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February 17, 1997

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BY HAND DELIVERY

Ms. Blanca S. Bayó
Director, Records and Reporting
Florida Public Service Commission
2540 Shumard Oak Boulevard
Tallahassee, FL 32399-0850

Re: MCImetro/GTE Interconnection Agreement
Docket No. 960980-TP

Dear Ms. Bayó:

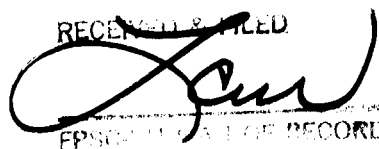
Enclosed for joint filing on behalf of MCImetro Access Transmission Services, Inc. (MCIm) and GTE Florida Incorporated (GTEFL) pursuant to the requirements of Order No. PSC-97-0064-FOF-TP (Order) are the original and fifteen copies of the MCImetro-GTE Interconnection Agreement.

The document shows both the provisions on which MCIm and GTEFL have agreed, and the provisions which are not yet agreed, as follows:

(1) Agreements. Language agreed to between MCIm and GTEFL is shown in normal type. Where there is no other notation, this represents language that has been negotiated by the parties. Where the caption "[Conformed]" appears, this represents language that the parties agree is required in order to properly reflect the Commission decisions contained in the Order.

(2) Disagreements. Where the parties have not reached agreement, MCIm's position is shown in **bold text** and GTEFL's position is shown in **bold italics**. In most instances, the parties disagree as to whether these provisions were properly before the Commission in the arbitration proceeding. In others, the parties disagree only as to the language that best embodies the Commission's decision on the issue. Each party is filing a

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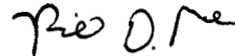
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Blanca Bayó
February 17, 1997
Page 2

separate set of comments which sets forth its position on each disagreed provision.

If you have any questions about this filing, please contact the undersigned. By copy of this letter, the attached document has been furnished to the parties on the attached service list.

Very truly yours,



Richard D. Melson

RDM/mee
Enclosures
cc: Parties of Record

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a copy of the foregoing was furnished to the following parties by hand delivery this 17th day of February, 1997.

Martha Carter Brown
Division of Legal Services
Florida Public Service Commission
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Tallahassee, FL 32399

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Attorney

ERRATA SHEET

Since the Agreement was reproduced, the parties have discovered a number of typographical errors in the document. Within the next few days, we will be filing replacement pages.

Some of the errors could affect the meaning of the document. We are therefore providing this errata sheet to identify the major items that will be corrected.

1. Article III, Page 25, Section 41.2:

The words "thirty (30)" in the first line should appear in bold type.

2. Article III, Page 26, Section 41.2:

GTE's proposal should read in its entirety as follows:

GTE proposes to replace the above bolded "thirty (30)" with "sixty (60)".

3. Article IV, Page 3, Section 3.2.1.2:

Section 3.2.1.2 should read as follows, and the notation "Conformed" should be removed from this section:

3.2.1.2 Intrastate Switched Access Rates:
Applicable to intraLATA toll calls based on GTE's intrastate Switched Access rates as found in GTE's Switched Access tariff.

4. Article IV, Page 7, Section 4.3.6:

Delete the second sentence which currently reads:

All other final trunk groups are to be engineered with a blocking standard of one-half of one percent (.005).

5. Article VIII, Pages 5-6, Section 3.4.5.6.10:

Delete the third sentence which currently reads:

MCIm and GTE agree to negotiate a positive confirmation-type solution in good faith within sixty (60) days of the Effective Date of this Agreement.

In the last sentence, delete the second appearance of the words "a positive".

6. Article X, Page 6, Section 8.1.1 and Article X, Page 7, Section 9.1.1:

The following words should appear in bold in sections 8.1.1 and 9.1.1:

"the cost of such modification is incurred for the sole benefit of MCIm"

The following alternative language should be shown for GTE in both sections 8.1.1 and 9.1.1:

GTE proposes to substitute the following for the above bolded language:

"that a modification is undertaken solely at MCIm's request"

7. Article X, Page 16, Section 19.7:

The last sentence, which reads as follows, should appear in bold:

"The entity that owns or controls the retired cable shall bear the costs of removal."

8. Article XIII, Page 4, Caption Below GTE Signature

The caption below GTE's signature block should be eliminated.

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**MCImetro Access Transmission
Services, Inc.**

and

GTE Florida Incorporated

INTERCONNECTION AGREEMENT

February 17, 1997

ACK _____
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CAF _____
CMG _____
CTR _____
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MCImetro-GTE Interconnection Agreement - Florida

INTERCONNECTION, RESALE AND UNBUNDLING AGREEMENT

BETWEEN

GTE Florida Incorporated

AND

MCImetro Access Transmission Services, Inc.

TABLE OF CONTENTS

ARTICLE I. RECITALS

ARTICLE II. DEFINITIONS

<u>Section</u>	<u>Page</u>
1. General Definitions	1

ARTICLE III. GENERAL PROVISIONS

<u>Section</u>	<u>Page</u>
1. Provision of Service	1
2. Combinations	1
3. Term of Agreement; Transition Support.....	2
4. Good Faith Performance	2
5. Breach	2
6. Amendments and Modifications	3
7. Assignment	4
8. Authority	4
9. Billing and Payment.....	4
10. Binding Effect.....	4
11. Compliance with Laws and Regulations.....	4
12. Confidential Information	4

2/14/97, 8:26 PM

Art I - 1

KEY: Regular Text = MCIIm/GTE negotiated language; **Bold Text** = MCIIm's position; **Bold Italics** = GTE's position

MCImetro-GTE Interconnection Agreement - Florida

13. Revenue Protection	6
14. Bona Fide Request Process	8
15. Branding	10
16. Force Majeure	10
17. Governing Law	11
18. Headings Not Controlling	11
19. Relationship of Parties	11
20. Indemnification	11
21. Continuing Obligations	14
22. Limitation of Liability	15
23. Intellectual Property	16
24. Remedies	17
25. Third Party Beneficiaries	18
26. Notices:	18
27. Tariffs	19
28. Non-Discriminatory Treatment	19
29. Impairment of Service	19
30. Publicity	19
31. Regulatory Approvals	20
32. Rules of Construction	20
33. Section References	20
34. Severability	20
35. Waiver	20
36. Subsequent Law	21
37. Subcontractors	21
38. Taxes	21
39. Audits and Examinations	21
40. Responsibility for Environmental Contamination	24
41. Dispute Resolution	25
42. Reference Documents	26
43. Multiple Counterparts	27
44. No Offer	27
45. Entire Agreement	27
46. Survival	27

Article IV. Interconnection

2/14/97, 8:26 PM

Art I - 2

KEY: Regular Text = MCI/m/GTE negotiated language; **Bold Text** = MCI/m's position; **Bold Italics** = GTE's position

MCImetro-GTE Interconnection Agreement - Florida

<u>Section</u>	<u>Page</u>
1. Interconnection Services Covered by This Article	1
2. Billing and Rates.....	2
3. Transport and Termination of Traffic	2
4. Direct Network Interconnection.....	4
5. Indirect Network Interconnection.....	11
6. Meet Point Billing.....	11
7. Common Channel Signaling	13
8. Network Management.....	15
9. Responsibilities Of The Parties.....	15

Article V. Resale of Services

<u>Section</u>	<u>Page</u>
1. Telecommunications Services Provided for Resale.....	1
2. No Restrictions on Resale.....	2
3. Resale Provisions.....	2

Article VI. Unbundled Network Elements

<u>Section</u>	<u>Page</u>
1. Introduction.....	1
2. Unbundled Network Elements.....	1
3. Requirements	3
4. Network Interface Device	3
5. Loop Elements	6
6. Distribution	16
7. Local Switching	19
8. Common Transport.....	28
9. Dedicated Transport.....	31
10. Signaling Link Transport	36
11. Signal Transfer Points (STPs).....	37
12. Service Control Points Databases	42
13. Directory Assistance Listing Information.....	50
14. Data Switching.....	50

2/14/97, 8:26 PM

Art I - 3

KEY: Regular Text = MCIm/GTE negotiated language; **Bold Text** = MCIm's position; **Bold Italics** = GTE's position

MCImetro-GTE Interconnection Agreement - Florida

15. Digital Cross-Connect System (DCS)	51
16. Advanced Intelligent Network (AIN) Access	55
17. Tandem Switching	57
18. Dark Fiber	59
19. Additional Requirements	60

Article VII. Ancillary Services

<u>Section</u>	<u>Page</u>
1. Transfer of Service Announcements	1
2. Coordinated Repair Calls	1
3. E911 Arrangements	1
4. Directory Assistance Service	10
5. Operator Services	12
6. Directory Assistance and Listings Service Requests	15
7. Busy Line Verification and Interrupt	30

Article VIII. Business Process

<u>Section</u>	<u>Page</u>
1. General Business Requirements	1
2. Pre-Ordering	5
3. Ordering and Provisioning	10
4. Connectivity Billing and Recording	23
5. Information Exchange and Interfaces	27
6. Provision Of Customer Usage Data	32
7. Maintenance	47
8. Service Standards and Reporting	58

Article IX. Collocation

<u>Section</u>	<u>Page</u>
1. General Terms	1
2. Requests For Collocation Space	2
3. Connection to Customer Loops and Ports	3

2/14/97, 8:26 PM

Art I - 4

KEY: Regular Text = MCIm/GTE negotiated language; **Bold Text** = MCIm's position; **Bold Italics** = GTE's position

MCImetro-GTE Interconnection Agreement - Florida

4. Connection To Other Collocated Carrier3
5. Approved Equipment and Vendor4
6. Telephone Service.....4
7. Intraoffice Diversity4
8. MCIm Proprietary Information.....4
9. Notification4
10. Construction of Space5
11. Connection Equipment.....6
12. Security of and Access to MCIm Collocation Space.....7
13. Environmental Conditions7
14. Power8
15. Environmental Support10
16. Access to Ancillary Facilities10
17. Maintenance of Virtually Collocated Equipment10
18. Lease10
19. Technical References10
20. Virtual Collocation.....10

Article X. Rights of Way

<u>Section</u>	<u>Page</u>
1. Rights of Access.	1
2. Definitions.....	1
3. Non-discriminatory Access and Maintenance Spares.....	2
4. Grant of License.....	3
5. Attachment Requests (ARs).....	3
6. Review of GTE Plans and Records.....	5
7. Placement of Attachments	5
8. Attachment Fees.....	6
9. Occupancy Fees	7
10. Modifications, Additions or Replacements to Existing Attachments.....	8
11. Surveys and Inspections of Pole Attachments.....	9
12. Modification or Alteration of GTE Conduits or Poles.....	9
13. Emergency Restoration Procedures	10
14. Access to GTE’s Manholes/Handholes.....	11
15. Charges for Unauthorized Attachments.....	11
16. Abandonment.....	12

2/14/97, 8:26 PM Art I - 5

MCImetro-GTE Interconnection Agreement - Florida

17. Insurance.....13
18. Capacity Expansions.....15
19. General Provisions.....15
20. Reservation of Space.....16

Article XI. Numbering Resources and Portability

<u>Section</u>	<u>Page</u>
1. Number Resources.....	1
2. Interim Number Portability.....	2
3. Number Portability.....	6
4. Requirements for INP.....	7

Article XII. [Reserved]

Article XIII. Security

<u>Section</u>	<u>Page</u>
1. Physical Security.....	1
2. Network Security.....	2
3. Law Enforcement Interface.....	2

APPENDICES

Appendix A Service Matrix

Appendix B Interconnection, Telecommunications Services and Facilities Agreement

Appendix C Pricing

Appendix D ASC Guidelines

Appendix E Reciprocal Compensation for Call Termination for Resale and in cases where MCI
Purchases GTE's Unbundled Switching

MCImetro-GTE Interconnection Agreement - Florida

ARTICLE I

RECITALS

This MCImetro/GTE Interconnection Agreement 1997 (the "Agreement"), effective _____, 1997 (the "Effective Date"), is entered into by and between MCImetro Access Transmission Services, Inc. ("MCIm") and GTE Florida Incorporated ("GTE"), to establish the rates, terms and conditions for interconnection, local resale, and purchase of unbundled network elements (individually referred to as the "service" or collectively as the "services").

WHEREAS, the parties wish to interconnect their local exchange networks in a technically and economically efficient manner for the transmission and termination of calls, so that subscribers of each can seamlessly receive calls that originate on the other's network and place calls that terminate on the other's network, and for MCIm's use in the provision of exchange access ("Interconnection"); and

WHEREAS, MCIm wishes to purchase Telecommunications Services for resale to others ("Local Resale" or "Services for Resale"), and GTE is willing to provide such service; and

WHEREAS, MCIm wishes to purchase on an unbundled basis network elements, ancillary services and functions and additional features ("Network Elements"), separately or in any combination, and to use such services for itself or for the provision of its Telecommunications Services to others, and GTE is willing to provide such services; and

WHEREAS, the parties intend the rates, terms and conditions of this Agreement, and their performance of obligations thereunder, to comply with the Communications Act of 1934, as amended (the "Act"), the Rules and Regulations of the Federal Communications Commission ("FCC"), and the orders, rules and regulations of the Florida Public Service Commission (the "Commission");

NOW, THEREFORE, in consideration of the mutual provisions contained herein and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, GTE and MCIm hereby covenant and agree as follows:



ARTICLE II

DEFINITIONS

1. General Definitions. Except as otherwise specified herein, the following definitions shall apply to all Articles and Appendices contained in this Agreement. Additional definitions that are specific to the matters covered in a particular Article or Appendix may appear in that Article or Appendix. To the extent that there may be any conflict between a definition set forth in this Article II and any definition in a specific Article or Appendix, the definition set forth in the specific Article or Appendix shall control with respect to that Article or Appendix.

1.1 "911 SERVICE" means a universal telephone number which gives the public direct access to the Public Safety Answering Point (PSAP). Basic 911 service collects 911 calls from one or more local exchange switches that serve a geographic area. The calls are then sent to the correct authority designated to receive such calls.

1.2 "ASR" (ACCESS SERVICE REQUEST) means the industry standard forms and supporting documentation used for ordering Access Services. The ASR may be used to order trunking and facilities between MCI and GTE for Local Interconnection.

1.3 "ACCESS SERVICES" refers to interstate and intrastate switched access and private line transport services.

1.4 "ACT" means the Communications Act of 1934 as amended.

1.5 "AFFILIATE" is an entity that directly or indirectly owns or controls, is owned or controlled by, or is under common ownership or control with, another entity. In this paragraph, "own" or "control" means to own an equity interest (or equivalent) of at least 10% with respect to GTE, or the right to control the business decisions, management and policy of another entity.

1.6 "AIN" (ADVANCED INTELLIGENT NETWORK) is a network functionality that permits specific conditions to be programmed into a switch which, when met, directs the switch to suspend call processing and to receive special instructions for further call handling instructions in order to enable carriers to offer advanced features and services.

1.7 "AMA" means the Automated Message Accounting structure inherent in switch technology that initially records telecommunication message information. AMA format is contained in the Automated Message Accounting document, published by Bellcore as GR-1100-CORE which defines the industry standard for message recording.

1.8 "ALI" (AUTOMATIC LOCATION IDENTIFICATION) is a proprietary database developed for E911 systems that provides for a visual display of the caller's telephone

MCImetro-GTE Interconnection Agreement - Florida

number, address and the names of the emergency response agencies that are responsible for that address. MCI_m will provide ALI record information in National Emergency Number Association (NENA) Version #2 format. The ALI also shows an Interim Number Portability (INP) number if applicable.

1.9 "ALI/DMS" (AUTOMATIC LOCATION IDENTIFICATION/DATA MANAGEMENT SYSTEM) means the emergency service (E911/911) database containing subscriber location information (including name, address, telephone number, and sometimes special information from the local service provider) used to determine to which Public Safety Answering Point (PSAP) to route the call.

1.10 "ANI" (AUTOMATIC NUMBER IDENTIFICATION) is a feature that identifies and displays the number of a telephone that originates a call.

1.11 "ARS" (AUTOMATIC ROUTE SELECTION) is a service feature that provides for automatic selection of the least expensive or most appropriate transmission facility for each call based on criteria programmed into the system.

1.12 "BILL AND KEEP" means a compensation arrangement whereby the Parties do not render bills to each other for the transport and termination of traffic specified in Article IV.

1.13 "BUSINESS DAY" shall mean each day Monday through Friday, except for holidays on which the U.S. mail is not delivered.

1.14 "BLV/BLI" (BUSY LINE VERIFY/BUSY LINE INTERRUPT) means an operator call in which the end user inquires as to the busy status of, or requests an interruption of, a call on an Exchange Service.

1.15 "CABS" means the Carrier Access Billing System which is defined in a document prepared under the direction of the Billing Committee of the OBF. The Carrier Access Billing System document is published by Bellcore in Volumes 1, 1A, 2, 3, 3A, 4 and 5 as Special Reports SR-OPT-001868, SR-OPT-001869, SR-OPT-001871, SR-OPT-001872, SR-OPT-001873, SR-OPT-001874, and SR-OPT-001875, respectively, and contains the recommended guidelines for the billing of access and other connectivity services.

1.16 "CENTRAL OFFICE SWITCH" or "CENTRAL OFFICE" means a switching entity within the public switched network, including but not limited to end office switches and tandem office switches. Central office switches may be employed as combination End Office/Tandem Office Switches (Combination Class 5/Class 4).

1.17 "CLLI CODES" means Common Language Location Identifier Codes.

MCImetro-GTE Interconnection Agreement - Florida

1.18 "COLLOCATION" means the right subject to Article IX of MCIIm to place equipment in GTE's central offices or other GTE locations. This equipment may be placed via either a physical or virtual collocation arrangement. With physical collocation, MCIIm obtains dedicated space to place and maintain its equipment. With virtual collocation, the GTE will install and maintain equipment that MCIIm provides to GTE.

1.19 "CPN" (CALLING PARTY NUMBER) is a Common Channel Signaling parameter which refers to the number transmitted through the network identifying the calling party.

1.20 "CCS" (COMMON CHANNEL SIGNALING) means a method of digitally transmitting call set-up and network control data over a digital signaling network fully separate from the public switched telephone network that carries the actual call.

1.21 "CENTRANET" or "CENTREX" means a Telecommunications Service that uses central office switching equipment for call routing to handle direct dialing of calls, and to provide numerous private branch exchange-like features.

1.22 "CHARGE NUMBER" is a CCS parameter which refers to the number transmitted through the network identifying the billing number of the calling party.

1.23 "CLASS" (Bellcore Service Mark) -- Set of call-management service features that utilize the capability to forward a calling party's number between end offices as part of call setup. Features include Automatic Callback, Automatic Recall, Caller ID, Call Trace, and Distinctive Ringing.

1.24 "CLEC" means a Competitive Local Exchange Carrier.

1.25 "COMMISSION" means the Florida Public Service Commission.

1.26 "CONDUIT" means a tube or protected pathway that may be used to house communication or electrical cables. Conduit may be underground or above ground (for example, inside buildings) and may contain one or more inner ducts.

1.27 "CONTROL OFFICE" is an exchange carrier center or office designated as its company's single point of contact for the provisioning and maintenance of its portion of local interconnection arrangements.

1.28 "CUSTOM CALLING FEATURES" -- Set of call-management service features available to residential and single-line business subscribers including call-waiting, call-forwarding and three-party calling.

1.29 "DS-1" is a digital signal rate of 1.544 Mbps.

MCImetro-GTE Interconnection Agreement - Florida

- 1.30 "DS-3" is a digital signal rate of 44.736 Mbps.
- 1.31 "DIRECTORY ASSISTANCE DATABASE" refers to any subscriber record used by GTE in its provision of live or automated operator-assisted directory assistance including but not limited to 411, 555-1212, NPA-555-1212.
- 1.32 "DIRECTORY ASSISTANCE SERVICES" provides listings to callers. Directory Assistance Services may include the option to complete the call at the caller's direction.
- 1.33 "DIRECTORY LISTINGS" refers to subscriber information, including but not limited to name, address and phone numbers, that is published in any media, including but not limited to traditional white/yellow page directories, specialty directories, CD ROM, and other electronic formats.
- 1.34 "END OFFICE SWITCH" means a Class 5 switch which serves as a network entry point for subscriber and special services loops or trunks.
- 1.35 "EXCHANGE MESSAGE RECORD" or "EMR" means the standard used for exchange of telecommunications message information among ILECs for billable, non-billable, sample, settlement and study data. EMR format is contained in BR-010-200-010 CRIS Exchange Message Record, a Bellcore document that defines industry standards for exchange message records.
- 1.36 "EIS" (EXPANDED INTERCONNECTION SERVICE) is the collocation arrangement which GTE provides in its designated wire centers.
- 1.37 "EFFECTIVE DATE" is the date indicated in Article III on which the Agreement shall become effective.
- 1.38 "EMR" means the Exchange Message Record System used among ILECs for exchanging telecommunications message information for billable, non-billable, sample, settlement and study data. EMR format is contained in BR-010-200-010 CRIS Exchange Message Record, published by Bellcore and which defines the industry standard for exchange message records.
- 1.39 "E911" (ENHANCED 911 SERVICE) means a telephone communication service which will automatically route a call dialed "911" to a designated public safety answering point (PSAP) attendant and will provide to the attendant the calling party's telephone number and, when possible, the address from which the call is being placed and the emergency response agencies responsible for the location from which the call was dialed.
- 1.40 "ENHANCED WHITE PAGES" means optional features available for White Pages Directory listings (e.g., bold, all capitals, logos).

