NUMBER	WITNESS	A/R	DATE	DESCRIPTION
1-T	HARRY M. SHOOSHAN,III (QWEST)	Α	3/1/04	Direct Testimony of Harry M. Shooshan, dated December 22, 2003 (HMS-1T) <i>Redacted Version</i> .
2-TC		66	66	Direct Testimony of Harry M. Shooshan, dated December 22, 2003 (HMS-1T) <i>Confidential</i> <i>Version</i> .
3-T		66	66	Response Testimony of Harry M. Shooshan, dated February 2, 2004 HMS-2T)
4		"	66	Curriculum Vitae of Harry M. Shooshan (HMS- 3)
5		"	"	TRO Mass Market Local Circuit Switching: Decision Path (HMS-4)
6		<b>66</b>	66	Local Transport (Flow Chart) (HMS-5)
7-T			«	Rebuttal Testimony of Harry M. Shooshan dated February 20, 2004 (HMS-6T)
8		«	«	Article: Wireline Competition Unlikely Factor in Cingular-ATT Deal, Dow Jones Newswire, February 18, 2004.
9		R	«	Transcript, Docket No. 03-09-01 DPUC Implementation of the Federal Communications Commission's Triennial Review Order, Connecticut Department of Public Utilities Control (January 20-21, 2004).p.55-67, 122-200, 203-211, 218, 256-262, 338-339.
10		A	«	Direct Testimony of Harry M. Shooshan III, Request for Competitive Cost Classification of Basic Business Exchange, Docket No. UT- 030614, Washington Utilities and Transportation Commission (July 1, 2003).
11		A	«	Rebuttal Testimony of Harry M. Shooshan III, Request for Competitive Cost Classification of Basic Business Exchange, Docket No. UT- 030614, Washington Utilities and Transportation Commission (August 29, 2003).

12				Qwest's Products and Services 7/2003
13-C				Qwest's Responses to the Joint CLECs' Second
10 0				Set of Data Requests (Nos. 02-012, 015, 016)
14-C				Qwest's Responses to AT&T's Second Set of Data Request Responses (Nos. 02-190 through 202)
15		Α	3/1/04	Qwest's Responses to MCI's Third Set of Data Request Responses (Nos. 03-205 through 207)
16-HC				Qwest's Responses to MCI's First Set of Data Requests (Nos. 01-111 through 116)
17				Qwest's Responses to MCI's First Set of Data Requests (Nos. 01-076, 077)
18		Α	3/1/04	<i>Horizontal Merger Guidelines</i> , U.S. Department of Justice and the Federal Trade Commission, Issued 4/3/92; Revised 4/8/97
19-НС				Graphs Depicting Distribution of Washington Business Customers by Number of Loops per Address (with and without single line customers) (Prepared by Richard Cabe)
20				Qwest's Response to MCI's Second Set of Data Requests (No. 02-201)
21				Qwest's Responses to AT&T's Seventh Set of Discovery Requests (Nos. 07-412 to 07-417)
22		Α	3/1/04	Transcript of Mr. Carpenter's argument before D.C. Circuit Court of Appeals in <i>USTA v. FCC</i> , January 28, 2004, pp. 1-56
23				Press release from Covad web site, "Covad Announces Voice Over Internet Protocol (VoIP) Deployment Plans.
24				
25-T	RICHARD CABE (MCI)			Direct Testimony of Richard Cabe on Behalf of WorldCom, Inc. (MCI) [includes errata sheet filed 1/13/04] [no exhibit number originally assigned]
26				Curriculum Vitae of Richard Cabe [RC-1]
27				SBC November 13, 2003 Press Release [RC-2]

28	Retail Trigger Criteria Flowchart [RC-3]
29	October 2003 <i>Cable Datacom News</i> Article [RC-4]
30-THC	Highly Confidential Rebuttal Testimony of Richard Cabe on Behalf of WorldCom, Inc. (MCI) [RC-5T]
31	Allegiance Telecom of Florida, Inc.'s Response to BellSouth Telecommunications, Inc.'s Second Set of Interrogatories, Interrogatory No. 95, Docket No. 030851-TP [RC-6]
32	SBC Seattle Service Area Map [RC-7]
33-HC	IDCF for Wire Centers in Seattle, Tacoma, Olympia, Bremerton, Bellingham, and Vancouver MSAs [RC-8HC]
34	Wall Street Journal, "Now Comes the Hard Part: Having Rescued Qwest, Notebaert Sees Bells' Future Depending on Service, Internet" (January 19, 2004) [RC-9]
35-HC	Incremental DCF for Specified Wire Center [RC-10HC]
36	Fixed Utilities New Applications and Advice Letters (Colorado Public Utilities Commission) [RC-11]
37	MCI's Responses to Qwest's Data Requests Nos. 17 to 29
38	MCI Website: The Neighborhood – Product Details
39	Reply Comments of the National Cable andTelecommunications Association, In the Matter ofthe Petition for Declaratory Ruling that AT&T's

		Phone to Phone IP Telephony Services are Exempt from Access Charges, WC Docket No. 02-361, January 24, 2003
40		AT&T Earnings Commentary, Quarterly Update – Third Quarter 2002, October 22 2002.
41-T	LEE L. SELWYN (AT&T)	Direct Testimony on Economic Considerations (WHL-1T)
42		William H. Lehr's Curriculum Vitae (WHL-2)
43		Lee L. Selywn's Statement of Qualifications (WHL-3)
44-T		Response Testimony on Economic Considerations (WHL-4T)
44-TC		Response Testimony on Economic Considerations (WHL-4T) <i>Confidential Version</i>
44-THC		Response Testimony on Economic Considerations (WHL-4T) <i>Highly Confidential</i> <i>Version</i>
45		Phone Service Bundles Could Backfire as Customers Switch - Wall Street Journal Article (WHL-5)
46		IXC Direct Mail Marketing Materials for Local/Long Distance Bundles (WHL-6)
47-T		Rebuttal Testimony on Economic Considerations (WHL-7)
47-TC		Rebuttal Testimony on Economic Considerations       (WHL-7) Confidential Version
47-THC		Rebuttal Testimony on Economic Considerations       (WHL-7) Highly Confidential Version
48		Verizon LD Growth Initiatives Graph (WHL-8)
49		CLEC Monthly Churn Rates in 2003 (WHL-9)

50	Qwest WA Loops with Integrated DLC and Universal DLC Summary Table (WHL-10)
51	AT&T's Response to Qwest's Data Request No. 28
52	AT&T's Response to Qwest's Data Request No. 53
53	AT&T's Responses to Qwest's Data Requests Nos. 59 to 61
54	Banc of America Research Report re AT&T Corporation, April 30, 2003
55	AT&T Communications of the Pacific Northwest, Washington, Schedule 20 Price List, February 13, 2004
56	Letter to Carole Washburn from AT&T re Advice 2004-03, February 13, 2004
57	A Presentation by Betsy Bernard, President and Chief Executive Officer, January 7, 2002
58	McLeodUSA Press Release: "McLeodUSA Reports Fourth Quarter and Total Year 2003 Results," February 18, 2004
59	"AT&T to Launch VoIP Nationwide," CNET News.com, February 25, 2004
60	AT&T News Release: "Dorman Outlines Aggressive, Continuing Transformation of AT&T as the 'World's Networking Company,'" February 25, 2004
61	Credit Suisse First Boston Equity Research re AT&T Corporation, "AT&T Consumer: A Base Case Ahead of the Triennial Review," February 5, 2003.
62	
63	

