Before the WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION

In the Matter of)
)
the Merger of the)
Parent Corporations of)
Qwest Communications Corporation,)
LCI International Telecom Corp.,)
USLD Communications, Inc.,)
Phoenix Network, Inc. and)
U S WEST Communications, Inc.)

Docket No.

DIRECT TESTIMONY OF PAUL F. GALLANT

ON BEHALF OF

QWEST COMMUNICATIONS CORPORATION,

USLD COMMUNICATIONS, INC.,

LCI INTERNATIONAL TELECOM CORP. AND

PHOENIX NETWORK, INC.

AUGUST 31, 1999

TABLE OF CONTENTS

I.	INTRODUCTION AND QUALIFICATIONS	1
II.	THE QWEST INC U S WEST, INC. MERGER	4
III.	THE MERGER WILL SERVE THE PUBLIC INTEREST	9
IV.	CONCLUSION	13

Docket No. _____ Direct Testimony of Paul F. Gallant Page 1 of 13

1		Docket No
2 3 4		Direct Testimony of Paul F. Gallant Page 1 of 13
5 6		I.INTRODUCTION AND QUALIFICATIONS
7	Q.	PLEASE STATE YOUR NAME, BUSINESS ADDRESS, AND POSITION WITH QWEST
8		COMMUNICATIONS INTERNATIONAL INC.
9	А.	My name is Paul F. Gallant. My business address is Qwest Communications International Inc.,
10		4250 North Fairfax Drive, Arlington, VA 22203. My title is Senior Policy Counsel for Qwest
11		Communications International Inc. ("Qwest Inc.").
12	Q.	PLEASE DESCRIBE YOUR EDUCATIONAL BACKGROUND AND WORK
13		EXPERIENCE.
14	A.	I am a graduate of Georgetown University where I received a Bachelor of Arts degree in political
15		science in 1988. I also received a Juris Doctorate from Catholic University School of Law in
16		1993. I am admitted to the bar in Rhode Island and the District of Columbia.
17		Prior to joining Qwest Inc. in May of this year, I held several positions at the Federal
18		Communications Commission. From November 1997 to April 1999, I served as legal advisor to
19		Commissioner Gloria Tristani, whom I advised on telecommunications policy issues, including
20		access charges, Section 271, universal service and the Internet. From May to November 1997, I
21		served in the same position for Commissioner James Quello. As Legal Counsel to the Common
22		Carrier Bureau Chief from December 1996 to May 1997, I advised the bureau chief on policy and
23		internal process matters. I also served as a staff attorney in the Common Carrier Bureau Policy
24		Division (October 1995 to December 1996), the Office of the General Counsel Competition

- 1 Division (March 1994 to October 1995), and the Cable Services Bureau (October 1993 to March
- 2 1994).

3 Q. WHAT ARE THE DUTIES OF YOUR CURRENT JOB?

- 4 A. As Senior Policy Counsel, I develop policy positions in conjunction with Qwest business units and 5 advocate those positions before the FCC and state regulatory commissions.
- 6 **Q**.

PLEASE DESCRIBE THE PURPOSE OF YOUR TESTIMONY.

- 7 A. The purpose of my statement is twofold. First, I will furnish the Washington Utilities and 8 Transportation Commission ("Commission") with background information about pre-merger 9 Owest Inc., and its operations, services and facilities, as well as provide details regarding the 10 proposed merger of Qwest Inc. and U S WEST, Inc. ("U S WEST, Inc.").
- 11 Second, my statement will describe for the Commission how the merger will serve the 12 public interest by producing substantial benefits for the combined company's current and future 13 customers in Washington. Once the merger is complete, the combined company will remain
- 14 headquartered in Denver and will continue to be particularly focused on the needs of all residential
- 15 and business customers throughout the 14-state U S WEST, Inc. region. Post-merger Owest Inc.
- 16 will be committed to all U S WEST Communications, Inc. ("U S WEST") customers, urban and
- 17 rural, business and residential. The merger will improve and enhance services for consumers as
- 18 telecommunications operations are revolutionized by the Internet and advances in technology. The
- 19 sooner the merger is approved, the sooner the consumers of Washington can begin reaping the
- 20 rewards of the greater competition and innovation offered by the combined company.

