

NUMBER	A/R	DATE	DESCRIPTION
General Exhibits			
1 (portions confidential or highly confidential)	A	5/21/03	<p>Composite Exhibit (two volumes with multiple subparts) including all transactional documents in the Dexter and Rodney Purchase Agreements between Qwest Dex, Inc., Qwest Services Corporation, Qwest Communications International, Inc., and Dex Holdings LLC</p> <p><i>Portions are confidential or highly confidential:</i></p> <p style="text-align: center;">CONFIDENTIAL PAGES</p> <p>WA 000077</p> <p>WA 000097 - WA 000104</p> <p>WA 000109 - WA 000147</p> <p>WA 000210 - WA 000211</p> <p>WA 000235</p> <p>WA 000239 - WA 000304</p> <p>WA 000404 - WA 000405</p> <p>WA 000431 - WA 000432</p> <p>WA 000530 - WA 000531</p> <p>WA 000545 - WA 000548</p> <p>WA 000637</p> <p>WA 000657 - WA 000662</p> <p>WA 000665 - WA 000703</p> <p>WA 000766 - WA 000767</p> <p>WA 000791</p> <p>WA 000795 - WA 000859</p> <p>WA 000959 - WA 000960</p> <p>WA 000986 - WA 000987</p> <p>WA 001100 - WA 001103</p> <p>WA 001116 - WA 001117</p> <p>WA 001119 - WA 001164</p> <p>WA 001177 - WA 001187</p> <p>WA 001198 - WA 001231</p> <p>WA 001233 - WA 001272</p> <p>WA 001283 - WA 001293</p> <p>WA 001304 - WA 001352</p> <p>WA 001364 - WA 001370</p> <p style="text-align: center;">HIGHLY CONFIDENTIAL PAGES</p> <p>WA 000452 - WA 000523</p> <p>WA 001007 - WA 001085</p> <p>WA 001105 - WA 001107</p> <p>WA 001118</p> <p>WA 001165 - WA 001176</p> <p>WA 001188 - WA 001197</p> <p>WA 001232</p> <p>WA 001273 - WA 001282</p> <p>WA 001294 - WA 001303</p>

2		A	5/21/03	Stipulation and Settlement Agreement among signatories Qwest, Dex Holdings, Public Counsel, AARP, WeBTEC, and DoD/FEA
	Record Requisition 1 (Staff) was admitted as 252HC w/ Kennard			
3	Record Requisition 2 (Staff)	A	5/30/03	Any projection of what Dex Holdings projects over the next three to five years as a return on equity
4	Record Requisition 3 (Staff)	A	5/30/03	Any projection of what Dex Holdings projects over the next fifteen years as a return on equity
5C	Bench Request 1	A	5/30/03	Dex 5-year Growth Plan
6	Bench Request 2	A	5/30/03	Rate of return projections over 5-year growth plan period
7	Record Requisition 4 (Staff)	A	5/30/03	"Secondary" directories
8C	Record Requisition 5 (Staff)	A	5/30/03	Number of Dex advertising customers added in 2001
9	Bench Request 3	A	5/30/03	Minutes from board of directors meeting(s) at which Dex 5-year growth plan was presented
10C	Bench Request 4	A	5/30/03	Minutes from board of directors meeting(s) at which Second ARCA approved
11	Bench Request 5	A	5/30/03	Qwest Response to Staff DR 6-I
12C	Bench Request 6	A	5/30/03	Qwest Response to Staff DR 7-I
13	Record Requisition 6 (Staff)	A	5/30/03	Kalt work papers showing calculation of \$1.2 billion revenue credit value of settlement
14	Bench illustrative exhibit	A	5/30/03	Matrix)
15	Bench Request 7	A	5/30/03	Master sales agreement that is in reference in Exhibit 74 at page 604, paragraph 5.13 (Purchase Agreement), or description of the purpose and the anticipated contents of such a master sales agreement
16	Record Requisition 7 (Staff)	A	5/30/03	List of Qwest Corporation Board of Directors as of 5/28/03
17	Bench Request 8	A	5/30/03	Bid data
18	Bench Exhibit	A	5/30/03	NY Times article 5/30/03 "Qwest's Finances Improve But Investigations Widen"
19	Bench Request 9	A	5/30/03	Updated Financials for QCI
20	Staff late-filed exhibit	A	6/27/03	Qwest International Form SEC 8-K dated June 9, 2003
21-50	NOT USED			