64		
65-T	DAVID L. TEITZEL (QWEST) adopting Reynolds Testimony and Exhibits	Direct Testimony of Mark S. Reynolds dated December 22, 2003 (MSR-1T) <i>Redacted Version</i> .
66-TC		Direct Testimony of Mark S. Reynolds dated December 22, 2003 (MSR-1T) <i>Confidential</i> <i>Version</i> .
67		Washington Sample Switching Architecture (MSR-2C) <i>Redacted Version</i> .
68-C		Washington Sample Switching Architecture (MSR-2C) <i>Confidential Version</i> .
69		Washington E911 Customer Records (MSR-3C) <i>Redacted Version</i> .
70-C		Washington E911 Customer Records (MSR-3C) <i>Confidential Version</i> .
71		Washington Facilities-Based CLECs In Selected MSAs (MSR-4C) <i>Redacted Version</i>
72-C		Washington Facilities-Based CLECs In Selected MSAs (MSR-4C) <i>Confidential Version</i>
73		Washington NXX Codes Assigned to CLECs in Qwest Rate Centers (MSR-5C) <i>Redacted Version</i> .
74-C		Washington NXX Codes Assigned to CLECs in Qwest Rate Centers (MSR-5C) <i>Confidential</i> <i>Version</i> .
75		CLECs Serving Mass Markets: Seattle, Tacoma, Vancouver (MSR-6HC) <i>Redacted Version</i> .
76-HC		CLECs Serving Mass Markets: Seattle, Tacoma, Vancouver (MSR-6HC) Highly Confidential (Masked) Version.
77		CLECs Serving Mass Markets: Additional MSAs (MSR-7HC) <i>Redacted Version.</i>

78-HC	CLECs Serving Mass Markets: Additional MSAs (MSR-7HC) Highly Confidential (Masked)
	Version.
79	Washington Facilities-Based Carrier Offerings (MSR-8)
80	Wireless Carriers Switch Coverage of Qwest Rate Centers in Washington (MSR-9C) <i>Redacted</i> <i>Version</i> .
81-C	Wireless Carriers Switch Coverage of Qwest Rate Centers in Washington (MSR-9C) <i>Confidential</i> <i>Version</i> .
82	Wireless Carrier Coverage Maps in Washington (MSR-10)
83	VoIP Provider Website Excerpts (MSR-11)
84	A New Communications Paradigm: earthphone™ From Five Star Telecom (MSR-12)
85	Vonage Digital Voice: Now You're Talking (MSR-13)
86-T	Response Testimony of Mark S. Reynolds dated February 2, 2004 (MSR-14T)
87	Comcast Direct Mail Flyer (MSR-15)
88	Rainer Newspaper Advertisement (MSR-16)
89-T	Rebuttal Testimony of David L. Teitzel dated   February 20, 2004 (DLT-1T) Redacted Version.
90-THC	Rebuttal Testimony of David L. Teitzel dated     February 20, 2004 (DLT-1T) Highly Confidential     (Masked) Version.
91	SBC Web Page – Service Territories for Local, Voice, and Data Services. (DLT-2)

	Revised MSR-6HC to reflect changes in service
92	areas of certain CLECs (DLT-3HC) <i>Redacted</i>
36	Version.
	Revised MSR-6HC to reflect changes in service
93-HC	areas of certain CLECs (DLT-3HC) <i>Highly</i>
95-HC	Confidential (Masked) Version.
	Comcast Cable Telephony Service Serving Area
04	Maps (DLT-4)
94	
	Qwest's Responses to Joint CLECs' Second Set of
95-C	Data Requests (Nos. 02-011 to 02-014)
	Qwest's Response to AT&T's First Set of Data
96	Requests (No. 01-066)
	Qwest's Responses to AT&T's Second Set of Data
97-HC	Requests (Nos. 02-175 to 02 - 189 including
37-110	supplemental responses to 02-181)
	Qwest's Responses to AT&T's Fourth Set of Data
98-HC	Requests (Nos. 04-378 to 04-389)
	Qwest's Responses to AT&T's Fifth Set of Data
00 U.C	Requests (Nos. 05-390 to 05-410)
99-HC	
	Qwest's Responses to MCI's First Set of Data
100-HC	Requests (Nos. 01-097 to 01-110, 01-116, 01-119,
	01-124, 01-125, 01-131 to 01-141, 01-154 to 01-
	157, 01-161, 01-175 to 01-185, including
	supplemental responses to 01-105)
	Qwest's Responses to MCI's Second Set of Data
101-HC	Requests (Nos. 02-199, 02-200, 02-203)
	Qwest's Supplemental Responses to AT&T's First
102-HC	Set of Discovery Requests (Nos. 01-001S1
	through 01-004S1, 01-034, 01-036S1 through 01-
	038S1, 01-043S2, 01-045S1 through 01-047S1,
	01-054S1 through 01-056S1, 01-059S1, 01-075S1)
	Covad's Responses to Qwest's First Set of Data
103	Requests (Nos. 01-002, 005, 006, 013)

104	Eschelon's Responses to Qwest's First Set of Data Requests (Nos. 01-005, 008)
105-HC	Qwest's Responses to AT&T's First Set of Data Requests (Nos. 01-088, 01-089)
106	Qwest's Response to MCI's Third Set of Data Requests (No. 03-208)
107-HC	Qwest's Response to AT&T's Sixth Set of Data Requests (No. 06-411)
108	Qwest's Responses to AT&T's Seventh Set of Data Requests (Nos. 07-418 through 07-420)
109	Agreement for Terms and Conditions for     Interconnection, Unbundled Network Elements,     Ancillary Services and Resale of     Telecommunications Services between Qwest     and AT&T (Section 9 pp. 222-223)     Chart: Mass Market UNE-L in Washington
110-HC	State (Highly Confidential)
111-HC	Chart: UNE-P and Mass Market UNE-L in Washington ( <i>Highly Confidential</i> )
112-C	Chart: Loops in service in Washington State (Confidential)
113	
114	TRO Flow Charts marked with identifying letters
115	Triennial Review Order, Report and Order and Order on Remand and Further Notice of Proposed Rulemaking, CC Docket Nos. 01-338, 96-98, 98-147, FCC 03-36 (Rel. August 21, 2003).
116	Errata to Triennial Review Order, CC Docket       Nos. 01-338, 96-98, 98-147, FCC 03-227 (Rel.

