIONING OF THE 10 CLUSTERING ALGORITHM?

11	Α.	No, I have not. In order to (1) determine how the clustering in HM 5.3 Revised	
12		functions and whether it functions correctly, (2) perform sensitivity analyses on	
13		the Model's hard-coded values, and (3) modify some of these hard-coded	
14		values, one needs access to the source code that runs the clustering software	
15		However, despite repeated requests and consecutive orders by the ALJ and the	
16		Commission, AT&T/MCI refuse to produce the source code for the clustering	
17		algorithm. AT&T/MCI acknowledged in discovery that they never checked the	
18		accuracy of the source code. ⁴² Moreover, TNS and AT&T/MCI refuse to allow	
19		third-parties to review the source code, which means that the foundation of	
20		HM 5.3 Revised's modeling process is unknown and untested. Therefore, at	

⁴² See e.g., Joint Responses to Verizon's First Set of Data Requests at Response No. 1-7 and

1	least in this important respect, HM 5.3 Revised remains a "black box," as			
2	neither the Model sponsors nor third-parties can truly attest to its accuracy.			
3	In the recent SBC CA UNE proceeding, Dr Mercer claimed that my ability to			
4	rerun the clustering module, produce maps of HM 5.3's modeled network, and			
5	examine the preprocessing "with a 'microscope' is hardly something one			
6	would expect an independent party to be able to do with a 'black box' missing			
7	vital information." Dr. Mercer was implying that I was not hindered in my			
8	analysis by AT&T/MCI's steadfast refusal to produce the clustering source			
9	code. ⁴³ However, Dr. Mercer misses an important point of my review of HM 5.3			
10	and HM 5.3 Revised. Being able to reproduce something by rerunning a piece			
11	of software or following some predetermined steps is no substitute for being			
12	provided complete and comprehensive access (with documentation) to the			
13	fundamental underpinnings of the clustering process. I can drive a car, but that			
14	does not mean that I understand what makes it runs. Being able to rerun the			
15	clustering algorithm software does not enable one to understand the logic			
16	behind it. Dr. Mercer's comment is nothing more than an attempt to side-step			
17	what is unarguably true: an important part of HM 5.3 Revised is and remains a			
18	black box.			

⁴³ See Before the California Public Utilities Commission, Application Nos. 01-02-024 et al., Declaration of Robert A. Mercer in Support of Joint Applicants' Rebuttal Comments (Mar. 12, 2003) at p. 6 ("Mercer SBC Rebuttal Decl.").

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Q. PLEASE DESCRIBE YOUR REVIEW OF THE CLUSTER OUTPUT.

2	Α.	Since I was unable to review what the clustering source code actually does, I			
3		had to limit my analysis to the output of the clustering algorithm, that is, the			
4		resulting main and outlier clusters. This review revealed three types of errors.			
5		First, apparently due to a design error, the clustering algorithm does not employ			
6		a nearest-neighbor procedure or any other clustering procedure from graph			
7		theory. ⁴⁴ Instead, it uses a nearest-neighbor technique in a first pass, but then			
8		"chops up" all the resulting clusters that exceed a predetermined line limit until			
9		they meet this limit. Second, a visual inspection of the clustering results reveals			
10		a number of anomalies and many instances where cluster æsignments of			
11		customer locations defy common sense and engineering practices. Finally, the			
12		clustering algorithm incorrectly incorporates the 17,000-foot copper-length			
13		threshold, yielding clusters that violate AT&T/MCI's own copper-length limit. I			
14		will discuss each of these errors further below.			
15	Q.	PLEASE DESCRIBE THE VARIABLES THAT ARE HARD-CODED IN THE			
16		CLUSTERING ALGORITHM AND COULD NOT BE REVIEWED.			
17	A.	The clustering source code contains a number of hard-coded values that have a			
18		significant impact on the modeled network. Without access to the clustering			

- 19 source code, none of these variables can be modified or even analyzed. First,
- 20 and foremost, AT&T/MCI seem to treat all locations that have more than 536

⁴⁴ The clustering of points is not a new topic and many acceptable clustering techniques have been developed. Among them are the nearest-neighbor technique, which AT&T/MCI falsely claim to have used, an agglomerative method, and a divisive method. *See generally*Brian S. Everitt, *Cluster Analysis* (Arnold: London, 3rd ed. 1993). The FCC's Synthesis Model offers all three types of clustering algorithms.

1		lines as high-rise clusters. It is assumed that these clusters contain indoor SAIs	
2		and form their own cluster. This threshold number is hard-coded and cannot be	
3		changed without proper access to the clustering source code, and, as Mr.	
4		Murphy explains, yields a significant understatement of indoor SAIs. ⁴⁵	
5		Second, although TNS states that the clustering process starts "within a 150	
6		foot radius of the center of the initial cell," the HM 5.3 Model Documentation is	
7		silent as to where that initial cell is located. ⁴⁶ Since the location of the initial	
8		cluster has a significant impact on the clustering output, at a minimum, it must	
9		be identified and made user-adjustable.	
10		Third, the second phase of the process splits the minimum-bounding rectangle	
11		of an oversized cluster into equally sized geographic halves. As noted above,	
12		this procedure seems to be entirely arbitrary and defeats sound engineering	
13		and modeling techniques. Users must have sufficient access to the Model to	
14		review and modify this process.	
15	IV. H	M 5.3 <u>REVISED</u> 'S PREPROCESSING IS CONCEPTUALLY FLAWED	
16 17		A Problems with Data Limitation, Modeling Assumptions, and Forecasting Power	
18	Q.	MUST A MODEL BE FLAWLESS IN ORDER TO BE ACCURATE?	
19	Α.	No, absolutely not. Dr. Mercer has not attempted to portray the many errors in	

HM 5.3 as mere approximations "instead of replicating each nook and cranny of 20

 ⁴⁵ See Murphy Reply Testimony at pp. 27-30, 67-76.
 ⁴⁶ Mercer Supplemental Direct Testimony at RAM-4 (Model Description), p. 22.

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1	the 'actual'network," and has claimed that I "would apparently not be satisfied			
2	with anything short of modeling perfection."47 Nothing could be further from the			
3	truth. Any attempt to model a real-world process, be it a cost model or any			
4	other model for that matter, must make some simplifying assumptions.			
5	However, there are important differences between simplifying assumptions,			
6	omitting relevant aspects of a process, and out-and-out modeling errors.			
7	Therefore, the criteria for assessing whether a model is accurate, and thus			
8	valid, cannot be that it makes no assumptions. Rather, the relevant question is			
9	whether those simplifying assumptions appropriately capture the relevant			
10	aspects of real-world network design processes (e.g., modeling to actual			
11	customer locations, following feasible network routes, bypassing physical			
12	obstacles, and accounting for rights-of-way). Like HM 5.3, HM 5.3 Revised			
13	clearly fails on this front as its problems have nothing to do with "replicating			
14	each nook and cranny of the 'actual' network," as Dr. Mercer contends, but			
15	rather have everything to do with a fundamental misrepresentation of the very			
16	foundation upon which real-world networks are built. HM 5.3 Revised does not			
17	just approximate; it completely ignores important cost drivers and critical			
18	network design assumptions.			

⁴⁷ Mercer SBC Rebuttal Decl. at p. 4.

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1Q.DO YOU CONTEND THAT A COST MODEL'S DOCUMENTATION MUST2DESCRIBE EACH FUNCTION IN DETAIL IN ORDER FOR THE MODEL NOT3TO BE LABELED A BLACK BOX?

4	Α.	No, I do not expect a model description to explain every function in absolute		
5	1	detail. However, the major cost drivers (e.g., the cluster input database) must		
6		be completely explained. This is not the case for HM 5.3 Revised. HM 5.3		
7		Revised's preprocessing is hardly documented, and many files have no		
8		explanation whatsoever as to their purpose or how the columns and variables		
9		are defined. Specifically, the preprocessing, although consisting of 675 files,		
10		comes with only nine pages of vague and confusing descriptions. Second, only		
11	1	five of the some 300 pages filed by Dr. Mercer in this proceeding address		
12		preprocessing, one of the most important aspects of HM 5.3 Revised.		
13		B. The Most Significant Error in HM 5.3 <u>Revised</u> Is the Overly Simplistic and Improper Modeling of Outside Plant.		
14		Simplistic and Improper Modeling of Outside Plant.		
14 15	Q.	Simplistic and Improper Modeling of Outside Plant. WHAT IS HM 5.3 <u>REVISED</u> 'S MOST SIGNIFICANT FLAW?		
14 15 16	Q. A.	Simplistic and Improper Modeling of Outside Plant. WHAT IS HM 5.3 <u>REVISED</u> 'S MOST SIGNIFICANT FLAW? By far, HM 5.3 <u>Revised</u> 's most significant flaw is the Model's inability to model		
14 15 16 17	Q. A.	Simplistic and Improper Modeling of Outside Plant. WHAT IS HM 5.3 <u>REVISED</u> 'S MOST SIGNIFICANT FLAW? By far, HM 5.3 <u>Revised</u> 's most significant flaw is the Model's inability to model and cost a network that is built to actual customer locations. Devoid of any		
14 15 16 17 18	Q. A.	Simplistic and Improper Modeling of Outside Plant. WHAT IS HM 5.3 REVISED'S MOST SIGNIFICANT FLAW? By far, HM 5.3 Revised's most significant flaw is the Model's inability to model and cost a network that is built to actual customer locations. Devoid of any information regarding actual geocoded customer locations (bec ause the Model		
14 15 16 17 18 19	Q. A.	Simplistic and Improper Modeling of Outside Plant. WHAT IS HM 5.3 REVISED'S MOST SIGNIFICANT FLAW? By far, HM 5.3 Revised's most significant flaw is the Model's inability to model and cost a network that is built to actual customer locations. Devoid of any information regarding actual geocoded customer locations (bec ause the Model developers mysteriously have decided to discard the results of this exercise),		
14 15 16 17 18 19 20	Q. A.	Simplistic and Improper Modeling of Outside Plant. WHAT IS HM 5.3 REVISED'S MOST SIGNIFICANT FLAW? By far, HM 5.3 Revised's most significant flaw is the Model's inability to model and cost a network that is built to actual customer locations. Devoid of any information regarding actual geocoded customer locations (bec ause the Model developers mysteriously have decided to discard the results of this exercise), the Model is left with simplistic rectangles and uniformly distributed demand on		
14 15 16 17 18 19 20 21	Q. A.	Simplistic and Improper Modeling of Outside Plant. WHAT IS HM 5.3 REVISED'S MOST SIGNIFICANT FLAW? By far, HM 5.3 Revised's most significant flaw is the Model's inability to model and cost a network that is built to actual customer locations. Devoid of any information regarding actual geocoded customer locations (bec ause the Model developers mysteriously have decided to discard the results of this exercise), the Model is left with simplistic rectangles and uniformly distributed demand on customer lots rather than actual geocoded customer locations. Specifically, it is		
 14 15 16 17 18 19 20 21 22 	Q. A.	Simplistic and Improper Modeling of Outside Plant. WHAT IS HM 5.3_REVISED'S MOST SIGNIFICANT FLAW? By far, HM 5.3_Revised's most significant flaw is the Model's inability to model and cost a network that is built to actual customer locations. Devoid of any information regarding actual geocoded customer locations (bec ause the Model developers mysteriously have decided to discard the results of this exercise), the Model is left with simplistic rectangles and uniformly distributed demand on customer lots rather than actual geocoded customer locations. Specifically, it is AT&T/MCI's assumption that Verizon NW's customers are uniformly distributed		