Qwest Witnesses				
51	George A. Burnett	A	5/21/03	GAB-1T: Direct Testimony of George A. Burnett, CEO, Qwest Dex, Inc., January 17, 2003
52		A	5/21/03	GAB-2: Witness qualifications
53		A	5/21/03	GAB-3: Product Introductions by year, 1986-2002
CROSS EXHIBITS OF				
54-60	NOT USED			
61	Mark S. Reynolds (adopts prefiled direct testimony and exhibits of Theresa A. Jensen except for pages 1; 17:6 – 19:7; and 25:18 – 33:10 of TAJ-1T; TAJ-2C; and TAJ-3C)	A	5/28/03	TAJ-1T: Direct Testimony of Ms. Theresa A. Jensen, Qwest Corporation, January 17, 2003, as adopted by Mr. Mark S. Reynolds, Senior Director, Washington Regulatory Affairs, Qwest Corporation
62C	Mark S. Reynolds	A	5/28/03	TAJ-4C: Washington Qwest Primary Gain Amortization Schedule
63C	Mark S. Reynolds	A	5/28/03	TAJ-5C: Table showing Qwest business interactions with CLEC's 2000-2002
64C	Mark S. Reynolds	A	5/28/03	MSR-1RTC: Rebuttal Testimony of Mark S. Reynolds, Qwest Corporation, April 17, 2003
65C	Mark S. Reynolds	A	5/28/03	MSR-2C: Washington Qwest Primary Gain Amortization Schedule with revised assumption re proportion of gain to ratepayers
93	Mark S. Reynolds	A	5/28/03	MSR-2T: Testimony in support of Settlement Agreement, May 16, 2003
94C	Mark S. Reynolds	A	5/28/03	MSR-3SRTC: Supplemental Rebuttal Testimony re Dr. Blackmon's response testimony as revised on May 14, 2003
95C	Mark S. Reynolds	A	5/28/03	MSR-4C: Qwest's Illustration of Staff's May 4, 2003 Proposal
CROSS EXHIBITS OF				
66C	Public Counsel	N/O		Qwest Data Request Response to ATG 8-140
67	Public Counsel	N/O		Utah Stipulation
68	Public Counsel	N/O		Utah Report and Order
69	Public Counsel	N/O		Qwest Data Request Response to ATG 12-169
70	Public Counsel	N/O		Arizona Stipulation
71	Public Counsel	N/O		Qwest Data Request Response to ATG 12-167
72	Public Counsel	N/O		Qwest Data Request Response to ATG 12-172
73C	Public Counsel	N/O		Qwest Data Request Response to ATG 8-146
74	Staff	A	5/29/03	Purchase Agreement

75C	Staff	A	5/29/03	Exhibit B (Contribution Agreement) to Purchase Agreement
76C	Staff	A	5/29/03	Exhibit C (IP Contribution Agreement) to Purchase Agreement
77	Staff	A	5/29/03	Exhibit D (Publishing Agreement) to Purchase Agreement
78	Staff	A	5/29/03	Exhibit J (Trademark License Agreement) to Purchase Agreement
79	Staff	A	5/29/03	Exhibit M (Noncompetition Agreement) to Purchase Agreement
80	Staff	A	5/29/03	Exhibit S (Commercial Agreement Joinder) to Purchase Agreement
81C	Staff	A	5/29/03	Material Regulatory Impact Side Letter to Purchase Agreement
82	Staff	A	5/29/03	Qwest Corporation Joinder for Rodney Purchase Agreement
83	Staff	A	5/29/03	SEC 8-K, 10-K and 10-Q Reports (on CD)
84	Staff	A	5/29/03	Qwest response to WUTC Data Request No. 25
85	Staff	A	5/29/03	Qwest Response to Staff Data Request No 58
86	Staff	A	5/29/03	Qwest Response to Staff Data Request No 59
87HC	Staff	A	5/22/03	Qwest Response to Staff Data Request No 60
88	Staff	A	5/22/03	Qwest Response to Staff Data Request No 61
89	Staff	A	5/22/03	Qwest Response to Staff Data Request No 62
90C	Staff	A	5/22/03	Qwest Response to Staff Data Request No 63
91	Staff (renumbered to 203)			Qwest responses to Staff Data Request No 65 Response not yet received possible cross-exhibit
92	Staff (renumbered to 204)			Qwest responses to Staff Data Request No 66 Response not yet received possible cross-exhibit
93-95	See above			
96	Staff	A	5/29/03	Qwest Communications 2003 1 st Quarter Earnings
97	Staff	A	5/29/03	ACSI First Quarter Scores
98-100	NOT USED			
101	Philip E. Grate	A	5/21/03	PEG-1T: Direct Testimony of Philip E. Grate, State Finance Director, Qwest Corporation, January 17, 2003
102	Philip E. Grate	A	5/21/03	PEG-2: Witness qualifications
103	Philip E. Grate	A	5/21/03	PEG-3: The Early History of Qwest Corporation's Predecessors in Washington, The First 40 Years – 1883-1923
104	Philip E. Grate	A	5/21/03	PEG-4: History of Directory Revenue and Expenses
105	Philip E. Grate	A	5/21/03	PEG-5: Excerpt from November 1903 ITC directory
106	Philip E. Grate	A	5/21/03	PEG-6: Excerpt from 1911 ITC telephone directory
107	Philip E. Grate	A	5/21/03	PEG-7: 1893 and 1894 telephone directory covers
108	Philip E. Grate	A	5/21/03	PEG-8: 1894 telephone directory advertisements