		September 17, 2003).
		Paragraph 499 of TRO, as revised by September
117		17, 2003, errata, redlined and clean version.
118		
119		
120		
121-T	WILLIAM R. EASTON (QWEST)	Direct Testimony of William R. Easton dated December 22, 2003 (WRE-1T)
122		Washington UNE-P in Service as of 7/31/03 (WRE-2C) <i>Redacted Version</i> .
123-C		Washington UNE-P in Service as of 7/31/03 (WRE-2C) <i>Confidential Version.</i>
124		Washington Unbundled Loops in Service as of 7/31/03 (WRE-3C) <i>Redacted Version.</i>
125-C		Washington Unbundled Loops in Service as of 7/31/03 (WRE-3C) <i>Confidential Version.</i>
126		Washington Resale in Service as of 7/31/03 (WRE-4C) <i>Redacted Version.</i>
127-C		Washington Resale in Service as of 7/31/03 (WRE-4C) <i>Confidential Version.</i>
128-T		Response Testimony of William R. Easton dated February 2, 2004 (WRE-5T)
129		Washington UNE-P in Service as of 7/31/03 (WRE-6C) <i>Redacted Version.</i>
130-C		Washington UNE-P in Service as of 7/31/03 (WRE-6C) <i>Confidential Version.</i>

131		Washington Unbundled Loops in Service as of 7/31/03 (WRE-7C) <i>Redacted Version</i>
131 132-C		Washington Unbundled Loops in Service as of 7/31/03 (WRE-7C) <i>Confidential Version</i>
133		Washington Resale in Service as of 7/31/03 (WRE-8C) <i>Redacted Version.</i>
134-C		Washington Resale in Service as of 7/31/03 (WRE-8C) <i>Confidential Version.</i>
135-C		Qwest's Responses to AT&T's Second Set of Data Requests (Nos. 02-161 to 02 - 162)
136		Qwest's Response to MCI's Third Set of Data Requests (No. 03-211)
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141-T	JOHN F. FINNEGAN (AT&T)	Direct Testimony on Policy and Introduction (JFF-1T)
142		Number of Resale, UNE-L and UNE-P Lines in WA from 12/99 – 12/02 (JFF-2)
143		Technical Descriptions of Adtran Total Access 750, AC/DC Power Supply and Battery Charger (JFF-3)
144		Technical Description of Telco Systems Edgelink 100 (JFF-4)
145		Diagram of DS1 Based Architecture (JFF-5)

	Spreadsheets Supporting Cost Analysis (JFF-6)
146	
147-T	Response Testimony on Trigger Nominee Analysis (JFF-7)
147-TC	Response Testimony on Trigger Nominee Analysis (JFF-7) <i>Confidential Version</i>
147-THC	Response Testimony on Trigger NomineeAnalysis (JFF-7) Highly Confidential Version
148	Letter from Qwest to FCC re: Counting Switches (JFF-8)
149	Qwest Press Release re: Qwest Agreement to Acquire Allegiance and Allegiance Press Release Announcing Agreement (JFF-9)
150-HC	Mass Market Loop Quantity Spreadsheet (JFF- 10HC)
151-T	Rebuttal Testimony on Trigger Nominee Analysis (JFF-11T)
151-THC	Rebuttal Testimony on Trigger NomineeAnalysis (JFF-11T) Highly Confidential Version
152	XO Communications to Acquire Allegiance Telecom Articles (JFF-12)
153-HC	Revised Exhibit JFF-10HC (JFF-13HC)
154-HC	Market Share Analysis for Seattle, Tacoma and Vancouver Markets spreadsheets (JFF-14HC)
155-HC	CLEC Market Shares of the 1-3 Line Residential and Small Business Customers for Each LATA, Qwest MSA, and Staff Market; and CLEC Market Shares for the 1-3 Line Small Business Customers in Each LATA, Qwest MSA and Staff Market spreadsheets (JFF-15HC)
156-HC	Mass Market Loop Growth spreadsheets (JFF- 16HC) – replaced on 2/26/04

	Trigger Nominee-Specific Information for all
157-HC	CLECs for all Types of Unbundled Loops
	spreadsheets (JFF-17HC)
	AT&T's Responses to Qwest's Data Requests Nos.
158	46 to 47
	ATP T's Despenses to Owest's Date Deswerts Nos
170	AT&T's Responses to Qwest's Data Requests Nos. 50 to 52
159	50 to 52
	AT&T's Responses to Qwest's Data Requests Nos.
160	55 to 58
	AT&T's Responses to Qwest's Data Requests Nos.
161	67 to 68
	AT&T's Responses to Qwest's Data Requests Nos.
162	70 to 73
102	
	AT&T's Responses to Qwest's Data Requests Nos.
163	74 to 82
	AT&T's Responses to Qwest's Data Requests Nos.
164	83 to 84
	AT&T's Response to Qwest's Data Requests Nos.
165	85
	"SBC Won't Compete" Discount-LD.com, June
166	2, 2003
100	
	"MiACT Says Consumers Saved \$72M on Phone
167	Bills Last Year" TR's State Newswire, May 16,
	2003 "The Development of Providend Access in
100	"The Development of Broadband Access in OECD Countries" Directorate for Science,
168	Technology and Industry, October 29, 2003
	"More of the Same – Can I be a Reseller Too?"
160	The Telecommunicator, September 26, 2003
169	
	"Interconnection and Local Competition"
170	Directorate for Science, Technology and
	Industry, February 7, 2001

		"Comcast Provides Financial Outlook for 2004,"
171		Financial News, February 26, 2004
172		
173		
174		
175-T	CATHERINE M. MONTFORT (AT&T)	Response Testimony on the Business Necessity of UNE-P for Serving Mass-Market Customers (CMM-1T)
176-THC		Response Testimony on the Business Necessity of UNE-P for Serving Mass-Market Customers (CMM-1T) <i>Highly Confidential Version</i>
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181-T	THOMAS L. SPINKS (COMMISSION STAFF)	Testimony of Thomas L. Spinks (Mass-Market Switching), February 2, 2004 (TLS-1HCT) <i>Redacted Version</i>
182-THC		Testimony of Thomas L. Spinks (Mass-Market Switching), February 2, 2004 (TLS-1HCT) Highly Confidential Version
183		Qualifications of Thomas L. Spinks, (TLS-2)
184-HC		Mass Market Switching Data, REVISED (TLS-3HC)

		Staff Proposed Geographic Market Areas (TLS-
185		4)
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191-T	PETER B. COPELAND (QWEST)	Direct Testimony of Peter B. Copeland dated December 22, 2003 (PBC-1T)
192		CPRO Model Description (PBC-2)
193		SPRI CLEC Profitability Model (CPRO) in Excel – An Overview (PBC-3)
194		CPRO Model Inputs (Replacement Version with Errata) (PBC-4C) <i>Redacted Version.</i>
195-C		CPRO Model Inputs (Replacement Version with Errata) (PBC-4C) <i>Confidential Version.</i>
196-C		The SPR CLEC Profitability Model (CPRO) (PBC-5C) Confidential Version only.
197-C		The SPR CLEC Profitability (CPRO) Model Results by Year (PBC-6C) <i>Confidential Version</i> <i>only.</i>
198-T		Response Testimony of Peter B. Copeland dated February 2, 2004 (PBC-7T)
199		Average Revenue Per Line Per Month for Customers Leaving Qwest Service in Washington for a Competitor's Service (PBC-

	8HC) Redacted Version.
	Average Revenue Per Line Per Month for
200-HC	Customers Leaving Qwest Service in
	Washington for a Competitor's Service (PBC-
	8HC) Highly Confidential Version.
	The SPR CLEC Profitability (CPRO) Model
201-C	Results by Year – LATA 674 (PBC-9C)
	Confidential Version only.
	The SPR CLEC Profitability (CPRO) Model
202-C	Results by Year – LATA 676 (PBC-10C)
	Confidential Version only.
	The SPR CLEC Profitability (CPRO) Model
203-C	Results by Year – LATA 672 (PBC-11C)
	Confidential Version only.
	CLEC Churn Rates and Percentages (PBC-
204	12HC) Redacted Version.
	CLEC Churn Rates and Percentages (PBC-
205-HC	12HC) Highly Confidential Version.
	Rebuttal Testimony of Peter B. Copeland dated
2000 TT	February 20, 2004 (PBC-13T)
206-T	
	Excerpt from AT&T Website re Washington
207	Local Service (PBC-14)
	Excerpt from Z-Tel Website re Residential
208	Services (PBC-15)
	Q2 2002 Earnings Conference Call – Final, July
900	23, 2002 (PBC-16)
209	
	News Release: AT&T Chairman Outlines
210	Aggressive Competitive Strategy at CSFB
	Conference, December 11, 2003 (PBC-17)
	Churn Rate per Month (PBC-18HC) Redacted
211	Version.
	Churn Rate per Month (PBC-18HC) <i>Highly</i>
212-HC	Confidential (Masked) Version.

