| 1 | Q. | WHAT IS THE STATUS OF THE DIRECT TESTIMONY OF THERESA |
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| 2 | | A. JENSEN FILED ON JANUARY 17, 2003, AND UPDATED WITH AN |
| 3 | | ERRATA FILING ON FEBRUARY 14, 2003? |
| 4 | A. | Theresa Jensen has retired from Qwest, and will not serve as the witness for her |
| 5 | | direct testimony. I will adopt all of Ms. Jensen's direct testimony (Exhibit TAJ- |
| 6 | | 1T), except for page 1, and not including the portions listed below which will be |
| 7 | | adopted by Ann Koehler-Christensen. I will also adopt Confidential Exhibits |
| 8 | | TAJ-4C and TAJ-5C. |
| | | |
| 9 | | Ms. Koehler-Christensen will adopt Exhibit TAJ-1T page 17, line 6 through page |
| 10 | | 19, line 7, and page 25, line 18 through page 33, line 10, as well as Confidential |
| 11 | | Exhibits TAJ-2C and TAJ-3C. |
| | | |
| 12 | | II. PURPOSE OF TESTIMONY |
| 13 | Q. | WHAT IS THE PURPOSE OF THIS TESTIMONY? |
| 14 | A. | One purpose of my testimony is to introduce Qwest's rebuttal witnesses and |
| 15 | | summarize their responses to the testimony filed in this proceeding on March 18, |
| 16 | | 2003 by Staff witnesses Glenn Blackmon, Lee Selwyn, and Kathy Folsom, Public |
| 17 | | Counsel, AARP, WeBTEC witness Michael Brosch, and Department of Defense |
| 18 | | witness Charles King (collectively "opposing parties"). |
| | | |
| 19 | | My testimony will also address the standard of review for transactions such as the |
| 20 | | sale of Dex. I will rebut Staff's contention that Qwest's proposal " fails the |