109	Philip E. Grate	A	5/21/03	PEG-9: Sample of 1911 telephone directory classified ads
110	Philip E. Grate	A	5/21/03	PEG-10RT: Rebuttal Testimony of Philip E. Grate, April 17, 2003
111C	Philip E. Grate	A	5/21/03	PEG-11C: Gain on Sale Allocation to Washington
CROSS EXHIBITS OF				
112	Public Counsel	N/O		Qwest Data Request Response to ATG 7-121
113C	Public Counsel	N/O		Qwest Data Request Response to ATG 7-123S1
114	Public Counsel	N/O		Qwest Data Request Response to ATG 7-133 (excerpt)
115	Public Counsel (Duplicate of Exhibit No. 66)	N/O		Qwest Data Request Response to ATG 8-140
116	Public Counsel	N/O		Qwest Data Request Response to ATG 12-157
117	Public Counsel	N/O		Qwest Data Request Response to ATG 12-158
118	Public Counsel	N/O		Qwest Data Request Response to ATG 12-159
119	Public Counsel	N/O		Qwest Data Request Response to ATG 12-160
120	Public Counsel	N/O		Qwest Data Request Response to ATG 12-161
121	Public Counsel	N/O		Qwest Data Request Response to ATG 12-162
122	Public Counsel	N/O		Qwest Data Request Response to ATG 12-163
123	Public Counsel	N/O		Qwest Data Request Response to ATG 12-164
124	Public Counsel	N/O		Qwest Data Request Response to ATG 12-165
125	Public Counsel	N/O		Qwest Data Request Response to ATG 12-166
126-130	NOT USED			
CROSS EXHIBITS OF				
131C	Ann Koehler-Christensen (also adopts Ms. Jensen's testimony at 17:6 – 19:7; and 25:18 – 33:10 of TAJ-1T)	A	5/21/03	AKC-1RTC: Rebuttal Testimony of Ms. Ann Koehler-Christensen, Regulatory Finance Analyst, Qwest Corporation, April 17, 2003
132	Ann Koehler-Christensen	A	5/21/03	AKC-2: Witness qualifications
133C	Ann Koehler-Christensen	A	5/21/03	AKC-3C: Qwest Response to data request re estimated book and tax basis of the Dex business interest to be sold
134C	Ann Koehler-Christensen (prefiled under Teresa Jensen's testimony)	A	5/21/03	TAJ-2C: Preliminary Gain Calculation
135C	Ann Koehler-Christensen (prefiled under Teresa Jensen's testimony)	A	5/21/03	TAJ-3C: 2001 Listings by Directory
CROSS EXHIBITS OF				
136C	DoD/FEA	N/O		Qwest Response to Public Counsel's Data Request ATG

				01-013 (confidential) (excerpt)
137	Public Counsel	N/O		Qwest Data Request Response to ATG 2-49
138	Public Counsel	N/O		Qwest Data Request Response to ATG 4-78
139	Public Counsel	N/O		Qwest Data Request Response to ATG 7-125
140	Public Counsel	N/O		AKC direct testimony in Docket UT-980948, with Corrected Exhibit 503 (AKC-2) [US West 1998 Yellow Pages case]
141	Public Counsel	N/O		Qwest Data Request Response to ATG 12-170
142	Public Counsel	N/O		Qwest Data Request Response to ATG 12-171
143C	Staff	A	5/21/03	Qwest Response to ATG-05-81, Confidential Attachment A
144C	Staff	A	5/21/03	Qwest Response to ATG 01-013, Confidential Attachment A -- Descriptive Memorandum
145	Staff	A	5/21/03	Qwest response to Public Counsel Data Request No. 04-78
146	Staff	A	5/21/03	Qwest response to Public Counsel Data Request No. 06-84
147C	Staff	A	5/21/03	Qwest response to Staff Data Request No. 3-12S1
148	Staff	A	5/21/03	Qwest response to Staff Data Request No. 7-45
149	Staff	A	5/21/03	Qwest response to Staff Data Request No. 7-47
150	Staff	A	5/21/03	Qwest response to Staff Data Request No. 7-48
151	Staff	A	5/21/03	Qwest response to Staff Data Request No. 7-49
152C	Staff	A	5/21/03	Qwest response to Staff Data Request No. 7-50 (on CD)
153	Staff	A	5/21/03	Qwest response to Staff Data Request No. 7-51
154	Staff	A	5/21/03	Qwest response to Staff Data Request No. 7-52
155	Staff	A	5/21/03	Qwest response to Staff Data Request No. 7-53
156	Staff	A	5/21/03	Qwest response to Staff Data Request No. 7-54
157	Staff	A	5/21/03	Qwest response to Staff Data Request No. 7-55
158	Staff	A	5/21/03	Qwest response to Staff Data Request No. 7-57
159-170	NOT USED			
171	Peter C. Cummings (adopts B. G. Johnson testimony)	A	5/21/03	BGJ-1T: Direct Testimony of Brian G. Johnson, consultant, Jan 17, 2003, adopted by. Cummings BGJ-2: Witness qualifications
172	Peter C. Cummings	A	5/21/03	PCC-1T: Direct Testimony of Peter C. Cummings, Director-Finance, Qwest Corporation, Jan. 17, 2003
173	Peter C. Cummings	A	5/21/03	PCC-2: Chart showing Qwest Corporate Structure
174	Peter C. Cummings	A	5/21/03	PCC-3: Chart showing QCI stock price history and compilation of underlying data 1/2/01 – 1/14/03