	Qwest's Responses to AT&T's First Set of Data
213-HC	Requests (Nos. 01-005, 01-006, 01-011 through
	015, 01-017)
	Qwest's Responses to AT&T's First Set of Data
214-HC	Requests (Nos. 01-029, 031, 032, 034, 035, 039,
	040, 043, and 044, including the following
	supplemental responses: 036S1, 037S1, 038S1,
	043S1, and 043S2)
	Qwest's Responses to AT&T's First Set of Data
215-HC	Requests (Nos. 01-065, 067 through 071, 01-
	075S1, 087, and 088)
	Qwest's Responses to AT&T's Second Set of Data
216-C	Requests (Nos. 02-133 through 161, including the
210-0	first supplemental response to 02-151, 163, 164,
	164S1 through 169, 171)
	Qwest's Responses to AT&T's Fourth Set of Data
917 HC	Requests (Nos. 04-361 through 381, including the
217-HC	first supplemental response to 04-377, and 04-383
	through 386)
	Qwest's Responses to AT&T's Seventh Set of
	Data Requests (Nos. 07-417 through 420)
218	Data Requests (Nos. 07-417 through 420)
	Qwest's Responses to AT&T's Eighth Set of Data
219	Requests (Nos. 08-432 and 08-433)
	Banc of America Research Brief on AT&T
220	Corporation, April 30, 2003
	Qwest's Responses to MCI's First Set of Data Requests (Nos. 01-001 through 01-005)
221-C	
	Qwest's Response to MCI's First Set of Data
222	Requests (No. 01-101)
	Qwest's Responses to MCI's First Set of Data
223-C	Requests (Nos. 01-142 through 01-147)
	Qwest's Responses to MCI's First Set of Data
224-HC	Requests (Nos. 01-148 through 01-163)

225	Qwest's Responses to MCI's First Set of Data Requests (Nos. 01-164 through 01-167)
226	Qwest's Responses to MCI's First Set of Data   Requests (Nos. 01-168 through 01-193)
227-HC	Qwest's Responses to MCI's First Set of Data Requests (Nos. 01-194 through 01-197)
228	Qwest's Responses to MCI's First Set of Data Requests (Nos. 01-198, 01-202)
229-HC	Qwest's Responses to Joint CLECs' Second Set of Data Requests (Nos. 02-004 through 010, including the first supplemental response to 02- 009)
230	FCC Reference Book of Rates, Price Indices, and Household Expenditures for Telephone Service
231	Eighth Report, In the Matter of Implementation of Section 6002(b) of the Omnibus Budget Reconciliation Act of 1993 – Annual Report and Analysis of Competitive Market Conditions With Respect to Commercial Mobile Service, FCC WT Docket No. 02-379
232	1/19/2004 Notification letter to AT&T from     Qwest regarding changes to a Qwest retail     service offering
233	Qwest internet home page materials
234	Qwest InterCONNection Database - Wholesale
235	FCC Report 43-08, the ARMIS Operating Data Report, Table III, Access lines in Service by Customer
236-HC	Portion of Data from Qwest's CPRO Model (Highly Confidential)
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251-T	RICHARD J. BUCKLEY (QWEST)		Response Testimony of Richard J. Buckley, Jr. dated February 2, 2004 (RJB-1T), and errata
252			Simplified Illustration of an NPV Analysis of a Business Case (RJB-2)

253		AT&T Impairment Tools Results with Modified Inputs (RJB-3)
254		AT&T Impairment Tools Results with Modified Inputs (RJB-4)
255		AT&T to Offer Local Phone Services in Northern Nevada (RJB-5)
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261-T	DOUGLAS DENNEY (AT&T)	Direct Testimony on DS0 Cost Tool (DD-1T)
262		DS0 Analysis Tools (DD-2)
263		DS0 Impairment Technical Appendix (DD-3)
264		Inputs Documentation (DD-4)
265		CLEC Cost Disadvantage Results for WA LATA Nos. 672, 674, 676 (DD-5)
266		Letter to Chairman Powell from SBC VP James Smith (DD-6)
267		Letter to FCC Secretary Marlene Dortch from AT&T Director Joan Marsh (DD-7)

		Rebuttal Testimony on DS0 Cost Tool (DD-8T)
268-T		
		Revised Version of the Tools (DD-9)
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270		Description of Revisions to the Tools (DD-10)
210		Revised Version of the Inputs Documentation
271		(DD-11)
272		CLEC Cost Disadvantage Results for WA LATA Nos. 672, 674 & 676 (DD-12)
273-C		Notes to Accompany Line Distribution Project (DD-13C)
274		AT&T's Responses to Qwest's Data Requests Nos. 17 and 18
275		AT&T's Responses to Qwest's Data Requests Nos. 21 and 22
276		AT&T's Responses to Qwest's Data Requests Nos. 24 and 25
277		AT&T's Response to Qwest's Data Requests No. 29
278		AT&T's Responses to Qwest's Data Requests Nos. 31 to 33
279		AT&T's Response to Qwest's Data Requests No. 35
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281-T	MICHAEL R. BARANOWSKI (AT&T)	Direct Testimony on Business Case (MRB-1T)
282-T		Response Testimony on Business Case (MRB-2T)

		Baranowski workpapers (MRB-3C)
283-C		
		Rebuttal Testimony on Business Case
284-T		(MRB-4T)
		BCAT Results Annually Summary (MRB-5)
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		Qwest Corporation's SEC Form 10-K (MRB-6)
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		BCAT Results (MRB-7)
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		BCAT Inputs (MRB-8)
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		Allegiance, XO & McLeodUSA's SEC Form 10-
289		K (MRB-9)
		AT&T's Responses to Qwest's Data Requests Nos. 19 and 20
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001		AT&T's Responses to Qwest's Data Requests Nos. 37 to 44
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000		AT&T All in One Advantage Advertisement
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	ARLENE M. STARR	Response Testimony on Establishing the
<b>296-T</b>	(AT&T)	Crossover Point Between the Mass Market and
		the Enterprise Market (AMS-1T)
		Rebuttal Testimony on Establishing the
<b>297-T</b>		Crossover Point Between the Mass Market and
		the Enterprise Market (AMS-3T)

