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BEFORE THE ARIZONA CORPORATION COMMISSION

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MARC SPITZER
Chairman
WILLIAM A. MUNDELL
Commissioner
JEFF HATCH-MILLER
Commissioner
MIKE GLEASON
Commissioner
KRISTIN K. MAYES
Commissioner

Arizona Corporation Commission

DOCKETED

AUG 27 2004

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AZ CORP COMMISSION
DOCUMENT CONTROL

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IN THE MATTER OF QWEST CORPORATION'S COMPLIANCE WITH SECTION 252(e) OF THE TELECOMMUNICATIONS ACT OF 1996

DOCKET NO. RT-00000F-02-0271

IN THE MATTER OF U S WEST COMMUNICATIONS, INC.'S COMPLIANCE WITH SECTION 271 OF THE TELECOMMUNICATIONS ACT OF 1996

DOCKET NO. T-00000A-97-0238

ARIZONA CORPORATION COMMISSION

DOCKET NO. T-01051B-02-0871

v.

QWEST CORPORATION

NOTICE OF ERRATA

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Qwest Corporation ("Qwest") hereby files this Notice of Errata in the above-referenced dockets. On August 20, 2004, Qwest filed its Modified Interconnection Agreements as requested by the Arizona Corporation Commission ("Commission"). Certain pages of those agreements were inadvertently omitted from that filing. Qwest hereby files those missing pages, identified below:

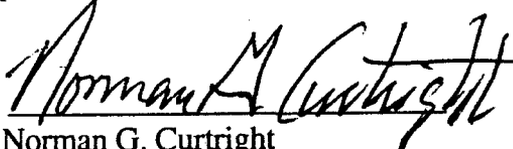
- 10. Eschelon Implementation Plan with Qwest dated 7/31/01 – missing pages 8 and 9
- 11. McLeod Confidential Settlement Document with U S WEST dated 4/25/00 – language deleted from page 2

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15. McLeod Purchase agreement with Qwest Communications Corp. and its subsidiaries (McLeod buys from Qwest) dated 10/26/00 – missing page 3

RESPECTFULLY SUBMITTED this 27th day of August, 2004.

QWEST CORPORATION

By: 

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ORIGINAL and 17 copies filed this
20th day of August, 2004:
27th

Docket Control
ARIZONA CORPORATION COMMISSION
1200 West Washington Street
Phoenix, AZ 85007

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3 Maureen A. Scott
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7 Phoenix, AZ 85007

8 Lyn Farmer
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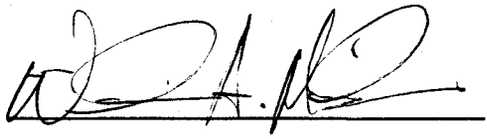
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A handwritten signature in black ink, appearing to read 'P. A. Clisham', is written over a horizontal line. The signature is stylized and cursive.

10. Eschelon
Implementation Plan with Qwest dated 7/31/01



Attachment 2

Eschelon
Escalation Tier Contact Information

Tier	Contacts	Functions
Minneapolis Service Center		
0	N/A	
1	Centrex 800-279-8806 Complex Resale 800-636-8746 Delayed Orders 888-796-9087	<ul style="list-style-type: none">• Handle Customer Calls• LSR Order Status• Queries on Completion Dates• Questions on Due Dates• FOC questions/Resends of FOC's• Assisting with LSR prep• Answer Questions on Rejects/Delayed Orders.• Manage Critical Dates, Due Date Changes, VP Expedites, Out of Service Conditions, Feature Discrepancies, Delays at Test and Turn up and General Delayed Order Questions• Timely Customer updates, meet call back commitments
2	All Products 800-366-9974 Duty Pager 612-622-3624 Delayed Orders 303-787-6503 Duty Pager 800-946-4646 Pin 141-4422 Duty pager is covered during and after center hours	<ul style="list-style-type: none">• Respond to missed commitments from TIER 1• Assist TIER 1 with unresolved Customer issues• Resolve issues with other departments• Document details in appropriate databases• Timely Customer updates; meet call back commitments• If further escalation is necessary, a commitment is made for a call back from next level
3	Service Manager	<ul style="list-style-type: none">• Receive escalations on a variety of service order related issues from

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	Pat Levene 612-663-6265	Service Delivery Coordinators (SDC) and/or directly from the customer <ul style="list-style-type: none"> • Respond to missed commitments or calls for assistance from TIER 2 • Evaluate and Manage special circumstances requiring VP expedites • Resolve issues with other departments • Timely Customer updates, meet call back commitments • Document details in the appropriate databases • If further escalation is necessary, a commitment is made for a call back from next level
4	Senior Service Manager Steve Sheahan 612-663-7527	Tier 4, 5, 6,7 would become involved in a service order escalation: <ul style="list-style-type: none"> • Major network outage • After normal process of tiered escalations failed to resolve the issue to the customer's satisfaction <p>It is the role and responsibility of each level to support the decision of the previous level unless another alternative that has not been investigated presents itself. If the resolution of the issue is not possible or implementation of the order can not be accelerated for whatever reason, a clear and complete explanation of the circumstances is necessary so that the customer can respond to the end user with authority.</p>
5	Director Joan Masztaler 303-896-8331	
6	Sr Director Toni Dubuque 612-288-3831	
7	Vice President Christie Doherty 303-896-0848	

