

- BEFORE THE PUBLIC SERVICE COMMISSION OF UTAH -

In the Matter of an Application by the)	<u>DOCKET NO. 00-049-106</u>
Division of Public Utilities for)	
Commissioned Determination of a Model)	<u>ORDER ON RECONSIDERATION</u>
and Establish Rates For Collocation for)	
QWEST CORPORATION)	

ISSUED: April 3, 2002

By The Commission:

AT&T and XO, acting jointly, petitioned the Commission for Clarification of the Order on the 17th of December 2001, and Qwest Corporation petitioned the Commission for Reconsideration of the Order on the 24th of December 2001. Upon consideration of the Parties' Petitions, the Commission granted reconsideration on January 8, 2002.

The Commission offers the following clarifications: First, with respect to AT&T/XO's question regarding the Commission's intent concerning the elements of DS0, DS1, and DS3 Terminations and DC Power Cable Installation, the Commission accepted the Division's model except for the adjustments noted in the Order.

With respect to Qwest's concerns regarding the credit due at true-up for alternate practices not assumed in the model, the Commission finds that based on the original Order and on the follow-up information requested from the parties, that the record demonstrates that the swinging versus sliding doors is the only instance to which this credit will apply. This credit applies only to the true-up payments for past installations. On a going forward basis the Commission accepts the model's premise that sliding doors will be installed and will provide an advantage in the conservation of limited floor space. Hence the Commission finds that sliding doors represent TELRIC practices on a going forward basis. The Commission Orders this deviation from TELRIC prices, because the actual construction practices deviated from TELRIC principles.

With respect to the other issues raised by Qwest, the Commission finds that its determinations in the original Order are correct. The Commission intends to open a rule making proceeding to address the need for, and the appropriateness of, the 45-day installation interval for collocation, since the FCC has set a default interval of 90 days.

DATED at Salt Lake City, Utah, this 3rd day of April 2002.

/s/ Stephen F. Mecham, Chairman

/s/ Richard M. Campbell, Commissioner

Attest:

/s/ Julie Orchard
Commission Secretary

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