175	Peter C. Cummings	A	5/21/03	PCC-4: QCI Long Term Bond Ratings
176	Peter C. Cummings	A	5/21/03	PCC-5: Wall St. Journal, 12/24/02: "Qwest's Bond Swap Cuts Debt, But Some Holders Oppose It"
177	Peter C. Cummings	A	5/21/03	PCC-6: Standard & Poor's article 12/26/02 "Qwest Communications International Inc. Assigned New Ratings; Outlook is Developing"
178	Peter C. Cummings	A	5/21/03	PCC-7RT: Rebuttal Testimony of Peter C. Cummings, April 17, 2003
179	Peter C. Cummings	A	5/21/03	PCC-8: Comparison of PGE and QC
180	Peter C. Cummings	A	5/21/03	PCC-9: QCORP Borrowing Costs
181	Peter C. Cummings	A	5/21/03	PCC-10: J P Morgan Global High Yield Index Credit Spread to U.S. Treasury Securities for 2002 - Weekly
CROSS EXHIBITS OF				
182	Public Counsel	N/O		Qwest Data Request Response to ATG 4-68
183	Public Counsel	N/O		Qwest Data Request Response to ATG 7-107
184	Public Counsel	N/O		Qwest Data Request Response to ATG 7-108
185	Public Counsel	N/O		Qwest Data Request Response to ATG 10-155
186	Staff	A	5/22/03	Denver Post article, May 13, 2003, <i>Qwest buying back bonds</i>
187	Staff	R	5/22/03	Fortune article, October 2, 2002, <i>Birds of a Feather</i>
188	Staff	R	5/22/03	Fortune article, April 28, 2003, <i>What Did Joe Know?</i>
189	Staff	R	5/22/03	U.S. Securities and Exchange Commission Press Release 2003-25, <i>SEC Sues Former and Current Qwest Employees for Fraud</i>
190	Staff	R	5/22/03	Office of New York State Attorney General Press Release, May 13, 2003, <i>Telecom Executive Agrees to Give Up IPO Profits</i>
191	Staff	R	5/22/03	Complaint, State of New York v. Anchutz, Ebbers, Garofalo, McLeod and Nacchio, Supreme Ct. of New York
192	Staff	R	5/22/03	Reuters Business Report, July 10, 2002, <i>Qwest Shares Drop on Criminal Probe</i>
193	Staff	A	5/22/03	Reuters Company News, July 10, 2002, <i>Qwest's ratings cut by two agencies</i>
194	Staff	A	5/22/03	Reuters Company News, July 10, 2002, <i>S&P may still cut Qwest Communications ratings</i>
195	Staff	A	5/22/03	Fitch Ratings article, August 12, 2002, <i>Fitch Ratings Downgrades Qwest; Rating Outlook Negative</i>
196	Staff	A	5/22/03	Moody's Investors Service, May 30, 2002, <i>Rating Action: Qwest Corporation</i>
197	Staff	A	5/22/03	Moody's Investors Service, July 10, 2002, <i>Rating Action: Qwest Communications International, Inc.</i>
198	Staff	A	5/22/03	Moody's Investors Service, September 5, 2002, <i>Rating Action: Qwest Corporation</i>

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199	Staff	A	5/22/03	Moody's Investors Service, December 26, 2002, <i>Rating Action: Qwest Corporation</i>
200	Staff	R	5/22/03	USA Today article, May 9, 2003, <i>Clash brews over Qwest restatement</i>
201	Staff	A	5/22/03	Qwest response to Public Counsel Data Request No. 7-131
202	Staff	N/O	5/22/03	Qwest Response to Staff Data Request No 67
203	Staff	A	5/22/03	Qwest Response to Staff Data Request No 65
204	Staff	A	5/22/03	Qwest Response to Staff Data Request No 66
205	Staff	A	5/22/03	Goldman Sachs High Yield Bond Index 1/1/01 – 5/21/03
206	Staff	A	5/22/03	Investment Article: Movers and Shakers
207-210	NOT USED			
211				
211	Ralph R. Mabey	A	5/23/03	RRM-1RT: Rebuttal Testimony of Ralph R. Mabey, Partner, LeBoeuf, Lamb, Greene & MacRae, LLP
CROSS EXHIBITS OF				
212	Staff	A	5/23/03	Fitch Ratings Corporate Finance article, April 9, 2003, <i>Ratings Linkage Within U.S. Utility Groups</i>
213	Staff	A	5/23/03	Standard & Poor's Utilities & Perspectives Special Report, January 20, 2003, <i>An Enron Subsidiary Is "Ring-Fenced"</i>
214	Staff	A	5/23/03	Qwest Response to Staff Data Request No 64
215-220	NOT USED			
221C				
221C	William E. Taylor	A	5/29/03	WET-1RTC: Rebuttal Testimony of Dr. William E. Taylor, Senior VP, National Economic Research Associates, Inc., April 18, 2003
222	William E. Taylor	A	5/29/03	WET-2: Witness qualifications
223C	William E. Taylor	A	5/29/03	WET-3C: Valuation of DEX Based on Managements' Updated Financial Projections
CROSS EXHIBITS OF				
224	Staff	A	5/29/03	Qwest response to Staff Data Request No. 36
225	Staff	A	5/29/03	Qwest response to Staff Data Request No. 37
226 C	Staff	A	5/29/03	Qwest response to Staff Data Request No. 38
227	Staff	A	5/29/03	Qwest response to Staff Data Request No. 39
228	Staff	A	5/29/03	Qwest response to Staff Data Request No. 40
229	Staff	A	5/29/03	Qwest response to Staff Data Request No. 41
230	Staff	A	5/29/03	Qwest response to Staff Data Request No. 42
231	Staff	A	5/29/03	Qwest response to Staff Data Request No. 43
232	Staff	A	5/29/03	Qwest response to Staff Data Request No. 44