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CONTAINS TRADE SECRET DATA

11. McLeod
Confidential Settlement Document with US WEST
dated 4/25/00

U S WEST, Inc.
161 Cap Circle SW of 2000
Denver, Colorado 80202
(303) 462-4000 (phone)
(303) 462-4000 (fax)
www.uswest.com

John A. Koby
Vice President
Corporate Counsel

April 25, 2000

CONFIDENTIAL SETTLEMENT DOCUMENT
THIS LETTER IS WRITTEN PURSUANT TO,
AND IS PROTECTED BY, RULE OF EVIDENCE 408
AND THE NONDISCLOSURE AGREEMENT

VIA FACSIMILE

Blake Finler
Group V.P. & Chief Planning Dev. Officer
McLeodUSA
6400 C Street SW
Post Office Box 3177
Cedar Rapids, Iowa 52506 3177

Re: U S WEST/QWEST MERGER; settlement agreement
(Trade Secret Data Begins)
Dear Blake:

This letter documents the proposed settlement terms discussed by the parties over the last several days. All of the terms of settlement documented in this letter are expressly contingent upon: (1) by no later than Tuesday, April 25, 2000, both parties' acceptance of the terms of this confidential settlement agreement, which acceptance will be documented below by the signature of authorized representatives from U S WEST and McLeodUSA;

(3) at the hearing to be held April 25, 2000 before the Minnesota Commission, McLeodUSA will affirmatively support U S WEST's Motion for Reconsideration and will recommend merger approval; and (4) closure of the merger between U S WEST and QWEST, except for the payment of cash to McLeodUSA for the nonblocked Centrex service issue and subscriber list information disputes, the bill and keep arrangement.

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[REDACTED]

1. [REDACTED]

[REDACTED] U S WEST agrees to pay McLeodUSA \$6 million to resolve the nonblocked Centrex service and subscriber list information billing disputes. The form of payment will consist of bill credits (if payment has not been made) or cash payments to McLeodUSA. This billing settlement will be documented in, and subject to, a confidential billing agreement between the parties—the form of which the parties agree to negotiate and execute by no later than Thursday, April 27, 2000.

[REDACTED] Effective upon merger closure and subject to the additional terms described below, U S WEST and McLeodUSA agree to a \$25.5 million billing dispute settlement to resolve miscellaneous disputes. The form of billing settlement will consist of a cash payment to McLeodUSA, payable within five (5) business days following merger closure.

a. NONBLOCKED CENTREX SERVICE [REDACTED]

[REDACTED] McLeodUSA and U S WEST agree that upon payment to McLeodUSA of the \$6 million described above, all disputed amounts through March 31, 2000 have been fully resolved. In addition, the parties agree to split the unbilled balances in Iowa at the tiered rate. Effective immediately, for Centrex service charges incurred on a going-forward basis, the parties will continue to negotiate, in good faith, a business-to-business resolution. These settlement terms will be documented in, and subject to, a confidential billing agreement between the parties.

b. SUBSCRIBER LIST INFORMATION CHARGES: [REDACTED]

[REDACTED] U S WEST and McLeodUSA agree that upon payment of the \$6 million described above, all disputed amounts incurred through March 31, 2000 have been fully resolved. McLeodUSA agrees to immediately dismiss its pending FCC complaint regarding subscriber list information charges. Effective immediately, on a going-forward basis, McLeodUSA will agree to pay the \$.04/\$.06 rates for subscriber list information or such other final rates as may be established by any cost docket proceedings or rates the parties may negotiate, in good faith, on a business-to-business basis. Both parties reserve the right to participate fully in future rate determination proceedings. These settlement terms will be documented in, and subject to, a confidential billing agreement between the parties.

c. COMPENSATION FOR TRAFFIC EXCHANGE: Upon payment to McLeodUSA of the \$6 million described above, in all states, for the

[REDACTED]

2 NONPUBLIC DOCUMENT

CONTAINS TRADE SECRET DATA

period of March 1, 2000 through December 31, 2002, the parties agree to immediately amend their existing interconnection agreements to revert to a bill and keep arrangement for local and internet-related traffic, and to incorporate such a bill and keep arrangement into any future interconnection agreements. Subject to merger closure, both parties agree not to bill usage to one another in any state between March 1, 2000 and the date of merger closure. However, in the event that the merger between U S WEST and QWEST does not close, U S WEST will retroactively bill McLeodUSA for the true-up for reciprocal compensation for usage through February 29, 2000 at the appropriate state commission rates. Both parties may bill each other retroactively for the usage not billed between March 1, 2000 and the date on which it is officially announced that the merger will not close, based on appropriate state commission rates or the currently existing interconnection agreement(s). U S WEST and McLeodUSA agree to pay the nondisputed portion of such retroactive usage billing at the appropriate state rates within five (5) business days of receiving each other's invoices for the same. In addition, if the merger does not close, the parties will immediately amend their existing interconnection agreements accordingly.