298-HC		Qwest's DR Responses to AT&T 01-34 and MCI 01-099 (AMS-4HC)
299		Adtran Equipment Price Quotes from ComputerAnimal.com (AMS-5)
300		
301-T	JOSEPH H. WEBER (QWEST)	Direct Testimony of Joseph H. Weber dated December 22, 2003 (JHW-1T)
302		Vita of Joseph H. Weber (JHW-2)
303		CLECs Claiming Competition for Tandem Switching (JHW-3C) <i>Redacted version.</i>
304-C		CLECs Claiming Competition for Tandem Switching (JHW-3C) <i>Confidential version.</i>
305-T		Response Testimony of Joseph H. Weber dated February 2, 2004 (JHW-4T)
306-T		Rebuttal Testimony of Joseph H. Weber dated February 20, 2004 (JHW-5T)
307		Washington SGAT 8 <sup>th</sup> Rev. Sections 7, 8, and 9 and Exhibits A, B, and C.
308		Qwest's Response to ATT's First Set of Data Requests (No. 01-095)
309		Qwest's Response to ATT's Second Set of Data Requests (No. 02-170)
310-HC		Qwest's Responses to ATT's Eighth Set of Data Requests (Nos. 08-0421 through 431)
311		Qwest's Responses to MCI's Third Set of Data Requests (Nos. 03-204, 03-218 to 03-221)
312		Qwest's Responses to MCI's Third Set of Data Requests (Nos. 03-209, 03-210, and 03-212 through 217)

313A		Washington State Map (Boundaries of LATAs and MSAs)
313B		Washington State Map (Boundaries of LATAs, MSAs and Wire Cetners)
314		Qwest's Response to AT&T's First Set of Data Requests (No. 01-111S1)
315		Qwest's Response to AT&T's First Set of Data Requests (No 01-089)
316-T	ROBERT J. HUBBARD (QWEST)	Direct Testimony of Dennis Pappas dated December 22, 2003 (with Errata) (DP-1T)
317		Washington SGAT Eighth Revision, Section 8, June 25, 2002 (DP-2)
318		Excerpt of Qwest Performance Results – Regional – November 2002 to October 2003 (DP- 3)
319		Excerpt of Qwest Performance Results – Washington – November 2002 to October 2003 (DP-4)
320-T		Response Testimony of Robert J. Hubbard dated February 2, 2004 (RJH-1T), and errata
321		Strategies for Unbundling Remote Access Terminals by David Ehreth (RJH-2)
322-T		Rebuttal Testimony of Robert J. Hubbard dated February 20, 2004 (RJH-3T)
323		Qwest's Response to MCI's First Set of Data Requests (No. 01-030)
324-HC		Qwest's Responses to MCI's Fourth Set of Data Requests (Nos. 04-222 through 224)
325-T	MEGAN DOBERNECK (COVAD)	Direct Testimony of Megan Doberneck and Michael Zulevic (MD/MZ-1T), and 2/25/04 errata letter
326		Separate Statement of Chairman Michael K. Powell, Dissenting in Part, FCC Docket Nos. 01-

	338, 96-98 and 98-147 (MD/MZ-2)
327	Press Statement of Commissioner Kathleen Q. Abernathy, FCC Docket Nos. 01-338, 96-98 and 98-147 (MD/MZ-3)
328	Press Statement of Commissioner Michael J. Copps, Approving in Part, Concurring in Part, Re: Review of Section 251 Unbundling Obligations of Incumbent Local Exchange Carriers (MD/MZ-4)
329	Articles from <i>Communications Daily</i> dated October 20, 2003, and <i>Technology Daily</i> dated October 19, 2003 (MD/MZ-5)
330	JP Morgan Industry Update dated December 2003 (Revised MD/MZ-6)
331	Presentation from 2003 SBC Analyst Conference (MD/MZ-7)
332	FCC News Release dated December 22, 2003, re: Data on High Speed Services for Internet Access with attached Industry Analysis and Status Report (MD/MZ-8)
333-T	Response Testimony of Megan Doberneck and Michael Zulevic (MD/MZ-15)
334-T	Rebuttal Testimony of Megan Doberneck and Michael Zulevic (MD/MZ-17)
335	Table Entitled "UNE-P Line Splitting Scenarios", Wholesale Interconnection/Migration, Qwest Prepared, Effective March 1, 2004 (MD/MZ-18)
336	Table Entitled "Loop Splitting Scenarios,"Wholesale Interconnection/Migration, QwestPrepared, Effective March 1, 2004 (MD/MZ-19)
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341-T	MARK L. STACY (MCI)	Direct Testimony of Mark L. Stacy on Behalf of WorldCom, Inc. (MCI) <i>Redacted version</i>
342-TC		Direct Testimony of Mark L. Stacy on Behalf of WorldCom, Inc. (MCI) <i>Confidential version</i>
343-THC		Direct Testimony of Mark L. Stacy on Behalf of WorldCom, Inc. (MCI) <i>Highly Confidential</i> <i>version</i>
344		Curriculum Vitae of Mark L. Stacy [MLS-1]
345		Microsoft Windows Server Documentation – "Attaining fast speeds with a 56Kbps modem" (February 28, 2000) [MLS-2]
346-T		Rebuttal Testimony of Mark L. Stacy on Behalf of WorldCom, Inc. (MCI) [MLS-3T] <i>Redacted</i> <i>version</i>
347-THC		Rebuttal Testimony of Mark L. Stacy on Behalf of WorldCom, Inc. (MCI) [MLS-3T] <i>Highly</i> <i>Confidential version</i>
348-HC		MCI Transport TRO Trigger Determination Worksheet [MLS-4: Highly Confidential]
349-T		Supplemental Rebuttal Testimony of Mark L. Stacy [MLS-5T]
350-C		Diagram: Circuit Provisioning from Belleview Sherwood to Seattle Duwamish [Confidential MLS-6]
351		Diagram: Detail at Node Site – DS3 Level Cross Connects [MLS-7]

		Photograph of DSX3 Cross Connects [MLS-8]
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353		Diagram: Example of a Dedicated Transport Route [MLS-9]
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359-T	SHERRY LICHTENBERG (MCI) adopting COX	Direct Testimony of Cedric Cox on Behalf of WorldCom, Inc. (MCI) <i>Redacted version</i>
360-TC		Direct Testimony of Cedric Cox on Behalf of WorldCom, Inc. (MCI) <i>Confidential version</i>
361		Chart: Qwest Retail to MCI UNE-L Migration [CC-1]
362		Chart: MCI UNE-P to MCI UNE-L Conversion (Qwest) [CC-2]
363		Chart: CLEC UNE-P to MCI UNE-L Migration (Qwest) [CC-3]
364		Chart: CLEC UNE-L to MCI UNE-L Migration (Qwest) [CC-4]
365		Chart: MCI UNE-L to Qwest Retail (Winback) Migration [CC-5]
366		Chart: Qwest Retail with DSL to MCI UNE-L with DSL Migration [CC-6]

367		Chart: Line Splitting CLEC (Voice and Data) to MCI DSL-Capable Loop (Qwest) Migration [CC-7]
368		Line Splitting CLEC & DLEC to MCI DSL- Capable Loop (Qwest) Migration [CC-8]
369		Proposed Batch Hot Cut Provisioning Flow and Proposed Batch Hot Cut Task List [CC-9]
370-T		Rebuttal Testimony of Cedric Cox on Behalf of WorldCom, Inc. (MCI)
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376-T	ROBERT V. FALCONE (AT&T)	Direct Testimony on Network Architecture (RVF- 1T)
377		Understanding Competitive Loop Access DVD (RVF-2)
378		Local Loop Diagram (RVF-3)
379		Distribution Frame Diagram (RVF-4)
380		Depicting Collocation and Backhaul Diagram (RVF-5)
381		Collocation with ILEC Transport Diagram (RVF- 6)

