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June 22, 1995

Ms. Blanca S. Bayo, Director Division of Records & Reporting Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, FL 32399-0850

950812

Re: Docket No. GTE Florida Incorporated's CentraNet/ISDN Tariff

Dear Ms. Bayo:

Please find enclosed for filing an original and f fteen copies of a Notice of Intent to Seek Confidential Classification in connection with GTE Florida Incorporated's CentraNet/ISDN tariff. A copy of the tariff filing has been hand-delivered to Mr. Walter D'Haeseleer.

If there are any questions regarding this matter, please contact me at (813) 228-3087.

Very truly yours,

Anthony P. Gillman

This notice of intent was filed with Confidential Document No. 05867-95. The document has been placed in the confidential files pending receipt of a request for confidential treatment.

APG:tas Enclosures

c: Walter D'Haeseleer (w/enclosure)

A part of GTE Corporation

FPSC-BUREAU OF RECORDS

RECEIVED & FILED

DOCUMENT NUMBER-DATE 05866 JUN 22 12 FPSC-RECORDS/REPORTING

GTE Telephone Operations

One Tampa City Center Post Office Box 110, FLTC0007 Tampa, Florida 33601 813-224-4001 813-228-5257 (Facsimile)

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: GTE Florida Incorporated's) CentraNet ISDN Tariff) Dc cket No. Filed: June 22, 1995

GTE FLORIDA INCORPORATED'S NOTICE OF INTENT TO SEEK CONFIDENTIAL CLASSIFICATION

Under Commission Rule 25-22.006(3)(a), GTE Florida Incorporated (GTEFL) gives notice of its intent to seek confidential classification of certain material included in GTEFL's CentraNet ISDN tariff filing. Specifically, GTEFL seeks confidential treatment of documents containing highly sensitive forecasting information, revenue information, financial and operational parameters, unit costs, vendor information and other confidential information.

The information designated by GTEFL as confidential falls within Florida Statutes, Section 364.183(3)(e), which defines the proprietary confidential business information to include "information relating to competitive interests, the disclosure of which would impair the competitive business of the provider of that information." The information at issue would be valuable to potential competitors in formulating marketing strategies to assure successful competition against GTEFL. Disclosure of this information would provide such competitors an unfair competitive advantage which will distort the marketplace, to the ultimate detriment of the consumer. Ensuring the confidentiality of this information is even more important due to the fact that legislation has been passed which will open the local market to full competition as early as January 1, 1996.

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One copy of the highlighted, unredacted information is included as Exhibit A to this notice. This notice exempts this material from Section 119.07(1) of the Florida Sterates and, therefore, protects it from public disclosure. GTEFL will file the required detailed motion for permanent confidential classification within twenty-one days of this notice.

Respectfully submitted on June 22, 1995.

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Attorneys for GTE Florida Incorporated