1	telephone engineer or modeling expert to know that Verizon NW's customers:
2	(1) are not uniformly spread over a distribution area; (2) do not live on adjacent
3	lots that are twice as wide as they are deep; (3) do not share the same lot size
4	in each distribution area; and (4) do not live in rectangular distribution areas.
5	Common sense also dictates that it is far more complex for Verizon NW to build
6	cable to a real-world distribution area than simply placing a thicker cable in the
7	middle of a rectangular-shaped cluster with a few thinner cables perpendicular
8	to it. Finally, logic tells us that Verizon NW cannot place cables across
9	highways or through impenetrable natural or manmade structures, and it cannot
10	ignore rights-of-way. Nevertheless, this is what HM 5.3 Revised assumes,
11	thereby rendering the Model itself and the cost estimates it produces useless.
12 Q.	AREN'T THESE OMISSIONS MERELY THE RESULT OF MODELING
13	LIMITATIONS?
14 A.	No, they are not. AT&T/MCI, and particularly Dr. Mercer, would like this
14 A. 15	No, they are not. AT&T/MCI, and particularly Dr. Mercer, would like this Commission to believe that HM 5.3 <u>Revised</u> is state-of-the-art and that these
14 A. 15 16	No, they are not. AT&T/MCI, and particularly Dr. Mercer, would like this Commission to believe that HM 5.3 <u>Revised</u> is state-of-the-art and that these omissions are simply the result of limitations in the art of modeling. This is not
14 A. 15 16 17	No, they are not. AT&T/MCI, and particularly Dr. Mercer, would like this Commission to believe that HM 5.3 <u>Revised</u> is state-of-the-art and that these omissions are simply the res ult of limitations in the art of modeling. This is not true, as more advanced and sophisticated modeling techniques are available
14 A. 15 16 17 18	No, they are not. AT&T/MCI, and particularly Dr. Mercer, would like this Commission to believe that HM 5.3 <u>Revised</u> is state-of-the-art and that these omissions are simply the res ult of limitations in the art of modeling. This is not true, as more advanced and sophisticated modeling techniques are available today than were available when the Model was originally developed. The HAI
14 A. 15 16 17 18 19	No, they are not. AT&T/MCI, and particularly Dr. Mercer, would like this Commission to believe that HM 5.3 <u>Revised</u> is state-of-the-art and that these omissions are simply the res ult of limitations in the art of modeling. This is not true, as more advanced and sophisticated modeling techniques are available today than were available when the Model was originally developed. The HAI Model simply has not incorporated new modeling techniques to correct old
14 A. 15 16 17 18 19 20	No, they are not. AT&T/MCI, and particularly Dr. Mercer, would like this Commission to believe that HM 5.3 <u>Revised</u> is state-of-the-art and that these omissions are simply the result of limitations in the art of modeling. This is not true, as more advanced and sophisticated modeling techniques are available today than were available when the Model was originally developed. The HAI Model simply has not incorporated new modeling techniques to correct old problems. By way of contrast, VzLoop is a good example of what modeling
14 A. 15 16 17 18 19 20 21 1	No, they are not. AT&T/MCI, and particularly Dr. Mercer, would like this Commission to believe that HM 5.3 <u>Revised</u> is state-of-the-art and that these omissions are simply the res ult of limitations in the art of modeling. This is not true, as more advanced and sophisticated modeling techniques are available today than were available when the Model was originally developed. The HAI Model simply has not incorporated new modeling techniques to correct old problems. By way of contrast, VzLoop is a good example of what modeling techniques are available today. VzLoop, unlike HM 5.3 <u>Revised</u> , is able to
13 14 A. 15 16 17 18 19 20 21 22	No, they are not. AT&T/MCI, and particularly Dr. Mercer, would like this Commission to believe that HM 5.3 <u>Revised</u> is state-of-the-art and that these omissions are simply the res ult of limitations in the art of modeling. This is not true, as more advanced and sophisticated modeling techniques are available today than were available when the Model was originally developed. The HAI Model simply has not incorporated new modeling techniques to correct old problems. By way of contrast, VzLoop is a good example of what modeling techniques are available today. VzLoop, unlike HM 5.3 <u>Revised</u> , is able to model plant to customers using appropriately sized distribution and feeder

1		ability to model along tangible network routes may not have been readily			
2		available ten years ago when the Hatfield Model (now the HAI Model) was			
3		introduced; however, it is available now. Nevertheless, AT&T/MCI have not			
4		updated HM 5.3 Revised's most fundamental modeling assumptions. The basic			
5	I	premise of uniform customer distribution has remained unchanged for at least			
6 eight years; and, although AT&T/MCI now claim that		eight years; and, although AT&T/MCI now claim that HM 5.3 <u>Revised</u> relies on			
7	ı	accurately pinpointing demand and customer clustering, the majority of these			
8		results are not being used. In this regard, HM 5.3 Revised still models			
9	9 distribution areas very much the same as HM 2.2.2 did many years ago.				
10	Q.	WHY DO YOU BELIEVE THAT HM 5.3 REVISED DOES NOT USE THE			
11		GEOCODING AND CLUSTERING RESULTS?			
12	А.	As explained above, HM 5.3 <u>Revised</u> does not build plant to a single actual			
13		customer location. It does not even attempt to approximate the dispersion of			
14		customer demand. A simple review of HM 5.3 Revised reveals that the			
15		geocoding and surrogating results are ignored entirely.			
16		Determining the impact (or lack thereof) of TNS's faulty clustering algorithm			
17		however, is not as straightforward because the clustering source code has			
18		never been made available for review and analysis. In order to assess the			
19		impact of the clustering algorithm. I replaced it with a trivial clustering rule—the			
20		same clustering rule AT&T/MCI used in HM 2.2.2, which is that each CBG			
 21		forms its own cluster. ⁴⁸ Everything else was left unchanged. That is. in mv			

 $^{\rm 48}$ See Hatfield Associates, Inc., "Model Description, Hatfield Model Version 2.2, Release 2" (Sept. 4, 1996) at p. 14.

1	modified HM 5.3 Revised, the Model still rectangularizes the clusters, still builds
2	to uniformly distributed lots that are twice as wide as deep, and still builds
3	distribution plant in the grill fashion described above. By AT&T/MCI's own
4	account, the distribution areas derived for HM 5.3 Revised should "more closely
5	resemble actual serving areas than earlier modeling techniques, which were
6	based on arbitrary geographical areas, such as census block groups or arbitrary
7	grids."49 Thus, it is reasonable to expect that replacing the current and allegedly
8	more accurate and sophisticated clustering algorithm with an algorithm based
9	on CBGs would yield significantly different cost estimates. However, this is not
10	the case. HM 5.3 Revised produces nearly identical results whether the
11	supposedly highly accurate current clustering algorithm is used or whether
12	distribution areas are formed using arbitrary geographic areas, such as CBGs.
13	Specifically, when I replaced the clustering algorithm with a rule that assumes
14	each CBG forms its own cluster, the number of distribution areas (clusters) in
15	HM 5.3 <u>Revised</u> increases from 1,019 to 2,517, an increase of 147 percent.
16	However, at the same time, HM 5.3 Revised's estimated monthly per-line loop
17	cost merely increases six percent, from \$8.78 to \$9.32.50 Even more telling, if Deleted: 10
18	the TNS clustering algorithm is run at a maximum-line threshold of 900, the
19	program generates 2,570 clusters (a number similar to the number of CBGs)

⁴⁹ Joint Responses to Verizon's First Set of Data Requests at Response No. 1-31 (emphasis added).

⁵⁰ Note that the benchmark for this comparison is <u>\$2.78</u> and not <u>\$2.50</u> as filed by AT&T/MCI on April 9, 2004. This is because AT&T/MCI made manual adjustments to the TNS preprocessing result, which cannot be replicated. These adjustments reduce monthly loop costs from <u>\$2.78</u> to <u>\$8.50</u> and reduce the number of clusters from 1,019 to 1,018. This comment applies throughout this testimony.

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1	and a monthly loop cost of \$8.96. Thus, not only does clustering have only a	
2	marginal impact on cost, it also does not seem to matter much what clustering	
3	procedure is used—either way, the Model generates almost identical results.	
4	This lack of sensitivity illustrates a number of important issues. First, it shows	
5	that the current clustering algorithm is not more accurate than an arbitrary rule,	
6	which assumes that each CBG forms one cluster. Replacing TNS's	
7	much-guarded and alleged commercially-valuable clustering algorithm with an	
8	admittedly imprecise clustering rule from an old version of the HAI Model	
9	produces cost estimates that differ only slightly. Second, it illustrates an	
10	important and fatal error in HM 5.3 Revised—its insensitivity to the number of	
11	distribution areas. I will discuss this error with other analyses later in this	
12	testimony. This example clearly demonstrates that the total monthly loop cost	
13	remains nearly unaffected, regardless of how many distribution areas HM 5.3	
14	Revised models. This is because with each increase in the number of clusters,	
15	the Model assumes an approximately equal-sized decrease in the investment	
16	per cluster. For instance, if the number of clusters is doubled, the investment	
17	per cluster is decreased by approximately 50 percent, resulting in only a	
18	marginal change in total investment. For example, with 1,019 distribution	
19	areas, HM 5.3 Revised produces an investment of approximately \$938,000 to	Deleted: 856,000
20	serve each distribution area. Yet, with 2,517 distribution areas, it estimates only	
21	\$409,000 to serve each distribution area. That is, more than doubling the	Deleted: 382,000
22	number of clusters (actually increasing the number by 2.5) decreases the	

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1	per-cluster investment by 56 percent, effectively offsetting any cost impact.
2	These results are clearly counter-intuitive. One would expect the per-cluster
3	investment to drop as the number of clusters increases. It makes no sense for
4	an increase in the number of clusters to be offset by a corresponding decrease
5	in investment. According to this logic, one large cluster requires the same
6	investment as two clusters each of which is half the size of the large cluster.
7	Such an outcome is highly unlikely, defeats common sense, and as Mr. Murphy
8	explains, is contrary to sound engineering principles and expectations. ⁵¹
9 Q. 10 11	DOES HM 5.3 <u>REVISED</u> 'S INSENSITIVITY TO THE NUMBER OF CLUSTERS MEAN THAT THE CLUSTERING ALGORITHM IS NOT IMPORTANT AND SHOULD NOT BE USED?
12 A.	No, that would be the wrong conclusion to draw from this analysis. The
12 A. 13	No, that would be the wrong conclusion to draw from this analysis. The determination of distribution areas is one of the most crucial components in
12 A. 13 14	No, that would be the wrong conclusion to draw from this analysis. The determination of distribution areas is one of the most crucial components in modeling outside plant. The fact that it does not affect HM 5.3 Revised's costs
12 A. 13 14 15	No, that would be the wrong conclusion to draw from this analysis. The determination of distribution areas is one of the most crucial components in modeling outside plant. The fact that it does not affect HM 5.3 Revised's costs in a logical fashion does not mean that it is not important, but that other
12 A. 13 14 15 16	No, that would be the wrong conclusion to draw from this analysis. The determination of distribution areas is one of the most crucial components in modeling outside plant. The fact that it does not affect HM 5.3 Revised's costs in a logical fashion does not mean that it is not important, but that other modeling flaws (i.e., uniform distribution of demand on equal-sized lots that
12 A. 13 14 15 16	No, that would be the wrong conclusion to draw from this analysis. The determination of distribution areas is one of the most crucial components in modeling outside plant. The fact that it does not affect HM 5.3 Revised's costs in a logical fashion does not mean that it is not important, but that other modeling flaws (i.e., uniform distribution of demand on equal-sized lots that reside in rectangular-shaped distribution areas) override the results of the
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⁵¹ See e.g., Murphy Reply Testimony at pp. 56-58.

1	improved the accuracy of HM 5.3." 52 If the clustering algorithm is
2	state-of-the-art and if it has improved the accuracy of the Model so profoundly,
3	why then when it is replaced with a simplistic rule does the Model produce
4	almost identical cost estimates? The answer seems simple; the results of the
5	clustering algorithm are lost when transforming the clustering results to
6	rectangular clusters and by the assumption that demand is uniformly
7	distributed. Not surprisingly, this odd method of modeling outside plant yields
8	equally odd sensitivity analyses, such as the one illustrated above where,
9	regardless of how many clusters serve an area, the Model produces
10	approximately the same amount of required investment.
11 Q. 12	IS THE MODEL AT LEAST SENSITIVE TO CHANGES IN CLUSTERING ASSUMPTIONS?
11 Q. 12 13 A.	IS THE MODEL AT LEAST SENSITIVE TO CHANGES IN CLUSTERING ASSUMPTIONS? No. Changes in the number of clusters have little impact on the cost estimates
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11 Q. 12 13 A. 14 15	IS THE MODEL AT LEAST SENSITIVE TO CHANGES IN CLUSTERING ASSUMPTIONS? No. Changes in the number of clusters have little impact on the cost estimates produced by HM 5.3 Revised. In order to test the sensitivity of HM 5.3 Revised to the number of clusters, I modified the maximum line court per cluster. ⁵³ I started with a maximum line size limit of 300, and raised this limit by 300 until I
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⁵² Mercer Supplemental Direct Testimony at p. 21.