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Docket No. UT-021120

233	Staff	R	5/29/03	Liberty Media Annual Report (April 2002), excerpt of pages 11-20
234-240	NOT USED			
DEX Holdings LLC Witnesses				
241	William E. Kennard	A	5/19/03	WEK-1T: Direct Testimony of William E. Kennard, Director, Telecommunications and Media Group, The Carlyle Group, January 17, 2003
242C	William E. Kennard	A	5/19/03	WEK-2RT: Rebuttal Testimony, April 17, 2003
243	William E. Kennard	A	5/19/03	WEK-3HC: FAS 141 Analysis of Dex Media East, Inc. as of November 8, 2002 (CONFIDENTIALITY WAIVED 5/15/2003)
251	William E. Kennard	A	5/19/03	WEK-4ST: Supplemental Testimony of William E. Kennard In Support of Stipulation and Settlement Agreement
CROSS EXHIBITS OF				
244	DoD/FEA	N/O		Dex Holdings' Response to DoD/FEA's Data Request DoD/FEA:Dex Holdings, LLC I-2
245	Staff	A	5/19/03	Financial Accounting Series, June 2001, <i>Statement of Financial Accounting Standards No. 141</i> (Excerpts)
246	Staff	A	5/19/03	Dex Response to Staff Data Request No. 7
247	Staff	A	5/19/03	Dex Response to Staff Data Request No. 10
248	Staff	A	5/19/03	Dex Response to Staff Data Request No. 11
249	Staff	A	5/19/03	The Carlyle Group Profile
250HC	Staff	A	5/19/03	Dex Holdings' Supplemental Response to Public Counsel DR 2
251	See above			
252HC	Record requisition 1	A	5/21	Carlyle Group Return Expectations
253-260	NOT USED			
CROSS EXHIBITS OF				
261C	Joseph P. Kalt	A	5/23/03	JPK-1RT: Rebuttal Testimony of Dr. Joseph P. Kalt, Ford Foundation Professor of International Political Economy, JFK School of Government, Harvard University, April 17, 2003
262	Joseph P. Kalt	A	5/23/03	JPK-2: Witness qualifications
264	Joseph P. Kalt	A	5/23/03	JPK-3RT: Supplemental Testimony, 5/23/03
CROSS EXHIBITS OF				
263	Staff	N/O		Qwest Corporation WN U-44 Access Service Washington Section 6 (excerpts)

265-270	NOT USED			
Federal Executive Agencies Witness				
271	Charles W. King	A	5/22/03	CWK-1: Response Testimony of Mr. Charles W. King, consultant, March 18, 2003
272	Charles W. King	A	5/22/03	CWK-2: Witness qualifications
273	Charles W. King	A	5/22/03	CWK-3: Witness qualifications (prior appearances)
274C	Charles W. King	A	5/22/03	CWK-4C: Recommended Regulatory Treatment of DEX Sale
286	Charles W. King	A	5/22/03	CWK-5: Supplemental Testimony of Charles W. King, May 20, 2003
287C	Charles W. King	A	5/22/03	CWK-6C: Comparison of Ratepayer Benefits
288C	Charles W. King	A	5/22/03	CWK-7C: Graphic presentation of Comparison of Ratepayer Benefits
289	Charles W. King	A	5/22/03	CWK-8: Present Value of the Agreement
290	Charles W. King	A	5/22/03	CWK-9: Dex Holdings Response to DoD/FEA Data Request I-2
CROSS EXHIBITS OF				
275	Qwest	N/O		DoD/FEA's Response to Qwest Data Request No. 2
276	Qwest	N/O		DoD/FEA's Response to Qwest Data Request No. 3
277	Qwest	N/O		DoD/FEA's Responses to Qwest Data Request Nos. 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, and 31
278	Qwest	N/O		DoD/FEA's Response to Qwest Data Request No. 25
279	Qwest	N/O		DoD/FEA's Response to Qwest Data Request No. 26
280	Qwest	N/O		DoD/FEA's Response to Qwest Data Request No. 28
281	Qwest	N/O		DoD/FEA's Response to Qwest Data Request No. 32
282	Qwest	N/O		DoD/FEA's Response to Qwest Data Request No. 33
283	Qwest	N/O		DoD/FEA's Response to Qwest Data Request No. 35
284C	Qwest	N/O		DoD/FEA's Response to Qwest Data Request No. 36 <i>Confidential</i>
285	Qwest	N/O		DoD/FEA's Response to Qwest Data Request Nos. 38, 39, and 40
Public Counsel, AARP, and WeBTEC				
291C	Michael L. Brosch	A	5/30/03	MLB-1TC: Direct Testimony of Michael L. Brosch, consultant, March 18, 2003
292C	Michael L. Brosch	A	5/30/03	MLB-2C: Gain on Sale Allocation to Washington
306	Michael L. Brosch	A	5/30/03	MLB-3ST: Supplemental Testimony of Michael L. Brosch In Support of Agreement, May 16, 2003
307C	Michael L. Brosch	A	5/30/03	MLB-4C: Gain on Sale Allocation to Washington Summary of Positions
CROSS EXHIBITS OF				
293	Qwest	N/O		Public Counsel's Response to Qwest Data Request

