David W. McGann Qwest Services Corporation 1801 California Street, Suite 4700 Denver, Colorado 80202 (303) 896-3892 (303) 896-8120 (fax) dwmcgan@qwest.com

Gregory B. Monson (2294)
Ted D. Smith (3017)
David L. Elmont (9640)
STOEL RIVES LLP
201 South Main Street, Suite 1100
Salt Lake City, Utah 84111
(801) 328-3131
(801) 578-6999 (fax)
gbmonson@stoel.com
tsmith@stoel.com
dlelmont@stoel.com

Attorneys for Qwest Corporation

BEFORE THE PUBLIC SERVICE COMMISSION OF UTAH

In the Matter of the Petition of AUTOTEL : Docket No. 03-049-19

for Arbitration of an Interconnection :

Agreement with QWEST CORPORATION

Pursuant to Section 252(b) of the : **QWEST'S CORRECTIONS AND**

Telecommunications Act : CLARIFICATIONS TO DIVISION : ISSUES MATRIX

Qwest Corporation ("Qwest"), pursuant to the Second Scheduling Order issued on July 3, 2003, submits corrections and clarifications to the issues matrix attached to the pleading filed by the Division of Public Utilities ("Division") on June 27, 2003 in this docket. For ease of reference, Qwest's corrections and clarifications are shown in redline format on the issues matrix attached.

The Division matrix includes a brief identification of each issue and Qwest's and Autotel's positions on the issue. Qwest has generally limited its corrections and clarifications to statements of its position. In one instance, Qwest has also proposed a clarification to the identification of the issue. Qwest has not provided corrections or clarifications on Autotel's positions, believing corrections and clarifications to Autotel's positions should be within the purview of Autotel. Nonetheless, Qwest notes that on some issues it does not believe the Division issues matrix accurately portrays Autotel's position. Finally, Qwest has made a few clerical corrections to the matrix.

RESPECTFULLY SUBMITTED: July 23, 2003.

Gregory B. Monson Ted D. Smith David L. Elmont STOEL RIVES LLP

David W. McGann Qwest Services Corporation

Attorneys for Qwest Corporation

CERTIFICATE OF SERVICE

I hereby certify that a true and complete copy of the foregoing **QWEST'S**

CORRECTIONS TO DIVISION ISSUES MATRIX was served on the following by

electronic mail on July 23, 2003:

Richard L. Oberdorfer Autotel 114 North East Penn Avenue Bend, OR 97701 oberdorfer@earthlink.net

Michael Ginsberg Assistant Attorney General 500 Heber M. Wells Building 160 East 300 South Salt Lake City, UT 84111 mginsberg@utah.gov

Ingo Henningsen
Peggy Egbert
Casey Coleman
Division of Public Utilities
Heber M. Wells Building, 4th Floor
160 East 300 South
Salt Lake City, UT 84111
ihenningsen@utah.gov
peggyegbert@utah.gov
ccoleman@utah.gov

- 3 -