⁵³ Per AT&T/MCI, this variable is defined as follows: "The maximum lines in a cluster is the greatest number of lines that may be contained in a cluster." See Before the Washington Utilities and Transportation Commission, Docket No. UT-023003, Supplemental Joint Responses of AT&T & MCI to Verizon's First and Fifth Sets of Data Requests (Nov. 5, 2003) at Supplemental Response No. 1-11.







The horizontal axis shows the number of clusters as determined by each rerun of the preprocessing module. For instance, the default maximum-line threshold for a cluster is 6,451 lines. This setting creates 1,019 clusters. The vertical axis shows the monthly loop cost estimates per line.

Exhibit No. CMD-10T,

Docket No. UT-023003

Docket No. UT– WHAT CONCLUSIONS DO YOU DRAW FROM THIS CHART? This chart demonstrates HM 5.3<u>Revised</u>'s insensitivity to the number of

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2

Q.

Α.

3 distribution areas. That is, regardless of how many distribution areas are

4 generated to serve Verizon NW's service territory, HM 5.3 <u>Revised</u>'s investment

5 and monthly loop cost remain practically unchanged. Regardless of the number

6 of clusters (be it 962 or 3,548), the Model's cost estimates vary by less than

7 <u>10</u> percent. For instance, at a line-size limit of 600 lines, the Model increases

8 the number of clusters approximately 250 percent, yet monthly loop costs

9 increase by less than <u>10</u> percent. Only when the maximum line count is set at

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10 300 does the Model produce a change $(\underline{21} \text{ percent})$ in monthly loop cost.

11 The chart also illustrates that HM 5.3 Revised is not capable of modeling a 12 network that incorporates critical engineering decisions. Per HM 5.3 Revised, a 13 distribution area with 600 lines or 9,000 lines produces little difference in loop 14 costs. As Mr. Murphy explains in his reply testimony, the number of living units 15 in a distribution area usually is in the range of 200–600. The upper limit should 16 be found in dense distribution serving areas to improve feeder efficiency and to economically minimize the number of interfaces. In relatively sparse distribution 17 18 serving areas, one should find the lower limit to avoid wasting money building 19 excessive lengths of distribution cables. The Model's task should be to balance 20 distribution cable costs and feeder interface efficiency to form optimally sized distribution serving areas.54 21

⁵⁴ See Murphy Reply Testimony, pp. 40-41.

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1	Thus, rather than applying HM 5.3 Revised's overly-simplistic "one-size-fits-all"
2	approach in which all distribution areas have the same line limit, a proper model
3	designs distribution areas based on the number of living units in a given
4	geographic area. Mr. Murphy refers to AT&T's Practice Standard that specifies
5	that the number of living units in a distribution serving area generally ranges
6	between 200 and 600. ⁵⁵ Assuming a 20 percent penetration of second lines
7	produces a range of 240 to 720 working lines per distribution serving area, as
8	opposed to HM 5.3 Revised's assumption of 6,451-targeted lines. Therefore,
9	HM 5.3 Revised does not balance distribution cable costs and feeder interface
10	efficiency to form optimally sized distribution areas.
11	These sensitivity runs, once more, confirm that HM 5.3 Revised does not model
12	a realistic network, as it is not sensitive to the number of clusters or the
13	clustering procedure except when clusters are sized in accordance with AT&T's
14	own distribution serving area sizing guidelines. HM 5.3 Revised produces
15	practically identical cost results for virtually all cluster sizes beyond those
16	associated with the guidelines, regardless of the maximum number of lines in a
17	cluster or the clustering algorithm used. These runs also confirm that each
18	increase in the number of clusters is offset by a same-size decrease in the
19	investment per line. This problem is illustrated in Exhibit CMD-11b.
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⁵⁵ See Exhibit No. FJM-1T, p. 40.

		Exhibit No. CMD-10T	Deleted: 1
1	Q.	PLEASE EXPLAIN EXHIBIT CMD- <u>11B</u> WITH AN EXAMPLE.	Deleted: 58
2	Α.	Consider a sensitivity run where the maximum number of lines in a cluster was	
3		set at 1,200 lines. Using the 1,200-line threshold, the Model generates 2,082	
4		clusters with an average investment per cluster of \$470,966. Using the default	Deleted: 440,897
5	I	6,451-line threshold, the Model generates 1,019 clusters with a per cluster	
6		investment of \$238,139. The monthly loop cost estimates for these two runs	Deleted: 855,754
_			Deleted: 8.09
7		are $\frac{8.69}{2}$ and $\frac{8.78}{2}$, respectively. Thus, although the number of clusters more	Deleted: 7.87
8		than doubled, monthly loop costs decreased by 1.05 percent.	Deleted: increased less than 3 percent
9		Column E in Exhibit CMD- <u>11b</u> titled "cluster ratio" shows the ratio by which the	Deleted: 50
10		amount of clusters has increased (2,082/1,019 = 2.04). Column F titled	
11	I	"investment ratio" shows the ratio by which the total investment per cluster has	Deleted: 955 754/440 907 - 1.04
12		increased (938,139/470,966 = 1.99). If cost is the product of quantity and price,	Deleted: 635,734/440,697 = 1.94
13	1	then multiplying quantity (or the number of clusters in this example) by 2.04 and	(Deleted: 4.04
14		then dividing price (or the investment per cluster in this example) by <u>1.99</u> yields	Deleted: 1.94
15		a net effect of merely 1.05 (2.04/ <u>1.99</u>). This number is reported in Column G,	Deleted: 1.94
16	1	and indicates that, although the number of clusters has more than doubled, total	
17		cost only increased by 5 percent. As can be seen in Exhibit CMD-11b, with two	Deleted: 30
18		exceptions, the net effect of the 30 sensitivity runs is always below 10 percent.	
19	Q.	WHAT DOES THIS MEAN IN PRACTICAL TERMS?	
20	Α.	This means, in effect, that according to HM 5.3 Revised there are very limited	
21		economies of scale associated with local exchange networks. In other words, it	

does not matter if an area is served by one or four distribution areas; there is
 hardly any difference in cost. This is clearly wrong.

3 Q. IS THIS THE FIRST TIME THAT YOU DISCOVERED THIS ERROR?

4 Α. No, I discovered this error in SBC CA's UNE proceeding. In that proceeding, 5 for the first time I was able to rerun the preprocessing. Similar to the analyses 6 that I performed here, I chose to decrease the maximum cluster line size, which 7 more than doubled the number of clusters with only a marginal change in loop cost estimates.⁵⁶ AT&T/MCI attempted to rebut my analysis by claiming that 8 9 "the model works as it should."⁶⁷ They claimed that, for the particular sensitivity run that I had done, an increase in feeder and concentrator investment resulted 10 11 in an equally sized decrease in distribution investment, thus eliminating any 12 cost impact.58 13 While Dr. Mercer's explanation as to why HM 5.3 is not sensitive to the number 14 of clusters was questionable in the SBC CA proceeding, it clearly does not 15 explain why HM 5.3 Revised still produces almost the same result when the 16 clustering algorithm is replaced with the simple rule used in HM 2.2.2. Further, 17 it also cannot serve as an explanation of why 30 different runs performed on a 18 different HM 5.3 Revised version for a different state and with different inputs 19 still do not produce significantly different cost estimates. These sensitivity runs

20 simply confirm what I found in the SBC CA proceeding and other previous

⁵⁸ Id.

⁵⁶ Specifically, I decreased the maximum line size from 6,451 lines to 1,800.

⁵⁷ Mercer SBC Rebuttal Decl. at p. 25.

analyses —HM 5.3 and HM 5.3 Revised ignores customer locations and
 clustering results.

The Model does not build to customers or clusters, but assumes perfectly rectangular-shaped distribution areas where demand is uniformly distributed. These arcane modeling assumptions abandon the modularity of a real-world network, and instead create an almost linear relationship where, for each increase in the number of clusters, there is an offsetting decrease in the estimated investment per cluster.

9 Q. HOW DIFFICULT IS IT TO RERUN HM 5.3 <u>REVISED</u>'S PREPROCESSING 10 MODULE?

11 Α. Rerunning the preprocessing module for HM 5.3 Revised is extremely difficult. 12 First, the process is not well documented. Likely recognizing this failing, TNS 13 recently produced a document that describes the general flow of the 14 preprocessing. Although falling far short of what I would consider a complete 15 description, it enables the user to at least understand the general flow of 16 databases, processes, algorithms, and models used to develop the cluster input 17 database, and to blindly rerun the module. Fully understanding the process, 18 however, remains very difficult as the source code has not been explained (let 19 alone produced), and many of the variables are not described. Even when a 20 description is provided, it does not allow a user to understand why a decision 21 was made and why a process or step functions the way it does.

		Exhibit No. CMD–10T Docket No. UT–023003
1	Q.	HOW LONG DOES IT TAKE TO RERUN HM 5.3 REVISED'S
2		PREPROCESSING MODULE?
3	Α.	Rerunning the many programs and models that make up the preprocessing
4		module is very labor intensive and not at all user-friendly. To rerun the
5		clustering algorithm alone (which is only one program in the preprocessing
6		module) takes approximately 21 hours in computer run time; and that does not
7		include the manual intervention that is required or the time required to run other
8		programs. ⁵⁹ It takes about two to three days to perform a simple sensitivity
9		test. ⁶⁰
10	Q.	HOW DO YOU KNOW THAT THE RECTANGULAR CLUSTERS AND
11		UNIFORM DISTRIBUTION OF DEMAND MAKE THE MODEL COST
12		INSENSITIVE?
13	Α.	As I have shown, HM 5.3 <u>Revised</u> does not rely either on customer locations or
14	I	on the results of its clustering process. Instead, it clumps demand points into
15		lots and assumes everything in a cluster is uniform. Specifically, HM 5.3
16		Revised assumes that:
17		1. Cluster lots are uniform in size
18		2. Demand on these lots is uniform
19		3. The distance between the lots is uniform
20 21		4. The location and size of the distribution terminal are uniform
22		5. The drop investment in a cluster is uniform

 ⁵⁹ This is the total computer running time that AT&T/MCI needed to run the clustering algorithm for the model database included in the November 3, 2003 filing.
 ⁶⁰ At a maximum line count per cluster of 9,000, the clustering algorithm alone takes about

³² hours to run.

1		In addition, HM 5.3 Revised assumes that all these perfectly spread locations
2		are served with an SAI that can be placed in the geometric center of this
3		cluster. When conducting a sensitivity run, these fundamental modeling
4		assumptions cannot be changed. While each sensitivity run will form new
5	1	clusters, the customers are again moved and spread uniformly within the new
6		rectangular clusters. Thus, no matter how the clusters are modified, HM 5.3
7		Revised spreads the customers in the exact same fashion as before.
8		Essentially, HM 5.3 Revised's preprocessing moves the customer locations
9		each time the clustering algorithm is rerun in order to reestablish perfectly flat
10		demand conditions, thereby holding costs steady by losing the discreteness of
11		the customer locations before the network is modeled. Consequently,
12		sensitivity runs do not have an impact, as these unrealistic demand conditions
13		are automatically recreated.
14 15	Q.	WHAT IS NEEDED TO CORRECT HM 5.3 <u>REVISED</u> 'S INSENSITIVITY TO THE NUMBER OF DISTRIBUTION AREAS?
16	Α.	The aforementioned modeling assumptions are deeply engrained in the Model,
17		and cannot be changed without redesigning the Model entirely. The Model
18		developers would have to start with the geocoded customer locations obtained
19		from TNS, and model the network by following realistic network routes, such as
20	I	roads, and by maintaining the geocoded customer locations throughout.
21		Essentially, HM 5.3 Revised would have to follow the example of cost models
22		such as VzCost, which follow feasible network routes.

