

# EXHIBIT LIST

Docket No. UT-030614

NUMBER	WITNESS	A/R	DATE	DESCRIPTION
1T	<b>Mark S. Reynolds</b>	A	9/16/03	<b>MSR –1T Direct Testimony</b>
2		A	9/16/03	<b>MSR – 2 List of Basic Exchange services for which Qwest is seeking competitive classification</b>
3		A	9/16/03	<b>MSR – 3 List of Alternative Providers That Purchase Unbundled Loops, UNE-P, and Resold Services</b>
4		A	9/16/03	<b>MSR – 4 Comparison of Qwest Basic Business Exchange Services to CLEC Business Exchange Services</b>
5C		A	9/16/03	<b>MSR – 5C Growth in CLEC Use of Qwest Wholesale Services, 2001 to 2002</b>
6C		A	9/16/03	<b>MSR – 6C Wholesale/Retail Basic Business Exchange Service Price Comparison</b>
7RT		A	9/16/03	<b>MSR – 7RT Rebuttal Testimony</b>
8		A	9/16/03	<b>MSR – 8 Qwest Dex online yellow pages excerpt</b>
9	<b>MCI cross 1</b>	A	9/16/03	<b>Qwest Response to MCI DR 2</b>
10	<b>MCI cross 2</b>	A	9/16/03	<b>Qwest Response to MCI DR 4</b>
11C	<b>MCI cross 3</b>	A	9/16/03	<b>Qwest Response to MCI DR 6</b>
12	<b>WEBTEC cross 4</b>	A	9/16/03	<b>Exhibit A to Qwest SGAT, 7/11/03</b>
13	<b>WEBTEC cross 5</b>	A	9/16/03	<b>Qwest Private Line Transport Services Tariff, WN U-41, Section 6.2.11, Original Sheets 38-49</b>
14	<b>WEBTEC cross 6</b>	A	9/16/03	<b>Qwest Private Line Transport Services Tariff, WN U-41, Section 6.2.12, Original Sheets 86-91</b>
15	<b>ATG cross 1</b>	A	9/16/03	<b>Qwest Response to ATG DR 2-002</b>
16	<b>ATG cross 2</b>	N/O		<b>Qwest Response to ATG DR 2-003</b>
17	<b>ATG cross 3</b>	A	9/16/03	<b>Qwest Response to ATG DR 2-005</b>
	<b>ATG cross 4</b>	A	9/16/03	<b>Qwest Response to ATG DR 2-006</b>

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18				
19	PC cross 1	A	9/16/03	Qwest Response to PC DR 6 Supp

NUMBER	WITNESS	A/R	DATE	DESCRIPTION
20C	PC cross 2	A	9/16/03	Qwest Response to PC DR 10
21	PC cross 3	A	9/16/03	Qwest Response to PC DR 32
22C	PC cross 4	A	9/16/03	Qwest Response to Staff DR 4 Supp
23C	PC cross 5	A	9/16/03	Qwest Response to Staff DR 10
24C	PC cross 6	A	9/16/03	Qwest Response to PC DR 22 Supp
25	PC cross 7	A	9/16/03	Qwest Response to PC DR 34
26	PC cross 8	A	9/16/03	Qwest Website Business Services pages
27	Public Counsel Record Requisition #3	A	10/22	
28C	Public Counsel Record Requisition #4	A	10/22	
29	Public Counsel Record Requisition #5	A	10/22	
30-50	Not used			

51T	David L. Teitzel	A	9/17/03	DLT – 1T Direct Testimony
52		A	9/17/03	DLT – 2 Table 8 of FCC Local Competition Report, June 12, 2003
53C		A	9/17/03	DLT – 3C Competitive Market by Geographic Area, Exchange and Wire Center for Basic business Access Lines
54C		A	9/17/03	DLT – 4C Competitive Market by Exchange in Alphabetical Order for Basic Business Access Lines
55C		A	9/17/03	DLT – 5C Masked CLEC Resale, UNE-P and Unbundled Loops for Basic Business Exchange Access Lines
56		A	9/17/03	DLT – 6 Wireless Coverage Maps for AT&T, Cingular, Cricket, Nextel, U.S. Cellular, and Verizon Wireless

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57		A	9/17/03	<b>DLT – 7 VOIP Offerings from AT&amp;T, Vonage, Packet8, and earthphone</b>