21 Q. PLEASE DESCRIBE THE CORPORATE STRUCTURE OF PRE-MERGER OWEST

- 22 INC.
- 23 A. Qwest Inc. is a Delaware corporation with its principal office and place of business located at 555 24 Seventeenth Street, Denver, Colorado 80202. It is publicly traded on the NASDAQ stock 25 exchange under the symbol "QWST." Approximately 39 percent of the common stock of Qwest 26 Inc. is directly or indirectly owned by Anschutz Corporation, a Delaware corporation all of whose 27 stock is owned and voted personally by Philip F. Anschutz, who also is the Chairman of the Board
- 28 of Qwest Inc.

Docket No. _____ Direct Testimony of Paul F. Gallant Page 3 of 13

1	Q.	PLEASE BRIEFLY DESCRIBE PRE-MERGER QWEST INC.'S OPERATIONS.
2	A.	Currently, Qwest Inc. provides Internet-based telecommunications services to more than 4 million
3		customers worldwide. Qwest's four subsidiaries - Qwest Communications Corporation
4		("QCC"), LCI International Telecom Corp. (d/b/a Qwest Communications Services) ("LCI"),
5		USLD Communications, Inc. ("USLD") and Phoenix Network, Inc. ("Phoenix") (collectively,
6		"Qwest") — are authorized to provide intrastate telecommunications services in Washington.
7		Through these subsidiaries, pre-merger Qwest Inc. provides long distance and operator services on
8		both a facilities-based and resale basis, and serves more than 198,000 residential customers and
9		more than 3,000 business customers within the state.
10		Qwest is authorized to provide intrastate service in 47 other states and the District of
11		Columbia. QCC, LCI and USLD also are authorized by the Federal Communications Commission
12		("FCC") to provide interstate telecommunications services, including international
13		telecommunications services, as non-dominant carriers.
14		Qwest Inc. recently completed construction of a nationwide interexchange fiber optic
15		network built with the industry's most advanced technologies. It offers 10 gigabit, OC-192 speed
16		and is constructed on a "self-healing" SONET ring with 2.4 gigabit (OC-48) Internet Protocol
17		architecture. The Qwest network reaches 18,500 miles, connects to 150 cities across the United
18		States, and extends 1,400 miles into Mexico. An additional 315 miles will be added by the end of
19		1999. Two segments of the network begin in Seattle, and, taking divergent routes, run south to
20		Portland, Oregon. Pre-merger Qwest Inc. also is part owner of the newest digital Atlantic Ocean
21		cable, TAT-14, providing connectivity to Europe. There the company has joined with the Dutch
22		telecommunications company KPN in a joint venture, KPNQwest, that is building an 8,100-mile
23		European network that will connect 39 cities. In the Asia-Pacific region, the company is part of a

	consortium building a 13,125-mile cable from California to Japan and the Pacific Rim. That route	
	will be completed in the second quarter of the year 2000.	
	In addition, pre-merger Qwest Inc., directly and indirectly through wholly-owned	
	subsidiaries both in the United States and worldwide, constructs and installs fiber optic	
	communications systems for other telecommunications companies and provides multimedia	
	communications and Internet services to interexchange carriers and other communications entities,	
	businesses and consumers.	
	II. <u>THE QWEST INC U S WEST, INC. MERGER</u>	
Q.	PLEASE DESCRIBE THE PROPOSED MERGER BETWEEN QWEST INC. AND U S	
	WEST, INC.	
А.	On July 18, 1999, Qwest Inc. and U S WEST, Inc. ("U S WEST, Inc.") entered into an Agreement	
	and Plan of Merger (the "Merger Agreement") pursuant to which U S WEST, Inc. will merge with	
	and into Qwest Inc. The boards of directors of both Qwest Inc. and U S WEST, Inc. have	
	approved the Merger Agreement. Subject to shareholder, regulatory, and other approvals as set	
	forth in the Merger Agreement, the anticipated closing date is July 30, 2000.	
	In order to effectuate the merger, Qwest Inc. will issue shares of its common stock having	
	a value of \$69.00 for each share of U S WEST, Inc. common stock, subject to a "collar" on Qwest	
	Inc.'s average stock price between \$28.26 and \$39.90 per share. The number of Qwest Inc. shares	
	to be exchanged for each U S WEST, Inc. share will be determined by dividing \$69.00 by a 15-	
	day weighted average of trading prices for Qwest Inc. common stock over a 30-day measurement	
	period ending three days prior to closing, but will not be less than 1.72932 shares (if Qwest Inc.'s	
	average stock price exceeds \$39.90 per share) or more than 2.44161 shares (if Qwest Inc.'s	
	average stock price is less than \$28.26 per share). If necessary, the obligation under the "collar"	

may be satisfied in whole or in part with cash if Qwest Inc.'s average stock price is below \$38.70
 per share.

