

October 31, 2003

**NOTICE VACATING EARLIER RESPONSE DEADLINE; ESTABLISHING NEW
RESPONSE DEADLINE
(By Wednesday, November 5, 2003)**

RE: In the Matter of the Review of Unbundled Loop and Switching Rates and
Review of the Deaveraged Zone Rate Structure
Docket No. UT-023003

TO ALL PARTIES:

On October 20, 2003, Verizon filed a motion to compel discovery responses requesting that the Commission order AT&T and MCI to respond to certain data requests related to AT&T and MCI's cost model filed in this proceeding. A notice requiring responses to the motion was served on October 20, 2003. Responses were due on October 23, 2003.

Counsel for AT&T did not receive the motion until October 21st and requested additional time to respond to the motion. The deadline for responses was extended until October 28, 2003.

After review of the motion, counsel for AT&T pointed out that Verizon had not attached to its motion copies of the discovery requests and responses at issue. Counsel for Verizon agreed to withdraw the October 20th motion and file a second motion with the discovery requests and responses attached. Verizon and AT&T agreed that responses to the refiled motion would be due five business days from date of service by email.

Verizon emailed its second motion to compel on October 29, 2003.

Notice is given that the earlier established response deadline is vacated and responses to Verizon's second motion to compel are now due Wednesday, November 5, 2003.

Sincerely,

THEODORA M. MACE
Administrative Law judge