NUMBER	WITNESS	A/R	DATE	DESCRIPTION
58		A	9/17/03	<b>DLT – 8 Testimonial from Apache Hose and Belting, and AT&amp;T Customer</b>
59		A	9/17/03	<b>DLT – 9 Popular Mechanics Article: “Voice Over IP”</b>
60RT				<b>DLT – 10RT Rebuttal Testimony</b>
61C	<b>MCI cross 1</b>	A	9/17/03	<b>Qwest Response to Public Counsel DR 26 and Confidential Attachments A &amp; B</b>
62	<b>WEBTEC cross 1</b>	A	9/17/03	<b>Qwest Response to PC DR 05-30</b>
63C	<b>WEBTEC cross 5</b>	N/O		<b>Qwest Response to Staff DR 02-010</b>
64	<b>ATG cross 1</b>	A	9/17/03	<b>Qwest WA Exchange &amp; Network Services tariff Section 5.5.2-5.5.5 – Semi Public Telephone Service and Extension Service</b>
65	<b>ATG cross 2</b>	A	9/17/03	<b>Qwest WA Exchange &amp; Network Services tariff Section 5.2.10 – Tenant Solutions</b>
66	<b>ATG cross 3</b>	A	9/17/03	<b>Qwest WA Exchange &amp; Network Services tariff Section 5.3 PBX trunks and 5.3.2A Hotel Message Trunk Service</b>
67	<b>ATG cross 4</b>	A	9/17/03	<b>Qwest WA Exchange &amp; Network Services tariff Section 5.3.4 – DID Service</b>
68	<b>ATG cross 5</b>	A	9/17/03	<b>Qwest WA Exchange &amp; Network Services tariff Section 9.1.17 – Centrex 21 Service</b>
69	<b>ATG cross 6</b>	A	9/17/03	<b>Qwest WA Exchange &amp; Network Services Tariff Section 9.1.18 – Centrex Prime Service</b>
70	<b>ATG cross 7</b>	A	9/17/03	<b>Qwest WA Exchange &amp; Network Services tariff Section 14.1-14.4 – Integrated Services Digital Network (BRS and PRS)</b>
71	<b>ATG cross 8</b>	A	9/17/03	<b>Qwest WA Exchange &amp; Network Services tariff Section 15. 1 – Digital Switched Service</b>

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72	ATG cross 9	A	9/17/03	Qwest WA Exchange & Network Services tariff Section 15.3 – Uniform Access Solution
73	ATG cross 10	A	9/17/03	Qwest WA Exchange & Network Services tariff Section 15.4 – Integrated T-1 Service

NUMBER	WITNESS	A/R	DATE	DESCRIPTION
74	ATG cross 11	N/O		Qwest response to ATG DR2-004
75	ATG cross 12	A	9/17/03	Qwest Response to ATG DR 2-007
76	ATG cross 13	A	9/17/03	Qwest Response to ATG DR 2-008
77	ATG cross 14	N/O		Qwest Response to ATG DR 2-009
78	ATG cross 15	N/O		Qwest Response to ATG DR 2-010
79	PC cross 1	A	9/17/03	Qwest Response to PC DR 35
80	PC cross 2	A	9/17/03	Qwest Response to PC DR 23
81C	PC cross 3	A	9/17/03	Qwest Response to PC DR 24
82C	PC cross 4	A	9/17/03	Qwest Response to PC DR 25
83	MCI cross 2	A	9/18/03	Iowa Board Decision
84	ATG cross 16	A	10/22	Pages from 2000 and 2001 Qwest Annual Reports
85	WEBTEC cross 1	A	10/22	Supplement to Exhibit #62
86	Qwest	A	10/22	Response to Record Requisition #7 – Qwest annual reports for 2000 and 2001
87 - 100	Not used			

101T	Harry M. Shooshan III	A	9/17/03	HMS – 1T
102		A	9/17/03	HMS – 2 Shooshan CV
103T		A	9/17/03	HMS – 3RT Rebuttal Testimony
104	WEBTEC cross 1	A	9/17/03	Landes & Posner, Market Power in Antitrust Cases, 94 Har. L. Rev. 937 (1981)
105	ATG cross 1	A	9/17/03	Qwest/USTA/BellSouth/SBC Petition for a Write of

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				<b>Mandamus, August 28, 2003.</b>
106 – 199	<b>Not used</b>			