MCImetro-GTE Interconnection Agreement - Florida

1.41 "ENHANCED YELLOW PAGES" means optional features available for Yellow Pages Directory listings (e.g., red type, bold, all capital, additional line of text, indented).

1.42 "FCC" means the Federal Communications Commission.

1.43 "FCC INTERCONNECTION ORDER" is the Federal Communications Commission's First Report and Order in CC Docket No. 96-98 released August 8, 1996.

1.44 "GTE'S CONDUIT(S)" OR "GTE CONDUIT(S)" shall have the meaning set forth in Article X.

1.45 "GTE'S POLE(S)" OR "GTE POLE(S)" shall have the meaning set forth in Article X.

1.46 "INP" (INTERIM NUMBER PORTABILITY) means the delivery of service provider number portability capabilities through the use of switch-based call routing as described in 47 C.F.R. 52.7.

1.47 "IP" (INTERCONNECTION POINT) is a point of demarcation where the networks of GTE and MCI interconnect for the exchange of traffic.

1.48 "IXC" (INTEREXCHANGE CARRIER) means a provider of interexchange telecommunications services.

1.49 "ISDN" or "Integrated Services Digital Network" means a digital switched network service providing end-to-end digital connectivity for the simultaneous transmission of voice and data.

1.50 "LOCAL EXCHANGE CARRIER" or "LEC" has the meaning set forth in the Act.

1.51 "LOCAL EXCHANGE ROUTING GUIDE" or "LERG" means the Bellcore reference customarily used to identify NPA-NXX routing and homing information, as well as network element and equipment designations.

1.52 "LIDB" (LINE INFORMATION DATA BASE(S)) A Service Control Point (SCP) database that provides for such functions as calling card validation for telephone line number cards issued by GTE and other entities and validation for collect and billed-to-third services.

1.53 "LOCAL INTERCONNECTION TRUNK GROUPS" shall mean one or two trunks used for the reciprocal exchange of combined or separate exchange services, Local Traffic of combined or separate exchange services, Local Traffic, intraLATA toll and optional EAS traffic, and local transit traffic to third party service providers.

MCImetro-GTE Interconnection Agreement - Florida

1.54 "LOCAL TRAFFIC" means traffic that is originated by an end user of one Party and terminates to the end user of the other Party within GTE's then current local serving area, including mandatory Local Calling Scope Arrangements.

1.55 "MSAG" (MASTER STREET ADDRESS GUIDE (MSAG)) is a database defining the geographic area of an E911 service. It includes an alphabetical list of the street names, high-low house number ranges, community names, and emergency service numbers provided by the counties or their agents to GTE.

1.56 "MCI" means MCI Telecommunications Corporation.

1.57 "MCI_m" means MCImetro Access Transmission Services, Inc.

1.58 "MECAB" refers to the Multiple Exchange Carrier Access Billing ("MECAB") document prepared by the Billing Committee of the Ordering and Billing Forum ("OBF"), which functions under the auspices of the Carrier Liaison Committee ("CLC") of the Alliance for Telecommunications Industry Solutions ("ATIS"). The MECAB document, published by Bellcore as Special Report SR-BDS-000983, contains the recommended guidelines for the billing of an access service provided by two or more LECs, or by one LEC in two or more states within a single LATA.

1.59 "MECOD" refers to the Multiple Exchange Carriers Ordering and Design ("MECOD") Guidelines for Access Services - Industry Support Interface, a document developed by the Ordering/Provisioning Committee under the auspices of the Ordering and Billing Forum ("OBF"), which functions under the auspices of the Carrier Liaison Committee ("CLC") of the Alliance for Telecommunications Industry Solutions ("ATIS"). The MECOD document, published by Bellcore as Special Report SR-STS-002643, establish methods for processing orders for access service which is to be provided by two or more LECs. It is published by Bellcore as SRBDS 00983.

1.60 "MID-SPAN FIBER MEET" means an Interconnection architecture whereby two carriers' fiber transmission facilities meet at an IP.

1.61 "NANP" means the "North American Numbering Plan," the system of telephone numbering employed in the United States, Canada, and the Caribbean countries that employ NPA 809. It denotes the three digit Numbering Plan Area code and a seven digit telephone number made up of a three digit Central Office code plus a four digit station number.

1.62 "NETWORK ELEMENT" means a facility or equipment used in the provision of a telecommunications service including all features, functions and capabilities that are embedded in such facility or equipment.

MCImetro-GTE Interconnection Agreement - Florida

1.63 "NENA" (NATIONAL EMERGENCY NUMBER ASSOCIATION (NENA)) is an association with a mission to foster the technological advancement, availability and implementation of 911 nationwide.

1.64 "NETWORK INTERFACE DEVICE" (NID) is a single-line termination device or that portion of a multiple-line termination device required to terminate a single line or circuit. The function of the NID is to establish the network demarcation point between a carrier and its subscriber. The NID features two independent chambers or divisions which separate the service provider's network from the subscriber's inside wiring. Each chamber or division contains the appropriate connection points or posts to which the service provider, and the subscriber each make their connections.

1.65 "NP" (NUMBER PORTABILITY) has the meaning set forth in the Act.

1.66 "NUMBERING PLAN AREA" or "NPA" is also sometimes referred to as an area code. This is the three digit indicator which is defined by the "A", "B", and "C" digits of each 10-digit telephone number within the NANP. Each NPA contains 800 possible NXX Codes. There are two general categories of NPA, "Geographic NPAs" and "Non-Geographic NPAs". A Geographic NPA is associated with a defined geographic area, and all telephone numbers bearing such NPA are associated with services provided within that geographic area. A Non-Geographic NPA, also known as a "Service Access Code" or "SAC Code" is typically associated with a specialized telecommunications service which may be provided across multiple geographic NPA areas. 500, 800, 900, 700, and 888 are examples of Non-Geographic NPAs.

1.67 "NXX", "NXX CODE", "CENTRAL OFFICE CODE" OR "CO CODE" is the three digit switch entity indicator which is defined by the "D", "E", and "F" digits of a 10-digit telephone number within the NANP.

1.68 "OBF" means the Ordering and Billing Forum, which functions under the auspices of the Carrier Liaison Committee (CLC) of the Alliance for Telecommunications Industry Solutions (ATIS).

1.69 "OPERATOR SYSTEMS" is the Network Element that provides Operator Services and Directory Assistance Services.

1.70 "OPERATOR SERVICES" provides (1) operator handling for call completion (e.g. collect calls); (2) operator or automated assistance for billing after the subscriber has dialed the called number (e.g. credit card calls); and (3) special services (e.g. BLV/ELI, Emergency Agency Call).

1.71 "P.01 TRANSMISSION GRADE OF SERVICE (GOS)" means a trunk facility provisioning standard with the statistical probability of no more than one call in 100 blocked on initial attempt during the average busy hour.

MCImetro-GTE Interconnection Agreement - Florida

1.72 "PLU" (PERCENT LOCAL USAGE) is a calculation which represents the ratio of the local minutes to the sum of local and intraLATA toll minutes between exchange carriers sent over Local Interconnection Trunks. Directory assistance, BLV/BLVI, 900, 976, transiting calls from other exchange carriers and switched access calls are not included in the calculation of PLU.

1.73 "POLE ATTACHMENT" means the connection of a facility to a utility pole. Some examples of facilities are mechanical hardware, grounding and transmission cable, and equipment boxes.

1.74 "POLES, DUCTS, CONDUITS AND ROW" shall have the meaning set forth in Article X.

1.75 "PROPRIETARY INFORMATION" shall have the same meaning as Confidential Information.

1.76 "PROVIDER" means GTE and "CUSTOMER" means MCIIm with respect to those services performed by GTE pursuant to Article IV and any services for resale or unbundled network elements provided by GTE pursuant to Articles V and VI. MCIIm shall be referred to as Provider and GTE shall be referred to as Customer with respect to those services performed by MCIIm pursuant to Article IV.

1.77 "PSAP" (PUBLIC SAFETY ANSWERING POINT (PSAP)) is the public safety communications center where 911 calls placed by the public for a specific geographic area will be answered."

1.78 "RATE CENTER" means a specific Rate Center Point and corresponding Rate Center Area associated with one or more particular NPA-NXX Codes that have been assigned to GTE or MCIIm for its provision of exchange services. The Rate Center Point is identified by a specific V&H coordinate. The Rate Center Area is the geographic area within which GTE or MCIIm will provide exchange services bearing the particular NPA-NXX Codes assigned to a given Rate Center. The Rate Center Point must be located within the Rate Center Area. A Rate Center Point is used to classify end user traffic as toll or local and to calculate mileage for distance sensitive end user rates based on the originating and terminating Rate Center Points.

1.79 "REAL TIME" means the actual time in which an event takes place, with the reporting on or the recording of the event simultaneous with its occurrence.

1.80 "RECIPIENT" means that party to this Agreement (a) to which Confidential Information has been disclosed by the other party or (b) who has obtained Confidential Information in the course of providing services under this Agreement.

MCImetro-GTE Interconnection Agreement - Florida

1.81 "RESELLER" is a category of Local Exchange service providers who obtain dial tone and associated telecommunications services from another provider through the purchase wholesale priced services for resale to their end user subscribers.

1.82 "ROW" (RIGHT OF WAY) shall have the meaning set forth in Article X.

1.83 "ROUTING POINT" means a location that GTE or MCIIm has designated on its network as the homing (routing) point for traffic that terminates to Exchange Services provided by GTE or MCIIm that bear a certain NPA-NXX designation. The Routing Point is used to calculate airline mileage for the distance-sensitive transport element charges of Switched Access Services. Pursuant to Bellcore Practice BR 795-100-100, the Routing Point may be an end office location, or a "LEC Consortium Point of Interconnection." The above referenced Bellcore document refers to the Routing Point as the Rating Point. The Rating Point/Routing Point need not be the same as the Rate Center Point, nor must it be located within the Rate Center Area, but must be in the same LATA as the NPA-NXX.

1.84 "SECAB" means the Small Exchange Carrier Access Billing document prepared by the Billing Committee of the OBF. The Small Exchange Carrier Access Billing document, published by Bellcore as Special Report SR OPT-001856, contains the recommended guidelines for the billing of access and other connectivity services.

1.85 "SELECTIVE ROUTING" is a service which automatically routes an E911 call to the PSAP that has jurisdictional responsibility for the service address of the telephone that dialed 911, irrespective of telephone company exchange or wire center boundaries.

1.86 SERVICE CONTROL POINT (SCP) is a specific type of Database Network Element functionality deployed in a Signaling System 7 (SS7) network that executes service application logic in response to SS7 queries sent to it by a switching system also connected to the SS7 network. SCPs also provide operational interfaces to allow for provisioning, administration and maintenance of subscriber data and service application data. (e.g., an 800 database stores subscriber record data that provides information necessary to route 800 calls).

1.87 "STATE" means the State of Florida.

1.88 "SUBSCRIBER(S)" is an end user(s) who is not a telecommunications carrier(s).

1.89 "SUBSIDIARY" of a Party means a corporation or other legal entity that is majority owned by such Party.

1.90 "SWITCH" -- See Central Office Switch.

MCImetro-GTE Interconnection Agreement - Florida

1.91 "SWITCHED ACCESS SERVICE" means the offering of facilities for the purpose of the origination or termination of traffic to or from Exchange Service customers in a given area pursuant to a switched access tariff. Switched Access Services include: Feature Group A, Feature Group B, Feature Group D, 800/888 access and 900 access services. Switched access service does not include traffic exchanged between LECs for purpose of local exchange interconnection.

1.92 "TANDEM OFFICE SWITCHES" which are Class 4 switches which are used to connect and switch trunk circuits between and among end office switches and other tandems.

1.93 "TECHNICALLY FEASIBLE" shall be as described in the Act and the applicable FCC Rules and Regulations as in effect.

1.94 "TELECOMMUNICATIONS" means the transmission, between or among points specified by the user, of information of the user's choosing, without change in the form or content of the information as sent and received.

1.95 "TELECOMMUNICATION SERVICES" means the offering of telecommunications for a fee directly to the public, or to such classes of users as to be effectively available directly to the public, regardless of the facilities used.

1.96 "TSP" means Telecommunications Service Priority.

1.97 "WIRE CENTER" means a building or space within a building that serves as an aggregation point on a LEC's network, where transmission facilities and circuits are connected or switched. Wire center can also denote a building in which one or more central offices, used for the provision of Basic Exchange Services and access services, are located. However, for purposes of EIS service, Wire Center shall mean those points eligible for such connections as specified in the FCC Docket No. 91-141, and rules adopted pursuant thereto.

ARTICLE III

GENERAL PROVISIONS

1. Provision of Service. This Agreement, which consists of Articles I through XIII and Appendices A through E, inclusive, sets forth the terms, conditions and prices under which GTE agrees to provide to MCIIm (a) services for resale and (b) certain unbundled Network Elements, ancillary services and additional features and (c) other services or combinations of such local services, Network Elements, ancillary services and other services for MCIIm's own use or for resale to others, and for purposes of offering voice, video, data or telecommunications services of any kind. This Agreement also sets forth the terms and conditions for the interconnection of MCIIm's network to GTE's network and the reciprocal compensation for the transport and termination of telecommunications traffic. Unless otherwise provided in this Agreement, and except where not technically feasible in a given area, GTE will perform all of its obligations hereunder throughout its entire service area; provided, however, that GTE shall not be obligated to install facilities in areas not presently served except as otherwise mutually agreed.

2. Combinations. Subject to this Agreement, the Network Elements, ancillary services, local services, or other services provided pursuant to this Agreement may be connected to other Network Elements, ancillary services, local services, or other services provided by GTE or to any Network Elements, ancillary services, local services or other services provided by MCIIm itself or by any other vendor. Subject to the requirements of this Agreement, MCIIm may, at any time add, delete, or modify the Network Elements, ancillary services, local services, or other services purchased hereunder or relocate access to the foregoing. GTE will not discontinue any unbundled Network Element or ancillary service during the term of this Agreement without MCIIm's consent, except

2.1 To the extent required by network changes or upgrades, in which event GTE will comply with the network disclosure requirements stated in the Act and FCC regulations thereunder; or

2.2 If required or permitted by a final order of a court, the FCC or the Commission as a result of remand or appeal of the FCC Interconnection Order. In the event such a final order allows but does not require discontinuance, GTE may, on thirty (30) days written notice, require that such terms be renegotiated, and the Parties shall renegotiate in good faith such mutually acceptable new terms as may be required or appropriate to reflect the results of such action. In the event that such new terms are not renegotiated within ninety (90) days after such notice, or if the Parties are unable to agree either Party may submit the matter to the Dispute Resolution Process described in Section 41 of this Article.

MCImetro-GTE Interconnection Agreement - Florida

3. Term of Agreement; Transition Support

3.1 The term of this Agreement shall be two (2) years commencing on the Effective Date. The Parties agree to commence negotiations, to be conducted pursuant to Section 252 of the Act, on a new Agreement no less than six (6) months before the end of the two (2) years after this Agreement becomes effective. If MCIIm has sought arbitration pursuant to Section 252, this Agreement shall continue in force and in effect unless and until a new Agreement addressing all of the terms of this Agreement becomes effective between the Parties. GTE recognizes that the Network Elements, ancillary services, local services and other services provided hereunder are vital to MCIIm and must be continued without interruption, and that MCIIm may itself provide or retain another vendor to provide such comparable Network Elements, ancillary services, local services or other services. GTE and MCIIm agree to cooperate in an orderly and efficient transition to MCIIm or another vendor. GTE and MCIIm further agree to cooperate in effecting the orderly transition to MCIIm or another vendor such that the level and quality of the Network Elements, ancillary services, local services, and other services is not degraded and to exercise their best efforts to effect a orderly and efficient transition. MCIIm shall be responsible for coordinating such transition.

4. Good Faith Performance

4.1 In the performance of their obligations under this Agreement, the Parties shall act in good faith and consistently with the intent of the Act. Where notice, approval or similar action by a Party is permitted or required by any provision of this Agreement (including, without limitation, the obligation of the Parties to further negotiate the resolution of new or open issues under this Agreement), such action shall not be unreasonably delayed, withheld or conditioned. This provision shall not apply where consent or approval is expressly within a Party's sole discretion.

5. Breach

5.1 In the event of breach of any material provision of this Agreement by either Party, the non-breaching Party shall give the other Party written notice thereof, and:

5.1.1 If such material breach is for non-payment of amounts due hereunder, the breaching Party shall cure such breach within thirty (30) days of receiving such notice. The non-breaching Party shall be entitled to pursue all available legal and equitable remedies for such breach. Amounts disputed in good faith and withheld

MCImetro-GTE Interconnection Agreement - Florida

or set off shall not be deemed "amounts due hereunder" for the purpose of this provision.

5.1.2 If such material breach is for any failure to perform in accordance with this Agreement, which, adversely affects the non-breaching Party's subscribers, the non-breaching Party shall give notice of the breach and the breaching Party shall cure such breach to the non-breaching Party's reasonable satisfaction within ten (10) days or within a period of time equivalent to the applicable interval required by this Agreement, whichever is longer, and if breaching Party does not, the non-breaching Party shall be entitled to pursue all available legal and equitable remedies for such breach. Notice under this Subsection 5.1.2 may be given electronically or by facsimile and in such case shall be deemed received when sent.

5.1.3 If such material breach is for any other failure to perform in accordance with this Agreement, the breaching Party shall cure such breach to the non-breaching Party's reasonable satisfaction within forty-five (45) days, and if it does not, the non-breaching Party shall be entitled to pursue all available legal and equitable remedies for such breach.

5.2 In the event of any termination for material breach GTE agrees to provide for an uninterrupted transition of services to MCIIm or another vendor designated by MCIIm.

5.3 Termination of this Agreement, or any part hereof, for any cause shall not release either Party from any liability which at the time of termination had already accrued to the other Party or which thereafter accrues in any respect to any act or omission occurring prior to the termination or from an obligation which is expressly stated in this Agreement to survive termination.

5.4 Notwithstanding any termination hereof, the Parties shall continue to comply with their obligations under the Act to provide interconnection.

6. Amendments and Modifications. Any amendment, modification, waiver, or supplement to this Agreement must be in writing and signed by an authorized representative of each Party. The term "this Agreement" shall include future amendments, modifications, and supplements.

MCImetro-GTE Interconnection Agreement - Florida

6.1 Unless otherwise agreed, any additional services requested by either Party relating to the subject matter of this Agreement will be incorporated into this Agreement by amendment.

7. Assignment. Any assignment by either Party of any right, obligation, or duty, in whole or in part, or of any interest, without the written consent of the other Party shall be void, except that either Party may assign all of its rights, obligations, liabilities and duties under this Agreement, either in whole or in part, to any entity that is, or that was, immediately preceding such assignment, an Affiliate of that Party without consent, but with written notification. No assignment or delegation hereof shall relieve the assignor of its obligations under this Agreement.

8. Authority. Each person whose signature appears on this Agreement represents and warrants that he or she has authority to bind the Party on whose behalf he or she has executed this Agreement.

9. Billing and Payment

9.1 In consideration of the services provided by GTE under this Agreement, MCIIm shall pay the charges set forth in Appendix C. The billing and payment procedures for charges incurred by MCIIm hereunder are set forth in Article VIII.

10. Binding Effect. This Agreement shall be binding on and inure to the benefit of the Parties hereto and their respective successors and permitted assigns.

11. Compliance with Laws and Regulations

11.1 All terms, conditions and operations under this Agreement shall be performed in accordance with all applicable laws, regulations and judicial or regulatory decisions of all duly constituted governmental authorities with appropriate jurisdiction, and this Agreement shall be implemented consistent with the effective portions of the "FCC Interconnection Order". Each Party shall be responsible for obtaining and keeping in effect all FCC, Commission, franchise authority and other regulatory approvals that may be required in connection with the performance of its obligations under this Agreement.

