DELIVERED VIA FACSIMILE AND U.S. MAIL (COURTESY COPIES VIA E-MAIL)

April 11, 2003

NOTICE OF SHORTENED RESPONSE DATE FOR ANSWERS TO MOTION TO REMOVE CONFIDENTIALITY DESIGNATIONS (April 21, 2003, 9:00 a.m.)

RE: In the Matter of the Application of Qwest Corporation Regarding the Sale and Transfer of Qwest Dex to Dex Holdings, LLC, a non-affiliate, Docket No. UT-021120

TO ALL PARTIES OF RECORD:

On April 10, 2003, Commission Staff filed its Motion To Remove Confidentiality Designations from Testimony of Lee L. Selwyn and Glenn Blackmon. Paragraph 16 of the Protective Order in this proceeding provides that:

Right to Challenge Confidentiality. Any party may challenge another party's assertion of confidentiality with respect to any information asserted to be entitled to protection under this Order. The Presiding officer will conduct an *in camera* hearing to determine the confidentiality of information. The burden of proof to show that such information is properly classified as confidential is on the party asserting confidentiality. Pending determination, the assertedly Confidential Information shall be treated in all respects as protected under the terms of this Order. If the presiding officer determines the challenged information is not entitled to protection under this Order, the information continues to be protected under this Order for ten days thereafter to enable the producing party to seek Commission or judicial review of the determination, including a stay of the decision's effect pending further review. There is a functionally identical provision in the Protective Order Amendment that concerns information designated as "Highly Confidential."

To promote prompt disposition in the public interest, the Commission requires that answers be filed sooner than the 20 days provided under WAC 480-09-425.

NOTICE IS HEREBY GIVEN that the deadline for filing any Answer to Staff's Motion To Remove Confidentiality Designations from Testimony of Lee L. Selwyn and Glenn Blackmon is April 21, 2003, at 9:00 a.m. Answers may be filed by facsimile with courtesy copies via e-mail to all parties and the Presiding Administrative Law Judge. Any electronic filing must be supplemented by an original and 12 copies by U.S. Mail postmarked April 21, 2003, or by hand delivery for receipt on April 22, 2003.

Sincerely,

DENNIS J. MOSS Administrative Law Judge