382		Collocation with CLEC Backhaul Diagram (RVF-7)
383		Collocation Hubbing and Backhaul Diagram (RVF-8)
384		Simplified CLEC Loop Network Architecture Diagram (RVF-9)
385		CLEC Call Termination Requirements Diagram (RVF-10)
386-T		Response Testimony on Network and Operational Impairment (RVF-17T)
387		Qwest's Collocation Inventory (RVF-18)
388		Qwest's Collocation Inventory (RVF-19)
389-T		Rebuttal Testimony on Network and Operational Impairment (RVF-21T)
390		Call From CLEC Customer to ILEC Customer Using Tandem Transport diagram (RVF-22)
391		Call From CLEC Customer to ILEC Customer Using Direct Trunk Group (RVF-23)
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395-T	MATTHEW B. WHITE (QWEST)	Response Testimony of Matthew B. White (MBW-1T), February 2, 2004
396-T		Rebuttal Testimony of Matthew B. White (MBW- 2T), February 20, 2004

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<b>401-T</b>	RACHEL TORRENCE (QWEST)	Direct Testimony of Rachel Torrance dated December 22, 2003 (RT-1T)
402-C		Maps: Competitive Fiber Routes (RT-2C) Confidential Version only.
403		Competitive Fiber-Optic Cable Report (RT-3HC) <i>Redacted Version.</i>
<b>404-HC</b>		Competitive Fiber-Optic Cable Report (RT-3HC) Highly Confidential (Masked) Version.
405		Matching Fiber-Based Collocation Data (Revised Version) (RT-4HC) <i>Redacted Version.</i>
406-HC		Matching Fiber-Based Collocation Data (Revised) (RT-4HC) <i>Highly Confidential (Masked) Version.</i>
407		Field Verification Data (RT-5C) <i>Redacted Version.</i>
<b>408-C</b>		Field Verification Data (RT-5C) <i>Confidential Version.</i>
409		Photograph Cable Locate (RT-6)
410		Connectivity Example (RT-7HC) <i>Redacted Version.</i>
411-HC		Connectivity Example (RT-7HC) <i>Highly</i> <i>Confidential (Masked) Version.</i>

412	Data Compilation (Revised) (RT-8HC) Redacted Version.
413-HC	Data Compilation (Revised) (RT-8HC) Highly Confidential (Masked Version.
414	Summary of Routes that Meet Triggers     (Replacement) (RT-9HC) Redacted Version.
415-HC	Summary of Routes that Meet Triggers     (Replacement) (RT-9HC) Highly Confidential     (Masked) Version.
416-T	Response Testimony of Rachel Torrance dated February 2, 2004 (RT-10T)
417-T	Rebuttal Testimony of Rachel Torrance dated     February 20, 2004 (RT-11THC and C) Redacted     Version.
418-THC	Rebuttal Testimony of Rachel Torrance datedFebruary 20, 2004 (RT-11THC and C) HighlyConfidential (Masked)/Confidential Version.
419	Routes Investigated for Triggers (RT-12HC)   Redacted Version.
420-HC	Routes Investigated for Triggers (RT-12HC)     Highly Confidential (Masked) Version.
421	D1, Z6 and U4's Response to CLEC Question 19 (Bench Request No. 50) (RT-13HC) <i>Redacted</i> <i>Version.</i>
422-HC	D1, Z6 and U4's Response to CLEC Question 19 (Bench Request No. 50) (RT-13HC) <i>Highly</i> <i>Confidential (Masked) Version.</i>
423	MCI's Supplemental Response to CLEC Question No. 20 (Bench Request No. 51) (RT-14)
424	I4's Response to Bench Request No. 50 (RT-15HC) Redacted Version.
425-HC	I4's Response to Bench Request No. 50 (RT-15HC) Highly Confidential (Masked) Version.

426	P4's Response to Bench Request No. 50 (RT- 16HC) <i>Redacted Version.</i>
427-HC	P4's Response to Bench Request No. 50 (RT- 16HC) Highly Confidential (Masked) Version.
428	AT&T's Response to Bench Request No. 50 (RT- 17C) <i>Redacted Version.</i>
429-C	AT&T's Response to Bench Request No. 50 (RT- 17C) Confidential Version.
430	Y7's Response to CLEC Question 19 (Bench Request No. 50) (RT-18HC) <i>Redacted Version.</i>
431-HC	Y7's Response to CLEC Question 19 (Bench Request No. 50) (RT-18HC) <i>Highly Confidential</i> <i>Version.</i>
432-C	Looking Glass' Response to CLEC Question 19 (Bench Request No. 50) (RT-19) <i>Confidential</i> <i>Version only</i>
433	G2's Response to CLEC Question 20 (RT-20HC) Redacted Version
434-HC	G2's Response to CLEC Question 20 (RT-20HC) Highly Confidential (Masked) Version.
435	Z4's Response to Bench Request No. 50 (RT- 21HC) <i>Redacted Version</i>
436-HC	Z4's Response to Bench Request No. 50 (RT- 21HC) Highly Confidential (Masked) Version
437	T6's Response to CLEC Question 19 (Bench Request No. 50) (RT-22HC) Redacted Version.
438-HC	T6's Response to CLEC Question 19 (Bench     Request No. 50) (RT-22HC) Highly Confidential     (Masked) Versions.
439	Z6's Response to Data Request JCLEC 01-001 (RT-23)
	Level 3's Response to CLEC Question No. 20 (Bench Request No. 51) (RT-24C) <i>Redacted</i>

440		version.
441-C		Level 3's Response to CLEC Question No. 20 (Bench Request No. 51) (RT-24C) <i>Confidential</i> <i>version.</i>
442		S1's Responses to Joint CLEC's First Set of Data Requests, Nos. JCLEC 01-001 to 008 (RT-25C) <i>Redacted version.</i>
443-C		S1's Responses to Joint CLEC's First Set of Data Requests, Nos. JCLEC 01-001 to 008 (RT-25C) <i>Confidential version.</i>
444		Qwest's Responses to AT&T's Third Set of Data Requests (Nos. 03-203 to 03-360)
445		Qwest's Responses to AT&T's Eighth Set of Data Requests (Nos. 08-434 to 08-473)
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451-T	JOHN P. LYNOTT (AT&T) adopting GIOVANNUCCI	Direct Testimony on Dedicated Transport (AJG- 1T)
452-T		Response Testimony(AJG-2T)
453-HC		Discovery Responses to B2, P4, P6, Y7 and Y3 (AJG-3HC)

		AT&T's Response to BR No. 50 (AJG-4C)
<b>454-C</b>		
		Qwest Response to AT&T DR 03-203 (AJG-5)
455		
456		Unbundled Dark Fiber Loop and Transport Sprint Web Page (AJG-6)
457-HC		H5's Responses to AT&T's First Set of Data Requests (AJG-7HC)
458-T		Rebuttal Testimony of John P. Lynott Regarding Dedicated Transport (JPL-1T)
459		Resume of John P. Lynott (JPL-2)
460		Court Approves Proposed Sale of Allegiance Telecom to XO Communications article (JPL-3)
461-HC		DR Responses of B2, D1, J1, P4, Y3 and Z4 to AT&T's First Set (JPL-4HC)
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<b>466-T</b>	DEAN R. FASSETT (JOINT CLECs)	Response Testimony of Dean R. Fassett (February 2, 2004) (DRF-1T)
467		Curriculum Vitae (DRF-2)
468		Regulatory Docket History (DRF-3)