- d. **INTERIM PRICING:** Subject to merger closure and in consideration for the bill and keep arrangement agreed upon above, U S WEST and McLeodUSA agree that all interim rates, except reciprocal compensation rates, will be treated as final and any final commission orders entered in any of the 14 states in U S WEST's territory through April 30, 2000, and on a going-forward basis through December 31, 2002, (except as such orders may relate to reciprocal compensation rates for the period between March 1, 2000 and December 31, 2002—reciprocal compensation is addressed in paragraph 1.c. of this document) will be applied prospectively to McLeodUSA, and not retroactively. In addition, U S WEST agrees that this settlement term will apply throughout the terms of the parties' existing interconnection agreements. Thus, both Parties agree not to bill each other for any true-ups associated with final commission orders that affect interim prices and release claims for such true-ups. These settlement terms will be documented in, and subject to, a confidential billing agreement between the parties.
- e. **CENTREX SERVICE AGREEMENTS:** For McLeodUSA's five-year Centrex Service Agreements that expire before December 31, 2002, the parties agree to extend the terms and pricing of those agreements until December 31, 2002. This settlement term will be documented in, and subject to, a confidential billing agreement between the parties.

2. Effective immediately, U S WEST and McLeodUSA will engage in good faith efforts to resolve any outstanding issues. In addition, McLeodUSA agrees to provide to U S WEST a revised prioritized forecast for its services by May 31, 2000. Upon the successful merger of U S WEST and QWEST, U S WEST agrees, with its successor, to continue to work in good faith with McLeodUSA, on a business-to-business basis, on matters important to the parties' business relationship.

Trade Secret Data Ends)

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CONTAINS TRADE SECRET DATA

Terms of settlement accepted by:

U S WEST, INC.

John A. Kelley

John A. Kelley
President, Wholesale Markets

MCLEODUSA

Blake O. Fisher, Jr.

Blake O. Fisher, Jr.
Group Vice President

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NONPUBLIC DOCUMENT
CONTAINS TRADE SECRET DATA

15. McLeod

**Purchase agreement with Qwest Communications
Corp. and its subsidiaries (McLeod buys from Qwest)
dated 10/26/00**

SUBJECT TO RULE OF EVIDENCE 408

2.1 Subject to the provisions of this section 2, by December 31, 2001, McLeodUSA will purchase a minimum of \$150 million of Products and in the event purchases by McLeodUSA do not meet this minimum, McLeodUSA agrees to make a payment to Qwest, no later than January 15, 2002, in an amount equal to the difference between actual purchases and the minimum.

2.2 Subject to the provisions of this section 2, from January 1, 2001 through December 31, 2002, McLeodUSA will purchase a cumulative minimum of \$310 million of Products, and in the event purchases by McLeodUSA do not meet this minimum, McLeodUSA agrees to make a payment to Qwest, no later than January 15, 2003, in an amount equal to the difference between actual purchases and the minimum.

2.3 Subject to the provisions of this section 2, From January 1, 2001 through December 31, 2003, McLeodUSA will purchase a cumulative minimum of \$480 million of Products, and in the event purchases by McLeodUSA do not meet this minimum, McLeodUSA agrees to make a payment to Qwest, no later than January 15, 2004, in an amount equal to the difference between actual purchases and the minimum.

2.4 The minimum purchase requirements provided above shall be changed proportionally, but in no event to exceed \$480 million in the cumulative aggregate, if the following occur to a material degree:

2.4.1 A reduction in the rates for any of the Products.

2.4.2 Products are no longer offered without adequate substitution.

2.4.3 Any sale of current Qwest exchanges where McLeodUSA is doing business.

2.4.4 Delays in the delivery of an ordered Product that cause McLeodUSA difficulty in meeting its minimum commitments.

2.4.5 Release, sale, transfer or relinquishment of any current collocation back to Qwest by mutual agreement.

2.4.6 McLeodUSA's business is prevented, restricted or interfered with by a Force Majeure as described in section 1.7.

2.4.7 Changes in technology eliminating the need for certain services provided by Qwest, provided Qwest has the right of first refusal to provide the technology.

2.5 The Parties will meet to discuss all proposed changes in requirements or payments pursuant to this section 2, and will resolve any disputes pursuant to Escalation Procedures to be developed by the Parties, before any payment or change in requirement is made.

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