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Exhibit No. CMD-10T,

Docket No. UT-023003

1 Q. COULD HM 5.3 REVISED'S MODELING ASSUMPTIONS STILL YIELD 2 ACCURATE RESULTS?

3 Α. Not unless it was by pure coincidence. As previously mentioned, to illustrate 4 the results of the arcane modeling approach employed by HM 5.3 Revised, I 5 have mapped its outside plant network. For each wire center, I mapped the 6 locations of the SAIs and the routing of each cluster's branch, backbone, and 7 feeder cable. This mapping exercise is straightforward as it simply takes the 8 data supplied by TNS and turns it into a picture, strictly following the model 9 description provided by Dr. Mercer. It is on this network that HM 5.3 Revised 10 bases its cost estimates. The maps are contained in the attached CD-ROM 11 labeled Exhibit CMD-12. Even a cursory look at these maps reveals that HM 5.3 Revised's modeled network is nothing but an array of cables that are 12 13 intermingled with each other and routed irrespective of feasible network routes, 14 physical boundaries, and rights-of-way. Given the network it models, it is highly 15 unlikely and perhaps impossible for HM 5.3 Revised to produce a "reliable and 16 accurate estimation of Verizon's economic costs for substantially the entire Verizon local exchange service network," as claimed by Dr. Mercer.⁶¹ 17 18 On the odd chance that the Model can somehow yield accurate results, I asked AT&T/MCI in the SBC CA UNE proceeding to provide an electronic copy of all 19 documents concerning, referring, or relating to any external validation tests or 20 21 studies that have been performed on HM 5.3. In response to this data request, 22 AT&T/MCI admitted that other than some route distance comparisons between

⁶¹ Mercer Supplemental Direct Testimony at p. 5.

Exhibit No. CMD-10T, Docket No. UT-023003

 Proxy Model, no such validations were conducted.⁶² Similarly, in the cull proceeding when responding to a virtually identical data request, AT&T claimed to have undertaken extensive efforts to validate the clustering process.⁶³ Yet, when pressed to produce their results, AT&T/MCI admited other than the pre-processing data (which contained no such validation they "found no other responsive documents.⁶⁴ AT&T/MCI's response r one thing clear: they have not validated the results of the Model and ha idea whether the modeled network resembles an actual outside plant r or produces reasonable estimates of Verizon NW's forward-looking UN Thus, not only is the Model outdated in its modeling approach, it defies sense when inspected visually. Moreover, AT&T/MCI cannot provide a instance in the Verizon NW serving area where they compared their model the actual outside plant network des igns. Dr. Mercer seems to be confused as to what such a validation effort wo entail, as he stated in the recent SBC CA UNE proceeding that "Mr. Dip calls for external validation based on some unspecified factual, verifiable that does not exist.⁶⁵ Dr. Mercer is wrong; such data do exist. Further 	1	an old version of the HAI Model, the BellSouth model, and the Benchmark Cost
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 entail, as he stated in the recent SBC CA UNE proceeding that "Mr. Dip calls for external validation based on some unspecified factual, verifiabl that does not exist."⁶⁵ Dr. Mercer is wrong; such data do exist. Further 	15	Dr. Mercer seems to be confused as to what such a validation effort would
 calls for external validation based on some unspecified factual, verifiabl that does not exist."⁶⁵ Dr. Mercer is wrong; such data do exist. Further 	16	entail, as he stated in the recent SBC CA UNE proceeding that "Mr. Dippon
18 that does not exist." ⁶⁵ Dr. Mercer is wrong; such data do exist. Further	17	calls for external validation based on some unspecified factual, verifiable source
	18	that does not exist."65 Dr. Mercer is wrong; such data do exist. Further, Dr.

⁶² See Before the California Public Utilities Commission, Application Nos. 01-02-024 et al., Responses of AT&T Communications of California Inc. and WorldCom Inc. to SBC Pacific Bell Telephone Company's Fourteenth Set of Data Requests (Nov. 11, 2002) at Response No. 14-74.

⁶³ See Joint Responses to Verizon' First Set of Data Requests at Response No. 1-10.

 ⁶⁴ See Before the Washington Utilities and Transportation Commission, Docket No. UT-023003, Additional Supplemental Joint Responses of AT&T & MCI to Verizon's Third and Fifth Sets of Data Requests (Dec. 18, 2003) at Supplemental Response and Additional Supplemental Response No. 314.
 ⁶⁵ Mercer SBC Rebuttal Decl. at p. 29.

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1		Mercer states: "What Mr. Dippon does not address is that one would need to
2	1	have a reasonably accurate TELRIC model to test the validity of the outputs of
3		a TELRIC model."66 Again, Dr. Mercer is wrong. In order to verify HM 5.3
4		Revised, or any part of HM 5.3 Revised, one does not need to compare it
5		against another model but against observable real-world benchmarks. Dr.
6		Tardiff has offered a number of such validation tests. For example, Dr. Tardiff
7		compared HM 5.3 Revised's estimated investment and expenses to
8	I	Verizon NW's ARMIS results. ⁶⁷ While Dr. Tardiff does not claim that there
9		needs to be a dollar-for-dollar match, the analysis clearly shows that HM 5.3
10		Revised produces only a small fraction of what Verizon NW has on its books.
11		Thus, combining HM 5.3 Revised's out-of-the-ordinary outside plant routing, the
12	I	results of Dr. Tardiff's external validation tests, and Dr. Mercer's failure to offer
13		any support to the contrary, there is powerful evidence that HM 5.3 Revised's
14		cost estimates are inaccurate.
15	Q.	HAVE THE MODEL SPONSORS ATTEMPTED TO VALIDATE ANY OF THE
16		OUTPUTS GENERATED BY PREVIOUS MODEL VERSIONS IN OTHER
17		JURISDICTIONS?
18	Α.	The only validation the HAI Model developers attempted was at the direction of
19		the Georgia Public Service Commission, which ultimately rejected Version 4.0
20		of the HAI Model. That effort entailed a comparison of the amount of
21		distribution feet estimated by an old version of the HAI Model to the amount

⁶⁶ Id.

⁶⁷ See Tardiff Reply Testimony at pp. 39-40.

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Ĩ		estimated in a detailed forward-looking design by the HAI Model engineers of	
2		new facilities in ten specific CBGs selected by the Georgia Commission Staff.	
3		AT&T/ MCI, who sponsored that version of the HAI Model, concluded that the	
4		Model estimated only 92.5 percent of the distribution plant required for the ten	
5		CBGs in a forward-looking environment. However, as it turned out this figure	
6		was incorrect. In presenting their results to the Georgia Commission,	
7		AT&T/MCI miscalculated the distances of the Model's connecting cable routes.	
8		For CBGs where the Model provided fiber connecting cable, which is therefore	
9		considered to be part of the feeder, AT&T/MCI incorrectly included the routes	
10		as part of the distribution plant produced by the Model. For CBGs where the	
11		connecting cables were copper, and therefore properly included as distribution	
12		plant, AT&T/MCI "double counted" the associated routes.	
13		When these errors were corrected, that version of the HAI Model estimated only	
14		70 percent of the distribution plant the HAI Model engineers believed would be	
15		required under idealized conditions. In other words, the HAI Model, Version	
16		4.0, in addition to understating cable amounts as a result of improper utilization	
17		assumptions, underestimated necessary route feet by 30 percent in the Georgia	
18		Commission's validation effort.	
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19 20	Q.	PLEASE DESCRIBE WHAT THE MAPS IN EXHIBIT CMD- <u>12 SHOW AND</u>	*
20			Deleted: 6
21	Α.	The CD-ROM (included as Exhibit CMD-12) contains a map of HM 5.3	/

- 22 Revised's modeled outside plant network for each wire center. Each map
- shows the main feeder, subfeeder, SAI, and distribution cable for each modeled 23

1	distribution area. Main feeders are shown with thick blue lines, subfeeders are
2	thinner blue lines, copper feeders connecting outliers to main clusters are
3	shown with thick red lines, and distribution cables (consisting of backbone and
4	branch cables) are shown with thin red lines.
5	I mapped the distribution areas for these wire centers using the data provided to
6	Verizon NW by AT&T/MCI and TNS through discovery and certain intermediate
7	output obtained from HM 5.3 Revised. I used MapInfo 7.5 (a type of mapping
8	software) to create the maps. Since I am not sure that all parties have a license
9	for this mapping software, the attached CD-ROM contains images (.pdf files) of

10 these maps.

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1	Q.	WHAT CON	ICLUSIONS DO YOU DRAW FROM YOUR ANALYSIS OF THE	
2		MAPS?		
3	Α.	One can on	ly speculate why AT&T/MCI have refused for years to provide	
4		access to th	e model's extensive preprocessing. However, after conducting the	
5		analyses dis	scussed herein and illustrated by the maps contained in Exhibit	
6		CMD- <u>12</u> , I c	an finally understand why. When HM 5.3 <u>Revised</u> 's network is	Deleted: 6
7		illustrated in	map form, it becomes clear that the Model produces entirely	
8		unrealistic d	istribution areas, resulting in absurd outside plant investment	
9		estimates.		
10	Q.	COULD IT E	BE THAT HM 5.3 <u>REVISED</u> ATTEMPTS TO MODEL AN	
11		ABSTRACT	NETWORK RATHER THAN A REAL, FUNCTIONING	
12		NETWORK	?	
13	Α.	No. Dr. Mer	rcer has argued that HM 5.3 <u>Revised</u> attempts to model a real,	
14		functioning r	network. For example, Dr. Mercer claims that the Model:	
15 16		1.	"determines customer locations and configures outside plant to serve those customers;"68	
17 18 19 20		2.	"estimates in a consistent fashion the forward-looking economic costs that Verizon would incur to <i>build</i> a complete forward-looking network, including a defined set of UNEs;" ⁶⁹ and	
21 22 23 24		3.	"[b]ased on the customer location data, and detailed and granular information as to the existing demand for services, then <i>constructs a network</i> to serve the identified demand." ⁷⁰	

 ⁶⁸ Mercer Supplemental Direct Testimony at p. 7.
 ⁶⁹ Mercer Supplemental Direct Testimony at p. 9 (emphasis added).
 ⁷⁰ Mercer Supplemental Direct Testimony at p. 12 (emphasis added).

⁵⁹

1		After being shown the first maps of HM 5.3's modeled outside plant network,
2		however, AT&T/MCI changed their approach and now claim: "HM 5.3 is not a
3		model that builds a network. It's a costing model, and it produces costs." ⁷¹
4		Further, they claim that they are "getting the amount of cable right." ⁷² This
5		retreat to the world of the abstract is merely an attempt to obfuscate the many
6		engineering and economic criticisms that can be levied against the Model.
7		However, it raises an important point. During the ten years of the HAI Model's
8	I	existence, AT&T/MCI have never provided any solid proof that the random
9		array of distribution and feeder cable modeled by HM 5.3 Revised produces the
10	I	correct amount of cable and the correct TELRIC results. As shown throughout
11		this testimony and the testimonies of Dr. Tardiff and Mr. Murphy, HM 5.3
12		Revised clearly does not produce accurate cost estimates.
13	Q.	HAVE AT&T/MCI EVER PRODUCED THEIR OWN MAPS OF THE MODELED
14		DISTRIBUTION AND FEEDER PLANT?
15	Α.	For reasons that are obvious after reviewing the maps in Exhibit CMD-12,
16	I	AT&T/MCI have never explicitly mapped the distribution and feeder plant of the
17		network modeled by HM 5.3 Revised. However, a few years ago, AT&T/MCI
18		included in their model description a map of a cluster (or what AT&T/MCI
19		referred to as "distribution architecture employed by the Hatfield Model"). ⁷³ The

⁷¹ Verizon CA Workshop Transcript at p. 3623.

⁷² Verizon CA Workshop Transcript at p. 3624.