469		Qwest Response to Joint CLEC DR 02-017 (DRF- 4)
470-HC		Revised HIGHLY CONFIDENTIAL Transport Route Analysis (DRF-5HC)
471		Non-confidential Responses to Subpoenas (DRF- 6)
472-HC		HIGHLY CONFIDENTIAL Responses to Subpoenas (DRF-7HC)
473-C		Confidential Responses to Data Requests (DRF- 8C)
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476-T	DAVID BENNETT (INTEGRA)	Response Testimony of David Bennett (February 2, 2004) (DB-1T)
477-THC		HIGHLY CONFIDENTIAL Pages from David Bennett Response Testimony
478-HC		Integra Transport Facilities on Qwest Identified Routes (DB-2HC)
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501	BENCH REQUEST RESPONSES	Advanced TelCom, Inc. and Shared Communications Services, Inc. responses to Bench Request Nos. 32-38
502-HC		Attachment A to Advanced Telcom, Inc. and Shared Communications Services, Inc. response to Bench Request Nos. 37 ( <i>Highly Confidential</i> )
503		Advanced TelCom, Inc. and Shared Communications Services, Inc. responses to Bench Request Nos. 40, 48, 55, 58, 62
504-C		Advanced TelCom, Inc. and Shared Communications Services, Inc. responses to Bench Request Nos. 39, 41. 42 <i>(Confidential)</i>
505		Allegiance Telecom of Washington, Inc.'s responses to Bench Request Nos. 32 –42(c), 42 (f) and (g), 46-47, 49, 51-52, 55-57(a), 58, 59(f), 61, 62, including supplemental response to No. 58.
506-C		Allegiance Telecom of Washington, Inc.'s responses to Bench Request Nos. 42(d) and (e), 43-45, 48, 50, 53, 54, 57(b)(c), (d), 59(a-e), 59(g-i), 60 (a-f) ( <i>Confidential</i> )
507		AT&T responses to Bench Request Nos. 32-62. Redacted Version
508-C		AT&T Confidential responses to Bench Request Nos. 38, 42, 43, 50, 59, and Confidential Attachments C, G, and L, including corrected response to No. 43
509		Covad Communications Company responses to Bench Request Nos. 32-38

510	Covad Communications Company responses to Bench Request Nos. 39-62, <i>Redacted Version</i>
511	Eschelon Telecom Inc. responses to Bench Request Nos. 32-38, <i>Redacted Version</i>
512-C	Eschelon Telecom Inc. Confidential responses to Bench Request Nos. 33, 36-38.
513-HC	Eschelon Telecom Inc. Highly Confidential Exhibits 1-3 to responses to Bench Request Nos. 32-38.
514	Eschelon Telecom Inc. responses to Bench Request Nos. 41, 48, 51, 52, 54-58, 60
515-C	Eschelon Telecom Inc. Confidential responses to Bench Request Nos. 39, 40, 42, 62
516	Global Crossing Local Services, Inc. responses to Bench Request Nos. 32-38.
517	Global Crossing Local Services, Inc. responses to Bench Request Nos. 46, 47, 49-59, 61-62.
518-C	Global Crossing Local Services, Inc. Confidential responses to Bench Request Nos. 39-42, 48, 60.
519	Integra Telecom of Washington, Inc. responses to Bench Request Nos. 32-38
520	Integra Telecom of Washington, Inc. responses to Bench Request Nos. 41, 46-48, 51, 55-58, 60-62
521-C	Integra Telecom of Washington, Inc. Confidential responses to Bench Request Nos. 39, 40, 42
522	MCI's responses to Bench Request Nos. 32-62, Redacted Version
523-C	MCI's Confidential responses to Bench Request Nos. 45, 48, 52
524	MCI's Supplemental responses to Bench Request Nos. 37, 44, 45, 49, 51, 56, 57, 61 (February 6, 2004)

525-C	McLeodUSA Confidential responses to Bench Request Nos. 32-36, 38
526-HC	McLeodUSA Highly Confidential response to Bench Request Nos. 37
527	McLeodUSA responses to Bench Request Nos. 48, 49, 51, 52, 55-58, 60-62
528-C	McLeodUSA Confidential responses to Bench Request Nos. 39-42
529	Pac-West Telecomm, Inc. responses to Bench Request Nos. 32-38
530	Pac-West Telecomm, Inc. responses to Bench Request Nos. 40-41, 47-49, 51-62
531-C	Pac-West Telecomm, Inc. Confidential responses to Bench Request Nos. 39, 42, 44, 45
532	Qwest responses to Bench Request Nos. 1-31 (11/26/04 replacement)
533-C	Qwest Confidential Attachment A to responses to Bench Request Nos. 1-31 (11/26/04 replacement)
534-HC	Qwest Highly Confidential Attachments to responses to Bench Request Nos. 1-31 (11/26/04 replacement)
535	Qwest Supplemental responses to Bench Request Nos. 2, 3, 10, 11, and second Supplemental response to Bench Request No. 11.
536-HC	Qwest Highly Confidential Attachments to Supplemental responses to Bench Request Nos. 2, 3, 10, 11, and second Supplemental response to Bench Request No. 11.
537	Qwest responses to Bench Request Nos. 63-70, including first supplemental responses to Nos. 64, 67, 68 (11/26/03 replacement)
538-C	Qwest Confidential Attachment As to responses to Bench Request Nos. 64, 65 (11/26/03 replacement)

539-HC				Qwest Highly Confidential Attachments to responses to Bench Request Nos. 64, 65, 67, 68, and 70, including supplemental responses to Nos. 64, 67, and 68 (11/26/03 replacement), and second supplemental response to Bench Request No. 64.
540				Time Warner Telecom of Washington, LLC responses to Bench Request Nos. 32-38
541				Time Warner Telecom of Washington, LLC responses to Bench Request Nos. 41, 45-49, 52, 55-58, 61-62.
542-C				Time Warner Telecom of Washington, LLC Confidential responses to Bench Request Nos. 39, 40, 42, 44.
543				XO Washington, Inc. responses to Bench Requests Nos. 32-38
544				XO Washington, Inc. responses to Bench Requests Nos. 44, 46-48, 55-58, 61-62
545-C				XO Washington, Inc. Confidential responses to Bench Requests Nos. 39, 40, 41, 42
546-HC		A	3/1/04	Qwest's Second Supplemental Response to Bench Request No. 11, including Highly Confidential Attachment D, with highlighting
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550	CLEC RESPONSES TO ORDER NOS. 03 & 04			American Fiber Network, Inc. letter indicating no facilities in Washington, November 5, 2003.
551				Asotin Telephone Company, d/b/a TDS Telecom letter identifying no CLEC activity, November 25, 2003.