3 Under the terms of the Merger Agreement, upon closing, U S WEST, Inc. will be merged 4 into Qwest Inc. and the separate corporate existence of U S WEST, Inc. will then cease. The 5 direct and indirect wholly-owned subsidiaries of pre-merger Qwest Inc. and U S WEST, Inc. that 6 hold operating certificates or other authorizations will survive as direct or indirect wholly-owned 7 subsidiaries of the merged company.

8 Q. WILL THE MERGER INVOLVE THE ASSIGNMENT OF AUTHORIZATIONS OR 9 LICENSES?

10 A. No. The merger does not involve any assignment of the authorizations or licenses of either Qwest
or U S WEST, Inc.'s subsidiary, U S WEST, or any change in their respective operating
subsidiaries that hold such authorizations or licenses. The same companies will continue to
provide service to the public. Thus, administratively, the merger will be transparent to Qwest's
and U S WEST's respective customers, and neither will experience any degradation of services as
a result of the merger.

16 **Q.** PL

PLEASE DISCUSS THE MANAGEMENT OF THE POST-MERGER COMPANY.

17 A. Upon closing of the merger, Philip F. Anschutz, the current Chairman of the Board of pre-merger

18 Qwest Inc., will become the Non-Executive Chairman of the combined company. Joseph P.

19 Nacchio will continue as the Chairman and Chief Executive Officer, and Solomon D. Trujillo,

- 20 currently the Chairman and Chief Executive Officer of U S WEST, Inc., will be a Chairman of
- 21 Qwest Inc. and President of the broadband local and wireless business of Qwest Inc. The Board of
- 22 Directors of the reconstituted company will consist of 14 members including Messrs. Anschutz,
- 23 Nacchio and Trujillo, with a total of seven members to be designated by each of pre-merger Qwest

1 Inc. and U S WEST, Inc. Additionally, the companies' designees on the Board of Directors will 2 be represented equally on all Board committees. 3 Post-merger Qwest Inc. also will establish an Office of the Chairman whose members will 4 be Messrs. Anschutz, Nacchio and Trujillo. The Office of the Chairman will act by majority vote 5 and will have final authority with respect to enumerated corporate actions, including, among 6 others, material acquisitions and dispositions, the allocation of capital resources, termination of 7 certain senior executives and the setting of general corporate strategy. 8 The members of the Office of the Chairman will jointly appoint certain designated 9 executive positions within Qwest Inc. For a period of one year following closing, the twenty most 10 senior policy-making executives of post-merger Qwest Inc. will be drawn in substantially equal 11 numbers from among the officers of pre-merger Qwest Inc. and U S WEST, Inc., and each 12 company will be proportionally represented at each level of senior management. 13 The combined company will employ approximately 64,000 people. Its headquarters will 14 be located in the U S WEST, Inc. headquarters building in downtown Denver. It will continue to 15 be listed on the Nasdaq National Market under the existing trading symbol "QWST."

1 Q. HOW WILL POST-MERGER QWEST INC. SATISFY THE REQUIREMENTS OF

2 SECTION 271 OF THE TELECOMMUNICATIONS ACT OF 1996?

- 3 A. In order to satisfy the Telecommunications Act of 1996 ("1996 Act"), the combined Qwest Inc.
- 4 will be required to divest itself of interLATA services it currently offers in the U S WEST, Inc.
- 5 region. Qwest Inc. is now in the process of identifying affected services and making arrangements
- 6 to divest those services and customer accounts. Minimizing any potential customer confusion or
- 7 disruption is integral to the company's divestiture decision-making process, and it will comply
- 8 with any applicable Commission requirements with respect to any changes to customer accounts.
- 9 Business incentives of the combined company will provide impetus for compliance with the
- 10 prerequisites to interLATA entry as expeditiously as possible.

11 Q. WHY DID QWEST INC. DECIDE TO MERGE WITH US WEST, INC.?

We anticipate the merger with U S WEST, Inc. will create a new kind of company for a new era of 12 A. 13 opportunity. Pre-merger Qwest Inc. has used acquisitions, alliances, joint ventures and 14 investments to move farther and faster in two years than many companies hope to in ten. Alliances 15 with Microsoft and Netscape are bringing new products to customers quickly and efficiently. 16 Acquisitions of such companies as Icon CMT and LCI have built our infrastructure, reach and 17 range of services. Joint ventures like KPNQwest and relationships with companies like Covad and 18 Rhythms NetConnections are expanding the reach of the Qwest network. The merger with U S 19 WEST, Inc. is the latest strategic move to further our three-part formula for growth: employ the 20 most advanced technology; always be agile and quick to market; and maintain a fanatical focus on 21 our customers.