				No. 4
294	Qwest	N/O		Public Counsel's Response to Qwest Data Request No. 5
295	Qwest	N/O		Public Counsel's Response to Qwest Data Request No. 6
296	Qwest	N/O		Public Counsel's Response to Qwest Data Request No. 7
297	Qwest	N/O		Public Counsel's Response to Qwest Data Request No. 8
298	Qwest	N/O		Public Counsel's Response to Qwest Data Request No. 9
299	Qwest	N/O		Docket No. UT-950200, Excerpt of Direct Testimony of Steven C. Carver, August 11, 1995
300	Dex Holdings	N/O		Public Counsel response to DEXH data request 010
301	Dex Holdings	N/O		Public Counsel response to DEXH data request 011
302	Dex Holdings	N/O		Public Counsel response to DEXH data request 013
303	Dex Holdings	N/O		Public Counsel response to DEXH data request 014
304	Dex Holdings	N/O		Public Counsel response to DEXH data request 016
305C	Dex Holdings	N/O		Public Counsel response to DEXH data request 022 [CONFIDENTIAL]
306-307	See above			
308C	Staff	A	5/30/03	Exhibit No. 292C with various adjustments
309-310	NOT USED			
Staff Witnesses				
311C	Lee L. Selwyn	A	5/23/03	LLS-1T: Direct Testimony of Dr. Lee L. Swelyn, consultant, March 18, 2003
312	Lee L. Selwyn	A	5/23/03	LLS-2: Witness qualifications
313	Lee L. Selwyn	A	5/23/03	LLS-3: Financial Industry Analysts' Reports on QCI and QC
314C	Lee L. Selwyn	A	5/23/03	LLS-4C: ETI Analysis of QCII and QC Financial Statements
315	Lee L. Selwyn	A	5/23/03	LLS-5: Deborah Solomon, "Bad Connection: How Qwest's Merger with a Baby Bell Left Both in Trouble," Wall Street Journal, April 2, 2002
316C	Lee L. Selwyn	A	5/23/03	LLS-6C: Lehman Brothers, August 19, 2002 Presentation to the QCII Board of Directors
317C	Lee L. Selwyn	A	5/23/03	LLS-7C: Lehman Brothers, "Valuation Summary – Dex"
318C	Lee L. Selwyn	A	5/23/03	LLS-8C: Merrill Lynch, Presentation to the Board of Directors of Qwest Regarding Dex Divestiture, August 19, 2002
319C	Lee L. Selwyn	A	5/23/03	LLS-9C: Merrill Lynch, "Valuation Analysis—

Summary Dex Valuation"				
320C	Lee L. Selwyn	A	5/23/03	LLS-10C: WTI Update to Bear Stearns DCF Valuation
321C	Lee L. Selwyn	A	5/23/03	LLS-11C: Lehman Brothers Fairness Opinion
322C	Lee L. Selwyn	A	5/23/03	LLS-12C: Merrill Lynch Fairness Opinion
323C	Lee L. Selwyn	A	5/23/03	LLS-13C: Lehman Brothers, "Qwest Dex at the Crossroads: Invest for Growth or Harvest and Decline"
324HC	Lee L. Selwyn	A	5/23/03	LLS-14HC: Lehman Brothers, "Qwest Dex Growth Strategy Executive Summary, August 2001
325C	Lee L. Selwyn	A	5/23/03	LLS-15C: ETI Calculation of NPV of Continuing Directory Imputations
326HC	Lee L. Selwyn	A	5/23/03	LLS-16HC: List of QC Assets Included in the Dex Sale
327	Lee L. Selwyn	A	5/23/03	LLS-17: Brad Hill, "What Makes eBay Invincible," Ecommerce Times, March 4, 2003
328C	Lee L. Selwyn	A	5/23/03	LLS-18C: Exhibit C to the Publishing Agreement: Branding Agreement
329	Lee L. Selwyn	A	5/23/03	LLS-19: National Management Services, Inc., v. Qwest Dex, Inc., In the U. S. District Court, District of Oregon at Portland, Case No. CV 01-1772HU, Complaint, December 7, 2001
330HC	Lee L. Selwyn	A	5/23/03	LLS-20C: Certified Market Representative Agreement Between NMS and US West Dex, March 1, 2000
331HC	Lee L. Selwyn	A	5/23/03	LLS-21HC: CMR Complaint letters provided in Qwest Response to ATG 01-006
332HC	Lee L. Selwyn	A	5/23/03	LLS-22HC: Pelegrin Research Group, Inc., "Advertising Defector Tracking Study: Wave 4," July 2001
333	Lee L. Selwyn	A	5/23/03	LLS-23: Qwest Response to WUTC 3-15
334C/HC	Lee L. Selwyn	A	5/23/03	LLS-24C/HC: ETI's Washington Allocator and Final Valuation Figure
363TC	Lee L. Selwyn	A	5/23/03	Supplemental Direct Testimony, May 21, 2003
CROSS EXHIBITS OF				
335	QWEST	A	5/28/03	Staff's Response to Qwest Data Request No. 26
336	QWEST	A	5/28/03	Staff's Response to Qwest Data Request No. 27
337	QWEST	N/O		Staff's Response to Qwest Data Request No. 29
338	QWEST	A	5/28/03	Staff's Response to Qwest Data Request No. 30
339	QWEST	A	5/28/03	Staff's Response to Qwest Data Request No. 31
340	QWEST	A	5/28/03	Staff's Response to Qwest Data Request No. 32
341	QWEST	N/O		Staff's Response to Qwest Data Request No. 34
342	QWEST	N/O		Staff's Response to Qwest Data Request No. 37
343	QWEST	A	5/28/03	Staff's Response to Qwest Data Request No. 46