⁷³ Hatfield Model, Release 3.1, Model Description, Hatfield Associates Inc. (Feb. 28, 1997) at
 p. 29. While I understand that HM 3.1 modeled outside plant differently than HM 5.3 <u>Revised</u>, both models rely on the same fundamentally flawed principles – that is, customers were and still are assumed to be distributed within equal-sized lots in a rectangular distribution area.

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1 maps of HM 5.3 Revised, attached in Exhibit CMD-12, are fundamentally no

2 different than AT&T/MCI's map.

3 Q. HAVE YOU DONE THE SAME ANALYSIS FOR VZCOST?

4 Α. Yes, I have. Realizing that this Commission is faced with a choice of two 5 models, I performed the same exercise for VzCost. Specifically, taking the 6 output from its ARC table, I mapped VzCost's modeled network using the same 7 mapping software that I used to map HM 5.3 Revised's modeled network.⁷⁴ The 8 attached CD-ROM (Exhibit CMD-12) contains a second file labeled "VzCost 9 Maps." This file has the same type of maps for VzCost as were produced for 10 HM 5.3 Revised, including the same color legend. Unlike HM 5.3 Revised, the 11 maps for VzCost can be created directly from the model's output and do not 12 require additional data from Verizon NW. Q. 13 HOW DO THE MAPS FOR VZCOST COMPARE TO THOSE FOR HM 5.3

14 REVISED? 15 Α. Although I do not claim to be an expert on the entire VzCost model, I believe 16 VzLoop's ability to model along feasible network routes is one of the single 17 most powerful arguments for adopting VzCost over HM 5.3 Revised. HM 5.3 18 Revised is simply incapable of modeling outside plant in a reasonable, realistic fashion. On this basis alone, HM 5.3 Revised should be rejected. These maps 19 20 should provide this Commission with enough evidence to support rejecting 21 HM 5.3 Revised in favor of VzCost.

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⁷⁴ The ARC table contains the architecture of the network modeled by VzCost.

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C. The Strand-Distance Multiplier Is No Miracle Fix

2Q.DOES THE STRAND-DISTANCE MULTIPLIER ENSURE THAT HM 5.33REVISED CALCULATES THE CORRECT OUTSIDE PLANT INVESTMENT?

4	Α.	Absolutely not. In 1998 when the minimum spanning tree analysis was first
5		introduced to this type of proceeding by Sprint and GTE, AT&T/MCI dismissed
6		it, claiming that it had nothing to do with how telephone plant was modeled. 75
7		Sprint and GTE's motivation for introducing this type of analysis was simple—it
8		showed that the HAI Model produced less cable than was needed to connect
9		customer locations using the shortest distance possible. ⁷⁶ The minimum
10		spanning tree analysis was simply a tool used to illustrate that the HAI Model's
11		modeling assumptions resulted in a network configuration that was not possible
12		in the real world. In that sense, the minimum spanning tree served as a type of
13		external validation test—it was the floor for the amount of distribution cable
14		required in a cluster. Any amount of cable less than the amount produced
15		using a minimum spanning tree was simply implausible.
16		AT&T/MCI have since changed their minds, and now include rectilinear

- 17 minimum spanning trees as distribution-route-distance benchmarks to which the
- 18 Model's estimates of distribution route distances can be normalized.⁷⁷ Thus, the

⁷⁵ See Letter from Chris Frentrup, MCI, to Magalie Roman Salas, FCC (April 23, 1998); Letters from Richard Clarke, AT&T, to Magalie Roman Salas, FCC (May 5, 1998 and June 8, 1998); HAI June 22 *ex parte* cited in an FCC Public Notice, Common Carrier Bureau Seeks Comment on Model Platform Development, DA-98-157 (rel. Aug. 7, 1998).

⁷⁶ See Christian M. Dippon and Kenneth E. Train, "The Cost of the Local Telecommunications Network, A Comparison of Minimum Spanning Trees and the HAI Model," *Telecommunications Policy*, Vol. 24, No. 3 (April 2000), attached hereto as Exhibit CMD-7.

⁷⁷ See Mercer Supplemental Direct Testimony at RAM-4 (Model Description) at p. 37.

⁶²

1	rectilinear spanning tree now serves, inappropriately, as a <i>ceiling</i> . While
2	AT&T/MCI may claim that this ensures that sufficient cable is contained in the
3	modeled distribution plant, the strand-distance normalization does not fix any of
4	HM 5.3 Revised's problems. First, by normalizing HM 5.3 Revised's route
5	distances to the rectilinear minimum spanning trees, AT&T/MCI miss the basic
6	point that the minimum spanning tree distance should be the minimum against
7	which the modeled route distance is judged. Second, and perhaps more
8	fundamentally, rather than remedy any of HM 5.3 Revised's modeling errors,
9	AT&T/MCI use the strand-distance multiplier to simply overwrite its results.
10	However, overwriting fundamentally flawed results does not make the process
11	any more accurate. In fact, as can be seen by reviewing the route distance
12	results prior to the strand-distance gross-up, HM 5.3 Revised still produces
13	cable lengths that are shorter than a minimum spanning tree requires.
14	Second, outside plant investment is a function of more than just distribution
15	route length. Preprocessing determines numerous, additional aspects of the
16	outside plant network that impact the cost estimates produced by the Model.
17	Even though the minimum spanning tree analyses demonstrate that HM 5.3
18	Revised's modeling of outside plant is incorrect, AT&T/MCI continue to have the
19	Model use the same inaccurate processes to produce the SAI investment, cable
20	size, cable type, structure mix, and structure sharing. Moreover, the
21	strand-distance multiplier does not correct any of these errors. Instead, it

1grosses-up what we al ready know is incorrect. Thus, the strand-distance2multiplier is far from being a solution to HM 5.3 Revised's many problems.

3 Q. DOES HM 5.3 <u>REVISED</u> PRODUCE MORE CABLE THAN VZLOOP?

4 A. Yes, it does. HM 5.3 <u>Revised</u> models a total loop route distance of <u>109,469,202</u>

5 feet, or <u>20,733</u> miles. VzLoop, on the other hand, models a total loop route

6 distance of 79,486,330 feet, or 15,054 miles—<u>27</u> percent less than HM 5.3

8 cable, while VzLoop models 57,086,648 feet.⁷⁸ In the recent workshop before

Revised. Similarly, HM 5.3 Revised models 94,486,075 feet of distribution

9 the California PUC, Dr. Mercer argued that looking at HM 5.3 <u>Revised</u>'s

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- 10 modeled route distance somehow proves that the rectangular distribution areas
- 11 and the uniformly distributed demand in HM 5.3 <u>Revised</u> produce sufficient
- 12 outside plant.⁷⁹ Looking at route distance, or any distance measure for that
- 13 matter, does not validate the use of these obscure modeling techniques and
- 14 assumptions. First, loop route distance does not indicate what portion is feeder
- 15 and what portion is distribution. This is important as a route foot of feeder is

16 more expensive than a route foot of distribution cable.⁸⁰ Moreover, HM 5.3

- 17 <u>Revised</u> uses different sharing and support structure assumptions for feeder
- 18 cable. This means that depending on what fraction of the loop route distance is

19 feeder, cost results will change dramatically. Notably, HM 5.3 Revised models

⁸⁰ See Murphy Reply Testimony, p. 60-62.



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⁷⁸ Note that some of this difference is explained by the two models' different demand assumptions. VzCost models 891,788 business and residential lines, while HM 5.3<u>Revised</u> models 1,000,929 lines.

⁷⁹ See Verizon CA Workshop Transcript, p. 3536-37.

1 33 percent less feeder than VzLoop (14,983,127 feet and 22,399,682 feet, 2 respectively). Second, total route distance also does not indicate what type of 3 cable the Model installs. That is, it provides no information on cable size, type 4 (copper or fiber), and whether the supporting structure is aerial, buried, or 5 underground. Thus, the fact that HM 5.3 Revised uses more cable than 6 VzLoop does not mean that it places sufficient outside plant. Q. WHAT CAN BE LEARNED FROM COMPARING ROUTE DISTANCE 7 8 STATISTICS BETWEEN THE TWO MODELS? 9 Α. There is only one useful fact that emerges from comparing route distance 10 statistics between the two proposed models. That is, HM 5.3 Revised places 11 more distribution and less feeder cable than VzLoop. As I have found in 12 previous proceedings, HM 5.3 Revised severely underestimates the number of 13 distribution areas. Based on data from its existing network, Verizon NW models 14 over 3,300 distribution areas. HM 5.3 Revised, on the other hand, bases its 15 cost estimates on merely 1,018 distribution areas, 70 percent less than Verizon NW.⁸¹ Since the wire center serving areas are fixed, this means that HM 5.3 16 17 Revised produces fewer and larger distribution areas than VzCost. This, in 18 turn, means that HM 5.3 Revised underestimates the number of SAIs, DLCs, 19 and most importantly feeder cable route distance. In essence, large distribution

⁸¹ This conservatively assumes that even outlier clusters in HM 5.3 Revised clusters form independent distribution areas.

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1		areas produce more of the less expensive distribution cable relative to feeder			
2		cable, thereby understating the cost estimates produced. 82			
3	3 V. HM 5.3 <u>Revised</u> 's Preprocessing Is Riddled with Technical Errors				
4 5	Q.	CONCEPTUAL ERRORS ASIDE, HAVE YOU IDENTIFIED ANY OTHER SPECIFIC ERRORS?			
6	Α.	Yes. There are many technical errors and flaws that I discovered during my			
7		review of the cluster input database. For instance, TNS placed Verizon NW's			
8		customer along freeways and their on- and off-ramps. These errors are			
9		somewhat different from the ones discussed above, as they seem to be the			
10		result of flawed coding rather than poor modeling. A number of these errors are			
11		repeats from previous proceedings. Although AT&T/MCI have made numerous			
12		changes to the Model and its preprocessing, and claim that the Model has been			
13		subjected to the "refiner's fire," they apparently decided it was not necessary to			
14		correct these many, blatant errors.83			
15		It should be emphasized that, even if these technical errors were corrected,			
16		this, by no means, would correct the numerous conceptual errors (such as the			
17		assumption that customers are uniformly distributed among equal-sized lots in			
18		rectangular-shaped distribution areas and that there are no physical obstacles			
19		or rights -of-way) discussed above. These technical errors simply add yet			
20		another wrinkle to the ever-growing critique of AT&T/MCI's cost model. To the			

⁸² Mr. Murphy discusses a variety of errors that cause HM 5.3 <u>Revised</u> to understate feeder route distance, including oversized clusters, misclassification of feeder plant as distribution plant, and failure to recognize most indoor SAIs. See Murphy Reply Testimony at pp. 57, 59-62, 70-76. ⁸³ Mercer Supplemental Direct Testimony at p. 32.

extent possible, I will discuss the potential impact of the errors on the Model's
 cost estimates.

Q. DOES IT MATTER WHETHER AN ERROR OVERESTIMATES OR 4 UNDERESTIMATES TELRIC COSTS?

5 Not if the goal is accuracy. AT&T/MCI often seek to explain away an error by Α. claiming that it has either minimal impact or overestimates cost.⁸⁴ This 6 7 response is incorrect for several reasons. First, as I discuss above, major cost 8 drivers, like the number of distribution areas, have virtually no impact on the 9 cost estimates produced by HM 5.3 Revised. This, however, does not mean 10 that clustering is not important and that it can be done incorrectly since it has 11 "virtually no effect on the results."⁸⁵ The reason that many of the corrections 12 have no effect on the cost results is because the Model is conceptually flawed. Second, AT&T/MCI are quick in identifying errors that increase costs, and 13 14 stating that Verizon NW should not be concerned because the error, in effect, 15 works in Verizon NW's favor. What AT&T/MCI neglect to mention is that many of these errors affect other components of the Model, and thus cannot be 16 17 viewed in isolation. Rather, to properly determine the manner in which an error 18 affects costs, the error must be corrected and the Model must be rerun. Third, 19 many errors would require changing fundamental modeling assumptions, and 20 thus a complete rewrite of the Model. Since this would require substantial 21 resources and still would not address the more severe conceptual flaws

⁸⁴ See Mercer SBC Rebuttal Decl. at p. 5

⁸⁵ Mercer SBC Rebuttal Decl. at p. 5.

