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DIVISION OF COMMUNICATIONS
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Public Service Commission

June 26, 1996

Mr. Barry E. Selvidge, Vice President
Regulatory Affairs and General Counsel
InVision Telecom, Inc.
1150 Northmeadow Parkway, Suite 118
Roswell, Georgia 30076

Re: Docket No. 960665-TC, Determination of appropriate compensation to local exchange companies for lost revenues resulting from improper routing of 0+local and intraLATA traffic from confinement facilities by InVision Telecom, Inc.

Dear Mr. Selvidge:

I am writing to follow-up on our telephone conversations on this matter. I understand that you are working on calculating what InVision believes are the appropriate amounts to be refunded to each local exchange company (LEC) in whose territory InVision improperly routed telephone traffic. It is my opinion that the refund amount for each LEC should reflect a compensation for the operator assistance charge that the LEC would have billed for each local and intraLATA call it would have carried on a collect basis. I believe that you have now been provided with copies of each LEC's tariff pages to aid you in calculating this amount.

It has come to my attention that there may be other charges that should be included in your refund calculations, depending upon the way service is being provided. Rule 25-24.515(9), Florida Administrative Code, states "Each telephone station must be connected as provided in the pay telephone access tariff offered by the local exchange company." According to Alltel Florida, Inc., InVision ordered a T1 facility from them and uses it to route all calls placed from the confinement facility's payphones to InVision operators. If this is the case, it is staff's opinion that Alltel might be entitled to compensation for the monthly service charges they would have received if a separate pay telephone access line had been ordered for each pay telephone as required by the tariff.

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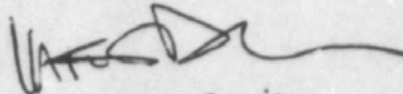
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Therefore, in addition to providing the number of 0+local and intraLATA calls InVision diverted from each LEC, please also explain how payphone service is being provided in each facility (i.e. have separate access lines been ordered for each payphone?). Please provide your written response by July 12, 1996. You may fax your response to my attention at 904/413-6595. If you have any questions please call me at 904/413-6594.

Sincerely,



Kathryn Dyal Lewis
Regulatory Analyst
Bureau of Service Evaluation

cc: Northeast Florida Telephone
Sprint/United Centel
Quincy Telephone Company
St. Joseph Telephone Company
Alltel Florida, Inc.
BellSouth
GTE Florida Incorporated
Docket File 960665-TC

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