12. Confidential Information

MCImetro-GTE Interconnection Agreement - Florida

12.1 All confidential or proprietary information disclosed by either Party during the negotiations and the term of this Agreement shall be protected by the Parties in accordance with the terms of this Section 12. All Confidential Information (as defined below) which is disclosed by one Party ("Disclosing Party") to the other ("Recipient") in connection with this Agreement, or acquired in the course of performance of this Agreement, shall be deemed confidential and proprietary to the Disclosing Party and subject to this Agreement. As used herein, Confidential Information shall mean: (i) all information delivered in written form and marked "confidential" or "proprietary" or bearing mark of similar import, (ii) Customer Proprietary Network Information ("CPNI") as that term is defined by the Act and the rules and regulations of the FCC and (iii) information that would reasonably be expected to cause competitive harm if disclosed including, without limitation, orders for services and usage information in any form.

12.1.1 For a period of ten (10) years from receipt of Confidential Information, Recipient shall (i) use it only for the purpose of performing under this Agreement, (ii) hold it in confidence and disclose it only to employees who have a need to know it in order to perform under this Agreement, and (iii) safeguard it from unauthorized use or Disclosure using no less than the degree of care with which Recipient safeguards its own Confidential Information. Recipient may disclose Confidential Information to any third party agent or consultant who has need to know in order for Recipient to perform obligations pursuant to this Agreement, provided that such third party agent or consultant must have executed a written agreement comparable in scope to the terms of this Section 12.

12.1.2 Recipient shall have no obligation to safeguard Confidential Information (i) which was in the Recipient's possession free of restriction prior to its receipt from Disclosing Party, (ii) which becomes publicly known or available through no breach of this Agreement by Recipient, (iii) which is rightfully acquired by Recipient free of restrictions on its Disclosure, or (iv) which is independently developed by personnel of Recipient to whom the Disclosing Party's Confidential Information had not been previously disclosed.

12.1.3 Recipient may disclose Confidential Information (i) if required by law, a court, or governmental agency, or (ii) to any arbitrator, state or federal regulatory body, the Department of Justice or any court, in the conduct of any arbitration, approval or appeal of this Agreement, provided that Disclosing Party has been notified of the requirement promptly after Recipient becomes aware of the requirement, and provided that Recipient undertakes all lawful measures to avoid disclosing such information until Disclosing Party has had reasonable time to obtain a protective order. Recipient agrees to comply with any protective order that covers the Confidential Information to be disclosed.

MCImetro-GTE Interconnection Agreement - Florida

12.1.4 Each Party agrees that Disclosing Party would be irreparably injured by a breach of this Section 12 by Recipient or its representatives and that Disclosing Party shall be entitled to seek equitable relief, including injunctive relief and specific performance, in the event of any breach of this Section 12. Such remedies shall not be exclusive, but shall be in addition to all other remedies available at law or in equity.

12.2 CPNI related to MCIm's subscribers obtained by virtue of Local Interconnection or any other service provided under this Agreement shall be MCIm's proprietary information and may not be used by GTE for any purpose except performance of its obligations under this Agreement, and in connection with such performance, shall be disclosed only to employees with a need to know, unless the MCIm subscriber expressly directs MCIm to disclose such information to GTE pursuant to the requirements of Section 222(c)(2) of the Act. If GTE seeks and obtains written approval to use or disclose such CPNI from MCIm's subscribers, such approval shall be obtained only in compliance with Section 222(c)(2) and, in the event such authorization is obtained, GTE may use or disclose only such information as MCIm provides pursuant to such authorization and may not use information that GTE has otherwise obtained, directly or indirectly, in connection with its performance under this Agreement. CPNI related to GTE's subscribers obtained by virtue of Local Interconnection shall be GTE's proprietary information and may not be used by MCIm for any purpose except performance of its obligations under this Agreement, and in connection with such performance shall be disclosed only to employees with a need to know, unless the GTE subscriber expressly directs GTE to disclose such information to MCIm pursuant to the requirements of Section 222(c)(2) of the Act. If MCIm seeks and obtains written approval to use or disclose such CPNI from GTE's subscribers, such approval shall be obtained only in compliance with Section 222(c)(2) of the Act and, in the event such authorization is obtained, MCIm may use or disclose only such information as GTE provides pursuant to such authorization and may not use information that MCIm has otherwise obtained, directly or indirectly, in connection with its performance under this Agreement.

Except as otherwise expressly provided in this Section 12, nothing herein shall be construed as limiting the rights of either Party with respect to its subscriber information under any applicable law, including without limitation Section 222 of the Act.

13. Revenue Protection

{The Parties have not agreed on language for Section 13}

MCI Proposes:

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Art III - 6

KEY: Regular Text = MCIm/GTE negotiated language; **Bold Text** = MCIm's position; **Bold Italics** = GTE's position

MCImetro-GTE Interconnection Agreement - Florida

13.1 GTE shall make available to MCIm, and the Parties shall work cooperatively with each other to utilize, all present and future fraud prevention or revenue protection features, including prevention, detection, or control functionality embedded within any of the Network Elements. These features include, but are not limited to screening codes, information digits assigned such as information digits '29' and '70' which indicate prison and COCOT pay phone originating line types respectively, call blocking of domestic, international, 800, 888, 900, NPA-976, 700, 500 and specific line numbers, and the capability to require end-user entry of an authorization code for dial tone. GTE shall additionally provide partitioned access to fraud prevention, detection and control functionality within pertinent Operations Support Systems ("OSS") which include but are not limited to Line Information Data Base Fraud monitoring systems, High Toll Notifiers, SS7 suspect traffic alerts, AMA suspect traffic alerts, etc.

13.1.1 Uncollectible or unbillable revenues resulting from, but not confined to provisioning, maintenance, or signal network routing errors shall be the responsibility of the party causing such error.

13.1.2 Uncollectible or unbillable revenues resulting from the accidental or malicious alteration of software underlying Network Elements or their subtending operational support systems by unauthorized third parties shall be the responsibility of the party having administrative control of access to said Network Element or operational support system software.

13.1.3 GTE shall be responsible for any uncollectible or unbillable revenues resulting from the unauthorized use of the service provider network whether that compromise is initiated by software or physical attachment to loop facilities from the Main Distribution Frame up to and including the Network Interface Device, including clip-on fraud. GTE shall provide soft dial tone where available to allow only the completion of calls to final termination points required by law.

GTE proposes:

13. Revenue Protection

13.1 The Parties shall work cooperatively with each other to utilize present and future fraud prevention or revenue protection features, including prevention, detection, or control functionality embedded within the network. These features include, but are not limited to screening codes, call blocking of international, 800, 900/976, and 700 numbers and the capability to require end-user entry of an authorization code for dial tone on a per line basis, in accordance with applicable laws, regulations and tariffs. GTE will provide call blocking 700 and 800/888 numbers when technically feasible

MCImetro-GTE Interconnection Agreement - Florida

and when made available to GTE end users, in accordance with applicable laws, regulations and tariffs. GTE shall provide access to fraud prevention, detection and control functionality within pertinent Operations Support Systems ("OSS"), provided, however, that such access will only be provided to those systems which GTE provides to itself.

13.1.1 If MCIIm has uncollectible or unbillable revenue resulting from, but not confined to, provisioning, maintenance, or signal network routing errors which are the responsibility of GTE, GTE shall issue MCIIm a credit for the monthly recurring charge or other charges for the underlying local service or Network Element on a pro-rata basis for the period of time during which the error occurred.

13.1.2 If MCIIm has uncollectible or unbillable revenue resulting from accidental or malicious alteration of software underlying Network Elements or their subtending operational support systems by unauthorized third parties for which GTE has administrative control of access to said Network Element or operational support system software, GTE shall issue MCIIm a credit for the monthly recurring charge or other charges for the underlying local service or Network Element on a pro-rata basis for the period of time during which the unauthorized alteration occurred.

13.1.3 If MCIIm has uncollectible or unbillable revenues resulting from the unauthorized physical attachment to loop facilities (under GTE's responsibility or control) from the Main Distribution Frame up to and including the Network Interface Device, including clip-on fraud, GTE shall issue MCIIm a credit for the monthly recurring charge or other charges for the underlying local service or Network Element on a pro-rata basis for the period of time during which the unauthorized attachment occurred.

13.1.4 GTE shall provide soft dial tone where available to allow only the completion of calls to final termination points required by law.

14. Bona Fide Request Process

14.1 MCIIm may seek further unbundling of Network Elements or the introduction of new unbundled Network Elements or arrangements from time to time by submitting a request in writing ("Bona Fide Request" or "BFR") to GTE, providing information needed to enable GTE to prepare a preliminary analysis. BFRs may also be used as specified elsewhere in this Agreement in accordance with the procedures set forth in this Section 14.

14.2 GTE shall acknowledge receipt of the BFR within three (3) business days.

2/14/97, 5:17 PM

Art III - 8

MCImetro-GTE Interconnection Agreement - Florida

14.3 Unless otherwise agreed to by the Parties, or as provided below, within forty-five (45) days of its receipt of a BFR, GTE shall provide to MCIIm a preliminary analysis of the BFR, including a price estimate and other information needed for MCIIm to authorize development.

14.3.1 If GTE determines that it cannot offer access to the Network Element, it shall provide a detailed explanation of why access to the Network Element or provision of other requested arrangement or service is not technically feasible, and shall use its best efforts to communicate such determination as soon as possible, and in no event later than forty-five (45) days after receiving the BFR.

14.3.2 If GTE reasonably believes that a technical or operational test or trial is necessary to determine technical feasibility, it shall promptly propose such a test or trial to MCIIm, and shall proceed with such test or trial and the parties shall mutually agree upon a revised time frame for completion. Upon completion of the test or trial, GTE shall promptly prepare and provide either the preliminary analysis, including price estimate, or a detailed explanation of why access to the Network Element or provision of other requested arrangement or service is not technically feasible.

14.4 If MCIIm accepts the preliminary analysis by delivering a written authorization to GTE, GTE shall promptly, but not more than thirty (30) days after receiving authorization, unless the Parties agree to an extension, provide a final quote.

14.5 To the extent possible, GTE will utilize information from previously developed BFRs to address similar BFRs in order to shorten its response times. In the event GTE has determined that unbundling of such Network Element or provision of other requested arrangement or service is technically feasible, subsequent orders for the same type of Network Element or other requested arrangement or service, falling within the scope of such determination, shall not be subject to the BFR process.

14.6 The Network Element or other requested arrangement or service shall be priced in accordance with Section 252(d)(1) of the Act and any applicable FCC or Commission rules, regulations, or orders.

MCImetro-GTE Interconnection Agreement - Florida

14.7 Notwithstanding the provisions of this Section 14, the Parties retain all rights under Sections 251 and 252 of the Act.

15. Branding

15.1 Branding of Operator Services and Directory Services shall be as provided in accordance with Article V, Section 3.3.1.

15.2 MCIIm shall provide the exclusive interface to MCIIm subscribers, except as MCIIm shall otherwise specify.

15.3 When a GTE technical representative goes to a customer premise on behalf of MCIIm, in the event the representative has contact with the customer, the representative will indicate to the customer that he or she works for GTE, but is at the customer premises on behalf of MCIIm regarding MCIIm service. If the customer is not at the premise at the time that the GTE technical representative is at the premise, GTE agrees to deliver unbranded generic material or documents to the customer.

[CONFORMED]

15.4 GTE personnel acting on behalf of MCIIm will not discuss, provide, or leave information or material relating to GTE's services and products.

15.5 GTE shall provide, for MCIIm's review and comment, the methods and procedures, training and approaches to be used by GTE to assure that GTE meets the branding requirements of this Agreement.

15.6 This Section 15 shall confer on GTE no rights to the service marks, trademarks and trade names owned by or used in connection with services by MCIIm or its Affiliates, except as expressly permitted by MCIIm.

16. Force Majeure

16.1 Neither Party shall be held liable for any delay or failure in performance of any part of this Agreement from any cause beyond its control and without its fault or negligence, such as acts of God, acts of civil or military authority, embargoes, epidemics, war, terrorist acts, riots, insurrections, fires, explosions, earthquakes, nuclear accidents, floods,

2/14/97, 5:17 PM

Art III - 10

MCImetro-GTE Interconnection Agreement - Florida

power blackouts, labor actions, including strikes, slowdowns, picketing or boycotts, or unusually severe weather. No delay or other failure to perform shall be excused pursuant to this Section 16 unless delay or failure and consequences thereof are beyond the control and without the fault or negligence of the Party claiming excusable delay or other failure to perform. In the event of any such excused delay in the performance of a Party's obligation(s) under this Agreement, the due date for the performance of the original obligation(s) shall be extended by a term equal to the time lost by reason of the delay. In the event of such delay, the delaying Party shall perform its obligations at a performance level no less than that which it uses for its own operations. In the event of such performance delay or failure by GTE, GTE agrees to resume performance in a nondiscriminatory manner and not favor its own provision of Telecommunications Services above that of MCI.

17. Governing Law. This Agreement shall be governed by and construed in accordance with the Act and the FCC's Rules and Regulations, except insofar as state law may control any aspect of this Agreement, in which case the domestic laws of the state of Florida, without regard to its conflicts of laws principles, shall govern.

18. Headings Not Controlling. The headings and numbering of Sections, Subsections, Articles, and Appendices in this Agreement are inserted for convenience and shall not be construed to define or limit any of the terms herein or affect the meaning or interpretation of this Agreement.

19. Relationship of Parties. Nothing contained herein shall constitute the Parties as joint venturers, partners, employees or agents of one another, and neither Party shall have the right or power to bind or obligate the other. The persons provided by each Party shall be solely that Party's employees and shall be under the sole and exclusive direction and control of that Party. They shall not be considered employees of the other Party for any purpose. Each Party shall remain an independent contractor with respect to the other and shall be responsible for compliance with all laws, rules and regulations involving, but not limited to, employment of labor, hours of labor, health and safety, working conditions and payment of wages. Each Party shall also be responsible for payment of taxes, including federal, state and municipal taxes, chargeable or assessed with respect to its employees, such as Social Security, unemployment, workers' compensation, disability insurance, and federal and state withholding.

20. Indemnification

{The Parties have not agreed on language for Section 20.1}

MCI Proposes:

2/14/97, 5:17 PM

Art III - 11

KEY: Regular Text = MCI/GTE negotiated language; **Bold Text** = MCI's position; **Bold Italics** = GTE's position

MCImetro-GTE Interconnection Agreement - Florida

20.1 Notwithstanding any limitations in remedies contained in this Agreement, each Party (the "Indemnifying Party") will indemnify and hold harmless the other Party ("Indemnified Party") from and against any loss, cost, claim, liability, damage and expense (including reasonable attorney's fees) to third parties, (other than such indemnifying Party's affiliates, officers, directors and their respective employers, agents and contractors) relating to or arising out of the libel, slander, invasion of privacy, misappropriation of a name or likeness, negligence or willful misconduct by the Indemnifying Party, its employees, agents, or contractors in the performance of this Agreement or the failure of the Indemnifying Party to perform its obligations under this Agreement. In addition, the Indemnifying Party will, to the extent of its obligations to indemnify hereunder, defend any action or suit brought by a third party against the Indemnified Party.

GTE proposes:

20.1 Notwithstanding any limitations set forth elsewhere, each Party shall, and hereby agrees to, defend at the other's request, indemnify and hold harmless the other Party (the "Indemnified Party") and its officers, directors, employees and agents (each an "Indemnitee") against and in respect of any loss, debt, liability, damage, obligation, claim, demand, judgment or settlement of any nature or kind, known or unknown, liquidated or unliquidated, including, without limitation, all reasonable costs and expenses incurred (legal, accounting or otherwise) (collectively, "Damages") arising out of, resulting from or based upon any pending or threatened claim, action, proceeding or suit by any third party (other than such indemnifying Party's affiliates, officers, directors and their respective employers, agents and contractors) (a "Claim):

20.1.1 based upon injuries or damage to any person or property arising out of or in connection with this Agreement that are the result of the Indemnifying Party's actions, violation of applicable law, or status, or that are the result of the actions, violation of applicable law, or status of its employees, agents and subcontractors; and

20.1.2 as set forth in Article III, Section 40 (Environmental Contamination); and

20.1.3 by an Indemnifying Party's end users or customers arising in connection with the services provided pursuant to this Agreement; and

20.1.4 arising from or in any way related to actual or alleged defamation, libel, slander, interference with or misappropriation of proprietary or creative right or any other injury to any person or property, in each case arising out of content transmitted by an Indemnifying Party or its customers or end users, or any other act or omission of such Indemnifying Party's customers or end users; and

MCImetro-GTE Interconnection Agreement - Florida

20.1.5 for actual or alleged infringement of any patent, copyright, trademark, service mark, trade name, trade dress, trade secret or any other intellectual property right, now known or later developed to the extent that such claim or action arises from the Indemnifying Party's or the Indemnifying Party's customers' use of the Network Elements, ancillary services, interconnection, collocation, or other services provided under this Agreement.

20.2 Indemnification Procedures. Whenever a Claim shall arise for indemnification under this Section 20, the relevant Indemnified Party, as appropriate, shall promptly notify the Indemnifying Party and request the Indemnifying Party to defend the same. Failure to so notify the Indemnifying Party shall not relieve the Indemnifying Party of any liability that the Indemnifying Party might have, except to the extent that such failure prejudices the Indemnifying Party's ability to defend such Claim. The Indemnifying Party shall have the right to defend against such liability or assertion in which event the Indemnifying Party shall give written notice to the Indemnified Party of acceptance of the defense of such Claim and the identity of counsel selected by the Indemnifying Party. Until such time as Indemnifying Party provides such written notice of acceptance of the defense of such Claim, the Indemnified Party shall defend such Claim, at the expense of the Indemnifying Party, subject to any right of the Indemnifying Party, to seek reimbursement for the costs of such defense in the event that it is determined that Indemnifying Party had no obligation to indemnify the Indemnified Party for such Claim. The Indemnifying Party shall have exclusive right to control and conduct the defense and settlement of any such Claims subject to consultation with the Indemnified Party. The Indemnifying Party shall not be liable for any settlement by the Indemnified Party unless such Indemnifying Party has approved such settlement in advance and agrees to be bound by the agreement incorporating such settlement. At any time, an Indemnified Party shall have the right to refuse a compromise or settlement and, at such refusing Party's cost, to take over such defense; provided that in such event the Indemnifying Party shall not be responsible for, nor shall it be obligated to indemnify the relevant Indemnified Party against, any cost or liability in excess of such refused compromise or settlement. With respect to any defense accepted by the Indemnifying Party, the relevant Indemnified Party shall be entitled to participate with the Indemnifying Party in such defense if the Claim requests equitable relief or other relief that could affect the rights of the Indemnified Party and also shall be entitled to employ separate counsel for such defense at such Indemnified Party's expense. If the Indemnifying Party does not accept the defense of any indemnified Claim as provided above, the relevant Indemnified Party shall have the right to employ counsel for such defense at the expense of the Indemnifying Party. Each Party agrees to cooperate and to cause its employees and agents to cooperate with the other Party in the defense of any such Claim and the relevant records of each Party shall be available to the other Party with respect to any such defense, subject to the restrictions and limitations set for in Section 12 hereof.

MCImetro-GTE Interconnection Agreement - Florida

21. Continuing Obligations. Except as otherwise provided herein, each Party shall perform its continuing obligations hereunder at a performance level no less than that which it uses for its own operations, or those of its Affiliates, but in no event shall a Party use less than reasonable care in the performance of its duties hereunder. The following Continuing Obligations shall be subject to any specific limitations on GTE's obligations contained in the Award and/or set forth elsewhere in this Agreement.

21.1 Interconnection will be provided by GTE on a non-discriminatory basis, at any technically feasible point within its network at MCIIm's request, and such interconnection will contain all the same features, functions and capabilities, and be at least equal in quality to that level provided by GTE to itself or its Affiliates. GTE shall have the burden of proving that a requested Interconnection Point ("IP") is not technically feasible. To the extent GTE proves infeasibility, GTE shall be required to provide to MCIIm an alternative IP which will not impair MCIIm's ability to provide its Telecommunications Services. Such alternative IP shall be as nearly as possible technically equivalent to the requested IP.

21.2 GTE will provide to MCIIm on a nondiscriminatory basis unbundled Network Elements, including but not limited to local loop, local switching, tandem switching/transit switching, transport, data switching, operator service, directory assistance, network interface device, loop concentrator/multiplexer, loop feeder, and loop distribution at any technically feasible points requested by MCIIm, and all operations support systems used and useful in the preordering, ordering, provisioning, design, engineering, maintenance, repair, tracking, management, billing and any other function or functionality associated directly or indirectly with unbundled Network Elements and ancillary services. These services, or their functional components, will contain all the same features, functions and capabilities and be provided at a level of quality at least equal to that level which it provides to itself or its Affiliates. GTE shall have the burden of proving that access requested by MCIIm is not technically feasible.