1	discussed earlier, this exercise would be highly unproductive. Even if all the
2	technical errors were corrected, HM 5.3 Revised would still not produce
3	accurate cost estimates. Finally, since AT&T/MCI are proposing HM 5.3
4	Revised and touting it as a state-of-the-art model that yields highly accurate
5	costs, they should be responsible for correcting the Model's errors and
6	conceptual flaws, rather than attempting to explain them away as supposed
7	non-issues.
8 9	A HM 5.3 <u>Revised</u> 's Clustering Algorithm Creates Illogical Clusters
10 Q. 11	DOES THE CLUSTERING ALGORITHM PERFORM AS DESCRIBED IN THE MODEL'S DOCUMENTATION?
12 A .	No, it does not. The HM 5.3 Revised Model Documentation describes the
13	clustering as a nearest-neighbor procedure that clusters subject to three
14	constraints: (1) no point can be more than 17,000 feet from the cluster centroid;
15	(2) no point can be more than two miles from its nearest neighbor; and (3) no
16	cluster can exceed the 6,451-line size. ⁸⁶ Initially only two of these constraints
17	are followed. It is not until a later stage of the clustering process that the third
18	constraint is incorporated. Thus, instead of clustering subject to three
19	constraints, the clustering algorithm clusters subject to two constraints and then
20	"chops up" the results until it meets the third constraint.

⁸⁶ See Mercer Supplemental Direct Testimony at RAM4 (Model Description), p. 21-22.

1	More specifically, the clustering algorithm initially ignores the third constraint
2	(cluster line size limit) and produces clusters that exceed the maximum cluster
3	line size. It then divides (into two equal-sized parts based on the area) the
4	oversized clusters along the shortest axis of the minimum-bounding rectangle of
5	the cluster in question until the maximum line count restriction is met. This
6	method of clustering is contrary to what the HM 5.3 Revised Model
7	Documentation describes, and does not make any modeling or engineering
8	sense. No real-world outside plant engineer would design distribution areas in
9	such a manner.
10	Further, given the vast amount of literature on clustering, it is surprising that
11	TNS uses such a simplistic method to group customer locations. What seems
12	even more surprising is that Dr. Mercer claims that the resulting clusters have
13	"a realistic correlation to efficient distribution areas."87
14 Q .	HOW DOES THIS ERROR IMPACT THE CLUSTERING RESULT?
15 A.	The following figures illustrate HM 5.3 Revised's clustering process and how it
16	impacts the cluster results. Figure 1 is an illustrative distribution of customers in
17	a square wire center serving area. Assume the wire center is in the lower right
18	hand corner of the serving area. The diagonal in the serving area is 17,000
19	feet. There are 63 customer locations, each with one line. These customers
20	are spread somewhat uniformly within the serving area, and no customer lives
21	more than two miles from its nearest neighbor. There are also 16 locations,

⁸⁷ Mercer Supplemental Direct Testimony at RAM-4 (Model Description) p. 3
- Exhibit No. CMD-10T Docket No. UT-023003
- 1 located in the upper left corner (the diamond symbols) with approximately 403
- 2 lines apiece and 6,451 in total. Thus, the entire wire center serving area has
- 3 6,514 lines. Since these 16 locations do not exceed the 536-line threshold,
- 4 they are not considered as high-rises by HM 5.3 Revised.

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Figure 1: Wire Center Serving Area



5	Figure 2 illustrates how HM 5.3 <u>Revised</u> 's preprocessing would cluster such a
6	situation. In the first pass of the clustering procedure, the Model would group
7	all customers into one large cluster, as there are no customers that live more
8	than 17,000 feet from the wire center and no customer lives more than two
9	miles from its nearest neighbor. In the second pass, the Model takes into
10	account that the cluster has exceeded the 6,451-line constraint (since there are
11	6,514 lines) and splits the cluster along its shortest axis. This split creates two
12	clusters, one with 32 lines and another with 6,482 lines. Since the second

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1	cluster still exceeds the 6,451-line constraint, the Model then splits the second
2	cluster along its shortest axis. As a result, there are now three clusters: one
3	with 32 lines (unchanged from the first split), one with 16 lines, and one with
4	6,466 lines. The splitting process continues until the Model has created seven
5	clusters, two main clusters and four outlier clusters. These clusters and their
6	associated lines are illustrated in Figure 2 below.

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7	Had the clustering algorithm functioned as described and clustered subject to
8	all three constraints simultaneously, the clustering results most likely would not
9	have produced two main clusters and four outliers. Rather, two main clusters
10	(one with 6,451 lines and another with 63 lines) or three main clusters (one with

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6,451 lines, another with 32 lines, and a third with 31 lines) would have been
 produced.

3 Although hypothetical, this example is merely intended to illustrate that had 4 TNS clustered using a more reasonable approach, or at least one consistent 5 with its own documentation, the resulting clusters would have been significantly 6 different. Because of this error, the Model will produce outliers when it should 7 have included the lines in the main clusters, and sometimes it will produce outliers when it should have produced more main clusters.⁸⁸ 8 9 B. HM 5.3 Revised's Clusters Violate AT&T/MCI's Own 17,000-Foot Copper Length Threshold 10 11 Q. HOW DOES HM 5.3 REVISED VIOLATE THE 17,000-FOOT COPPER LOOP 12 LENGTH THRESHOLD? Dr. Mercer explains: "No point in a cluster may be more than 17,000 feet distant 13 Α. (based on right angle routing) from the cluster's centroid."⁸⁹ To achieve this, the 14 15 clustering software checks whether each individual customer location is more 16 than 17,000 feet from the cluster's centroid. However, this initial constraint is 17 later overridden by HM 5.3 Revised, causing the Model to produce copper loops 18 that clearly exceed the 17,000-foot (or even the Revised Resistance Design 19 Standard's 18,000-foot)⁹⁰ threshold. The cause of this violation of AT&T/MCI's 20 own threshold is the strand-distance multiplier. As discussed, this multiplier

⁸⁸ If the Model is not sensitive to a small increase in cost, then it should not be sensitive to a small decrease.

⁸⁹ Mercer Supplemental Direct Testimony at RAM-4 (Model Description), p. 21-22.

⁹⁰ Mr. Murphy discusses this standard on pages 45-46 of his Reply Testimony.

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1	expands or contracts HM 5.3 Revised's distribution route distance by forcing it
2	to match the length of the rectilinear minimum spanning tree. AT&T/MCI,
3	however, fail to constrain the Model's distribution route distance after the strand
4	distance gross-up to 17,000 feet. This omission leads to numerous occasions
5	where copper loops exceed 17,000 feet. In fact, as Mr. Murphy points out,
6	some clusters in HM 5.3 Revised have copper loop lengths as long as 38,000
7	feet. ⁹¹
8	To illustrate this point, consider the following example. There are two
9	neighboring customer locations, A and B, which the clustering algorithm checks
10	to see if they can be included in a cluster. Location A is 16,000 feet and
11	location B is 15,000 feet from the centroid, based on right-angle routing. The
12	clustering algorithm would include these two locations in the same cluster.
13	However, when the preprocessing module calculates the strand distance (to
14	which the distribution route distance is grossed-up), it determines the rectilinear
15	minimum spanning tree, which in this case extends from the cluster centroid to
16	location A and then to location B. This results in a strand distance of 27,000
17	feet. If for instance, HM 5.3 Revised computes a total distribution route
18	distance of 19,000 feet for such cluster, with the farthest customer at 14,000
19	feet, then HM 5.3 Revised would gross up all distances by a factor of 1.42
20	(27,000/19,000). This gross-up would increase the length to the farthest
21	customer from 14,000 feet to approximately 20,000 feet and thus exceed the

⁹¹ See Murphy Reply Testimony at pp. 45-46.

⁷³

2 below.

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Figure 3: The 17,000-Foot Threshold Is Exceeded

1		Dr. Tardiff further addresses this issue and provides additional evidence as to
2		HM 5.3 <u>Revised</u> 's violation of its own copper threshold. ⁹²
3	Q.	WHAT IS THE IMPACT OF THIS ERROR?
4	Α.	By exceeding the 17,000-foot threshold, it is clear that there are too few
5		distribution areas modeled in HM 5.3 Revised, which results in an
6		underestimation of SAIs, DLCs, and feeder cable. It also means that the
7		strand-distance multiplier is incorrect, producing too much distribution cable.
8		This is exactly what I had found previously by comparing HM 5.3 Revised

⁹² See Tardiff Reply Testimony at p. 77-78.

- Exhibit No. CMD-10T Docket No. UT-023003
- feeder and distribution route distances to VzLoop. Without access to the
 source code of the clustering algorithm, this error cannot be corrected easily.

3 C. Converting Households and Firms to Lots Is Nonsensical

4 Q. IS IT REASONABLE TO CONVERT HOUSEHOLDS AND BUSINESSES INTO 5 LOTS?

6 Α. No, it is not. In fact, this is one of HM 5.3 Revised's principal failings. It does 7 not model outside plant to actual customer locations but to hypothetical lots. As 8 discussed above, as part of the preprocessing, TNS estimates the number of 9 households and businesses by summing unique geocoding locations with the 10 same line type. Through this process, TNS determined that there were 579,375 11 unique households and businesses in Verizon NW's territory. By unique, I 12 mean that these locations have either a different longitude or latitude or both, 13 and therefore are located at different street addresses. In HM 5.3 Revised, 14 however, these 579,375 unique records are then further converted to lots using 15 the assumption that households and businesses occupy either a whole, half, or 16 quarter lot. Through this process, the Model reduces the 579,375 unique 17 household and business locations to 437,027 lots. Then, HM 5.3 Revised 18 models its network to these 437,027 lots and determines UNE cost estimates. 19 This reduction to customer lots makes no sense as TNS has already 20 determined that there are 579,375 unique locations. This example illustrates, 21 once more, how HM 5.3 Revised overwrites previously determined information 22 in favor of its quixotic network layout.

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Q. WHAT ARE THE COST CONSEQUENCES OF THIS ERROR?

- 2 By converting households and businesses to lots, AT&T/MCI conveniently Α. 3 reduce the size of the modeled network, from a network that would serve 4 579,375 *locations* to one that serves 437,027 *lots*. Since a smaller network means less investment and because demand remains unchanged, overall 5 per-loop costs necessarily will be understated.⁹³ In order to assess the exact 6 cost differential, one would have to recode the Model and employ a modeling 7 8 technique similar to the one used by VzLoop where outside plant is built to 9 actual customer locations rather than lots that bear no relation to where 10 customers are located. D. The Modeled SAI Locations Are Incorrect 11 PLEASE ELABORATE ON YOUR CONCERN REGARDING THE 12 Q. 13 PLACEMENT OF THE SAIS. 14 Α. The SAI locations modeled by HM 5.3 Revised are wrong. As part of the 15 clustering algorithm, the preprocessing module places the SAI halfway between 16 the two farthest points in a cluster. While Mr. Donovan and Dr. Mercer might 17 argue that this is merely a surrogate for the actual location of an SAI, it simply is not where an engineer would place an SAI. It is also not the centroid of the 18 19 convex hull of a cluster, as AT&T/MCI continue to claim in their 20 documentation.⁹⁴ There are three acceptable approaches for locating the
- 21 centroid of the convex hull that ultimately is converted into a rectangular-shaped

⁹³ See Tardiff Reply Testimony, n. 115.

⁹⁴ See Mercer Supplemental Direct Testimony at RAM4 (Model Description), p. 14.

