

November 25, 2003

Via U.S. Mail and E-Mail

Ms. Carole J. Washburn Executive Secretary, WUTC PO Box 47250 Olympia, WA 98504-7250

Re: Resubmitted Responses of Tel West Communications, LLC in Docket No. UT-033044, Order No. 3

Dear Ms. Washburn:

Enclosed are the resubmitted responses of Tel West Communications, LLC ("Tel West") to the Commission's Order Requiring Disclosure of Information in the above named docket. Highly Confidential responses are being submitted under separate cover.

Please contact me with any questions pertaining to this matter.

Sincerely,

Donald O. Taylor Regulatory Compliance Consultant

Enclosures: Resubmitted Responses of Tel West

cc: Tel West

# Confidential Responses of Tel West Communications, LLC WUTC Docket No. UT-033044, Order No. 3

### **CLEC Question No. 1:**

Tel West has no choice but to follow the hot cut process established and specified by Qwest, as defined in the Qwest Product Catalog (PCAT). Tel West is in the process of upgrading and adding systems that will provide greater visibility of labor costs, and may be able to provide some of the requested data in the future.

### CLEC Question Nos. 2, 3, 4 and 5:

Due to the brief period of time Tel West has been providing facilities-based services, and due to its limited experience and resources, Tel West has no data regarding the information requested. Tel West is in the process of upgrading and adding systems that will provide greater visibility of labor costs, and may be able to provide some of the requested data in the future.

### **CLEC Question No. 6:**

See "Highly Confidential Responses"

### **CLEC Question No. 7:**

Tel West has not begun to track instances of performance deficiency on the part of Qwest regarding hot cuts. Tel West would like to submit additional data as we begin to track this type of problem.

## **CLEC Question No. 8:**

See "Highly Confidential Responses"

## **CLEC Question No. 9:**

Tel West owns the switch identified above.

#### **CLEC Question No. 10:**

Information in the LERG regarding Tel West's switch is current and accurate.

## **CLEC Question No. 11:**

See "Highly Confidential Responses"

## **CLEC Question No. 12:**

See "Highly Confidential Responses"

## CLEC Question No. 13:

See "Highly Confidential Responses"

#### **CLEC Question No. 14:**

Tel West is changing billing systems and currently cannot easily break down the lines per customer. All lines shown in (13) above are business lines.

#### **CLEC Question No. 15:**

See "Highly Confidential Responses"

#### **CLEC Question No. 16:**

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Tel West accounting systems are not able to resolve line cost at this time.

## CLEC Question No. 17:

Tel West is not providing, and does not have plans to provide, use of its switch to any other carrier for their provision of services to customers.

# **CLEC Question No. 18:**

Due to the brief period of time Tel West has been providing facilities-based services, and due to its limited experience and resources, Tel West has no data regarding the information requested.

# **CLEC Question No. 19:**

Tel West has no transport facilities to or from its switch obtained from any entity other than Qwest.

## **CLEC Question No. 20:**

Tel West neither provides nor offers transport facilities to other carriers.

# **CLEC Question No. 21:**

Not Applicable

**CLEC Question No. 22:** See "Highly Confidential Responses"

# **CLEC Question No. 23:**

Tel West neither owns nor controls any fiber rings.

# **CLEC Question No. 24:**

Tel West is not affiliated in any way with any other carrier.

# **CLEC Question No. 25:**

Tel West has no long-term dark fiber IRUs.

### **CLEC Question No. 26:** Not Applicable.

**CLEC Question No. 27:** Tel West has no rate centers.

## **CLEC Question No. 28:** See "Highly Confidential Responses"

**CLEC Question No. 29:** Tel West is not located in any non-Qwest locations.

# **CLEC Question No. 30:**

See "Highly Confidential Responses"

# Confidential Responses of Tel West Communications, LLC WUTC Docket No. UT-033044, Order No. 3

### **CLEC Question No. 31:**

Tel West has not been denied by Qwest the ability to connect any collocation arrangement to a collocation arrangement or facility belonging to another carrier. Tel West was denied the ability to order a meet-point UNE DS3 Interoffice Dedicated Transport facility between Qwest and Verizon by Verizon, even though Qwest has provided meet-point IDT. Tel West believes meet-point IDT must be required as necessary to support competition, as the denial of UNE-based facilities impairs competition within the LATA. Tel West requests that the WUTC add meet-point IDT to the list of UNEs required in Washington.