21.3 GTE will provide to MCIIm nondiscriminatory access to poles, ducts, conduits, and Rights-of-Way as set forth in Article X.

21.4 GTE will provide nondiscriminatory access to telephone numbers.

21.5 GTE will provide to MCIIm interim number portability with the same features, functions and capabilities that GTE provides to itself or its Affiliates, and with as little impairment of functioning, quality, reliability, and convenience as possible, and that it

MCImetro-GTE Interconnection Agreement - Florida

will provide such service as required by the FCC in Telephone Number Portability, CC Docket No. 95-116, First Report and Order, released July 2, 1996.

21.6 GTE will provide to MCIm, in a competitively neutral fashion, dialing parity for local exchange service and interexchange service in accordance with the applicable rules, regulations, and orders of the Commission and the FCC.

21.7 With respect to Local Resale, order entry, provisioning, installation, trouble resolution, maintenance, subscriber care, billing, and service quality will be provided at least as expeditiously as GTE provides for itself and GTE will provide such services to MCIm in a competitively neutral fashion and at a level of quality which allows MCIm in turn to provide Local Resale at a level of quality equal to the level of quality GTE provides for itself.

21.8 GTE will provide on a nondiscriminatory basis, and in accordance with tariffs approved by the Commission, space on its premises for physical or virtual collocation, as MCIm may specify, for equipment necessary for MCIm's interconnection and access to unbundled network elements.

22. Limitation of Liability

{The Parties have not agreed on language for Section 22}

MCI Proposes:

22.1 Neither Party shall be liable to the other for any indirect, incidental, special or consequential damages arising out of or related to this Agreement or the provision of service hereunder. Notwithstanding the foregoing limitation, a Party's liability shall not be limited by the provisions of this Section 22 in the event of its willful or intentional misconduct, including gross negligence, or its repeated breach of any one or more of its material obligations under this Agreement. A Party's lost revenue caused by the other Party's breach of this Agreement shall be deemed direct damages. A Party's liability shall not be limited with respect to its indemnification obligations.

GTE proposes:

22.1 NO CONSEQUENTIAL DAMAGES. NEITHER MCIm NOR GTE SHALL BE LIABLE TO THE OTHER PARTY FOR ANY INDIRECT, INCIDENTAL, CONSEQUENTIAL, RELIANCE, OR SPECIAL DAMAGES SUFFERED BY THE

OTHER PARTY (INCLUDING, WITHOUT LIMITATION, DAMAGES FOR HARM TO BUSINESS, LOST REVENUES, LOST SAVINGS, OR LOST PROFITS), REGARDLESS OF THE FORM OF ACTION, WHETHER IN CONTRACT, WARRANTY, STRICT LIABILITY, OR TORT, INCLUDING WITHOUT LIMITATION NEGLIGENCE OF ANY KIND WHETHER ACTIVE OR PASSIVE, AND REGARDLESS OF WHETHER THE PARTIES KNEW OF THE POSSIBILITY THAT SUCH DAMAGES COULD RESULT. EACH PARTY HEREBY RELEASES THE OTHER PARTY (AND SUCH OTHER PARTY'S SUBSIDIARIES AND AFFILIATES) FROM ANY SUCH CLAIM.

22.2 Inapplicability of Tariff Liability. GTE's general liability, as described in the GTE Retail Tariff, does not extend to MCI's customers or any other third party. Liability of GTE to MCI resulting from any and all causes arising out of services, facilities, network elements or any other items relating to this Agreement shall be governed by the liability provisions contained in this Agreement and no other liability whatsoever shall attach to GTE. GTE shall be liable for the individual services, facilities or elements that it separately provides to MCI and shall not be liable for the integration of components combined by MCI.

22.3 No Liability for Errors. GTE is not liable for mistakes that appear in GTE's listings, 911 and other information databases, or for incorrect referrals of end users to MCI for any ongoing MCI service, sales or repair inquiries, and with respect to such mistakes or incorrect referrals. For purposes of this Section, mistakes and incorrect referrals shall not include matters arising out of the willful misconduct of GTE or its employees or agents.

23. Intellectual Property

{The Parties have not agreed on language for Section 23}

MCI Proposes:

23.1 The Party providing a service pursuant to this Agreement will defend the Party receiving such service or data provided as a result of such service against claims of infringement arising solely from the use by the receiving Party of such service and will indemnify the receiving Party for any damages awarded based solely on such claims in accordance with Section 20 of this Article.

GTE proposes to delete Section 23.1 as inconsistent with GTE's proposed Indemnification language at Section 20.1.5.

23.2 Any intellectual property which originated from or is developed by a Party shall remain in the exclusive ownership of that Party. Except for a limited license to use patents or copyrights to the extent necessary for the Parties to use any facilities or

MCImetro-GTE Interconnection Agreement - Florida

equipment (including software) or to receive any service solely as provided under this Agreement, no license in patent, copyright, trademark or trade secret, or other proprietary or intellectual property right now or hereafter owned, controlled or licensable by a Party, is granted to the other Party or shall be implied or arise by estoppel. **It is the responsibility of each Party to ensure at no additional cost to the other Party that it has obtained any necessary licenses in relation to intellectual property of third parties used in its network that may be required to enable the other Party to use any facilities or equipment (including software), to receive any service, or to perform its respective obligations under this Agreement.**

GTE proposes to delete the language bolded in Subsection 23.2 as inconsistent with GTE's proposed Indemnification language at Section 20.1.5.

23.3 Unless otherwise mutually agreed upon, neither Party shall publish or use the other Party's logo, trademark, service mark, name, language, pictures, or symbols or words from which the other Party's name may reasonably be inferred or implied in any product, service, advertisement, promotion, or any other publicity matter.

24. Remedies

24.1 The obligations of GTE and the services offered under this Agreement are unique. Accordingly, in addition to any other available rights or remedies, MCIIm may have a claim in equity for specific performance.

24.2 In the event GTE fails to switch a subscriber to MCIIm service as requested through an MCIIm service request, within the intervals set forth in this Agreement, the continued provision of Telecommunications Services by GTE to such subscriber shall be deemed an illegal change in subscriber carrier selection commencing with the time at which GTE failed to switch such subscriber. In such event, GTE shall reimburse MCIIm in an amount equal to all charges due and owing by such subscriber to GTE for services provided from the time of such failure to switch to the time at which the subscriber switch is accomplished. This remedy shall be in addition to all other remedies available to MCIIm under this Agreement or otherwise available.

GTE proposes to delete Section 24.2

24.3 All rights of termination, cancellation or other remedies prescribed in this Agreement, or otherwise available, are cumulative and are not intended to be exclusive of other remedies to which the injured Party may be entitled at law or equity in case of any breach or threatened breach by the other Party of any provision of this Agreement. Use

MCImetro-GTE Interconnection Agreement - Florida

of one or more remedies shall not bar use of any other remedy for the purpose of enforcing the provisions of this Agreement.

25. Third Party Beneficiaries. The provisions of this Agreement are for the benefit of the Parties hereto and not for any other person. This Agreement shall not provide any person not a party hereto with any remedy, claim, liability, reimbursement, claim of action, or other right in excess of those existing without reference hereto.

26. Notices. Except as otherwise provided herein, any notice to a Party required or permitted under this Agreement shall be in writing and shall be deemed to have been received on the date of service if served personally, on the date receipt is acknowledged in writing by the recipient if delivered by regular U.S. mail, or on the date stated on the receipt if delivered by certified or registered mail or by a courier service that obtains a written receipt. Notice may also be provided by facsimile, which shall be effective on the next Business Day following the date of transmission. Any notice shall be delivered using one of the alternatives mentioned in this Section and shall be directed to the applicable address indicated below or such address as the Party to be notified has designated by giving notice in compliance with this Section:

If to GTE: GTE Florida Incorporated
Regional Director-Regulatory and Industry Affairs
201 N. Franklin, MC FLTC0616
Tampa, FL 33602
Facsimile number: (813) 223-4888

Copy to: Thomas R. Parker
Assistant Vice President - Associate General Counsel
HQE03J43
600 Hidden Ridge
Irving, Texas 75038
Facsimile number: (972) 718-1250

If to MCI: Attention: _____
MCImetro Access Transmission Services, Inc.
8521 Leesburg Pike
Vienna, VA 22182

Copy to: General Counsel
MCI Communications Corporation
1801 Pennsylvania Ave, N.W.
Washington, DC 20006

MCImetro-GTE Interconnection Agreement - Florida

26.1 If personal delivery is selected to give notice, a receipt of such delivery shall be obtained. The address to which notices or communications may be given to either Party may be changed by written notice given by such Party to the other pursuant to this Section 26.

27. Tariffs. GTE shall not be permitted to unilaterally modify this Agreement by subsequent tariff filings.

[CONFORMED]

28. Non-Discriminatory Treatment. In addition to provisions under the Act and the FCC's Rules and Regulations, in the event GTE provides any of the services provided hereunder to any other entity by tariff or agreement, GTE will permit MCI to have an opportunity to inspect such tariff or agreement and MCI may substitute the prices, terms, and conditions, in whole or in part, offered to that other entity in place of the relevant prices, terms and conditions in this Agreement, with effect from the date GTE first made such tariff effective or entered into such arrangement and for the remainder of the term of this Agreement. The other services covered by this Agreement shall remain unaffected and as to such services this Agreement shall remain in full force and effect.

GTE proposes to delete the above bolded Section.

29. Impairment of Service. The Parties shall use reasonable efforts to ensure that the characteristics and methods of operation of any circuits, facilities or equipment of either Party connected with the services, facilities or equipment of the other Party pursuant to this Agreement do not interfere with or impair service over any facilities of the other Party, its affiliated companies, or its connecting and concurring carriers involved in its services, cause damage to their plant, violate any applicable law or regulation regarding the invasion of privacy of any communications carried over the Party's facilities or create hazards to the employees of either Party or to the public (each hereinafter referred to as an "Impairment of Service").

30. Publicity. Neither Party shall produce, publish, or distribute any press release or other publicity referring to the other Party or its Affiliates, or to this Agreement, without the prior written approval of the other Party. Each Party shall obtain the other Party's prior approval before discussing this Agreement in any press or media interviews. In no event shall either Party mischaracterize the contents of this Agreement in any public statement or in any representation to a governmental entity or member thereof.

MCImetro-GTE Interconnection Agreement - Florida

31. Regulatory Approvals. This Agreement, and any amendment or modification hereof, will be submitted to the Commission for approval in accordance with Section 252 of the Act. In the event any governmental authority or agency rejects any provision hereof, the Parties shall negotiate promptly and in good faith such revisions as may reasonably be required to achieve approval.

32. Rules of Construction. No rule of construction requiring interpretation against the drafting Party hereof shall apply in the interpretation of this Agreement. The terms "will" and "shall" are used interchangeably throughout this Agreement, and no difference in meaning is intended thereby.

33. Section References. Except as otherwise specified, references within an Article or Appendix of this Agreement to a Section refer to Sections within that same Article or Appendix.

34. Severability. Subject to Section 31 - Regulatory Approvals, if any part of this Agreement is held to be invalid for any reason, such invalidity will affect only the portion of this Agreement which is invalid. In all other respects this Agreement will stand as if such invalid provision had not been a part thereof, and the remainder of the Agreement shall remain in full force and effect.

35. Waiver

35.1 No waiver of any provisions of this Agreement and no consent to any default under this Agreement shall be effective unless the same shall be in writing and properly executed by or on behalf of the Party against whom such waiver or consent is claimed.

35.2 No course of dealing or failure of any Party to strictly enforce any term, right, or condition of this Agreement in any instance shall be construed as a general waiver or relinquishment of such term, right or condition.

35.3 Waiver by either Party of any default by the other Party shall not be deemed a waiver of any other default.

35.4 MCIm does not waive any rights to which it may be entitled pursuant to the Act.

36. Subsequent Law. In the event the FCC or the Commission promulgates rules or regulations, or issues orders, or a court with appropriate jurisdiction issues orders, which make unlawful any provision of this Agreement, the Parties shall negotiate promptly and in good faith in order to

MCImetro-GTE Interconnection Agreement - Florida

amend the Agreement to substitute contract provisions which are consistent with such rules, regulations or orders. In the event the Parties cannot agree on an amendment within thirty (30) days from the date any such rules, regulations or orders become effective, then the Parties shall resolve their dispute under the applicable procedures set forth in Section 41 (Dispute Resolution Procedures) hereof.

37. Subcontractors. If any obligation is performed by a subcontractor or Affiliate, GTE shall remain fully responsible for the performance of this Agreement in accordance with its terms.

38. Taxes. Any Federal, state or local excise, sales, or use taxes (excluding any taxes levied on income) resulting from the performance of this Agreement shall be borne by the Party upon which the obligation for payment is imposed under applicable law, even if the obligation to collect and remit such taxes is placed upon the other Party.

38.1 The collecting Party shall charge and collect from the obligated Party, and the obligated Party agrees to pay to the collecting Party, all applicable taxes, except to the extent that the obligated Party notifies the collecting Party and provides to the collecting Party appropriate documentation that qualifies the obligated Party for a full or partial exemption.

38.2 Any such taxes shall be shown as separate items on applicable billing documents between the Parties. The Party so obligated to pay any such taxes may contest the same in good faith, at its own expense, and shall be entitled to the benefit of any refund or recovery, provided that such Party shall not permit any lien to exist on any asset of the other Party by reason of the contest. The Party obligated to collect and remit taxes shall cooperate fully in any such contest by the other Party by providing records, testimony and such additional information or assistance as may reasonably be necessary to pursue the contest.

38.3 If the providing Party does not collect a Tax because the purchasing Party asserts that it is not responsible for the tax, or is otherwise excepted from the obligation which is later determined by formal action to be wrong then, as between the providing Party and the purchasing Party, the purchasing Party will be liable for such uncollected Tax and any interest due and/or penalty assessed on the uncollected Tax by applicable taxing authority or governmental entity.

39. Audits and Examinations

MCImetro-GTE Interconnection Agreement - Florida

MCI Proposes:

39.1 As used herein "Audit" shall mean a comprehensive review of services performed under this Agreement; "Examination" shall mean an inquiry into a specific element of or process related to services performed under this Agreement. Except as provided in specific audits addressed elsewhere in this Agreement, MCIm may perform up to four (4) Audits per twelve (12)-month period commencing with the Effective Date. MCIm may perform Examinations as MCIm deems necessary.

39.2 Upon thirty (30) days written notice by MCIm to GTE, MCIm shall have the right through its authorized representative to make an Audit or Examination, during normal business hours, of any records, accounts and processes which contain information related to the services provided to under this Agreement. Within the above-described thirty (30)-day period, the Parties shall reasonably agree upon the scope of the Audit or Examination, the documents and processes to be reviewed, and the time, place and manner in which the Audit or Examination shall be performed. GTE agrees to provide Audit or Examination support, including appropriate access to and use of GTE's facilities (e.g., conference rooms, telephones, copying machines).

39.3 Each Party shall bear its own expenses in connection with the conduct of the Audit or Examination. The reasonable cost of special data extractions required by MCIm to conduct the Audit or Examination will be paid for by MCIm. For purposes of this Section 39.3, a "Special Data Extraction" shall mean the creation of an output record or informational report (from existing data files) that is not created in the normal course of business. If any program is developed to MCIm's specifications and at MCIm's expense, MCIm shall specify at the time of request whether the program is to be retained by GTE for reuse for any subsequent MCIm Audit or Examination. Notwithstanding the foregoing, GTE shall pay all of MCIm's expenses in the event an Audit or Examination results in an adjustment in the charges or in any invoice paid or payable by MCIm hereunder in an amount that is, on an annualized basis, greater than one percent (1%) of the aggregate charges for all services purchased under this Agreement.

39.4 Adjustments, credits or payments shall be made and any corrective action shall commence within thirty (30) days from GTE's receipt of the final audit report to compensate for any errors or omissions which are disclosed by such Audit or Examination and are agreed to by the Parties.

39.5 Neither such right to examine and audit nor the right to receive an adjustment shall be affected by any statement to the contrary appearing on checks or otherwise,

MCImetro-GTE Interconnection Agreement - Florida

unless such statement expressly waiving such right appears in writing, is signed by the authorized representative of the Party having such right and is delivered to the other Party in a manner sanctioned by this Agreement.

39.6 This Section 396 shall survive expiration or termination of this Agreement for a period of two (2) years after expiration or termination of this Agreement.

GTE proposes:

39. Audits. Any audit expressly permitted under this Agreement shall be conducted following at least thirty (30) days' prior written notice to the Party to be audited. During this thirty (30) day period, the Parties shall reasonably agree upon the scope and duration of the audit, and the time, place, and manner in which the audit shall be performed; provided, however, that any such audit shall be performed during the audited Party's regular business hours, in accordance with the audited Party's established security procedures, and in a manner that will avoid disruption of the audited Party's business operations. Each Party further agrees to consolidate, to the extent practicable, any audits it may perform under this Agreement with any similar audit it may perform under any similar agreement with the other Party or its Affiliates. Each Party shall bear its own expenses in connection with the conduct of an audit.

GTE also proposes conforming changes in other Articles of the Agreement:

Article IV, Section 3.2

Delete second sentence and substitute the following:

Either Party may conduct an audit of such usage reports in accordance with the requirements of Article III, Section 39 and this Section.

Article VIII, Section 6.1.3.7

Delete this provision and substitute the following:

MCIIm may conduct an audit of GTE's documents systems, records, and procedures that relate to the recording and transmission of the Usage data to MCIIm under this Article in accordance with the requirements of Article III, Section 39, provided further that MCIIm shall conduct such audits no more frequently than four (4) times per year (but no more than one (1) audit per each consecutive three (3) month period).

Article VIII, Section 6.1.7.6

Delete the second sentence and substitute the following:

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Art III - 23

MCImetro-GTE Interconnection Agreement - Florida

This review may be conducted informally or pursuant to the audit procedures set forth in Article III, Section 39.

Article XIII, Section 1.7

Add the following to the end of the last sentence:

in accordance with the requirements of Article III, Section 39 (Audits)

40. Responsibility for Environmental Contamination

40.1 MCIIm shall in no event be liable to GTE for any costs whatsoever resulting from the presence or release of any environmental hazard that MCIIm did not introduce to the affected work location. GTE shall, at MCIIm's request, indemnify, defend, and hold harmless MCIIm, each of its officers, directors and employees from and against any losses, damages, claims, demands, suits, liabilities, fines, penalties and expenses (including reasonable attorneys fees) that arise out of or from (i) any environmental hazard that GTE, its contractors or agents introduce to the work locations or (ii) the presence or release of any environmental hazard for which GTE is responsible under Applicable Law.

40.2 GTE shall in no event be liable to MCIIm for any costs whatsoever resulting from the presence or release of any environmental hazard that GTE did not introduce to the affected work location. MCIIm shall, at GTE's request, indemnify, defend, and hold harmless GTE, each of its officers, directors and employees from and against any losses, damages, claims, demands, suits, liabilities, fines, penalties and expenses (including reasonable attorneys' fees) that arise out of or result from (i) any environmental hazard that MCIIm, its contractors or agents introduce to the work locations or (ii) the presence of release of any environmental hazard for which MCIIm is responsible under applicable law.

40.3 In the event any suspect materials within GTE -owned, operated or leased facilities are identified to be asbestos-containing, MCIIm will ensure that to the extent any activities which it undertakes in the facility disturb such suspect materials, such MCIIm activities will be in accordance with applicable local, state and federal environmental and health and safety statutes and regulations. Except for abatement activities undertaken by MCIIm or equipment placement activities that result in the generation of asbestos containing material, MCIIm shall not have any responsibility for managing, nor be the owner of, not have any liability for, or in connection with, any asbestos containing material. GTE agrees to immediately notify MCIIm if GTE undertakes any asbestos control or asbestos

MCImetro-GTE Interconnection Agreement - Florida

abatement activities that potentially could affect MCIm equipment or operations, including, but not limited to, contamination of equipment.

40.4 The Parties will designate representatives to meet and, no later than sixty (60) days after the Effective Date, agree upon requirements relating to environmental purchases and procedures for the services provided under this Agreement and in connection with collocation of MCIm equipment and use of poles, ducts, conduits and right of way.