344	QWEST	A	5/28/03	Staff's Response to Qwest Data Request No. 47
345	QWEST	A	5/28/03	Staff's Response to Qwest Data Request No. 48
346	QWEST	N/O		Staff's Response to Qwest Data Request No. 51
347	QWEST	N/O		Staff's Response to Qwest Data Request No. 53
348	QWEST	N/O		Staff's Response to Qwest Data Request No. 54
349	QWEST	A	5/28/03	Staff's Response to Qwest Data Request No. 61
350C	QWEST	A	5/28/03	IP Contribution Agreement (Exhibit C to Purchase Agreement - Rodney) pp. 000665 – 000703
351C	QWEST	N/O		Directory List License Agreement (Exhibit E to Purchase Agreement - Rodney) Pages numbered WA 000744 and WA 000766 – WA 000767
352C	QWEST	A	5/28/03	Expanded Use List License Agreement (Exhibit F to Purchase Agreement - Rodney) Pages numbered WA 000773 and WA 000791
353C	QWEST	N/O		Billing and Collection Agreement (Exhibit G to Purchase Agreement - Rodney) Pages numbered WA 000795 and WA 000831 – WA 000835
354	Dex Holdings	A	5/28/03	WUTC staff response to DEXH data request 014
355	Dex Holdings	N/O		WUTC staff response to DEXH data request 015
356	Dex Holdings	A	5/28/03	WUTC staff response to DEXH data request 016
357	Dex Holdings	A	5/28/03	WUTC staff response to DEXH data request 020
358	Dex Holdings	A	5/28/03	WUTC staff response to DEXH data request 023
359	Dex Holdings	A	5/28/03	WUTC staff response to DEXH data request 024
360	Dex Holdings	A	5/28/03	WUTC staff response to DEXH data request 034
361	Dex Holdings	A	5/28/03	WUTC staff response to DEXH data request 035
362	Dex Holdings	A	5/28/03	WUTC staff response to DEXH data request 036
363	See above			
364-369	NOT USED			
370	Glenn Blackmon	A	5/30/03	GB-T-1: Direct Testimony of Glenn Blackmon, Ph.D., Assistant Director for Telecommunications, WUTC, March 18, 2003
371C	Glenn Blackmon	A	5/30/03	GB-2C: Proposed Contract Payment Amount by QCII to QC
421 C	Glenn Blackmon	A	5/30/03	Supplemental Testimony, May 21, 2003
422C	Glenn Blackmon	A	5/30/03	Comparison of proposals
CROSS EXHIBIT OF				
372	Qwest	A	5/30/03	Staff's Response to Qwest Data Request No. 12

