STATE: Washington

DOCKET NO: Docket No. UT-003022

CASE DESCRIPTION: In the Matter of the Investigation into U S WEST's

Compliance with Section 271

INTERVENOR: Washington Bench REQUEST NO: BCH INF-01-028

#### **REQUEST:**

(a) Please submit a copy of a CLEC forecast as required in SGAT Section 8.4.1.4, and a collocation application as described in SGAT Section 8.4.1.5, for the same project.

- (b) How does Qwest incorporate forecast information into its planning process for collocation?
- (c) Has Qwest included the process for incorporating forecast information in any documentation? If so, please provide a copy of the documentation.

#### **RESPONSE:**

- (a) Please see Attachments A and B for an example of a Collocation Forecast, and Attachment C for an example of a completed application form.
- (b) As stated in Ms. Bumgarner's Supplemental Rebuttal Testimony for Colorado (see Attachment E), Qwest intends to use the collocation forecasts for several purposes. The forecast will allow Qwest to plan for engineering and installation personnel, use the forecast to estimate the number of installation contractors and related personnel necessary to install the collocation applications, warehouse sufficient cabling and hardware necessary for collocation installation, and take forecasting information into consideration for space planning.
- (c) Qwest has developed a process for incorporating collocation forecast information. Please see Attachment D for a copy of the Collocation Forecasting Process.

STATE: Washington
DOCKET NO: Docket No. UT-003022

CASE DESCRIPTION: In the Matter of the Investigation into U S WEST's

Compliance with Section 271

INTERVENOR: Washington Bench REQUEST NO: BCH INF-01-029

# **REQUEST:**

For the application volumes for the year 2000 that were discussed by Ms. Bumgarner during the workshop on January 23, 2001, please provide, for each month, the number of application submitted that resulted in installations.

#### **RESPONSE:**

See Attachment A.

STATE: Washington
DOCKET NO: Docket No. UT-003022

CASE DESCRIPTION: In the Matter of the Investigation into U S WEST's

Compliance with Section 271

INTERVENOR: Washington Bench REQUEST NO: BCH INF-01-030

# **REQUEST:**

Please provide a list of the names and locations of Qwest fiber spurs in Washington state that do not have diverse fiber fiber routing in and out.

# **RESPONSE:**

Please see non confidential attachments A and B.

Respondent: Laura Stolper, Manager, Qwest Corporation

STATE: Washington

DOCKET NO: Docket No. UT-003022

CASE DESCRIPTION: In the Matter of the Investigation into U S WEST's

Compliance with Section 271

INTERVENOR: Washington Bench REQUEST NO: BCH INF-01-031

# **REQUEST:**

Please provide, as of December 31, 2000, the dollar amount of Qwest's investment in underutilized trunks (defined as trunks for which the traffic did not exceed 50% of the trunk capacity) in Washington state, CLEC-requested v. Qwest-requested, and as a percentage of total Washington trunks used to calculate the trunk utilization percentages discussed in SGAT Sections 7.2.2.8.6 and 7.2.2.8.6.1.

#### **RESPONSE:**

Please see confidential attachment A and non-confidential attachment B.

Respondent: Laura Stolper, Manager, Qwest Corporation