41. Dispute Resolution

41.1 Commission. The Parties recognize and agree that the Commission has continuing jurisdiction to implement and enforce all terms and conditions of this Agreement. Accordingly, the Parties agree that any dispute arising out of or relating to this Agreement that the Parties themselves cannot resolve through good faith negotiations within **thirty (30)** days after delivery of a written request invoking this dispute resolution procedure may be submitted to the Commission for resolution. The Parties agree to seek expedited resolution by the Commission, and shall request that resolution occur in no event later than sixty (60) days from the date of submission of such dispute. If the Commission appoints an expert(s) or other facilitator(s) to assist in its decision making, each Party shall pay half of the fees and expenses so incurred. During the Commission proceeding each Party shall continue to perform its obligations under this Agreement; provided, however, that neither Party shall be required to act in any unlawful fashion. This provision shall preclude the Parties from seeking relief available in other forums, except for (i) actions seeking a temporary restraining order or an injunction related to the purposes of this Agreement or suit to compel compliance with this Section 41; or (ii) submission to arbitrations pursuant to Sections 41.2 and 41.3 below; **or (iii) action seeking relief for violation of any state or federal statutory right.**

GTE proposes the following:

(i) replace the above bolded "thirty (30)" with "sixty (60)" and

(ii) delete the bolded language at the end of the above Subsection

41.2 Arbitration. If negotiations do not resolve a dispute within thirty (30) days of the initial written request, the dispute shall be submitted to binding arbitration by a single arbitrator pursuant to the Commercial Arbitration Rules of the American Arbitration Association as amended by this Section. A Party may demand such arbitration in accordance with the procedures set out in those rules. Pre-hearing discovery shall be controlled by the arbitrator and shall be permitted to the extent set out in this Section. Each Party may submit in writing to the other Party, and that Party shall so respond to, a

MCImetro-GTE Interconnection Agreement - Florida

maximum of any combination of thirty-five (35) (none of which may have subparts) of the following: interrogatories, demands to produce documents, or requests for admission. Each Party is also entitled to take the oral deposition of one individual of another Party. Additional discovery may be permitted upon mutual agreement of the Parties. The arbitration hearing shall be commenced within sixty (60) days of the demand for arbitration. The arbitration shall be held in Tampa, Florida. The arbitrator shall control the scheduling so as to process the matter expeditiously. The Parties may submit written briefs. The arbitrator shall rule on the dispute by issuing a written opinion with thirty (30) days after the arbitrator has declared the hearing closed, and shall file such opinion with the Commission. The times specified in this Section may be extended upon mutual agreement of the Parties or by the arbitrator upon a showing of good cause. Judgment upon the award rendered by the arbitrator may be entered in any federal district court having jurisdiction. The Federal Arbitration Act, 9 U.S.C. §§ 9-16, shall govern all proceedings to confirm, modify or vacate an award. If either Party submits a dispute to the Commission for resolution within fifteen (15) days of a demand for arbitration pursuant to this Section 41.2, and if the Commission exercises jurisdiction over such dispute, then resolution by the Commission shall take precedence over this Section 41.2, and any arbitration proceeding shall be stayed or terminated, as appropriate.

GTE proposes the following:

(i) replace the above bolded "thirty (30)" with "sixty (60)" and

(ii) delete the bolded language at the end of the above Subsection

41.3 Costs. Each Party shall bear its own costs of these procedures. A Party seeking discovery shall reimburse the responding Party the reasonable costs of production of documents (including search time and reproduction costs). The Parties shall equally split the fees of the arbitration and the arbitrator.

42. Reference Documents. Except as otherwise provided in this Agreement, whenever any provision of this Agreement refers to a technical reference or publication, MCI or GTE practice, any publication of a telecommunications industry administrative or technical standard, or any other document specifically incorporated into this Agreement, it will be deemed to be a reference to the most recent version or edition (including any amendments, supplements addenda, or successors) of such document that was in effect at the time of execution of the Agreement, and will include the most recent version or edition (including any amendments, supplements addenda, or successors) of each document incorporated by reference into such technical reference or publication, practice or publication of industry standards.

MCImetro-GTE Interconnection Agreement - Florida

43. Multiple Counterparts. This Agreement may be executed multiple counterparts, each of which shall be deemed an original, but all of which shall together constitute but one and the same document.

44. No Offer. Submission of this Agreement for examination or signature does not constitute an offer by GTE for the provision of the products or services described herein. This Agreement will be effective only upon execution and delivery by both Parties and approval by the Commission in accordance with Section 252 of the Act.

45. Entire Agreement. This Agreement constitutes the entire agreement of the Parties pertaining to the subject matter of this Agreement and supersedes all prior agreements, negotiations, proposals, and representations, whether written or oral, and all contemporaneous oral agreements, negotiations, proposals, and representations concerning such subject matter. No representations, understandings, agreements, or warranties, expressed or implied, have been made or relied upon in the making of this Agreement other than those specifically set forth herein.

46. Survival. Any liabilities or obligations of a Party for acts or omissions prior to the cancellation or termination of this Agreement; any obligation of a Party under the provisions regarding Indemnification, Confidential Information, Limitation of Liability, and any other provisions of this Agreement which, by their terms, are contemplated to survive (or to be performed after) termination of this Agreement, shall survive cancellation or termination thereof.



ARTICLE IV

INTERCONNECTION AND TRANSPORT AND TERMINATION OF TRAFFIC

1. Interconnection Services Covered by This Article

1.1 Types of Services. This Article governs the provision of internetwork facilities (i.e., physical interconnection services and facilities), meet point billing by GTE to MCIm or by MCIm to GTE and the transport and termination of traffic between GTE and MCIm. The services and facilities described in this Article shall be referred to in this Article IV as the "Interconnection Services."

1.2 Service Locations for Interconnection Services and Facilities. Appendix A, Service Matrix, attached to this Agreement and made a part hereof, sets forth the Services and each location in the State where a Service shall be provided (the "Service Locations") and the Point of Interconnection ("IP") for such Services. The Parties shall update Appendix A whenever a new IP is added to this Agreement in accordance with Section 1.3.

1.3 Additional Services or Service Locations. If, during the term of this Agreement, GTE desires to provide to MCIm and MCIm desires to purchase from GTE, or MCIm desires to provide to GTE and GTE desires to purchase from MCIm, additional services in the State, or existing Services in new locations in the State or if MCIm requests additional IPs, the Parties shall execute an amendment to this Agreement substantially in the form of Appendix B attached to this Agreement and made a part hereof, incorporating the additional locations and/or any additional terms necessary for the additional services or additional IPs. If MCIm has requested an additional IP, the Parties may commence provisioning of the IP prior to the execution of such amendment to this Agreement; provided, however, that such amendment to this Agreement shall be executed no later than ninety (90) days after the commencement of such provisioning. Upon the effective date of the amendment, and continuing through the remaining term of this Agreement, the new services shall be deemed part of the Services provided pursuant to this Article and/or the new locations shall be deemed part of the Service Locations.

1.4 Location of additional IPs. Upon MCIm's request for additional IP, GTE will interconnect with MCIm at any technically feasible IP of MCIm's choosing using the same technical configuration or using other arrangements including but not limited to mid-span fiber meets, entrance facilities, equipment rooms, and physical or virtual collocation. Where technically feasible, MCIm may request interconnection at a telephone closet. **If a third party owner has the right to deny access to a telephone closet, GTE shall cooperate with MCIm in obtaining the third party owner's permission to place facilities in a telephone closet.**

MCImetro-GTE Interconnection Agreement - Florida

GTE proposes to delete the above bolded sentence.

1.5 Use of IP's. When an MCIIm subscriber places a call to GTE's subscriber, MCIIm will hand off that call to GTE at the IP. Conversely, when GTE hands over Local Traffic to MCIIm for MCIIm to transport and terminate, GTE must use the established IP.

2. Billing and Rates

2.1 Rates and Charges. Rates and charges for Local Interconnection Services as set forth in Appendix C apply unless bill and keep applies as described in this Article.

2.2 Billing. Provider shall render to Customer a CABS bill for interconnection services on a current basis. Charges for physical facilities and other nonusage sensitive charges shall be billed in advance, except for charges and credits associated with the initial or final bills. Usage sensitive charges, such as charges for termination of traffic, shall be billed in arrears. Charges for traffic that has been, for whatever reason, routed over a jurisdictionally inappropriate trunk group (e.g., Local Traffic carried over trunks used for Switched Access Traffic) shall be handled as a post-billing adjustment to bills rendered. Additional matters relating to billing are included in Article VIII of this Agreement.

3. Transport and Termination of Traffic

3.1 Types of Traffic. The Parties shall reciprocally terminate Local Traffic originating on each other's networks utilizing either direct or indirect network interconnections as provided in this Article IV. To this end, the Parties agree that there will be interoperability between their networks.

Audits. MCIIm and GTE agree to exchange such reports and/or data as provided in Section 3.6 to facilitate the proper billing of traffic. **Either party may request an audit of such usage reports on no fewer than twenty (20) business days' written notice and any audit shall be accomplished during normal business hours at the office of the Party being audited.** Such audit must be performed by a mutually agreed independent auditor paid for by the party requesting the audit and may include review of the data described in Section 3.6 below. Such audits shall be requested within six months of having received the PLU factor and usage reports from the other Party and each Party may request up to four (4) audits per annual period (but no more than one (1) audit per each consecutive three (3) month period).

GTE proposes to replace the above bolded language with the following:

Either Party may conduct an audit of such usage reports in accordance with the requirements of Article III, Section 39 and this Section 3.2

3.2 Compensation for Call Transport and Termination:

MCImetro-GTE Interconnection Agreement - Florida

3.2.1 The following compensation rates shall apply for traffic originating from MCIm and terminating to GTE:

3.2.1.1 Local Interconnection: applicable to local calls based on the local interconnection rates in Appendix C, as appropriate.

[Conformed]

3.2.1.2 Intrastate Switched Access Rates: Applicable to intraLATA toll calls based on GTE's intrastate Switched Access rates as described below.

[Conformed]

3.2.1.3 Transit Rate: MCIm shall pay a tandem switching rate and, where applicable, the transport rate for transit traffic as set out in Appendix C when MCIm uses a GTE access tandem to terminate a call to a third-party LEC, another CLEC, or a wireless service provider. If GTE receives a call through MCIm's access tandem that originates from another CLEC or LEC or wireless service provider, neither Party will charge the other Party any rate elements for this call, regardless of whether the call is local or toll. MCIm will establish appropriate billing relationships directly with the other CLEC or LEC, except as described in Section 3.3.3.

3.2.2 The following compensation rates shall apply for traffic originating from GTE and terminating to MCIm:

3.2.2.1 Local Interconnection: Applicable to local calls based on the local interconnection rates in Appendix C, as appropriate.

[Conformed]

3.2.2.2 Intrastate Switched Access Rate: Applicable to intraLATA toll calls, based on MCIm's intrastate Switched Access rates as found in MCIm's switched Access tariff.

3.2.2.3 Transit Rate: GTE shall pay a tandem switching rate and, where applicable, the transport rate, for transit traffic equal to the rate set in Section 3.3.1.3 when GTE uses a MCIm switch to terminate a call to a third-party LEC, another CLEC, or a wireless service provider. If GTE receives a call through MCIm's access tandem that originates from another CLEC or LEC or wireless service provider, neither Party will charge the other Party any rate elements for this call, regardless of whether the call is local or toll. MCIm will establish appropriate billing relationships directly with the other CLEC or LEC, except as described in Section 3.3.3.

3.2.3 For IntraLATA Toll Free Service calls where such service is provided by one of the Parties, the compensation set forth in Section 3.3.1.2 and Section

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Art IV -3

MCImetro-GTE Interconnection Agreement - Florida

3.3.2.2, above, shall be charged by the Party originating the call rather than the Party terminating the call.

3.3 Reciprocal Compensation:

3.3.1 MCIm shall charge GTE the tandem reciprocal compensation rate in addition to the end office reciprocal compensation rate for all calls terminated through MCIm's switch except for those calls to the NXX(s) assigned to MCIm's switch **in the LERG for that rate center for which GTE terminates calls through direct end office trunks.**

GTE proposes to delete the bold language in the above Subsection

3.4 In all cases where MCIm purchases GTE's local switching unbundled network element, compensation terms shall be as set forth in Appendices C & E.

3.5 Usage Measurement

3.5.1 Calculation. Each Party will calculate terminating interconnection minutes of use based on standard Automatic Message Accounting (AMA) recordings made within each Party's network. GTE will use the record generation and CABS billing system described in Article VIII.

3.5.2 Measurement. Measurement of minutes of use over Local Interconnection Trunk Groups will be in actual conversation seconds wherever technically feasible. The total conversation seconds over such trunk groups will be totaled for the entire monthly bill and then rounded to the next whole minute.

3.5.3 Rendering of Usage Reports. Each Party will provide to the other, within twenty (20) calendar days after the end of each quarter (commencing with the first full quarter after the effective date of this Agreement), a usage report with the following information regarding traffic terminated over Local Interconnection Trunk Groups:

3.5.3.1 Total traffic volume described in terms of minutes and messages and by call type (local, toll, and other); and

3.5.3.2 Percent Local Usage (PLU).

3.5.4 If either Party does not provide to the other Party an updated usage report, the previous usage report will be utilized.

4. Direct Network Interconnection

MCImetro-GTE Interconnection Agreement - Florida

4.1 Network Interconnection Architecture. Where the Parties mutually agree to directly interconnect their respective networks, interconnection will be as specified in the following Subsections. MCIIm will designate at least one IP in the LATA in which MCIIm originates Local Traffic and interconnects with GTE. Each party is responsible for bringing their facilities to the IP. MCIIm will be responsible for engineering and maintaining its network on its side of the IP. GTE will be responsible for engineering and maintaining its network on its side of the IP. The IPs shall be set forth in Appendix A attached to this Agreement and made a part hereof.

4.1.1 Subject to mutual agreement, the Parties may use the following types of network facility interconnection, using such interface media as are (i) appropriate to support the type of interconnection requested and (ii) available at the facility at which interconnection is requested. For each IP set forth in Appendix A, the Parties shall specify the type of interconnection used at that IP.

4.1.1.1 A Mid-Span Fiber Meet within an existing GTE exchange area whereby the Parties mutually agree to jointly plan and engineer their facility meet-point at a designated manhole or junction location. The meet point is the demarcation between ownership of the fiber transmission facility. Each party is individually responsible for its incurred costs in establishing this arrangement.

4.1.1.2 A Physical or Virtual EIS arrangement at a GTE wire center pursuant to Article IX of this Agreement.

4.1.1.3 A special access arrangement and/or switched transport terminating at a GTE wire center. These facilities will meet the standards set forth in GTE's special access and/or switched transport tariffs.

4.1.2 Within ten (10) business days of MCIIm's request for any IP, GTE will provide any information in its possession or available to it regarding the environmental conditions of the IP route or location including, but not limited to, the existence and condition of asbestos, lead paint, hazardous substance contamination, or radon. Information is considered "reasonably available" under this Agreement if it is in GTE's possession, or the possession of a current or former agent, contractor, employee, lessor, or tenant of GTE's and such possession is known to GTE at the time of the request.

4.1.3 If interconnection is complicated by the presence of environmental contamination or hazardous materials, and an alternative route is available, GTE will make such alternative route available for MCIIm's consideration.

4.1.3.1 When MCIIm designates an IP, GTE shall allow MCIIm to perform any environmental site investigations, including, but not limited to,

MCImetro-GTE Interconnection Agreement - Florida

asbestos surveys, MCIIm believes to be reasonably necessary to support its IP.

4.2 Compensation for Use of Facilities for Local Interconnection. The following provisions apply regarding compensation for the facilities used for Local Interconnection:

4.2.1 When the IP for the Local Interconnection Trunk Group is an arrangement that is not located in the same building as the GTE network switching entity where the Local Interconnection Trunk Group terminates, MCIIm will pay GTE a monthly charge for the facility and the cross connect required to connect the IP to the GTE network switching entity where the Local Interconnection Trunk group terminates. The monthly charge will be based on the mutually agreed to capacity installed to transport the two-way traffic carried over the Local Interconnection Trunk Group. The applicable rate for special access DS1 and DS3 facilities will be as specified for dedicated transport in Appendix C. GTE will apply charges based on the lesser of: (i) the airline mileage from the IP to the MCIIm switch; or (ii) the airline mileage from the GTE switch to the serving area boundary.

4.2.2 If the Local Interconnection Trunk Group is established solely for the purpose of GTE originating intraLATA toll terminated to MCIIm, a facilities charge will not apply. Should MCIIm subsequently begin originating traffic to terminate to GTE over that Local Interconnection Trunk Group, the applicable DS1 or DS3 dedicated transport rate specified in Appendix C will apply.

4.2.3 GTE will allow MCIIm LATA-wide access for intraLATA toll traffic from a single access tandem interconnection.

4.2.4 Where the IP for the Local Interconnection Trunk Group is an arrangement that is located in the same building as the GTE network switching entity where the Local Interconnection Trunk Group terminates, GTE will pay MCIIm a monthly charge for the facility required to connect the IP to the GTE network switching entity where the Local Interconnection Trunk Group terminates. The monthly charge will be based on the mutually agreed to capacity installed to transport the two-way traffic carried over the Local Interconnection Trunk Group. The applicable rate for DS1 or DS3 facilities will be based on MCIIm's service that is comparable to GTE's special access DS1 or DS3 dedicated transport as specified in Appendix C. MCIIm will apply charges based on the lesser of: (i) the airline mileage from the IP to the MCIIm switch; or (ii) the airline mileage from the GTE switch to the serving area boundary.

4.3 Trunking Requirements. The parties shall initially reciprocally terminate local exchange traffic and IntraLATA/InterLATA toll calls originating on each other's networks using the following trunking arrangements:

MCImetro-GTE Interconnection Agreement - Florida

4.3.1 The Parties will make available to each other Local Interconnection Trunk Groups.

4.3.2 Separate two-way trunks will be made available for the exchange of equal-access InterLATA or IntraLATA toll traffic that transits GTE's network.

4.3.3 The Parties agree to provide the following separate trunk groups:

4.3.3.1 connecting MCI's switch to each 911/E911 tandem utilizing MF signaling;

4.3.3.2 between their switches and appropriate operator centers for provision of operator-assisted busy line interrupt/verify; and

4.3.3.3 connecting MCI's switch to GTE's directory assistance center in instances where MCI is purchasing GTE's unbundled directory assistance service.

4.3.3.4 In addition to those listed above, the Parties may elect to, at the expense of the Party requesting service, establish additional separate trunk groups as required.

4.3.4 Each Party agrees to route traffic only over the proper jurisdictional trunk group. Each Party shall only deliver traffic over the Local Interconnection Trunk Groups to the other Party's access tandem for those publicly-dialable NXX Codes served by end offices that directly subtend the access tandem or to those wireless service providers that directly subtend the access tandem or for the termination of tandem-to-tandem local or intraLATA toll traffic specified in Section 4.2.3 above. In no event shall either Party route Switched Access Service traffic over Local Interconnection Trunk Groups, or Local Traffic over Switched Access Service trunks.

4.3.5 Reciprocal traffic exchange arrangement trunk connections shall be made at a DS-1, multiple DS-1 level, DS-3 or SONET where technically available.

4.3.6 A blocking standard of one half of one percent (.005) will be maintained during the average busy hour, as defined by each Party's standards, for final trunk groups between a MCI end office and a GTE access tandem carrying meet point traffic. All other final trunk groups are to be engineered with a blocking standard of one-half of one percent (.005). Direct end office trunk groups are to be engineered with a blocking standard of one half of one percent (.005).

4.3.7 MCI and GTE shall share responsibility for all Control Office functions for Local Interconnection Trunks Groups. Control Office functions shall include

MCImetro-GTE Interconnection Agreement - Florida

the overall coordination, installation, and maintenance responsibilities for these trunks and trunk groups.

4.4 Trunk Ordering

4.4.1 Orders between the parties to establish, add, change or disconnect trunks shall be processed by use of an Access Service Request (ASR), or another industry standard eventually adopted to replace the ASR for local service ordering.

4.4.2 The Parties will jointly manage the capacity of Local Interconnection Trunk Groups. GTE's Trunk Servicing Group will send a Trunk Group Service Request (TGSR) to MCIm to trigger changes GTE desires to the Local Interconnection Trunk Groups based on GTE's capacity assessment. MCIm will issue an ASR to GTE:

4.4.3 within ten (10) business days after receipt of the TGSR upon review of and in response to GTE's TGSR, or

4.4.4 at any time as a result of MCIm's own capacity management assessment, to begin the provisioning process.

4.4.5 The interval used for the provisioning of Local Interconnection Trunk Groups will be determined by Desired Due Date, or as mutually agreed upon by the Parties.

GTE proposes to delete the above Subsection and replace it with the following:

4.4.5 GTE will provide a Firm Order Confirmation (FOC) within five (5) days after receiving MCIm's ASR. The Parties shall cooperate towards the goal of provisioning Local Interconnection Trunk Groups by the Desired Due Date.

4.4.6 Orders that comprise a major project that directly impacts the other Party may be submitted at the same time, and their implementation will be jointly planned and coordinated. Major projects are those that require the coordination and execution of multiple orders or related activities between and among GTE and MCIm work groups, including but not limited to the initial establishment of Local Interconnection or Meet Point trunk groups and service in an area, NXX code moves, re-homes, facility grooming, or network rearrangements.