373	Qwest	A	5/30/03	Staff's Response to Qwest Data Request No. 13
374	Qwest	A	5/30/03	Staff's Response to Qwest Data Request No. 14
375	Qwest	A	5/30/03	Staff's Response to Qwest Data Request No. 15
376	Qwest	A	5/30/03	Staff's Response to Qwest Data Request No. 16
377	Qwest	A	5/30/03	Staff's Response to Qwest Data Request No. 17
378	Qwest	N/O		Staff's Response to Qwest Data Request No. 18
379	Qwest	N/O		Staff's Response to Qwest Data Request No. 19
380	Qwest	N/O		Staff's Response to Qwest Data Request No. 20
381	Qwest	A	5/30/03	Staff's Response to Qwest Data Request No. 21
382	Qwest	A	5/30/03	Staff's Response to Qwest Data Request No. 22
383	Qwest	A	5/30/03	Staff's Response to Qwest Data Request No. 23
384	Qwest	N/O		Staff's Response to Qwest Data Request No. 24
385	Qwest	A	5/30/03	Staff's Response to Qwest Data Request No. 25
386	Qwest	A	5/30/03	Staff's Response to Qwest Data Request No. 62
387	Qwest	A	5/30/03	Staff's Response to Qwest Data Request No. 63
388	Qwest	N/O		Staff's Response to Qwest Data Request No. 66
389	Qwest	N/O		Staff's Response to Qwest Data Request No. 68
390	Qwest	N/O		Staff's Response to Qwest Data Request No. 69
391	Qwest	A	5/30/03	Staff's Response to Qwest Data Request No. 71
392	Qwest	N/O		Staff's Response to Qwest Data Request No. 72
393	Qwest	A	5/30/03	Staff's Response to Qwest Data Request No. 75
394	Qwest	A	5/30/03	Staff's Response to Qwest Data Request No. 76
395	Qwest (<i>Admitted via Folsom</i>)	A	5/29/03	Staff's Response to Qwest Data Request No. 77
396	Qwest	A	5/30/03	Staff's Response to Qwest Data Request No. 79
397	Qwest	A	5/30/03	Staff's Response to Qwest Data Request No. 80
398	Qwest	A	5/30/03	Staff's Response to Qwest Data Request No. 81
399	Qwest	N/O		Staff's Response to Qwest Data Request No. 83
400	Qwest	A	5/30/03	<i>Staff's Response to Qwest Data Request No. 88</i>
401	Qwest	N/O		<i>Staff's Response to Qwest Data Request No. 90</i>
402	Qwest	N/O		<i>Staff's Response to Qwest Data Request No. 92</i>
403	Qwest	A	5/30/03	<i>Staff's Response to Qwest Data Request No. 93</i>
404	Qwest	N/O		<i>Staff's Response to Qwest Data Request No. 94</i>
405	Qwest	N/O		<i>Staff's Response to Qwest Data Request No. 95</i>
406	Qwest	N/O		<i>Staff's Response to Qwest Data Request No. 96</i>
407	Qwest	N/O		<i>Staff's Response to Qwest Data Request No. 97</i>
408	Dex Holdings	N/O		WUTC staff response to DEXH data request 004
409	Dex Holdings	A*	5/30/03	Orders, documents and workpapers from Cause No. U-87-640T, 1987, CONTEL 0001 - 0104 *NOTE: admitted only pages 0001-0027

410	Dex Holdings	R	5/30/03	WUTC staff response to DEXH data request 006
411	Dex Holdings	R	5/30/03	WUTC staff response to DEXH data request 007
412	Dex Holdings	A	5/30/03	WUTC staff response to DEXH data request 011
413	Dex Holdings	R	5/30/03	WUTC staff response to DEXH data request 013
414	Dex Holdings	N/O		DEXH data request to WUTC staff 038
415	<i>Dex Holdings</i>	N/O		<i>DEXH data request to WUTC staff 039</i>
416	<i>Dex Holdings</i>	N/O		<i>DEXH data request to WUTC staff 040</i>
417	Dex Holdings	A	5/30/03	North American Telecom Index Chart
418	Dex Holdings	N/O		WSJ Article re Dex Media East Standalone Costs
419	Dex Holdings	N/O		Dex Media East Press Release re Q1 Financials
420	Dex Holdings	A	5/30/03	S&P Report re Qwest debt repayment
421-422	See above			
423	Qwest	R	5/30/03	Dr. Blackmon's revised testimony in full legislative format
424	Qwest	R	5/30/03	Transcript, this proceeding, pp. 676-880
425	Staff (redirect)	A	5/30/03	Moody's Report Re Qwest 5/29/03
426-430	NOT USED			
431	Kathleen M. Folsom	A	5/29/03	KMF-T-1: Testimony of Kathleen M. Folsom, Senior Telecommunications Regulatory Analyst, WUTC, March 18, 2003
CROSS EXHIBIT OF				
432	Qwest	N/O		Staff's Response to Qwest Data Request No. 2
433	Qwest	A	5/29/03	Staff's Response to Qwest Data Request No. 3
434	Qwest	A	5/29/03	Staff's Response to Qwest Data Request No. 4
435	Qwest	A	5/29/03	Staff's Response to Qwest Data Request No. 5
436	Qwest	N/O		Staff's Response to Qwest Data Request No. 6
437	Qwest	N/O		Staff's Response to Qwest Data Request No. 7
438	Qwest	A	5/29/03	Staff's Response to Qwest Data Request No. 8
439	Qwest	A	5/29/03	Staff's Response to Qwest Data Request No. 9
440	Qwest	A	5/29/03	Staff's Response to Qwest Data Request No. 10
441	Qwest	A	5/29/03	Staff's Response to Qwest Data Request No. 11
442	Qwest	A	5/29/03	<i>Staff's Response to Qwest Data Request No. 85</i>
443	Qwest	A	5/29/03	<i>Staff's Response to Qwest Data Request No. 86</i>
444	Qwest	A	5/29/03	<i>Staff's Response to Qwest Data Request No. 87</i>
445	Qwest	N/O		<i>Staff's Response to Qwest Data Request No. 94</i>
446	Qwest	N/O		<i>Staff's Response to Qwest Data Request No. 95</i>

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EXHIBIT LIST

Docket No. UT-021120

447	Qwest	A	5/29/03	"Notebook: Enron May Use PGE Shares . . ."
448	Qwest	A	5/29/03	Daily Bankruptcy Review
449	Qwest	A	5/29/03	SEC Form 10K for PG&E