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NUMBER	WITNESS	A/R	DATE	DESCRIPTION
201T	<b>Thomas L. Wilson – Staff</b>	A	10/22	<b>TLW – 1T Direct Testimony</b>
202		A	10/22	<b>TLW – 2 Witness Qualifications</b>
203C		A	10/22	<b>TLW – 3 CLEC Disclosure Formulation</b>
204C		A	10/22	<b>TLW – 4C CLEC Disclosure Aggregation</b>
205C		A	10/22	<b>TLW – 5C CLEC Disclosure August 10 rollup</b>
206C		A	10/22	<b>TLW – 6C WUTC DR 12</b>
207C		A	10/22	<b>TLW – 7C WUTC DR 008</b>
208C		A	10/22	<b>TLW – 8C wire center/zone analysis</b>
209C		A	10/22	<b>TLW – 9C HHI</b>
210TC		A	10/22	<b>TLW – 10TC Rebuttal Testimony</b>
211		A	10/22	<b>TLW – 11</b>
212		A	10/22	<b>TLW – 12</b>
213	<b>MCI cross 1</b>	A	10/21	<b>Staff Response to MCI's First Set of Data Requests</b>
214	<b>ATG cross 1</b>	N/O		<b>Staff Response to ATG DR 1-010</b>
215	<b>PC cross 1</b>	A	10/21	<b>Staff Response to PC DR 2</b>
216	<b>PC cross 2</b>	A	10/21	<b>Staff Response to PC DR 5</b>
217	<b>PC cross 3</b>	A	10/21	<b>Staff Response to PC DR 6</b>
218	<b>PC cross 4</b>	N/O		<b>Staff Response to PC DR 7</b>
219	<b>PC cross 5</b>	N/O		<b>Staff Response to PC DR 8</b>
220	<b>PC cross 6</b>	A	10/21	<b>Staff Response to PC DR 10</b>
221	<b>PC cross 7</b>	N/O		<b>Staff Response to PC DR 13</b>
222	<b>PC cross 8</b>	A	10/21	<b>Staff Response to PC DR 14</b>

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NUMBER	WITNESS	A/R	DATE	DESCRIPTION
223	PC cross 9	A	10/21	Staff Response to PC DR 15
224	Staff Exhibit	A	9/18/03	DOJ/FTC Merger Guidelines
225C	Staff Exhibit	A	10/22	TLW-13C
226	AT&T	A	10/21	Transcript pages
227	AT&T	A	10/21	AT&T criteria for determining analog or digital
228	AT&T	A	10/21	Qwest tariff pages
229	Public Counsel	A	10/21	TRO excerpt (p. 84 et seq)
230	Public Counsel	A	10/21	TRO excerpt (p. 314 et seq)
231	Public counsel	A	10/21	UT-000883 Blackmon testimony
232C	Staff	A	10/22	Revised 205C
233-300	Not used			
301T	Robert T. Williamson – Staff	A	9/18/03	RTW – 1T
302	ATG cross 1	A	9/18/03	Staff Response to ATG DR 1-003
303	ATG cross 2	A	9/18/03	Staff Response to ATG DR 1-004
304	ATG cross 3	A	9/18/03	Staff Response to ATG DR 1-005
305	ATG cross 4	A	9/18/03	Staff Response to ATG DR 1-006
306	ATG cross 5	N/O		Staff Response to ATG DR 1-007
307	ATG cross 6	N/O		Staff Response to ATG DR 1-008
308	ATG cross 7	N/O		Staff Response to ATG DR 1-009
309	ATG cross 8	A	9/18/03	Staff Response to ATG DR 1-011
310	ATG cross 9	A	9/18/03	Staff Response to ATG DR 1-012
311	ATG cross 10	A	9/18/03	Staff Response to ATG DR 1-013