MCImetro-GTE Interconnection Agreement - Florida

4.4.7 MCIIm and GTE agree to exchange escalation lists which reflect contact personnel including vice president-level officers. These lists will include name, department, title, phone number, and fax number for each person. MCIIm and GTE agree to exchange an up-to-date list on a quarterly basis.

4.5 Trunk Forecasting

4.5.1 The Parties will work towards the development of joint forecasting responsibilities for traffic utilization over trunk groups. Orders for trunks that exceed forecasted quantities for forecasted locations will be accommodated as facilities and or equipment are available. The Parties will make all reasonable efforts and cooperate in good faith to develop alternative solutions to accommodate orders when facilities are not available. Intercompany forecast information must be provided by the Parties to each other twice a year. The semi-annual forecasts will include:

4.5.1.1 Yearly forecasted trunk quantities (which include measurements that reflect actual tandem and end office local interconnection and meet point trunks and tandem-subtending local interconnection end office equivalent trunk requirements for no more than two years (current plus one year));

4.5.1.2 The use of Common Language Location Identifier (CLLI-MSG), which are described in Bellcore documents BR 795-100-100 and BR 795-400-100;

4.5.1.3 Description of major network projects that affect the other Party will be provided in the semi-annual forecasts. Major network projects include but are not limited to trunking or network rearrangements, shifts in anticipated traffic patterns, or other activities by either Party that are reflected by a significant increase or decrease in trunking demand for the following forecasting period.

4.5.1.4 GTE and MCIIm will work together to begin providing these forecasts within thirty (30) days from the Effective Date of this Agreement. New trunk groups will be implemented as dictated by engineering requirements for either GTE or MCIIm.

4.5.2 Parties will meet to review and reconcile their forecasts if their respective forecasts differ significantly from one another.

4.5.2.1 If the Parties are unable to reach such a reconciliation, the Local Interconnection Trunk Groups will be provisioned to the higher forecast. At the end of three months, the utilization of the Local Interconnection

MCImetro-GTE Interconnection Agreement - Florida

Trunk Groups will be reviewed and if the average CCS utilization for the third month is under seventy-five percent (75%) of capacity, either Party may issue an order to resize the trunk group, which will be left with not less than twenty-five percent (25%) excess capacity.

4.5.2.1.1 If the Parties agree on the original forecast and then it is determined that a trunk group is under seventy-five percent (75%) of CCS capacity on a monthly-average basis for each month of any six-month period, either Party may issue an order to resize the trunk group, which will be left with not less than twenty-five percent (25%) excess capacity.

4.5.3 Each Party will provide a specified point of contact for planning forecasting and trunk servicing purposes.

4.5.4 Trunking shall be provided as described in Section 4.3 of this Article and shall be subject to mutual agreement between the Parties. Initial trunking will be established between the MCIIm switching centers and GTE's access tandem(s). The Parties will utilize direct end office trunking under any one of the following conditions:

4.5.4.1 Tandem exhaust. If a tandem through which the Parties are interconnected is unable to, or is forecasted to be unable to, support additional traffic loads for any period of time, the Parties will mutually agree on an end office trunking plan that will alleviate the tandem capacity shortage and ensure completion of traffic between MCIIm and GTE end users.

4.5.4.2 Traffic volume. The Parties will install and retain direct end office trunking sufficient to handle actual or reasonably forecast traffic volumes, whichever is greater, between an MCIIm switching center and a GTE end office where the traffic exceeds or is forecast to exceed 220,000 minutes of traffic (including but not limited to local and interLATA traffic) per month. The Parties will install additional capacity between such points when overflow traffic between the MCIIm switching center and GTE access tandem exceeds or is forecast to exceed 220,000 minutes of traffic (including but not limited to local and interLATA traffic) per month.

4.5.4.3 Mutual agreement. The Parties may install direct end office trunking upon mutual agreement in the absence of conditions 4.5.4.1 or 4.5.4.2 above and such agreement will not unreasonably be withheld.

5. Indirect Network Interconnection. Neither Party shall deliver traffic destined to terminate at the other Party's end office via another LEC's end office. In addition, neither Party shall deliver

MCImetro-GTE Interconnection Agreement - Florida

traffic destined to terminate at an end office subtending the other Party's access tandem via another LEC's access tandem. Either Party may deliver traffic destined to terminate at the other Party's end office via another LEC's tandem provided that the Parties have established compensation agreement(s) specific to this arrangement.

6. Meet Point Billing

6.1 Meet-Point Arrangements

6.1.1 MCIm may establish Meet-Point Billing ("MPB") arrangements with GTE in order to provide Switched Access Services to third parties (or to MCIm if acting as an IXC) via a GTE access tandem in accordance with the MPB guidelines adopted by and contained in the Ordering and Billing Forum's MECAB and MECOD documents, except as modified herein.

6.1.2 Except in instances of capacity limitations, GTE shall permit and enable MCIm to sub-tend the GTE access tandem(s) nearest to the MCIm Rating Point(s) associated with the NPA-NXX(s) to/from which the Switched Access Services are homed. In instances of capacity limitation at a given access tandem, MCIm shall be allowed to subtend the next-nearest GTE access tandem in which sufficient capacity is available.

6.1.3 Interconnection for the MPB arrangement shall occur at the IP.

6.1.4 Common Channel Signaling shall be utilized in conjunction with MPB arrangements to the extent such signaling is resident in the GTE access tandem switch.

6.1.5 MCIm and GTE will use diligent efforts, individually and collectively, to maintain provisions in their respective federal and state access tariffs, and/or provisions within the National Exchange Carrier Association ("NECA") Tariff No. 4, or any successor tariff, sufficient to reflect this MPB arrangement, including MPB percentages.

6.1.6 MCIm and GTE will, in a timely fashion, exchange all information necessary to accurately, reliably and promptly bill third parties for Switched Access Services traffic jointly handled by MCIm and GTE via the meet-point arrangement as defined in the MECAB document. Information shall be exchanged in Exchange Message Record ("EMR") format, on magnetic tape or via a mutually acceptable electronic file transfer protocol.

6.1.7 MCIm and GTE shall work cooperatively to coordinate rendering of Meet-Point bills to customers, and shall reciprocally provide each other usage data and related information at no charge.

MCImetro-GTE Interconnection Agreement - Florida

6.1.8 The Parties agree to exchange Billing Account Reference (BAR as defined by MECAB) and Billing Account Cross Reference (BACR as defined by MECAB) information and will coordinate Initial Billing Company/Subsequent Billing Company (IBC/SBC as defined by MECAB) billing cycles.

6.1.9 The Parties agree to exchange test files to support the initial implementation of the processes defined in this agreement, and any subsequent changes.

6.1.10 GTE shall provide to MCIm the billing name, billing address, and carrier identification code ("CIC") of the IXCs that may utilize any portion of MCIm's network in a MCIm/GTE MPB arrangement in order to comply with the MPB notification process as outlined in the MECAB document. Such information shall be provided to MCIm in the format and via the medium that the parties agree. Ongoing CIC information is provided by the ordering IXC in accordance with OBF guidelines, and GTE will assist MCIm as outlined in Article VIII Section 1.3.7 and Appendix D to this Agreement.

6.1.11 GTE and MCIm agree that in an MPB arrangement where one party provides local transport and the other party provides the end office switching, the party who provides the end office switching is entitled to bill any residual interconnection charges ("RIC") and common carrier line ("CCL") charges associated with the traffic. The parties further agree that in those MPB situations where one party sub-tends the other party's access tandem, the party providing the access tandem is only entitled to bill the access tandem fee and any associated local transport charges. The parties also agree that the party who provides the end office switching is entitled to bill end office switching fees, their portion of local transport charges, RIC and CCL charges, as appropriate, and such other applicable charges.

6.1.12 If MPB data is not processed and delivered by GTE and sent to MCIm within three (3) business days of the recording and in turn MCIm is unable to bill the IXC for the appropriate charges, GTE will be held liable for the amount of the unbillable charges.

6.1.13 If MPB data is not processed and delivered by MCIm and sent to GTE within fifteen (15) business days of the billing and in turn GTE is unable to bill the IXC for the appropriate charges, MCIm will be held liable for the amount of the unbillable charges.

6.1.14 Errors in MPB data exchanged by the parties may be discovered by MCIm, GTE or the billable IXC. Both MCIm and GTE agree to provide the other party with notification of any discovered errors within three (3) business days of the discovery. The other party shall correct the error within eight (8) business

MCImetro-GTE Interconnection Agreement - Florida

days of notification and resubmit the data. In the event the errors cannot be corrected within the time period specified above, the erroneous data shall be considered lost. If MPB data is lost due to incorrecable errors or otherwise, the responsible Party shall reimburse the other Party for the lost data based on the applicable tariffed rates.

6.2 Compensation

6.2.1 Initially, billing to third parties for the Switched Access Services jointly provided by MCI_m and GTE via the MPB arrangement shall be according to the multiple-bill/ single tariff method.

6.2.2 Subsequently, MCI_m and GTE may mutually agree to implement one of the following options for billing to third parties for the Switched Access Services jointly provided by MCI_m and GTE via the MPB arrangement: single-bill/single tariff method, single-bill/multiple tariff method, multiple-bill/single tariff method, or to continue the multiple-bill/multiple tariff method. Should MCI_m prefer to change among these billing methods, MCI_m shall notify GTE of such a request in writing, ninety (90) days in advance of the date on which such change is desired to be implemented.

6.2.3 Provisioning. The Parties agree to adhere to the Access Service Coordination ("ASC") guidelines for the ordering, installation and maintenance responsibility for jointly provided facilities and trunks used for meet point billing as described in Appendix D of this Agreement.

7. Common Channel Signaling

7.1 Service Description. The Parties will provide Common Channel Signaling ("CCS") to one another via Signaling System 7 ("SS7") network interconnection, where and as available, in the manner specified in FCC Order 95-187, in conjunction with all traffic exchange trunk groups.

7.2 Signaling protocol. The parties will interconnect their networks using SS7 signaling (where available) as defined in GR-317 and GR-394 including ISDN User Part ("ISUP") for trunk signaling and Transaction Capabilities Application Part ("TCAP") for CCS-based features in the interconnection of their networks. All Network Operations Forum (NOF) adopted standards shall be adhered to.

7.3 Where SS7 is available, the parties will provide CCS to each other in conjunction with all trunk groups supporting local, transit, and toll traffic. The parties will cooperate on the exchange of Transactional Capabilities Application Part (TCAP) messages to facilitate full inter-operability of CCS-based features between their respective networks, including all CLASS features and functions. All CCS signaling parameters will be

MCImetro-GTE Interconnection Agreement - Florida

provided including automatic number identification (ANI), originating line information (OLI), calling party category, charge number, etc. All privacy indicators will be honored. For terminating FGD, GTE will pass CPN if it receives CPN from FGD carriers. Also included are all available parameters relating to network signaling information, such as Carrier Information Parameter ("CIP"), wherever such information is needed for call routing or billing. Where available, network signaling information such as Transit Network Selection ("TNS") parameter (CCS platform) and CIC/OZZ information (non-CCS environment) will be provided by MCI_m wherever such information is needed for call routing or billing. The parties will follow all OBF adopted standards pertaining to TNS and CIC/OZZ codes.

7.4 Connection Through STP. MCI_m must interconnect with the GTE STP(s) serving the state in which the traffic exchange trunk groups are interconnected. Additionally, all interconnection to GTE's 800/888 database and GTE's LIDB shall take place only through appropriate STP pairs.

7.5 Third Party Signaling Providers. MCI_m may choose a third-party SS7 signaling provider to transport messages to and from the GTE SS7 network. In that event, that third-party provider must present a letter of agency to GTE, prior to the testing of the interconnection, authorizing the third party to act on behalf of MCI_m in transporting SS7 messages to and from GTE. The third-party provider must interconnect with the GTE STP(s) serving the state in which the traffic exchange trunk groups are interconnected.

7.6 Multi-Frequency Signaling. In the case where CCS is not available, in band Multi-Frequency ("MF"), wink start, E & M channel associated signaling with ANI will be provided by the Parties. Network signaling information, such as CIC/OZZ, will be provided wherever such information is needed for call routing or billing.

7.7 Interconnection Facilities. Standard interconnection facilities shall be Extended Superframe (ESF) with B8ZS line code. Where ESF/B8ZS is not currently technically feasible, MCI_m will agree to using other interconnection protocols on an interim basis until the standard ESF/B8ZS is available. GTE will provide anticipated dates of availability for those areas not currently ESF/B8ZS compatible.

7.8 Where MCI_m is unwilling to utilize an alternate interconnection protocol, MCI_m will provide GTE an initial forecast of 64 Kbps Clear Channel Capability ("64K CCC") trunk quantities within thirty (30) days of executing this Agreement consistent with the forecasting agreements between the parties. Upon receipt of this forecast, the parties will begin joint planning for the engineering, procurement, and installation of the segregated 64K CCC Local Interconnection Trunk Groups, and the associated B8ZS Extended Super Frame ("ESF") facilities, for the sole purpose of transmitting 64K CCC data calls between MCI_m and GTE. Where additional equipment is required, such equipment would be obtained, engineered, and installed on the same basis and with the same intervals as any similar growth job for IXC, CLEC, or GTE internal subscriber demand

MCImetro-GTE Interconnection Agreement - Florida

for 64K CCC trunks. Where technically feasible, these trunks will be established as two-way.

8. Network Management

8.1 Protective Protocols. Either Party may use protective network traffic management controls such as 7-digit and 10-digit code gaps on traffic to each other's respective networks, when required to protect the public switched network from congestion due to facility failures, switch congestion or failure or focused overload. MCI and GTE will immediately notify each other of any protective control action planned or executed.

8.2 Expansive Controls. If the capability exists, originating or terminating traffic reroutes may be implemented by either Party to temporarily relieve network congestion due to facility failures or abnormal calling patterns. Reroutes will not be used to circumvent normal trunk servicing. Expansive controls will only be used when mutually agreed to by the Parties.

8.3 Mass Calling. MCI and GTE will cooperate and share pre-planning information, where available, regarding cross-network call-ins expected to generate large or focused temporary increases in call volumes, to prevent or mitigate the impact of these events on the public switched network

9. Responsibilities Of The Parties

9.1 MCI and GTE shall:

9.1.1 Provide trained personnel with adequate and compatible test equipment to work with each other's technicians.

9.1.2 Notify each other when there is any change affecting the service requested, including the due date.

9.1.3 Coordinate and schedule testing activities of their own personnel, and others as applicable, to ensure its interconnection trunks/trunk groups are installed per the interconnection order, meet agreed-upon acceptance test requirements, and are placed in service by the due date.

9.1.4 Perform sectionalization to determine if a trouble is located in its facility or its portion of the interconnection trunks prior to referring the trouble to each other.

9.1.5 Advise each other's Control Office if there is an equipment failure which may affect the interconnection trunks.

MCImetro-GTE Interconnection Agreement - Florida

9.1.6 Provide each other with a trouble reporting/repair contact number that is readily accessible and available twenty-four (24) hours/seven (7) days a week. Any changes to this contact arrangement must be immediately provided to the other party.

9.1.7 Provide to each other test-line numbers and access to test lines.

9.1.8 Cooperatively plan and implement coordinated repair procedures for the meet point and Local Interconnection Trunks and facilities to ensure trouble reports are resolved in a timely and appropriate manner.

ARTICLE V

RESALE OF SERVICES

1. Telecommunications Services Provided for Resale

1.1 At the request of MCIIm, and pursuant to the requirements of the Act, Commission Rules, Regulations and Orders, and FCC Rules and Regulations, GTE shall make available to MCIIm for unrestricted resale all Telecommunications Services that GTE currently provides or may offer hereafter to subscribers who are not Telecommunications Carriers. Resale shall be unrestricted except as provided herein. GTE shall also provide service functions, as set forth in Section 3.4 of this Article. The Telecommunications Services and service functions provided by GTE to MCIIm pursuant to this Article are collectively referred to as "Local Resale."

[Conformed]

1.2 To the extent that this Article describes services which GTE shall make available to MCIIm for resale pursuant to this Agreement, this list of services is neither all inclusive nor exclusive. All Telecommunications Services of GTE which are to be offered for resale are subject to the terms herein.

1.3 Features and Functions Subject to Resale. GTE shall make all of the Telecommunications Services that it currently provides, or may hereafter offer, to end users available for resale to MCIIm on terms and conditions that are reasonable and nondiscriminatory.

1.4 GTE will provide MCIIm with at least the capability to provide an MCIIm subscriber at least the same level of service quality as GTE provides its own subscribers with respect to all Telecommunications Services and shall provide such capability in accordance with the specific requirements of Article VIII.

1.5 The specific business process requirements and systems interface requirements are set forth in Article VIII.

1.6 For purposes of MCIIm initiating its services, GTE shall release information to MCIIm regarding the subscriber's service, without requiring MCIIm to produce a written LOA, based on MCIIm's blanket representation that the customer has authorized MCIIm to obtain such CPNI. MCIIm and GTE agree to comply with the CPNI requirements of the Act and related FCC orders.

[Conformed]

MCImetro-GTE Interconnection Agreement - Florida

1.7 GTE shall allow MCI to initiate "as is transfers" of local exchange telecommunications services. For purposes of this Section 1.7, an "as is transfer" is the transfer of all the telecommunication services and features available for resale that are currently being provided for the specified account without the requirement of a specific enumeration of the services and features on the LSR without interruption of service.

[Conformed]

1.8 Responsibility for Payment of the End User Common Line (EUCL) Charge. The EUCL from GTE Tariff No. 1 will be billed to MCI who will be responsible for payment.

2. No Restrictions on Resale. GTE will not prohibit, nor impose unreasonable or discriminatory conditions or limitations on the resale of its Telecommunications Service. To the extent that there is a conflict between the terms and conditions and other matters in GTE's tariffs and any specific provision of this Agreement, the terms and conditions of this Agreement shall control.

[Conformed]

2.1 Restrictions on Resale

2.1.1 MCI agrees not to resell Residential Access Lines to non-residential subscribers.

2.1.2 MCI agrees not to resell Lifeline or Link-Up Service to non-qualifying residential customers. GTE shall retain any subsidy associated with resold Lifeline or Link-Up Services.

[Conformed]

3. Resale Provisions

3.1 Requirements for Specific Services

3.1.1 N11 Service

3.1.1.1 GTE agrees not to offer any new N11 services after the Effective Date of this Agreement unless GTE makes any such service available for resale.

3.1.1.2 MCI shall have the right to resell any N11 service existing as of the Effective Date of this Agreement.

2/14/97, 5:18 PM

V-2

MCI metro-GTE Interconnection Agreement - Florida

3.1.2 Contract Service Arrangements and Promotions. GTE shall offer for resale all of its services available to any retail subscriber, including but not limited to Contract Service Arrangements and Promotions.

[Conformed]

3.1.2.1 Contracts. GTE shall offer for resale all existing (as of the Effective Date of this Agreement) contract service arrangements with end users. GTE shall offer for resale all future contract service arrangements. MCIIm will receive the wholesale discount for such contract services.

[Conformed]

3.1.2.2 Promotions. Promotions not exceeding ninety (90) days in length shall be available for resale at GTE's promotional rate and the wholesale discount shall not apply. Promotions exceeding ninety (90) days in length shall be available for resale at GTE's promotional rate less the wholesale discount specified in Appendix C.

[Conformed]

3.1.3 Voice Mail Service

3.1.3.1 In conjunction with resold service, GTE shall make available on an unbundled basis the following feature capabilities allowing for Voice Mail Services: SMDI-E (Station Message Desk Interface-Enhanced) where available, or SMDI (Station Message Desk Interface) where SMDI-E is not available; MWI (Message Waiting Indicator) stutter dialtone and message waiting light feature capabilities; CF-B/DA (Call Forward on Busy/Don't Answer); CF/B (Call Forward on Busy); and CF/DA (Call Forward Don't Answer).

3.1.3.2 GTE shall make available for resale any voice mail service offered to retail customers.

GTE proposes to delete the above Subsection.

3.1.4 Toll Terminal Service. GTE shall provide all blocking, screening, and all other applicable functions available for toll terminals, i.e., HOBIC-type services.

3.1.5 Telephone Line Number Calling Cards. Upon request by an MCIIm Customer or by MCIIm on behalf of an MCIIm Customer, and effective as of the date of an end user's subscription to MCIIm service (or such later date as such request is received, GTE will remove any GTE-assigned telephone line calling

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V-3

MCImetro-GTE Interconnection Agreement - Florida

card number (including area code) ("TLN") from GTE's LIDB. MCIm may issue a new telephone calling card to such customer, utilizing the same TLN, and MCIm shall have the right to store such TLN in GTE's LIDB for calling card validation purposes.

