

1 Michele Yontef Acting Pro Per
 Michele Yontef
 2 3661 N Campbell Ave # 102
 Tucson, AZ 85719
 3

4 UNITED STATES DISTRICT COURT
 5 DISTRICT OF ARIZONA
 6
 7

8	Qwest Communications,)	Case No.: CIV 04 271 TUC DCB
)	
9	Plaintiff,)	Declaration of Tony D. Chen
)	
10	vs.)	
)	
11	Michele Yontef,)	
)	
12	Defendant)	
)	

13

14 I was the prior counsel of record for Michele Yontef in this action.
 15 Ms. Yontef had engaged in settlement negotiations in good faith and exchanged
 16 drafts of settlement agreement with the opposing party, which settlement
 17 negotiations and drafts were made with the understanding that they were not
 18 admissible as evidence against either party in any further proceedings.
 19 Unfortunately, since the parties could not fully agree on all terms and
 20 conditions of the last draft of settlement agreement, no formal settlement
 21 agreement was ever executed by both parties.

22 I declare under the penalty of perjury that the above statements are
 23 true and made based on my own personal knowledge.

24 April 14, 2005

25 

Tony D. Chen, Esq.