⁷⁷

1		distribution area: geographic area, point-location weighted, and line weighted.
2		The geographic approach ignores customer locations (or lines) and simply
3		calculates the center of the boundary formed by the convex hull. A
4		location-weighted approach considers customer locations, but tends to locate
5		the centroid in more populous areas. The line-weighted approach uses
6		customer lines as its basis. A line-weighted centroid, similar to that used by the
7		FCC's Synthesis Model, is the best method for cost estimation purposes as it
8		actually determines the center of the mass.95
9		HM 5.3 <u>Revised</u> ignores all these acceptable approaches and instead places
10		the SAI at half the distance between the two furthest points in a cluster. As a
11		result, SAIs are placed in areas far removed from customers, outside wire
12		center boundaries, in rivers, on top of freeways, and in the middle of downtown
13		areas—none of which are places where an engineer would place an SAI.
14	Q.	WHAT ARE THE CONSEQUENCES OF MISPLACING THE SAIS?
15	Α.	Misplacing the SAIs has serious consequences. First, since the SAI serves as
16		the center point of the rectangular cluster, misplacing the SAI shifts demand to
17		the area surrounding the SAI, regardless of whether the SAI is even close to
18		actual customer locations. Second, since the feeder-distribution demarcation
19		point is at the SAI, misplacing the SAI will result in inaccurate estimates as to
20		how much of a given loop is feeder and how much is distribution. Third,

⁹⁵ See C. A. Bush, D. M. Kennet, J. Prisbrey and W. W. Sharkey of the Federal Communications Commission and Vaikunth Gupta of Panum Telecom, LLC, The Hybrid Cost Proxy Model, Customer Location and Loop Design Modules (Aug. 19, 1998), p. 1.

1	because the clustering algorithm calculates the 17,000-foot constraint from the
2	centroid, misplacing the SAI will result in incorrect cluster sizes (i.e., they would
3	be measured from the wrong point).
4	Dr. Mercer responded to my criticism in SBC CA's UNE proceeding by claiming:

5 "This calculation is intentional and appropriate because it is the point at which 6 the maximum distance from the DLC, or SAI is minimized, thereby creating more efficient and better quality telephone service."⁹⁶ Dr. Mercer missed the 7 8 point. I did not question the use of the SAI location as the center point; rather, I 9 guestioned how that center point was determined. Dr. Mercer never explained 10 why his method for locating the center point produced accurate results. 11 Moreover, he continues to refer to the point that is half the distance between the 12 two furthest points in a cluster as the cluster centroid, although he has already admitted that this point is not a true centroid.⁹⁷ 13 14 To determine the cost consequences of placing an SAI at one-half the distance

15 between the two farthest points, one would need to correct the code that

16 determines this point to properly reflect a cluster centroid, using one of the three

17 concepts described above. Because this would require access to the clustering

18 source code, which has not been made available to Verizon NW, I am unable to

19 perform this analysis. However, I do expect that, once corrected, remedying

20 this error will result in a different set of clusters yielding different cost results.

⁹⁷ Id.

⁹⁶ Mercer SBC Rebuttal Decl. at p. 22.

E. HM 5.3<u>Revised</u>'s Cluster Input Database Contains Many Questionable Entries

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3	Q.	PLEASE ELABORATE ON YOUR CONCERNS REGARDING THE HOUSING
4		UNIT ENTRIES IN THE CLUSTER INPUT DATABASE.
5	Α.	The unrealistic nature of the outside plant network modeled by HM 5.3 Revised
6		becomes particularly clear when reviewing the cluster input database. For
7		instance, Dr. Mercer ex plained in the recent California UNE workshop:
8 9 10 11 12		There's information in each cluster record that indicates what type of households there are, meaning are they single, detached homes, duplexes, five or less residential buildings et cetera. So you have a record of the kind of households which will matter when it comes to placing drops and how big the drops are. ⁹⁸
13		Similarly, the HM 5.3 Model Description states: "For residences, the census
14		database supplied by TNS identifies the number of households located in
15		various types of buildings."99 However, when reviewing these entries in HM 5.3
16		Revised's cluster input database, it becomes evident that they must be wrong.
17		For instance, consider the Newport wire center (NWPTWAXX), main cluster
18		c006. According to TNS and AT&T/MCI, this cluster contains one household in
19		a 50+ unit building. HM 5.3 Revised then assumes that this household is on a
20		lot one-fourth the size of a single-family detached residence lot. This is wrong
21		on many levels. First, it is unknown how AT&T/MCI support this seemingly
22		arbitrary assumption. It is similarly unclear why other multidwelling housing
23		types should occupy land equal to half the size of a single-family detached

⁹⁸ Verizon CA Workshop Transcript at pp. 3458-59.

⁹⁹ Mercer Supplemental Direct Testimony at RAM-4 (Model Description), p. 35.

⁸⁰

1		residence lot. Second, and more generally, it is unrealistic to derive the lot size
2		of a business or multi-tenant building by assigning each household in these
3		housing types to a fraction of a single-family detached residence lot. ¹⁰⁰ Third, it
4		is similarly unrealistic to assume that 50+ unit buildings exist with only one
5		tenant (or household). In HM 5.3 Revised's world, however, Verizon NW's
6		serving area in Washington has many multidwelling buildings that are occupied
7		at a small fraction of their capacity. Finally, in the preprocessing module, TNS
8		has already identified the number of unique residences and businesses. Thus,
9		by definition, the locations in the cluster input database are unique and thus
10		cannot fall on the same lot. Nevertheless, AT&T/MCI entirely ignore these
11		results and cram residences and firms on lots that bear no resemblance to the
12		demand distribution faced by Verizon NW.
13	Q.	IS THIS THE ONLY EXAMPLE OF ILLOGICAL HOUSING UNIT ENTRY IN
14		THE CLUSTER INPUT DATABASE?
15	Α.	No, it is not. I want to stress that the problems associated with the conversion
16		to lots is not an isolated issue applying to select observations. Quite the
17		opposite, this problem extends throughout the database and impacts the large
18		majority of households and firms. In fact, the vast majority of household counts
19		per housing type suffers from the same fundamental error as the example
20		discussed above. What is most disturbing is the fact that TNS has the street

¹⁰⁰ For instance, per HM 5.3 <u>Revised</u>, if a single-family residence is determined to occupy an area of 10,000 square feet, then: (1) all other single-family detached residences in the same cluster have the same lot size; (2) firms occupy an area equal to 5,000 square feet times the number of firms in a building; and (3) large multi-tenant buildings occupy an area equal to 2,500 square feet times the number of households in that building. These assumptions make absolutely no sense.

1 addresses for all these households and firms, their longitude and latitude, and 2 their estimated number of lines. Yet, HM 5.3 Revised totally ignores this 3 information and instead spreads households and firms over lots that bear 4 absolutely no resemblance to the customer locations determined by TNS. This 5 is yet another illustration of how information is ignored because of modeling 6 techniques that are not only divorced from reality, but produce results that make 7 absolutely no sense. 8 Q. WHAT ARE THE COST CONSEQUENCES OF THIS ERROR? 9 Α. Short of rewriting the entire preprocessing and distribution modules, I cannot 10 estimate the cost impact of this particular modeling decision. However, in 11 general, smaller networks tend to have lower total costs and lower unit costs. 12 In addition, the more customers are equally distributed, the more the modeled 13 network deviates from the actual network. Again, there is no excuse for this 14 arcane modeling technique, as the technology to model along feasible network 15 routes is currently available, and has been for a number of years. F. The Clustering Algorithm Produces Visual Anomalies 16 Q. 17 PLEASE ELABORATE ON YOUR CONCERN REGARDING THE CLUSTERS 18 PRODUCED BY THE TNS CLUSTERING ALGORITHM. Α. 19 While I have already described the various conceptual and factual errors 20 contained in the clustering algorithm, actually seeing the obviously incorrect 21 clusters modeled by HM 5.3 Revised provides even further evidence that the 22 Model's clustering algorithm is fundamentally flawed. Included below is a small

- 1 sampling of the numerous clustering anomalies I encountered during my
- 2 analysis.

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- 3 <u>Anomaly 1</u>: Map 2 below illustrates some of the anomalies identified in the Halls
- 4 Lake (HLLKWAXX) wire center.

Map 2: Anomaly 1



5	As can readily be seen in this map, cluster c004 does not comport with realistic
6	groupings of customers. Specifically, the pink customer points of this cluster
7	circled in red in the southern extent of the map should not be in the same
8	cluster as the same colored locations in the north. These locations should be

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- 1 clustered with their nearest locations. For instance, it would be more
- 2 reasonable to group the circled customer locations in the southern end of the
- 3 map with customer locations from cluster c018 since they are in closer proximity
- 4 than the northern customer locations of cluster c004.
- 5 Anomaly 2 Map 3 below illustrates some of the anomalies identified in the
- 6 Manor Way (MRWYWAXA) wire center.

Map 3: Anomaly 2



- 7 This map provides one (of many more) examples of apparent clustering
- 8 anomalies. Again, it is unclear why cluster c002 is intersected by clusters c011

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and c014. Rather, it appears to be more realistic to group the southern part of
 cluster c002 with cluster c014, and the northern part of cluster c002 with cluster
 c011.

4 Q. WHAT ARE THE COST CONSEQUENCES OF THESE ERRORS?

- 5 A. As I have demonstrated, there is no truth to Dr. Mercer's claim that the "input
- 6 development process next identifies all customer locations within a wire center's
- 7 boundaries that are close enough together to be efficiently engineered as a
- 8 single telephone plant serving area.^{#101} The clustering algorithm is
- 9 fundamentally flawed; it produces loop lengths that exceed the modelers' own
- 10 threshold, and clusters that defy common sense and sound engineering
- 11 principles. Absent the ability to review and edit the clustering algorithm, there is
- 12 (unfortunately) no way to put a price tag on the significant errors I have
- 13 identified.

14 G. The Dominant CBG Methodology Employed Over-Densifies

15 Q. PLEASE ELABORATE ON YOUR CONCERNS REGARDING THE USE OF 16 DOMINANT CBGS.

A. Because many input values are determined by density zone, the density zone
designation of a cluster is very important. HM 5.3 <u>Revised</u>'s preprocessing
module designates one CBG per cluster as the representative CBG for the
cluster (i.e., the "dominant CBG"), and assumes that all other CBGs bear the
same density, as well as geographic and demographic attributes. Supposedly,

¹⁰¹ Mercer Supplemental Direct Testimony at RAM-4 (Model Description), p. 21.

⁸⁵

1		the dominant CBG is the CBG in a cluster with the most lines. Thus, although a
2		cluster might have most of its lines in one set of CBGs, if there is one particular
3		CBG that has the most lines (perhaps due to a high-rise building in the cluster),
4		then all other CBGs will bear the same characteristics as the dominant CBG. In
5		doing so, AT&T/MCI again ignore actual, readily available information regarding
6		line densities and geographic and demographic parameters. AT&T/MCI and
7		TNS know in which CBG (and even which CB) a customer location falls, and
8		thus can determine the exact density zone into which that CBG would fall.
9		Nevertheless, AT&T/MCI have chosen to simplify the modeling process and
10		again disregard actual, reliable data. Although I raised this issue before in the
11		SBC CA UNE proceeding, apparently AT&T/MCI did not deem it necessary to
12		adjust their Model. ¹⁰²
13	Q.	WHAT ARE THE COST CONSEQUENCES OF THIS SIMPLIFICATION?
14	Α.	In response to my criticism regarding the use of dominant CBGs, Dr. Mercer
15		stated that I did not "suggest exactly how this should be done," and "the alleged
16		erroractually results in <i>lower</i> loop costs."103 I disagree with Dr. Mercer's
17		assertions and note that it is not Verizon NW's responsibility to correct HM 5.3.
18		A possible way to capture more accurately the density of distribution areas is to
19		use a line-weighted average of all CBGs or even CB densities in a cluster.
20		Surely, either Dr. Mercer and/or Mr. Kevin Landis (of TNS) must know how to
21		do this, or they would not have been able to perform a run and conclude that it

 ¹⁰² See Dippon SBC Declaration at p. 19.
 ¹⁰³ Mercer SBC Rebuttal Decl. at p. 12 (emphasis in the original).

1	supposedly lowered costs. Moreover, Dr. Mercer's alleged lower loop costs are
2	suspicious and might simply be another example of the illogical results and
3	erroneous sensitivities produced by the Model. By using the dominant CBG to
4	determine the density for a cluster, HM 5.3 Revised ignores the fact that many
5	clusters include lines that are in CBGs other than the dominant one. These
6	non-dominant CBGs are generally less dense as is demonstrated in Table 1
7	below.

