

1 **2. Line Sharing Engineering Costs**

2 The RO adopted Mr. Lathrop's recommendations on CLEC to CLEC
3 interconnection engineering charges, but did not mention the line sharing engineering cost
4 adjustment also recommended by Mr. Lathrop. WorldCom Post Hearing Brief, pp. 17-18;
5 WorldCom Exceptions, p.9; Lathrop Direct, pp. 47-48.

7 **3. Space Construction-Double Recovery of HVAC and Electrical Costs**

8 The RO does not address the double counting of HVAC and electrical costs.
9 Specifically, the space construction charge contains HVAC and electrical costs that are
10 also included in the floor space rent. WorldCom Post-Hearing Brief, p.8; WorldCom
11 Exceptions, pp. 11-12; Transcript, pp. 421-422 and 432-437, Lathrop Direct, pp. 51-52;
12 WorldCom Hearing Exhibit 6, Appendix, p.1.

14 **4. Double Recovery of Power and Land and Building Costs**

15 The RO makes no mention of WorldCom's argument that Qwest double recovers
16 power, land and building costs. WorldCom Post-Hearing Brief, p. 16; WorldCom
17 Exceptions, p. 12; Lathrop Direct, p. 40; Lathrop Surrebuttal, p. 4; Transcript, pp. 967-
18 971.

20 **5. Individual Case Basis ("ICB") Pricing**

21 The RO makes no mention of WorldCom's concern with ICB pricing. Qwest lists
22 numerous ICB charges including adjacent collocation and central office security
23 infrastructure. WorldCom Post-Hearing Brief, pp. 18-19; WorldCom Exceptions, pp.12-
24 14; Lathrop Direct, pp. 32-34 and 62; Transcript, pp. 301, 305-307 and 311.

1 **6. Market Pricing for Information Services and Databases**

2 The RO does not address market pricing for information services and databases.
3
4 WorldCom Post-Hearing Brief, pp. 20-21; WorldCom Reply Brief, pp. 7-8; WorldCom
5 Exceptions, pp. 14-15; Transcript, pp. 565, 572-574 and 688-689.

6 **7. Directory Assistance ("DAL") Information**

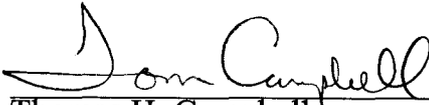
7 The RO does not address WorldCom's request that DAL be priced on a TELRIC basis and
8 offered as a UNE. WorldCom Post-Hearing Brief, pp. 23-25; WorldCom Reply Brief, p.
9 8; WorldCom Exceptions pp. 15-17; Caputo Direct, pp. 8-9, 11-13; WorldCom Hearing
10 Exhibit 1 at §10.5.1; Transcript, pp. 578-579 and 895-896.

11 **8. ICNAM**

12 The RO does not address ICNAM and whether it should be priced on a batch basis;
13
14 however, the ICNAM issue is being addressed in the §271 case and WorldCom
15 recommends that if, as part of the §271 case, Qwest is ordered to provide ICNAM
16 information on a batch basis then the pricing for such product should be part of Phase 3 of
17 this docket. WorldCom Post-Hearing Brief, pp. 25-27; WorldCom Reply Brief, p.8;
18
19 WorldCom Exceptions, pp. 17-19.

20
21 RESPECTFULLY SUBMITTED this 23rd day of January, 2002.

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