Qwest Inc. is not alone in its strategy of building corporate relationships to further its
 objectives. The trend in the telecommunications industry is to achieve greater market flexibility

1		and to augment market share through mergers, joint ventures and other alliances.		
2		Qwest Inc. is seeking a partner with greater experience and a customer base in the local		
3		exchange services market. As an incumbent local exchange carrier also based in the West, U S		
4		WEST, Inc. provided an obvious match. Pre-merger Qwest Inc. offers U S WEST, Inc and		
5		therefore U S WEST, Inc. customers — access to innovative services, a worldwide high quality		
6		network, and increased product options. Importantly, this merger is not a combination of two		
7		incumbent local telephone companies, and it is not increasing the number of local customers under		
8		one roof. This merger is procompetitive, placing the post-merger Qwest Inc. in a better position		
9		to compete against larger combinations both in and out of region.		
10		III. <u>THE MERGER WILL SERVE THE PUBLIC INTEREST</u>		
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11	Q.	BRIEFLY OUTLINE THE BENEFITS OF THE MERGER TO CONSUMERS.		
11	-	The proposed merger of Qwest Inc. and U S WEST, Inc. will bring together our advanced,		
	-			
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12 13	-	The proposed merger of Qwest Inc. and U S WEST, Inc. will bring together our advanced, broadband fiber-optic network and U S WEST, Inc.'s technologically advanced local		
12 13 14	-	The proposed merger of Qwest Inc. and U S WEST, Inc. will bring together our advanced, broadband fiber-optic network and U S WEST, Inc.'s technologically advanced local telecommunications services. Because the two companies offer different services and have		
12 13 14 15	-	The proposed merger of Qwest Inc. and U S WEST, Inc. will bring together our advanced, broadband fiber-optic network and U S WEST, Inc.'s technologically advanced local telecommunications services. Because the two companies offer different services and have different core capabilities, and because overlaps between the services of the two companies are		
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12 13 14 15 16 17 18	-	The proposed merger of Qwest Inc. and U S WEST, Inc. will bring together our advanced, broadband fiber-optic network and U S WEST, Inc.'s technologically advanced local telecommunications services. Because the two companies offer different services and have different core capabilities, and because overlaps between the services of the two companies are very limited in scope,1/ the merger will create a new company with a significantly increased ability to meet the full range of rapidly evolving needs of business and residential telecommunications customers. Pre-merger Qwest Inc. understands the importance of U S WEST's core business, and		

^{1/} The only overlap between the two companies with respect to regulated services is intraLATA toll service.

services from one company. Most importantly, the merger will create powerful business incentives
 for the combined company to obtain Section 271 approval from the FCC in order to re-enter the
 in-region interLATA market in Washington as soon as possible. As soon as Qwest and U S
 WEST receive approval for the merger, the combined company can move forward to achieve these
 goals.

6 Post-consummation, Qwest Inc. will be in a strong position to continue the roll-out of new 7 products, such as high-quality broadband services in the U S WEST, Inc. region and throughout 8 the United States. The services offered via the new company's fiber and DSL broadband 9 technology will offer the most substantial and distinctive alternative to broadband service offerings 10 by incumbent cable system operators. In addition, the implementation of the shared growth 11 strategy of each company, including deployment of an Internet Protocol platform, can be expected 12 to continue the roll-out of local broadband connectivity for customers in target market areas in 13 Washington. Rolling out high-speed local access technologies such as DSL requires an 14 aggressive, growth-oriented investment program. The merger will create a forward-looking 15 company with increased access to capital and a substantial broadband focus, thus enabling U S 16 WEST and Qwest to utilize their DSL capabilities to the fullest extent possible to make available 17 these local access alternatives.