Table 1: Line Count by Density Zone

Lines per Square Mile	Actual		Difference
		Revised	
0–5	20,582	20,253	1.62%
6–100	140,468	103,940	35.14%
101 –200	70,509	59,425	18.65%
201 –650	117,632	127,464	-7.71%
651 –850	42,550	32,694	30.15%
851 –2,550	272,007	225,663	20.54%
2,551 – 5,000	242,451	268,329	-9.64%
5,001 –10,000	84,314	141,425	-40.38%
10,000+	6,047	17,367	-65.18%
Total	996,560	996,560	

Density Zone Range

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8	The column entitled "HM 5.3 <u>Revised</u> " in Table 1 shows the total lines per
9	density zone as determined in the preprocessing module using dominant CBGs.
10	The column entitled "Actual" contains the lines per density zone calculated
11	using actual CBG density zones rather than dominant CBG representations. As
12	can be seen, using dominant CBGs, instead of the (available) CBG data, tends

Exhibit No. CMD-10T, Docket No. UT-023003 to over-densify Verizon NW's serving area. For instance, using dominant CBG densities instead of actual CBG densities artificially places roughly three times the amount of lines in the highest density zone—leading to a general over-densification of lines. As a result, inaccurate density zones are applied throughout the estimation process, resulting in imprecise outside plant configurations, erroneous sharing

7 percentages, and so on. The sensitivity result that Dr. Mercer seems to be

8 referring to is suspicious, since, as illustrated above, HM 5.3 Revised's UNE

9 cost estimates barely change, even when radical changes in modeling

10 assumptions are made.

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11 H. HM 5.3 Revised Suffers from a Low Geocoding Success Rate

12Q.PLEASE ELABORATE ON THE GEOCODING SUCCESS RATE IN HM 5.313REVISED'S PREPROCESSING MODULE.

Α. The geocoding success rate in HM 5.3 Revised's preprocessing module is 14 15 surprisingly low. TNS was only able to successfully geocode 42 percent of the 16 business locations and 85 percent of the residential locations. For other service 17 types, such as SW DS-1 (switched) and NS DS-1 (nonswitched), TNS could 18 only geocode 19 percent and 22 percent, respectively. Although HM 5.3 19 Revised only relies marginally on the results of this placement exercise, the low 20 geocoding success rates cast further doubt on the overall accuracy of the 21 Model's customer placements. These extremely low geocoding success rates 22 further distort the cost estimates produced by HM 5.3 Revised.

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I. Customers Are Incorrectly Surrogated

2Q.DOES HM 5.3 REVISEDSURROGATE VERIZON NW CUSTOMERS ON3APPROPRIATE ROADS?

- 4 A. No, it does not. In its surrogation process, TNS seems to have included roads
- 5 where no customers are or would be located. For instance, it appears that TNS
- 6 included roads such as limited-access highways (TIGER type A1x), the ramps
- 7 to these highways (TIGER Type A63), as well as private driveways and service
- 8 roads (TIGER Type A74). By including these types of roads, TNS has
- 9 surrogated Verizon NW's customers erroneously along highways, on- and
- 10 off-ramps, private driveways, and service roads. In the Bothell (BOTHWAXB)
- 11 wire center, TNS placed surrogate points along Interstate 405 and State
- 12 Highway 522, both limited-access highways where no customers are located.
- 13 In the same wire center, TNS placed business and residential locations along
- 14 private driveways and service roads.

J. Customer Locations Are Erroneously Dropped from the Cluster Input Database

17 Q. WERE ALL OF VERIZON NW'S SERVICE ADDRESSES CORRECTLY 18 PREPROCESSED?

- 19 A. No, they were not. In my review of the TNS geocoding exercise, I noticed 2,533
- 20 customer locations with geocoding results of 0,0; that is, a longitude of zero and
- 21 a latitude of zero.¹⁰⁴ These geocoding results are clearly incorrect, as they

¹⁰⁴ The Everett Casino (EVRTWAXC) wire center contains 1,429 of these incorrect geocoding results; 53 are in the EVRTWAXCCG1 wire center and 1,051 are customer locations for which wire center information is missing.



1	would place the location at the equa tor. It appears that due to the erroneous
2	geocoding results, these locations are also dropped from the cost modeling
3	exercise. While it is unclear whether the demand for these locations is also
4	removed, the impact of this error is likely a further underestimation of the plant
5	required to serve Verizon NW's customers in Washington.
6	Similarly, there are other inexplicable data discrepancies. For instance,
7	according to the TNS's preclustering process, the Juanita (JUNTWAXA) wire
8	center contains a location with 1,055 business lines. According to Dr. Mercer's
9	definition of a high-rise cluster, this location should be a high-rise cluster. Yet,
10	when reviewing the clusters designated as "high-rises" by HM 5.3 Revised, it is
11	clear that there is no high-rise cluster in this wire center. In fact, this location
12	appears to be dropped from the analysis, as it does not seem to be carried over
13	from the preclustering to the clustering portion of the TNS preprocessing
14	module.
15	K. Distribution Terminal Investment is Incorrectly Determined
16 Q .	PLEASE EXPLAIN WHY THE TERMINAL INVESTMENT IN HM 5.3 REVISED
17	IS INCORRECT.
18 A.	Terminal investment in HM 5.3_Revised is determined by dividing the number of
19	lots by four; the assumption is that four lots share one distribution terminal.
20	This is incorrect for several reasons. First, as discussed, HM 5.3 <u>Revised</u> 's
21	concept of modeling to lots instead of actual customer locations is one of its
22	principal failings. Thus, any estimate from this flawed approach will yield

1		incorrect numbers. Second, it is unrealistic to assume that a distribution
2		terminal will always be shared by four lots. Per HM 5.3 Revised, regardless of
3		how many distribution areas are formed, distribution terminal investment
4		remains unchanged. This is because the Model assumes that there will always
5		be four lots sharing a distribution terminal, regardless of how far apart these lots
6		might be.
7	Q.	WHAT IS THE IMPACT OF THIS ERROR?
8	Α.	This error leads to an underestimation of terminal costs for at least two reasons.
9		First, by assuming distribution terminals serve lots instead of customer locations
10		and then cramming customer locations onto lots, the absolute number of
11		distribution terminals is understated. Second, by assuming that each of these
12		terminals serves four lots, the terminal investment is further underestimated as
13		in reality customers might live quite distant from each other and four customers
14		may not always be able to share a distribution terminal.
15 16		L. The TNS Preprocessing Results Are Manually Manipulated by AT&T/MCI Prior to their Inclusion in HM 5.3 <u>Revised</u> .
17	Q.	PLEASE EXPLAIN HOW AT&T/MCI MANUALLY MANIPULATE THE TNS
18		PREPROCESSING RESULT.
19	Α.	Although TNS explains in its brief documentation that the end result of its
20		preprocessing is used in HM 5.3 Revised, Verizon NW recently learned that this
21		is not true. AT&T/MCI have now disclosed that Mr. Douglas Denney (of AT&T)
22		has further manipulated the file received from TNS and performed a so-called

2		not explained how and why the TNS end-result was manipulated. More
3		important, the file provided by Mr. Denney can only be used for the default
4		scenario and cannot be incorporated in a sensitivity analysis as it is unclear
5		how and why items were adjusted. This issue further illustrates the difficulties
6		faced when trying to understand and review HM 5.3 Revised's preprocessing.
7	VI. D	ECIDING BETWEEN TWO COST MODELS
8	Q.	WHAT CRITERIA WOULD YOU ADVISE THIS COMMISSION TO USE IN
9		DECIDING BETWEEN VZCOST AND HM 5.3 <u>REVISED</u> ?
10	Α.	In deciding between the two proposed cost models, I recommend that the
11		Commission check for completeness and accuracy. Completeness guarantees
12		that a cost model properly account for <i>all</i> the costs that a local exchange carrier
13		incurs. Focusing strictly on outside plant, I find that VzCost is superior to
14		HM 5.3 Revised, as it explicitly takes into account all the important cost drivers,
15		such as the costs incurred by having to route around natural and manmade
16		obstacles and accommodating rights -of-way. In terms of accuracy, I also find
17		that VzCost is superior to HM 5.3 Revised. Unlike HM 5.3 Revised, VzCost
18		does not discard existing customer locations, but models to actual distribution
19		terminals that serve actual customer locations. Moreover, VzCost does not use
20		a surrogation process that places customers along private driveways or on- and
21		off-ramps. Instead, it relies on the average costs of the network modeled to
22		connect those distribution terminals that it has located. VzCost uses feasible
23		network routes, and accurately and properly reflects costs that a local exchange

true-up of lines. While the file for this true-up was provided, AT&T/MCI have

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1		carrier can expect to incur. HM 5.3 Revised, on the other hand, constructs an
2	I	impossibly ideal network, using arcane modeling techniques that no local
3		exchange carrier would ever build. Further, HM 5.3 Revised seems to be
4	I	internally flawed, as many of its cost drivers do not function properly. With
5		respect to completeness and accuracy, VzCost is much better than HM 5.3
6		Revised.
7 8	Q.	WHAT ARE THE ECONOMIC CONSEQUENCES OF SELECTING AN
-		
9	A.	One of the most important reasons for the implementation of price regulation
9 10	Α.	One of the most important reasons for the implementation of price regulation based on the use of cost proxy models is related to the need to send the
9 10 11	А.	One of the most important reasons for the implementation of price regulation based on the use of cost proxy models is related to the need to send the appropriate signals to the market, and foster efficient entry, adequate
9 10 11 12	А.	One of the most important reasons for the implementation of price regulation based on the use of cost proxy models is related to the need to send the appropriate signals to the market, and foster efficient entry, adequate investments, and innovation. Relying on the cost estimates produced by
9 10 11 12 13	A .	One of the most important reasons for the implementation of price regulation based on the use of cost proxy models is related to the need to send the appropriate signals to the market, and foster efficient entry, adequate investments, and innovation. Relying on the cost estimates produced by HM 5.3 Revised would distort important market signals. Specifically, it would
9 10 11 12 13 14	A .	One of the most important reasons for the implementation of price regulation based on the use of cost proxy models is related to the need to send the appropriate signals to the market, and foster efficient entry, adequate investments, and innovation. Relying on the cost estimates produced by HM 5.3 Revised would distort important market signals. Specifically, it would distort a potential new entrant's perception of the marketplace and discourage
9 10 11 12 13 14 15	A.	One of the most important reasons for the implementation of price regulation based on the use of cost proxy models is related to the need to send the appropriate signals to the market, and foster efficient entry, adequate investments, and innovation. Relying on the cost estimates produced by HM 5.3 Revised would distort important market signals. Specifically, it would distort a potential new entrant's perception of the marketplace and discourage efficient entry. It would force the incumbent carriers to cross-subsidize their

- 17 facilities -based competition. In short, relying on HM 5.3 Revised would defy the
- 18 very objective of the Telecommunications Act of 1996.

Exhibit No. CMD-10T,

Docket No. UT-023003

1 VII. CONCLUSION

WILL YOU BRIEFLY SUM MARIZE THE MOST SERIOUS FLAWS IN HM 5.3 <u>REVISED</u> THAT LEAD YOU TO BELIEVE THAT VZCOST IS A BETTER MODEL?

5 Yes. HM 5.3 Revised produces an outside plant network that is entirely Α. 6 removed from reality. It does not make sense theoretically, because in the real 7 world customers are not uniformly distributed on equally sized lots, distribution 8 areas are rarely rectangular, and there are physical obstacles and rights-of-way 9 that must be taken into consideration. The network modeled by HM 5.3 10 <u>Revised</u> also makes no sense when illustrated with maps, since even a cursory 11 look at the maps depicting HM 5.3 Revised's network shows that the array of 12 distribution and feeder cable produced cannot and does not yield accurate cost 13 estimates. Finally, the Model has obvious internal defects, as sensitivity 14 analyses simply make no sense-costs decrease when they should increase or 15 they do not change at all even when a fundamental modeling assumption is 16 changed or an important cost driver modified. Add this to the countless errors 17 in the database and other significant miscalculations discussed by Dr. Tardiff 18 and Mr. Murphy and you have a clear picture: HM 5.3_Revised must be 19 rejected. DOES THIS CONCLUDE YOUR REPLY TESTIMONY? Q. 20

21 A. Yes, it does.

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