

ORIGINAL

THIS AMENDMENT:

\_\_\_\_ Passed \_\_\_\_\_ Passed as amended by \_\_\_\_\_

\_\_\_\_ Failed \_\_\_\_\_ Not Offered \_\_\_\_\_



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HEARING DIVISION **PROPOSED AMENDMENT # 1**

TIME/DATE PREPARED: January 27, 2006.

COMPANY: Qwest Communications Corporation

AGENDA ITEM NO. U-12

DOCKET NO. T-02811B-04-0313 OPEN MEETING DATE: January 27, 2006

Page 38, Line 28 INSERT new Findings of Fact as follows, and renumber accordingly:

“93. Contrary to Qwest Corporation and QCC’s characterization, the imputation mechanism that we require as a condition of allowing QCC to provide services in the manner it requests does not constitute “piecemeal ratemaking.” This proceeding does not set rates using the imputation mechanism. It does not affect the revenues of either Qwest Corporation or QCC. The imputation mechanism is necessary in order to provide a means for the Commission to protect the public interest, in future ratemaking proceedings, against possible adverse ratemaking consequences that may flow from granting QCC authority to operate in a manner that Qwest Corporation is not allowed to under the 1996 Act.

Make all conforming changes.

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