18 Q. WILL THE POST-MERGER QWEST INC. CONTINUE ITS CURRENT JOINT

19 BUSINESS VENTURES AND PROJECTS TO ACHIEVE ITS GOAL OF PROVIDING

20 CUSTOMERS WITH A FULL RANGE OF QUALITY SERVICES?

A. Yes. We view our efforts to create alliances as a major part of our strategy to provide customers
 access to the latest technologies and to a full range of telecommunications services. Subject to
 compliance with the 1996 Act, the merged company will have the ability to provide end-to-end

1	telecommunications services over its own network of facilities. U S WEST, Inc. has an
2	established base of 16 million access lines and the associated customer relationships in a region
3	that includes six of the fastest growing metropolitan areas in the United States. We have a state-
4	of-the-art network of fiber optic facilities connecting key cities across the United States, including
5	Seattle. We also have capacity on submarine cables and are developing a fiber optic network in
6	Europe through our joint venture with KPN. Combining these complementary resources will
7	enable the combined company to provide a broad array of local, long distance and international
8	voice and data services with maximum efficiency, which will ultimately benefit consumers
9	through lower prices and greater choices.
10	In addition, to enhance its ability to provide advanced applications and services, the new
11	company will continue to build upon Qwest Inc.'s and U S WEST, Inc.'s existing technology
12	alliances with Cisco, Hewlett-Packard, Microsoft, Oracle, SAP America, Siebel Systems and Sun
13	Microsystems, as well as its strategic investments in Critical Path, BackWeb and Intertainer. The
14	post-merger company will leverage the skill sets and distribution channels Qwest Inc. has acquired
15	through its recently announced joint venture with KPMG, called Qwest Cyber.Solutions, to sell
16	new Internet and Web hosting e-commerce products into U S WEST, Inc.'s business markets.
17	We have a strong commitment to the communities we serve and will continue, as a part of
18	that commitment, to actively participate in the Abilene Network, a project of the University
19	Corporation for Advanced Internet Development, home of Internet2. Developed in partnership
20	with Cisco, Nortel and Indiana University, the Abilene Network provides unsurpassed capabilities
21	in networking and expanded resources for technological innovations related to virtual laboratories,
22	digital libraries and distance education, among other applications. The Qwest network is used as
23	the platform for this effort. Internet2 is an effort by federal agencies, industry leaders, research

2		State University, to accelerate the next stage of Internet development to meet emerging needs in	
3		higher education. Through this project, pre-merger Qwest Inc. expects to contribute	
4		approximately \$4.5 million worth of free circuits (OC-12 and OC-48) this year to the University of	
5		Washington, Washington State University, Microsoft Corp. Research Lab, and the National	
6		Oceanic and Atmospheric Administration.	
7	Q.	WILL THE MERGER HELP INCREASE COMPETITION IN WASHINGTON?	
8	A.	Definitely. The merger will serve the public interest by providing significant additional incentives	
9		for the combined company to encourage local exchange services competition in Washington. The	
10		merger reflects a major commitment on the part of pre-merger Qwest Inc. and U S WEST, Inc. to	
11		become an end-to-end facilities-based provider of voice, data and integrated services, including in-	
12		region interLATA services. However, to comply with the Telecommunications Act of 1996,	
13		Qwest must discontinue all interLATA service in the U S WEST, Inc. region, which represents	
14		approximately 8 percent of revenues to its parent, Qwest Inc., as projected for fiscal year 2000. It	
15		will do so by divesting itself of those services prior to the closing of the proposed merger.	
16		To achieve its business objective of providing end-to-end telecommunications services to	
17		all customers, both inside and outside the U S WEST, Inc. region, post-merger Qwest Inc. must be	
18		able to re-enter the interLATA market within the U S WEST, Inc. region. To effect this strategy	
19		and recapture those lost revenues, the combined Qwest Inc. must obtain Section 271 approval.	
20		Accordingly, there will be powerful business incentives for the post-merger Qwest Inc. to obtain	
21		Section 271 approval from the FCC so that the company can re-enter the in-region interLATA	
22		market in Washington as soon as possible.	
23		IV.CONCLUSION	

centers and more than 140 universities, including the University of Washington and Washington

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Docket No. _____ Direct Testimony of Paul F. Gallant Page 12 of 13

1	Q.	PLEASE SUMMARIZE YOUR TESTIMONY.	
2	A.	The proposed merger will join the market and operational expertise of a local exchange provider	
3		with the innovative and dynamic operations of a competitive carrier. Through its subsidiaries, the	
4		combined company will remain committed to serving the local customer base while the synergies	
5		created by the merger will allow the company to enhance and improve all of the services offered to	
6		Washington consumers. Those benefits for current and future customers resulting from the	
7		combination of the two companies will be best realized if the merger is allowed to proceed as	
8		quickly and smoothly as possible.	
9	Q.	DOES THIS CONCLUDE YOUR TESTIMONY?	
10	A.	Yes, it does.	
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6	[AFFIDAVIT TO BE INSERTED HERE]
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