552	Centel Communications, Inc. letter indicating no facilities in Washington, November 17, 2003.
553	Claricom Networks, LLC. letter indicating no facilities in Washington, December 3, 2003.
554	Comm South Companies, Inc. letter indicating no facilities in Washington, November 19, 2003.
555	Comcast Phone of Washington responses to Order No. 03 (Bench Request Nos. 32-62)
556-C	Comcast Phone of Washington Confidential responses to Order No. 03 (Bench Request Nos. 39, 40, 50, 53, and Attachments to Nos. 43, 44, including corrected attachment to No. 44)
557	Computers 5 d/b/a LocalTel Communications response to Order No. 03 (Bench Request Nos. 32-62)
558	Electric Lightwave responses to Order No. 03 (Bench Request Nos. 32-62)
559	Ellensburg Telephone Company letter identifying no CLEC activity, December 5, 2003.
560	El Paso Networks, LLC indicating no activity in Washington, October 31, 2003
561	Excel Telecommunications, Inc. responses to Order No. 03 (Bench Request Nos. 32-62)
562-C	Confidential Attachment D to Excel Telecommunications, Inc. responses to Order No. 03 (Bench Request No. 49))
563	Fox Communication Corporations responses to Order No. 04 (Bench Request Nos. 32-62)
564	France Telecom Corporate Solutions responses to Order No. 03 (Bench Request Nos. 32-62)
565	Granite Telecommunications, LLC letter indicating no activity in Washington, November 17, 2003

566	Intellicall Operator Services, Inc. letter indicating no activity in Washington, October 31, 2003
567	ICG Telecom Group, Inc. responses to Order No. 03 (Bench Request Nos. 32-62)
568	Lewis River Telephone Company, d/b/a TDS Telecom letter identifying no CLEC activity, November 25, 2003.
569-C	Level 3 Communications, LLC Confidential responses to Order No. 03 (Bench Request Nos. 32-62)
570	Local Access Prime, LLC responses to Order No. 03 (Bench Request Nos. 32-62)
571	Looking Glass Networks, Inc. responses to Order No. 03 (Bench Request Nos. 32-62) <i>Redacted</i> <i>Version</i>
572-C	Looking Glass Networks, Inc. responses to Order No. 03 (Bench Request Nos. 32-62) <i>Confidential</i> <i>Version</i>
573	McDaniel Telephone Company, d/b/a TDS Telecom letter identifying no CLEC activity, November 25, 2003.
574-C	NCI Datacom, Inc. responses to Order No. 03 (Bench Request Nos. 32-62) <i>Confidential Version</i>
575	NoaNet Oregon's responses to Order No. 03 (Bench Request Nos. 32-62)
576	NTC Network, LLC e-mail advising no activity in Washington,
577	Declaration of Michael J. Bradshaw, PowerTelNET Communications, Inc., dated December 1, 2003
578	Preferred Carrier Services responses to Order No. 03 (Bench Request Nos. 32-62)
579	Rainier Connect, Inc. responses to Order No. 03 (Bench Request Nos. 32-62)

580	Rainier Connect, Inc. revised response to OrderNo. 03 (Bench Request No. 43)
581	Sprint Communications Company, LP responses to Order No. 03 (Bench Request Nos. 32-62)
582-C	Sprint Communications Company, LP Confidential Attachment to response to Order No. 03 (Bench Request No. 18)
583-HC	Sprint Communications Company, LP Highly Confidential Attachments to response to Order No. 03 (Bench Request Nos. 19, 21, 23, 26, 28)
584	Talk America Inc. responses to Order No. 03(Bench Request Nos. 32-62)
585-C	Talk America Inc. Confidential responses to Order No. 03 (Bench Request Nos. 37, 49)
586-C	Tel West Communications, LLC Confidential responses to Order No. 03 (Bench Request Nos. 32-62)
587	United Communications, Inc. d.b.a UNICOM responses to Order No. 03 (Bench Request Nos. 32-62)
588	Universal Access, Inc. letter concerning activity in Washington, November 17, 2003.
589	U.S. TelePacific Corp. d/b/a TelePacific Communications letter advising no activity in Washington, October 29, 2003.
590	VarTec Telecom, Inc. response to Order No. 03 (Bench Request Nos. 39-41)
591-C	VarTec Telecom, Inc. Confidential response to Order No. 03 (Bench Request Nos. 49)
592	Vectren Communications Services, Inc. letter and declaration identifying no activity in Washington, November 10, 2003
593	Verizon Avenue Corp. (f/k/a One Point Communications – Colorado, LLC d/b/a Verizon Avenue) letter identifying no activity in

		Washington, November 17, 2003
594		Verizon Select Services, Inc. responses to Order No. 03 (Bench Request Nos. 32-62)
595		WCI responses to Order No. 03 (Bench Request Nos. 32-62)
596		Wilshire Connection, LLC e-mail advising no activity in Washington,
597-C		WilTel Local Network, LLC Confidential responses to Order No. 03 (Bench Request Nos. 32-62)
<b>598</b>		YCOM Networks letter indicating no CLEC activity, December 5, 2003
599		Z-Tel Communications, Inc. responses to Order No. 03 (Bench Request Nos. 32-62)
600		360Networks (USA) inc. responses to Order No. 03 (Bench Request Nos. 32-62)
601		
602		
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604		
605-HC	HIGHLY CONFIDENTIAL (MASKED) RESPONSES TO BENCH REQUESTS & ORDER NOS. 03 & 04	<b>B6</b> Highly Confidential Responses to WUTC Order No. 03 / Bench Requests
606-HC		<b>D1, Z6 &amp; U4</b> Highly Confidential Responses to WUTC Order No. 03 / Bench Requests

	D1, Z6 & U4 Highly Confidential Supplemental
607-HC	Response to WUTC Order No. 03 / Bench
	Requests (Bench Request Nos. 44 and 45)
	<b>F8</b> Highly Confidential Responses to WUTC
608-HC	Order No. 03 / Bench Requests
	G2 Highly Confidential Responses to WUTC
609-HC	Order No. 03 / Bench Requests
	G8 Highly Confidential Responses to WUTC
610-HC	Order No. 03 / Bench Requests
	H2 Highly Confidential Responses to WUTC
611-HC	Order No. 03 / Bench Requests
	H5 Highly Confidential Responses to WUTC
612-HC	Order No. 03 / Bench Requests
	H8 Highly Confidential Responses to WUTC
613-HC	Order No. 03 / Bench Requests
	I4 Highly Confidential Responses to WUTC Order No. 03 / Bench Requests
614-HC	
	J4 Highly Confidential Responses to WUTC
615-HC	Order No. 03 / Bench Requests
	N7, Y6, and S1 Highly Confidential Corrected
616-HC	Responses to WUTC Order No. 03 / Bench
	Requests       D1 Highly Confidential Desponses to WILTC
	<b>P1</b> Highly Confidential Responses to WUTC Order No. 03 / Bench Requests
617-HC	
	<b>P4</b> Highly Confidential Responses to WUTC
618-HC	Order No. 03 / Bench Requests
	<b>Q2</b> Highly Confidential Responses to WUTC
619-HC	Order No. 03 / Bench Requests
	<b>R6</b> Highly Confidential Responses to WUTC
620-HC	Order No. 03 / Bench Requests
	T6 Highly Confidential Responses to WUTC
621-HC	Order No. 03 / Bench Requests

622-HC	<b>U3</b> Highly Confidential Responses to WUTC Order No. 03 / Bench Requests
623-HC	Y3 Highly Confidential Responses to WUTC       Order No. 03 / Bench Requests
624-HC	Y4 Highly Confidential Responses to WUTC       Order No. 03 / Bench Requests
625-HC	Z1 Highly Confidential Responses to WUTC       Order No. 03 / Bench Requests
626-HC	<b>Z1</b> Highly Confidential Responses to WUTC Order No. 03 / Bench Requests ( <i>Revised</i> responses to Bench Requests No. 42, 44, 45)
627-HC	Z4 Highly Confidential Responses to WUTC       Order No. 03 / Bench Requests
628-HC	Z5 Highly Confidential Responses to WUTC Order No. 03 / Bench Requests
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