3.1.6 Grandfathered Services. GTE shall offer for resale to MCIm all grandfathered services. MCIm may only resell grandfathered services to subscribers who currently subscribe to such grandfathered service. For purposes of this Agreement, a grandfathered service is a service that GTE offers to existing retail subscribers but not to new subscribers.

3.1.7 Discount Plans and Services. GTE shall offer for resale at wholesale discounts all Discount Plans and Services in accordance with FCC Rules and Regulations.

[Conformed]

3.1.8 Notice of Changes to Retail Offerings. If GTE plans to introduce new retail Telecommunications Services, modifies existing services, rates or plans to discontinue existing retail services, GTE will notify MCIm of the proposed new or modified retail services or planned discontinuance of existing services forty-five (45) days prior to the expected date of regulatory approval of the new or modified service or discontinuation of a service. If forty-five (45) days notice is not possible, GTE will notify MCIm concurrently with GTE's internal notification process. GTE will not be held liable if, after announcement of a new or modified service, GTE modifies or withdraws that service before it goes into effect.

[Conformed]

3.1.9 Subject to Sections 2 and 3 of this Article, GTE shall make available for MCIm to resell at the wholesale discount all coin and coinless pay phone local services, features and functionalities that it provides at retail. GTE also must provide all support and service functions, as described in Section 276 of the Act and FCC and state regulations, at parity with those provided for its own pay phone local services including, but not limited to: (a) coin rating, (b) answer supervision, (c) access to maintenance/diagnostic platform, (d) call blocking, (e) call screening, (f) intraLATA timing, (g) far-end disconnect recognition, (h) ANI information digits, and (i) fraud protection. GTE must also provide billing detail showing all 1+ traffic in EMR format and transferred to MCIm via Direct Connect.

[Conformed]

MCImetro-GTE Interconnection Agreement - Florida

3.2 Advanced Intelligent Network. MCIIm may purchase for resale without restriction on a subscriber-specific basis the entire set of Advanced Intelligent Network ("AIN") services available at retail to GTE's subscribers.

3.3 Service Functions

3.3.1 Resold Directory Assistance and Operator Services provided to MCIIm subscribers shall be unbranded unless branding as MCIIm is technically feasible. Branding includes front-end and back-end announcements as applicable. MCIIm shall have the option of providing its own branding materials.

[Conformed]

3.3.2 GTE shall provide MCIIm through the CSR with the information MCIIm will need to certify subscribers as exempt from charges (including taxes), or eligible for reduced charges associated with providing services, including but not limited to handicapped individuals, and certain governmental bodies and public institutions and shall not bill MCIIm for such services.

3.3.3 GTE shall provide MCIIm with appropriate notification of all calling area boundary changes with line level detail one hundred twenty (120) days before service changes.

3.3.4 GTE will work cooperatively with MCIIm in practices and procedures regarding the handling of law enforcement and service annoyance calls.

3.3.5 Pricing. The prices charged to MCIIm for Local Resale are set forth in Appendix C of this Agreement.

3.3.6 Within thirty (30) days after the Effective Date of this Agreement, the Parties shall begin developing a direct-dial method for subscribers to confirm their local exchange carrier selection. The agreed-upon method will allow MCIIm and GTE subscribers to dial the same number of digits to confirm that their calls are being carried by their chosen local service provider. The method may, for example, function similarly to the "700" number used nationally to confirm presubscribed interexchange carrier selection. It must not foreclose migration to a nationwide confirmation method should one be developed.



ARTICLE VI
UNBUNDLED NETWORK ELEMENTS

1. Introduction. GTE shall provide unbundled Network Elements in accordance with this Agreement, the Telecommunications Act of 1996, and applicable (and in force) State, FCC Rules and Regulations. The price for each Network Element is governed by Appendix C of this Agreement. Except as otherwise set forth in this Article. GTE shall provide unbundled Network Elements to MCIIm as soon as reasonably practicable after the Effective Date of this Agreement.

1.1 The Parties recognize that equipment vendors may manufacture telecommunications equipment that does not fully incorporate or may deviate from Industry Standards referenced in this Agreement. Due to the manner in which individual equipment manufacturers have chosen to implement industry standards into the design of their products, along with differing vintages of these individual facility components and the presence of embedded technologies that pre-date current Technical Standards, some of the individual facility components deployed within GTE's network may not adhere to all of the specifications presented in the Bellcore, ANSI, ITU and other technical and performance standards outlined in this Agreement. However, the design and provisioning of facilities and services by GTE is performed consistent with the technical requirements as defined in the Bellcore Technical Interface Reference Manual (TIRM). Furthermore, individual facility components (i.e. Digital Loop Carrier (DLC), Next Generation Digital Loop Carrier (NGDLC), Fiber Optic Terminals (Async or SONET), etc.) perform within the technical requirements as defined by the TIRM. Within forty-five (45) days after the Effective Date of this Agreement, the Parties will develop processes by which GTE will inform MCIIm of deviations from Standards for Network Elements ordered by MCIIm. Further, the Parties agree that those documented deviations from such standards documented by GTE to MCIIm shall supersede sections of technical standards applicable to such deviations referenced in this Agreement.

2. Unbundled Network Elements

2.1 GTE shall offer Network Elements to MCIIm on an unbundled basis on rates, terms and conditions that are just, reasonable, and non-discriminatory in accordance with the terms and conditions of this Agreement.

2.2 GTE shall permit MCIIm to connect MCIIm's facilities or facilities provided to MCIIm by third parties with each of GTE's unbundled Network Elements at any point designated by MCIIm that is technically feasible.

2.3 MCIIm may use one or more Network Elements to provide any feature, function, capability, or service option that such Network Element(s) is capable of providing or any feature, function, capability, or service option that is described in the technical references identified herein, or as may otherwise be determined by MCIIm.

MCImetro-GTE Interconnection Agreement - Florida

2.3.1 MCIIm may, at its option, designate any technically feasible method of access to unbundled elements, including access methods currently or previously in use by GTE.

2.4 GTE shall offer each Network Element individually and in combination with any other Network Element or Network Elements in order to permit MCIIm to provide Telecommunications Services to its subscribers.

[CONFORMED]

2.5 For each Network Element,, GTE shall provide a demarcation point (e.g., at a Digital Signal Cross Connect, Fiber Patch panel or its equivalent, or a Main Distribution Frame) and, where mutually agreed, access to such demarcation point. However, where GTE provides combined Network Elements at MCIIm's direction, no unnecessary demarcation point shall exist between such contiguous Network Elements.

2.6 Except as described in Appendix C or otherwise noted in this Article, Charges in Attachment 1 to Appendix C are inclusive and no other charges apply, including but not limited to any other consideration for connecting any Network Element(s) with other Network Element(s).

2.7 This Article VI describes the initial set of Network Elements which MCIIm and GTE have identified as of the Effective Date of this Agreement:

2.7.1 MCIIm and GTE agree that the Network Elements identified in this Article VI are not all possible Network Elements.

2.7.2 MCIIm may identify additional or revised Network Elements as necessary to provide telecommunications services to its subscribers, to improve network or service efficiencies or to accommodate changing technologies, subscriber demand, or other requirements.

2.7.3 MCIIm will request such additional Network Elements in accordance with the Bona Fide Request Process described in Article III. Pursuant to Section 252(i) of the Act, if GTE provides any Network Element under an agreement approved under Section 252 of the Act to which it is a party, GTE shall make available the same Network Element to MCIIm on the same terms and conditions as those provided to other telecommunications services providers. Prices for such Network Elements shall be determined pursuant to Appendix C.

2.8 In addition, GTE agrees to provide operator systems (i.e., GTE provided operator services and directory assistance) as network elements. Description of and requirements for GTE operator systems are found in Article VII of this Agreement.

[CONFORMED]

MCImetro-GTE Interconnection Agreement - Florida

3. Requirements

3.1 Each Network Element shall be furnished at a service level equal to or better than the requirements set forth in the technical references referenced in the following, as well as any performance or other requirements, identified herein. In the event Bell Communications Research, Inc. ("Bellcore"), or industry standard (e.g., American National Standards Institute ("ANSI")) technical reference or a more recent version of such reference sets forth a different requirement, MCIIm may elect, through the BFR process, that such standard shall apply.

3.2 If one or more of the requirements set forth in this Agreement are in conflict, the Parties shall negotiate in good faith to resolve any such conflicts.

3.3 GTE shall provide to MCIIm each network element on a nondiscriminatory basis in terms of the quality of design, performance, features, functions, capabilities and other characteristics, including but not limited to levels and types of redundant equipment and facilities for power, diversity and security, as compared to that which GTE provides to itself, GTE's own subscribers, to a GTE Affiliate or to any other entity, whichever is greater, as requested by MCIIm.

3.3.1 If MCIIm is experiencing service difficulties, GTE will work with MCIIm to resolve any problems found in GTE's network. Upon request, the parties shall provide to each other engineering, design, performance and other network data sufficient for them to determine where the service difficulties have occurred and why. In the event that such data indicates that the requirements of this Article VI are not being met and that GTE's network is the problem, GTE shall, within ten (10) business days, cure any design, performance or other deficiency and provide new data sufficient for MCIIm to determine that such deficiencies have been cured. To the extent GTE is unable to meet the above timeframe, GTE shall promptly notify MCIIm prior to the expiration of such timeframe and the Parties shall agree on a revised completion date.

3.3.2 GTE agrees to work cooperatively with MCIIm to provide Network Elements that will meet MCIIm's needs in providing services to its subscribers.

3.4 Each Network Element and the connections between Network Elements provided by GTE to MCIIm shall be made available to MCIIm on the same priority basis that GTE provides to itself, GTE's own subscribers, to a GTE Affiliate or to any other entity.

4. Network Interface Device. The Network Interface Device (NID) is as defined in Article II of this Agreement.

4.1 **Direct Connection**. If spare capacity is available, MCIIm shall be permitted to connect its own Loop directly to GTE's NID in cases in which MCIIm uses its own

MCImetro-GTE Interconnection Agreement - Florida

facilities to provide local service to an end user formerly served by GTE, as long as such direct connection does not adversely affect GTE's network. In order to minimize any such adverse effects, MCIm shall follow the procedures in Sections 4.1.1, 4.1.2 and 4.1.3 below.

4.1.1 When connecting its own loop facility directly to GTE's NID for a residence or business customer, MCIm must make a clean cut on the GTE drop wire at the NID so that no bare wire is exposed. MCIm shall not remove or disconnect GTE's drop wire from the NID or take any other action that might cause GTE's drop wire to be left lying on the ground.

4.1.2 At multi-tenant customer locations, MCIm must remove the jumper wire from the distribution block (i.e., the NID) to the GTE cable termination block. If MCIm cannot gain access to the cable termination block, MCIm must make a clean cut at the closest point to the cable termination block.

At MCIm's request and discretion, GTE will determine the cable pair to be removed at the NID in multi-tenant locations. MCIm will compensate GTE for the trip charge necessary to identify the cable pair to be removed.

4.1.3 MCIm will assume responsibility for ensuring that the proper over voltage protection is maintained to protect the customer premise.

4.1.4 Figure 1 shows a schematic of a NID.

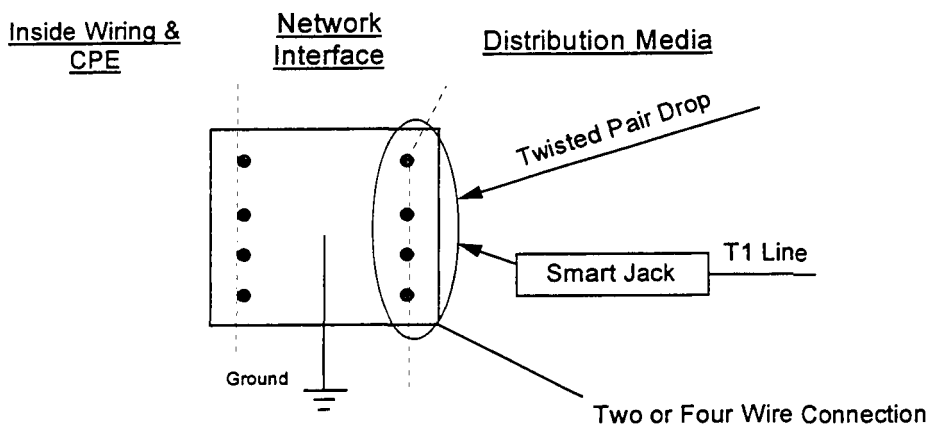


Figure 1 - Network Interface Device

4.1.5 With respect to multiple-line termination devices, MCIm shall specify the quantity of NIDs it requires within such device.

MCImetro-GTE Interconnection Agreement - Florida

4.1.6 GTE agrees to offer NIDs for lease to MCIIm but not for sale.

4.2 NID to NID Connection. Rather than connecting its loop directly to GTE's NID, MCIIm may also elect to install its own NID and effect a NID to NID connection to gain access to the end user's inside wiring.

4.3 NID Ordering, Dispatch and Tagging

4.3.1 When orders for simple unbundled NIDs (i.e., serving a single subscriber) are received by GTE, GTE shall make available to MCIIm information, where available, indicating the type of NID currently employed. When orders for complex unbundled NIDs (i.e., multi-user) are received by GTE, GTE shall make available to MCIIm information indicating the type of NID currently employed. To the extent available, GTE shall provide binding post information to MCIIm. If GTE cannot provide such information, GTE will dispatch a service technician as provided in Section 4.3.2 below

4.3.2 Dispatch. Provision of access to unbundled NIDs will normally not involve dispatch or field work by GTE. If the Parties agree that dispatch is required to perform work on MCIIm's behalf (e.g., to clear or make available spare binding posts in the GTE NID or to secure GTE's facilities at the premises), then GTE will dispatch a service technician to complete all necessary work at the customer's premise to protect GTE's facilities. Dispatch charges as set forth in Appendix C shall apply. GTE will not apply Dispatch charges when it is necessary to perform activities to repair connector blocks or binding posts that are inoperable or to identify binding posts.

4.3.3 Tagging End User Customer Facilities. Upon request, GTE will dispatch a technician to tag the end user customer's inside wire facilities on the customer's side of the NID. In such cases, a dispatch charge shall apply, as specified in Appendix C.

4.4 Technical Requirements

4.4.1 The Network Interface Device shall provide a clean, accessible point of connection for the inside wiring and for the Distribution Media and/or cross connect to MCIIm's NID and shall maintain a connection to ground that meets the requirements set forth below.

4.4.2 The NID shall be capable of transferring electrical analog or digital signals between the subscriber's inside wiring and the Distribution Media and/or cross connect to MCIIm's NID.

MCImetro-GTE Interconnection Agreement - Florida

4.4.3 All NID posts or connecting points shall be in place, secure, usable and free of any rust or corrosion. The protective ground connection shall exist and be properly installed. The ground wire shall be free of rust or corrosion and have continuity relative to ground.

4.4.4 The NID shall be capable of withstanding all normal local environmental variations.

4.4.5 The NID shall be physically accessible to MCI designated personnel. In cases where entrance to the subscriber premises is required to give access to the NID, MCI shall obtain entrance permission directly from the subscriber.

4.4.6 GTE shall offer the NID together with, and separately from Loop Distribution or the Loop.

4.5 Interface Requirements.

4.5.1 The NID shall be the interface to subscribers' premises wiring for all loop technologies.

4.5.2 The performance of the NID shall be equal to or better than all of the industry standards for NIDs set forth in the following technical references:

4.5.2.1 Bellcore Technical Advisory TA-TSY-000120 "Subscriber Premises or Network Ground Wire";

4.5.2.2 Bellcore Generic Requirement GR-49-CORE "Generic Requirements for Outdoor Telephone Network Interface Devices";

4.5.2.3 Bellcore Technical Requirement TR-NWT-00239 "Indoor Telephone Network Interfaces";

4.5.2.4 Bellcore Technical Requirement TR-NWT-000937 "Generic Requirements for Outdoor and Indoor Building Entrance"; and,

4.5.2.5 Bellcore Technical Requirement TR-NWT-0001 33 "Generic Requirements for Network Inside Wiring."

5. Loop Elements

5.1 Definition

5.1.1 A Loop is a transmission facility between a distribution frame or its equivalent in a GTE Central Office or Wire Center and the NID at a subscriber's

MCImetro-GTE Interconnection Agreement - Florida

premises, to which MCIm is granted exclusive use. Loop types include, but are not limited to, two-wire and four-wire analog voice-grade loops, and two-wire and four-wire loops that are conditioned to transmit the digital signals needed to provide ISDN, ADSL, HDSL, and DS1-level signals. A Loop may be composed of the following components:

- Network Interface Device (NID) (See Section 4)
- Loop Concentrator / Multiplexer
- Loop Feeder
- Loop Distribution

5.1.2 Basic Loop. The Basic Loop is a 2-wire copper facility or functional equivalent which will meet industry standard specifications for Voice Frequency transmission. The Basic Loop may include load coils, bridge taps, etc., or may include carrier derived facility components (i.e. pair gain applications, loop concentrator/multiplexers). The Basic Loop will be designed within industry design parameters with a loop loss (from customer to MDF) which does not exceed 10 dB and with a noise level less than 30 dbmC. For loaded loops, the Bridge Tap and End section will be between 3 and 12 kFt.

5.1.3 Special Conditioning Requirements. The Basic Loop will be provided to MCIm at parity with GTE customers and will comply with the specifications noted in this Section 5.1. Transmission of signaling messages or tones not provided by these specifications will be provided to MCIm, as agreed between MCIm and GTE. When placing an order for unbundled Loop and Sub-Loop elements, MCIm will notify GTE of any special requirements. Special conditioning to provide such requirements will be provided on a case-by-case basis, if technically feasible. MCIm agrees to bear the cost of any such special conditioning. Types of Loops which may require such conditioning include 2W/4W PABX Trunks, 2W/4W voice grade private line and foreign exchange lines, 4W digital data (2.4Kbps through 64Kbps), etc.

5.1.4 ISDN BRI Loops. Upon request by MCIm, GTE will provide 2W loops capable of transmitting ISDN data rates, where technically feasible. For loops up to 18,000 feet from the MDF to the customer, the Loops will be designed within industry design parameters with a loss not to exceed 42 dB at 40kHz. Bridge taps will not exceed 2,500 feet with no single bridge tap greater than 2,000 feet. Customers located greater than 18,000 feet from the MDF will require special Loop provisioning at an additional charge.

5.1.5 4-Wire DS-1 Loops/ISDN PRI. These Loops will be designed to support a digital transmission rate of 1,544,000 bps. These Loops will be designed within industry parameters and have no bridge taps or load coils. These Loops will employ special line treatment (span line repeaters, office terminating repeaters at the GTE wire center or similar technology).

MCImetro-GTE Interconnection Agreement - Florida

5.1.6 Features, Functions, Attributes, Etc. To the degree possible, all transport-based features, functions, service attributes, grades-of-service, installation, maintenance and repair intervals that apply to GTE services, will apply to the above unbundled Loop.

5.1.7 All Loop facilities furnished by GTE on the premises of MCI's end users and up to the network interface or functional equivalent are the property of GTE. GTE must have access to all such facilities for network management purposes. GTE employees and agents may enter said premises at any reasonable hour to test and inspect such facilities in connection with such purposes or, upon termination or cancellation of the Loop facility, to remove such facility.

5.1.8 When an unbundled loop leased by MCI from GTE, requires conditioning (upgrading) due to a customer's request to provide ISDN or service other than voice grade service, GTE will test the loop after conditioning and will provide it the results of those tests to MCI. When MCI provides its own switching, it will test unbundled loops. If there is a maintenance problem on an unbundled loop, MCI will report the problem to GTE and GTE will be responsible for the repair of the loop. To the extent that GTE tests the loop and records the test results, GTE will proactively provide the test results to MCI.

5.1.9 GTE agrees that in any circumstance where GTE would perform loop testing procedures and would record the results of those loop tests on a loop provided to MCI by GTE as part of a resale service, GTE will proactively provide the results of this testing procedure to MCI.

5.1.10 In maintenance and repair cases, if loop tests are taken, GTE will provide any recorded readings to MCI at the time the trouble ticket is closed in the same manner as GTE provides to itself and its end users.

5.1.11 MCI may order a copper twisted pair Loop even in instances where the Loop for services that GTE offers is other than a copper facility, where such facilities exist.

5.1.12 Unbundled Loop Facility Certification. Before deploying any service enhancing copper cable technology (e.g., HDSL, ISDN, etc.) over unbundled 2-wire analog voice grade loops provided by GTE, MCI shall notify GTE of such intentions to enable GTE to assess the loop transport facilities to determine whether there are any existing copper cable loop transport technologies (e.g., analog carrier, etc.) deployed within the same cable sheath that would be interfered with if MCI deployed the proposed service enhancing copper cable technology. If there are existing copper cable loop transport technologies already deployed within the same cable sheath, or if GTE already has specific planned projects to deploy copper cable loop transport technologies within the next six

MCImetro-GTE Interconnection Agreement - Florida

months for which it can demonstrate a specific commitment by producing detailed engineering plans, GTE will so inform MCIIm within two (2) business days and MCIIm shall not be permitted to deploy such service enhancing copper cable technologies.