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312	ATG cross 11	A	9/18/03	Staff Response to ATG DR 1-014
313	ATG cross 12	A	9/18/03	Bezar, David, LAN Times Guide to Telephony, Chapter 1, page 9, The Virtual Private Network
314	ATG cross 13	A	9/18/03	The Quick Installation Guide, Vonage
315	ATG cross 14	A	9/18/03	Vonage Terms of Service, Small Business
316-400	Not used			
401T	Susan Baldwin – Public Counsel	A	9/18/03	SMB – 1T Direct Testimony
402C		A	9/18/03	SMB – 1C Most CLECs' Market Shares Are Minimal: CLECs Entry into Spokane
403C		A	9/18/03	SMB – 2C HHI by Exchange
404C		A	9/18/03	SMB – 3C HHI by Wire Center
405C		A	9/18/03	SMB – 4C HHI Analysis for the Business Line Market by Exchange
406		A	9/18/03	SMB – 5 CLECs Inroads into Washington's Local Market Lags Behind CLEC Competitive Entry Nationwide
407C		A	9/18/03	SMB – 6C CLEC Entry into the Washington Local Business Market (Statewide Averages)
408C		A	9/18/03	SMB- 7C Disconnects Related to Economic Downturn
409		A	9/18/03	SMB – 8 Local Competition in Washington Lags Behind Other Comparably Sized Qwest States
410		A	9/18/03	SMB – 9 Percentage of Lines Provided to Mass Market
411C		A	9/18/03	SMB – 10C Small Businesses are the Most Captive
412C		A	9/18/03	SMB – 11C Qwest Business Local Exchange Line Customer Base, PBX Flat Rate Trunks, PBX

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Measured Trunks				
NUMBER	WITNESS	A/R	DATE	DESCRIPTION
413C		A	9/18/03	SMB – 12C There Are Minimal Readily Available Alternatives for Small Businesses
414C		A	9/18/03	SMB – 13C Qwest Dominates the Local Market (exchanges ranked by number of access lines)
415C		A	9/18/03	SMB – 14C Qwest Dominates the Local Market (exchanges ranked by percent served by Qwest retail)
416C		A	9/18/03	SMB – 15 C UNE-I Activity in Qwest’s Exchanges
417C		A	9/18/03	SMB – 16C Competition Varies Significantly Within Seattle
418C		A	9/18/03	SMB – 17C PBX and Centrex as Reported in Staff-Aggregated CLEC Data
419C		A	9/18/03	SMB – 18C Verizon’s and SBC’s Entry into the Seattle Market
420C		A	9/18/03	SMB – 19C Significant Growth in Demand for Features Suggests They May Not Be “Discretionary”
421		A	9/18/03	SMB – 20 Witness Qualifications
422RT		A	9/18/03	SMB – 21RT Rebuttal Testimony
423C		A	9/18/03	SMB – 22C Comparison of Total Lines in Exhibits TLW-C4 and TLW-C5
424C		A	9/18/03	SMB – 23C CLECs Entry into Washington Local Business Market: Statewide Totals; CLEC-Owned Loops by Product Compared with Qwest-Retail Loops by Product
425C		A	9/18/03	SMB – 24 C The Business Line Market is Highly Concentrated: HHI Analysis for the Business Line Market by Exchange
426C		A	9/18/03	SMB – 25C There Are Minimal Readily Available Alternatives for Small Businesses (August 10 <sup>th</sup> Data)
427C		A	9/18/03	SMB – 26C Structure of Local Telecommunications Markets in Washington State
428C		A	9/18/03	SMB – 27C Qwest Supplemental Response to PC 3-24S1, Confidential Attachments A and B
429	Staff cross 2	A	9/18/03	FCC Local Telephone Competition: Status as of December 31, 2002

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430	Staff cross 3	A	9/18/03	Washington Post.com Article: AT&T Foray Heats Up Local Phone Wars (Sept. 8, 2003)
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NUMBER	WITNESS	A/R	DATE	DESCRIPTION
431	Staff cross 4	A	9/18/03	Article: AT&T Touts Local Success, <a href="http://www.nwfusion.com">www.nwfusion.com</a> (Sept. 8, 2003)
432	Staff cross 5	A	9/18/03	<a href="http://www.att.com">www.att.com</a> - Local Service for Your Home or Business
433	Staff cross 6	A	9/18/03	MCI Small and Medium Business Offering – <a href="http://www.mci.com">www.mci.com</a>
434	Qwest cross 1	N/O		PC Response to Qwest DR 2
435	Qwest cross 2	N/O		PC Response to Qwest DR 3
436	Qwest cross 3	A	9/18/03	PC Response to Qwest DR 4
437	Qwest cross 4	N/O		PC Response to Qwest DR 5
438	Qwest cross 5	N/O		PC Response to Qwest DR 6
439	Qwest cross 6	A	9/18/03	PC Response to Qwest DR7
440	Qwest cross 7	A	9/18/03	PC Response to Qwest DR 8
441	Qwest cross 8	N/O		PC Response to Qwest DR 9
442	Qwest cross 9	A	9/18/03	PC Response to Qwest DR 10
443	Qwest cross 10	A	9/18/03	PC Response to Qwest DR 11
444	Qwest cross 11	N/O		PC Response to Qwest DR 12
445	Qwest cross 12	N/O		PC Response to Qwest DR 13
446	Qwest cross 13	A	9/18/03	PC Response to Qwest DR 14
447	Qwest cross 14	N/O		PC Response to Qwest DR 15
448	Qwest cross 15	N/O		PC Response to Qwest DR 16
449	Qwest cross 16	A	9/18/03	PC Response to Qwest DR 17
450	Qwest cross 17	N/O		PC Response to Qwest DR 18
451	Qwest cross 18	N/O		PC Response to Qwest DR 19
452	Qwest cross 20	A	9/18/03	PC Response to Qwest DR 21

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453	Qwest Cross 21	A	9/18/03	PC Response to Qwest DR 22

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NUMBER	WITNESS	A/R	DATE	DESCRIPTION
454	Qwest Cross 22	N/O		PC Response to Qwest DR 23
455	Qwest Cross 23	A	9/18/03	PC Response to Qwest DR 24
456	Qwest Cross 24	A	9/18/03	PC Response to Qwest DR 25
457	Qwest Cross 25	A	9/18/03	PC Response to Qwest DR 26
458	Qwest Cross 26	A	9/18/03	PC Response to Qwest DR 27
459	Qwest Cross 27	A	9/18/03	PC Response to Qwest DR 28
460	Qwest Cross 28	N/O		PC Response to Qwest DR 29
461	Qwest Cross 29	A	9/18/03	PC Response to Qwest DR 30
462	Qwest Cross 30	A	9/18/03	PC Response to Qwest DR 31
463	Qwest Cross 31	N/O		PC Response to Qwest DR 32
464	Qwest Cross 32	N/O		PC Response to Qwest DR 34
465	Qwest Cross 33	N/O		PC Response to Qwest DR 35
466	Qwest Cross 34	N/O		PC Response to Qwest DR 36
467	Qwest Cross 35	N/O		PC Response to Qwest DR 37
468	Qwest Cross 36	N/O		PC Response to Qwest DR 38
469	Qwest Cross 37	A	9/18/03	Excerpt from Qwest Dex phone directory for Longview and Castle Rock
470C	Qwest Cross 38	A	9/18/03	Illustrative Exhibit (Qwest Basic Business Exchange Line/Wholesale Service Line Service Category Comparison)
471C	Qwest Cross 39	A	9/18/03	Illustrative Exhibit (Total of Administrative Lines)
472 - 500	Not used			

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501T	<b>Timothy J. Gates – MCI</b>	A	10/1/03	<b>TJG – 1T Direct Testimony</b>
502		A	10/1/03	<b>TJG – 2 Qualifications of Witness</b>
503		A	10/1/03	<b>TJG –3 Report on Decline on CLEC Market Capitalization by Ankum and Fischer</b>
504T		A	10/1/03	<b>TJG – 4T Rebuttal Testimony</b>
505		A	10/1/03	<b>TJG – 5 Objective Speech quality Measures for Internet Telephony by Hall</b>
506		A	10/1/03	<b>TJG-6 Phone giants</b>
507	<b>Staff cross 1</b>	R	10/1/03	<b>Qwest Dex Search and MCI Offerings - Elk</b>
508	<b>Staff cross 2</b>	R	10/1/03	<b>Qwest Dex Search and MCI Offerings - Seattle</b>
509	<b>Staff cross 3</b>	R	10/1/03	<b>ETSI News Release – New Report on VOIP Quality (June 25, 2002)</b>
510	<b>Staff cross 4</b>	N/O		<b>Staff Response to ATG DR 1-005</b>
511	<b>Qwest cross 1</b>	A	10/1/03	<b>Qwest Access Service Tariff, WN U-44, Section 6, 3<sup>rd</sup> Revised Sheet 146, Eff June 8, 2003</b>
512	<b>Qwest cross 2</b>	A	10/1/03	<b>MCI World Com Network Services, Inc., Washington Price List No. 1, 2<sup>nd</sup> Revised Page No. 68 and 8<sup>th</sup> Revised Page No. 91, Eff January 20, 2000</b>
513	<b>Qwest cross 3</b>	A	10/1/03	<b>MCImetro Access Transmission Services LLC Price List, No. 1, Original Sheets Nos. 86-89, Eff July 31, 1998</b>
514	<b>Qwest cross 4</b>	A	10/1/03	<b>Excerpts from MCI website; <a href="http://business.mci.com">http://business.mci.com</a> re Small and Medium Businesses (reviewed September 9, 2003)</b>
515	<b>Qwest cross 5</b>	A	10/1/03	<b>MCI's Response to Qwest DR 2</b>
516	<b>Qwest cross 6</b>	A	10/1/03	<b>MCI's Response to Qwest DR 3</b>
517	<b>Qwest cross 7</b>	A	10/1/03	<b>MCI's Response to Qwest DR 4</b>

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518	Qwest cross 8	A	10/1/03	MCI's Response to Qwest DR 19
519	Qwest cross 9	A	10/1/03	MCI's Response to Qwest DR 20
520	Qwest cross 10	A	10/1/03	MCI's Response to Qwest DR 23 (not rec'd)
521	Qwest cross 11	A	10/1/03	MCI's Response to Qwest DR 24 (not rec'd)
522	MCI	N/O		Colorado Stipulation
523-600	Not used			
601T	Mark L. Stacy – MCI	A	10/1/03	MLS - Direct Testimony
602		A	10/1/03	MLS – 1 Qualifications of Witness
603T		A	10/1/03	MLS – 2T Rebuttal Testimony
604C		A	10/1/03	MLS – 3 Qwest Market Share – Market Concentration
605	Qwest cross 1	A	10/1/03	MCI's response to Qwest DR 21
606	Qwest cross 2	A	10/1/03	MCI's response to Qwest DR 25 (not rec'd)
607	Qwest cross 3	A	10/1/03	MCI's response to Qwest DR 26 (not rec'd)
608C	Qwest cross 4	A	10/1/03	MCI's response to Qwest DR 27 (not rec'd)
609C	Qwest cross 5	A	10/1/03	MCI's Response to Qwest DR 28 (no rec'd)
610	Qwest cross 6	A	10/1/03	Excerpts from FCC Study on Telephone Trends and press release , August 7, 2003
611	MCI Cross 1	A	10/1/03	Hypothetical HHI analysis
612C	Qwest	A	10/22	Record Requisition #9
613 - 700	Not used			

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701TC	R. Neil Cowan – AT&T	A	10/1/03	RNC – 1TC
702RTC		A	10/1/03	RNC – 2RTC
703	Staff cross 1	A	10/1/03	ATT News Release (Sept 8, 2003)
704	Qwest cross 1	N/O		ATT Access Services and Network Interconnection Services, Washington, Price List, Schedule 14, Section 17, Orig Page 23, Eff. December 19, 2002
705	Qwest cross 2	A	10/1/03	News Article: ATT Scurries to Expand Its Local Service, September 9, 2003
706	Qwest cross 3	A	10/1/03	Excerpts from ATT Website: <a href="http://businesssales.att.com">http://businesssales.att.com</a> re Small & Medium Business (reviewed September 9, 2003)
707	Qwest cross 4	A	10/1/03	Excerpt from ATT Annual Report 2002, cover sheets and pages 1-4
708	Qwest cross 5	A	10/1/03	ATT's Response to Qwest DR 6
709	Qwest cross 6	A	10/1/03	ATT's Response to Qwest DR 7
710	Qwest cross 7	A	10/1/03	ATT's Response to Qwest DR 8
711C?	Qwest cross 8	A	10/1/03	ATT's Response to Qwest DR 17
712 - 750	Not used			
751T	Dudley R. Slater – Integra	A	9/18/03	Direct Testimony
752	Qwest cross 1	A	9/18/03	Excerpts from Integra Telecom website: <a href="http://www.integratelecom.com">www.integratelecom.com</a> re Our Services, Integrated Communications Services for Businesses of All Sizes (reviewed September 11, 2003)
753	Qwest cross 2	A	9/18/03	Integra Telecom Business Profile, June 2003
754	Qwest cross 3	A	9/18/03	Excerpt from <a href="http://www.integratelecom.com">www.integratelecom.com</a> and article from Minneapolis Star Tribune: Integra is a Different Kind of Qwest Competitor

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NUMBER	WITNESS	A/R	DATE	DESCRIPTION
755-799	<b>Not used</b>			
800	<b>Public witness exhibit</b>	<b>A</b>	<b>10/22</b>	