5.1.12.1 If MCIIm fails to notify GTE of its plans to deploy service enhancing copper cable technology and obtain prior certification from GTE of the facilities, and if MCIIm's deployment of such technology is determined to have caused interference with existing or planned copper cable loop transport technologies deployed by GTE in the same cable sheath, MCIIm will immediately remove such service enhancing copper cable technology and shall reimburse GTE for all incurred expense related to this interference.

5.1.12.2 Prior to GTE deploying service enhancing copper cable technology, as described above, GTE will validate, through a search of its facility assignment records, that MCIIm has not deployed technologies within the same cable sheath that would be interfered with those planned by GTE. Should such incompatibility exist, GTE will not deploy such technology that would interfere with those already deployed by MCIIm.

5.1.12.3 Should GTE deploy service enhancing copper technology which is determined to interfere with technology previously deployed by MCIIm and MCIIm can demonstrate that it had complied with GTE's Unbundled Loop Facility Certification procedure, GTE will remove their technology from the cable sheath, and reimburse MCIIm for all incurred expenses related to this interference.

5.1.12.4 Unbundled Loop Facility Reservation. GTE and MCIIm may each reserve for up to six (6) months the right to deploy within GTE's network copper cable loop transport technology for specific projects for which a Party can demonstrate a specific commitment by producing detailed engineering plans.

Requirements. Specific Loops as described in Sections 5.1.2 through 5.1.5 are capable of transmitting signals for the following services as needed by MCIIm to provide end-to-end service capability to its end-user customer:

1. 2-wire voice grade basic telephone services
2. 2-wire ISDN
3. 2-wire CentraNet
4. 2 and 4-wire PBX lines or trunks
5. 2 and 4-wire vice grade private lines and foreign exchange lines
6. 4-wire digital data (2.4kps through 64Kbps and n times 64Kbps) (where $n < 24$)

MCImetro-GTE Interconnection Agreement - Florida

7. 4-wire DS1 (switched or private line)

5.2 If GTE uses Integrated Digital Loop Carrier (DLCs) systems to provide the local loop, GTE will make alternate arrangements, equal in quality, to permit MCIm to order a contiguous unbundled local loop at no additional cost to MCIm. These arrangements may, at GTE's option, include the following: provide MCIm with copper facilities or universal DLC that are acceptable to MCIm, deploy Virtual Remote Terminals, allow MCIm to purchase the entire Integrated DLC, or convert integrated DLCs to non-integrated systems.

5.3 Sub-Loop Components. MCIm may purchase on an unbundled basis the following: Loop, NID, and Distribution. MCIm may request unbundling of Loop Concentrator/Multiplexer and Loop Feeder on the same terms and conditions that these elements are provided to other CLECs in the State. If a loop concentrator/multiplexer is offered on a shared use basis and there exists the problem of not having a spare DS-1 link when in the protected mode, until such time as the problem of protected mode operation is resolved, shared use of unbundled multiplexer/concentrator shall not be required.

[CONFORMED]

5.3.1 GTE shall provide MCIm access to the sub-loop network elements, at the Feeder Distribution Interface (FDI), based on the following conditions:

[CONFORMED]

5.3.1.1 MCIm agrees to pay GTE to expand or replace the FDI (over and above the established price of the basic Loop) to accommodate terminating the new MCIm cable.

5.3.1.2 MCIm shall be responsible for the TSLRIC costs (if any) required to create an interface at the main distribution frame if such interface does not already exist.

5.3.1.3 If implementation of sub-loop unbundling supports shared use of required unbundled facilities, then the TSLRIC cost of such facilities shall be allocated among the users, including GTE. If implementation supports only MCIm's use of the facilities, then MCIm shall pay the TSLRIC cost.

5.3.1.4 MCIm agrees to pay GTE an agreed upon charge to perform all cross connects within the GTE FDI (in addition to the price of the basic sub-loop network element(s) leased by MCIm).

5.3.1.5 MCIm agrees that since all cross connects will be performed by GTE personnel, MCIm personnel will not require access to the FDI.

MCImetro-GTE Interconnection Agreement - Florida

5.3.1.6 Technical interface specifications, maintenance and administration issues will be resolved to the mutual satisfaction of GTE and MCIm, and, if the Parties cannot agree, GTE will provide access to the sub-loop network elements using existing GTE interface specifications, maintenance and administration policies. GTE is not responsible for the end-to-end performance of the entire loop when GTE does not provide all of the loop components.

5.3.2 Loop Concentrator/Multiplexer

5.3.2.1 Definition: The Loop Concentrator/Multiplexer is the Network Element that:

(1) aggregates lower bit rate or bandwidth signals to higher bit rate or bandwidth signals (multiplexing); (2) disaggregates higher bit rate or bandwidth signals to lower bit rate or bandwidth signals (demultiplexing); (3) aggregates a specified number of signals or channels to fewer channels (concentrating); (4) performs signal conversion, including encoding of signals (e.g., analog to digital and digital to analog signal conversion); and (5) in some instances performs electrical to optical (E/O) conversion. The Loop Concentrator/Multiplexer function may be provided through a Digital Loop Carrier (DLC) system, channel bank, multiplexer or other equipment at which traffic is encoded and decoded, multiplexed and demultiplexed, or concentrated.

5.3.3 Technical Requirements. In most instances, the Loop Concentrator/Multiplexer shall be capable of performing its functions on the signals for the following services, including but not limited to:

5.3.3.1 two-wire & four-wire analog voice grade loops;

5.3.3.2 two-wire & four-wire loops that are conditioned to transmit the digital signals needed to provide services such as ISDN, ADSL, HDSL, and DS1-level signals.

5.3.3.3 4-wire digital data (2.4Kbps through 64Kbps and n times 64Kbps, (where $n < 24$));

5.3.3.4 DS3 rate private lines;

5.3.3.5 Optical SONET rate private lines;

5.3.4 The Loop Concentrator/Multiplexer shall perform the following functions as appropriate:

MCI metro-GTE Interconnection Agreement - Florida

5.3.4.1 Analog to digital signal conversion of both incoming and outgoing (upstream and downstream) analog signals;

5.3.4.2 Multiplexing of the individual digital signals up to higher transmission bit rate signals (e.g., DS0, DS1, DS3, or optical SONET rates) for transport to the GTE central office through the Loop Feeder; and

5.3.4.3 Concentration of end-user subscriber signals onto fewer channels of a Loop Feeder (The concentration ratio shall be as specified by MCI) subject to the technical specifications of the equipment.

5.3.5 GTE shall provide power for the Loop Concentrator /Multiplexer through a non-interruptible source if the function is performed in a Central Office, or from a commercial AC power source with battery backup if the equipment is located outside a Central Office.

5.3.6 The Loop Concentrator/Multiplexer shall be provided to MCI in accordance with the following Technical References:

5.3.6.1 Bellcore TR-NWT-000057, Functional Criteria for Digital Loop Carrier Systems, Issue 2, January 1993.

5.3.6.2 Bellcore TR-NWT-000393, Generic Requirements for ISDN Basic Access Digital Subscriber Lines.

5.3.6.3 ANSI T1.106 - 1988, American National Standard for Telecommunications - Digital Hierarchy - Optical Interface Specifications (Single Mode).

5.3.6.4 ANSI T1.105-1995, American National Standard for Telecommunications - Synchronous Optical Network (SONET) - Basic Description including Multiplex Structure, Rates and Formats.

5.3.6.5 ANSI T1.102-1993, American National Standard for Telecommunications - Digital Hierarchy - Electrical Interfaces.

5.3.6.6 ANSI T1.403-1989, American National Standard for Telecommunications - Carrier to Subscriber Installation, DS1 Metallic Interface Specification.

5.3.6.7 Bellcore GR-253-CORE, Synchronous Optical Network Systems (SONET), Common Generic Criteria.

MCImetro-GTE Interconnection Agreement - Florida

5.3.6.8 Bellcore TR-TSY-000008, Digital Interface Between the SLC 96 Digital Loop Carrier System and a Local Digital Switch, Issue 2, August 1987.

5.3.6.9 Bellcore TR-NWT-000303, Integrated Digital Loop Carrier System Generic Requirements, Objectives and Interface, Issue 2, December 1992; Rev. 1, December 1993; Supplement 1, December 1993.

5.3.6.10 Bellcore TR-TSY-000673, Operations Systems Interface for an IDLC System, (LSSGR) FSD 20-02-2100, Issue 1, September 1989.

5.3.6.11 Bellcore Integrated Digital Loop Carrier System Generic Requirements, Objectives and Interface, GR-303-CORE, Issue 1, September 1995.

5.4 Requirements for an Intelligent Loop Concentrator/ Multiplexer.

5.4.1 In addition to the basic functions described above for the Loop Concentrator/Multiplexer, the Intelligent Loop Concentrator/Multiplexer (IC/M) shall provide facility grooming, facility test functions, format conversion and signaling conversion as appropriate.

5.4.2 The underlying equipment that provides such IC/M function shall continuously monitor protected circuit packs and redundant common equipment.

5.4.3 The underlying equipment that provides such IC/M function shall automatically switch to a protection circuit pack on detection of a failure or degradation of normal operation.

5.4.4 The underlying equipment that provides such IC/M function shall be equipped with a redundant power supply or a battery back-up.

5.4.5 At MCI's option, GTE shall provide MCI with real time performance monitoring and alarm data on IC/M elements that may affect MCI's traffic. This includes IC/M hardware alarm data and facility alarm data on the underlying device that provides such IC/M function.

5.4.6 At MCI's option, GTE shall provide MCI with real time ability to initiate tests on the underlying device that provides such IC/M function integrated test equipment as well as other integrated functionality for routine testing and fault isolation.

5.5 Interface Requirements

MCImetro-GTE Interconnection Agreement - Florida

5.5.1 The Loop Concentrator/Multiplexer shall meet the following interface requirements, as appropriate for the configuration that MCIIm designates:

5.5.2 The Loop Concentrator/Multiplexer shall provide an analog voice frequency copper twisted pair interface at the serving Wire Center, as described in the references in Section 5.3.10.

5.5.3 The Loop Concentrator/Multiplexer shall provide digital 4-wire electrical interfaces at the serving Wire Center, as described in the references in Section 5.3.10.

5.5.4 The Loop Concentrator/Multiplexer shall provide optical SONET interfaces at rates of OC-3, OC-12, OC-48, and OC-N, N as described in the references in Section 5.3.10.

5.5.5 The Loop Concentrator/Multiplexer shall provide the Bellcore TR-303 DS1 level interface at the serving wire center subject to the technical specifications of the equipment. Loop Concentrator/ Multiplexer shall provide Bellcore TR-08 modes 1&2 DS1 interfaces when designated by MCIIm. Such interface requirements are specified in the references in Section 5.3.10.

5.5.6 The Intelligent Loop Concentrator/Multiplexer shall be provided to MCIIm in accordance with the Technical References set forth in Sections 5.3.10.8 through 5.3.10.11 above.

5.6 Loop Feeder

5.6.1 Definition: The Loop Feeder is the Network Element that provides connectivity between (1) a Feeder Distribution Interface (FDI) associated with Loop Distribution and a termination point appropriate for the media in a Central Office, or (2) a Loop Concentrator/Multiplexer provided in a remote terminal and a termination point appropriate for the media in a Central Office.

5.6.2 The physical medium of the Loop Feeder may be copper twisted pair, or single or multi-mode fiber or other technologies as available. In certain cases, MCIIm will require a copper twisted pair loop even in instances where the medium of the Loop Feeder for services that GTE offers is other than a copper facility.

5.6.3 Requirements for Loop Feeder

5.6.3.1 The Loop Feeder shall be capable of transmitting analog voice frequency, basic rate ISDN, digital data, or analog radio frequency signals as appropriate.

MCImetro-GTE Interconnection Agreement - Florida

5.6.3.2 GTE shall provide appropriate power for all active elements in the Loop Feeder. GTE will provide appropriate power from a central office source, or from a commercial AC source with rectifiers for AC to DC conversion and 8-hour battery back-up when the equipment is located in an outside plant Remote Terminal (RT).

5.6.4 Additional Requirements for Special Copper Loop Feeder Medium. In addition to requirements set forth in this Section, MCI~~m~~ may require GTE to provide copper twisted pair Loop Feeder which is unfettered by any intervening equipment (e.g., filters, load coils, and range extenders), so that MCI~~m~~ can use these Loop Feeders for a variety of services by attaching appropriate terminal equipment at the ends.

5.6.5 Additional Technical Requirements for DS1 Conditioned Loop Feeder. In addition to the requirements set forth in this Section, MCI~~m~~ may designate that the Loop Feeder be conditioned to transport a DS1 signal. The requirements for such transport are defined in the references below in Section 5.6.6.1.

5.6.6 Additional Technical Requirements for Optical Loop Feeder. In addition to the requirements set forth in this Section, MCI~~m~~ may designate that Loop Feeder will transport DS3 and OC~~n~~ (where n is defined in the technical reference in this Section), where available. The requirements for such transport are defined in the references below in Section 5.6.6.1.

5.6.6.1 GTE shall offer Loop Feeder in accordance with the requirements set forth in the following Technical References:

5.6.6.1.1 Bellcore Technical Requirement TR-NWT-000499, Issue 5, December 1993, Section 7 for DS1 interfaces.

5.6.6.1.2 Bellcore TR-NWT-000057, Functional Criteria for Digital Loop Carrier Systems, Issue 2, January 1993.

5.6.6.1.3 Bellcore TR-NWT-000393, Generic Requirements for ISDN Basic Access Digital Subscriber Lines.

5.6.6.1.4 ANSI T1.106-1988, American National Standard for Telecommunications - Digital Hierarchy - Optical Interface Specifications (Single Mode).

5.6.6.1.5 ANSI T1.105-1995, American National Standard for Telecommunications - Synchronous Optical Network (SONET) - Basic Description including Multiplex Structure, Rates and Formats.

MCImetro-GTE Interconnection Agreement - Florida

5.6.6.1.6 ANSI T1.102-1993, American National Standard for Telecommunications - Digital Hierarchy - Electrical Interfaces.

5.6.6.1.7 ANSI T1.403-1989, American National Standard for Telecommunications - Carrier to Subscriber Installation, DS1 Metallic Interface Specification.

5.6.6.1.8 Bellcore GR-253-CORE, Synchronous Optical Network Systems (SONET), Common Generic Criteria.

5.6.6.2 Interface Requirements.

5.6.6.2.1 The Loop Feeder point of termination (POT) within a GTE central office will be as follows:

5.6.6.2.1.1 Copper twisted pairs shall terminate on the MDF;

5.6.6.2.1.2 DS1 Loop Feeder shall terminate on a DSX1, DCS1/0 or DCS3/1; and

5.6.6.2.1.3 Fiber Optic cable shall terminate on a LGX.

5.6.6.2.2 Loop Feeder shall be equal to or better than each of the applicable interface requirements set forth in the following technical references:

5.6.6.2.2.1 Bellcore TR-TSY-000008, Digital Interface Between the SLC 96 Digital Loop Carrier System and a Local Digital Switch, Issue 2. August 1987.

5.6.6.2.2.2 Bellcore TR-NWT-000303, Integrated Digital Loop Carrier System Generic Requirements, Objectives and Interface, Issue 2, December 1992- Rev. 1, December 1993-1 Supplement 1, December 1993.

5.6.6.2.2.3 Bellcore Integrated Digital Loop Carrier System Generic Requirements, Objectives and Interface, GR-303-CORE, Issue 1, September 1995.

6. Distribution

6.1 Definition:

MCImetro-GTE Interconnection Agreement - Florida

6.1.1 Distribution provides connectivity between the NID component of Loop Distribution and the terminal block on the subscriber-side of a Feeder Distribution Interface (FDI). The FDI is a device that terminates the Distribution Media and the Loop Feeder, and cross-connects them in order to provide a continuous transmission path between the NID and a telephone company central office. The feeder-distribution interface (FDI) in the interfaced design makes use of a manual cross-connection, typically housed inside an outside plant device ("green box") or in a vault or manhole.

6.1.2 The Distribution may be copper twisted pair, coax cable, single or multi-mode fiber optic cable or other technologies. A combination that includes two or more of these media is also possible. In certain cases, MCI shall require a copper twisted pair Distribution even in instances where the Distribution for services that GTE offers is other than a copper facility, where such facilities exist.

6.2 Requirements for All Distribution

6.2.1 Distribution shall be capable of transmitting signals for the following services (as requested by MCI):

6.2.1.1 Two-wire & four-wire analog voice grade loops;

6.2.1.2 Two-wire & four-wire loops that are conditioned to transmit the digital signals needed to provide services such as ISDN, ADSL, HDSL, and DS1-level signals.

6.2.2 Distribution shall transmit all signaling messages or tones. Where the Distribution includes any active elements that terminate any of the signaling messages or tones, these messages or tones shall be reproduced by the Distribution at the interfaces to an adjacent Network Element in a format that maintains the integrity of the signaling messages or tones.

6.2.3 Distribution shall support functions associated with provisioning, maintenance and testing of the Distribution itself, as well as provide necessary access to provisioning, maintenance and testing functions for Network Elements to which it is associated.

6.2.4 Where available, Distribution shall provide performance monitoring of the Distribution itself, as well as provide necessary access for performance monitoring for Network Elements to which it is associated.

6.2.5 Distribution shall be equal to or better than all of the applicable requirements set forth in the following technical references:

MCImetro-GTE Interconnection Agreement - Florida

6.2.5.1 Bellcore TR-TSY-000057, "Functional Criteria for Digital Loop Carrier Systems", and,

6.2.5.2 Bellcore TR-NWT-000393, "Generic Requirements for ISDN Basic Access Digital Subscriber Lines."

6.2.5.3 GTE shall provide to MCIm distribution using existing facilities. To the extent GTE needs to use temporary facilities to provide service to an MCIm subscriber, it shall use its best faith efforts to discontinue use of such facilities at the earliest possible date.

6.2.6 GTE shall offer Distribution together with, and separately from the NID component of Loop Distribution.

6.3 Additional Requirements for Special Copper Distribution

In addition to Distribution that supports the requirements in Section 6.2. (above), where copper twisted pair is available MCIm may designate Distribution to be copper twisted pair which is unfettered by any intervening equipment (e.g., filters, load coils, range extenders) so that MCIm can use these loops for a variety of services by attaching appropriate terminal equipment at the ends.

6.4 Additional Requirements for Fiber Distribution

Fiber optic cable Distribution shall be capable of transmitting signals for the following services in addition to the ones under Section 6.2.1 above:

6.4.1 DS3 rate private line service;

6.4.2 Optical SONET OC_n rate private lines (where n is defined in the technical reference in this Section 6; and

6.4.3 Analog Radio Frequency based services (e.g., Cable Television (CATV)).

6.5 Additional Requirements for Coaxial Cable Distribution

Coaxial Cable (coax) Distribution shall be capable of transmitting signals for the following services in addition to the ones under Section 6.2.1 above:

6.5.1 Broadband data, either one way or bi-directional, symmetric or asymmetric, at rates between 1.5 Mb/s and 45 Mb/s; and

6.5.2 Analog Radio Frequency based services (e.g., CATV).

6.6 Interface Requirements

MCImetro-GTE Interconnection Agreement - Florida

6.6.1 Signal transfers between the Distribution and the NID shall have levels of degradation that are within the performance requirements set forth in Section 19 of this Article VI.

6.6.2 The performance of distribution shall be equal to or better than each of the applicable interface requirements set forth in the following technical references:

6.6.2.1 Bellcore TR-NWT-000049, "Generic Requirements for Outdoor Telephone Network Interface Devices," Issued December 1, 1994;

6.6.2.2 Bellcore TR-NWT-000057, "Functional Criteria for Digital Loop Carrier Systems," Issued January 2, 1993;

6.6.2.3 Bellcore TR-NWT-000393, "Generic Requirements for ISDN Basic Access Digital Subscriber Lines";

6.6.2.4 Bellcore TR-NWT-000253, SONET Transport Systems: Common Criteria (A module of TSGR, FR-NWT-000440), Issue 2, December 1991

7. Local Switching

7.1 Definition:

7.1.1 Local Switching is the Network Element that provides the functionality required to connect the appropriate lines or trunks wired to the Main Distributing Frame (MDF) or Digital Cross Connect (DSX) panel to a desired line or trunk. The desired connection path for each call type will vary by subscriber and will be specified by MCI as a routing scenario that will be implemented in advance as part of or after the purchases of the unbundled local switching. Such functionality shall include all of the features, functions, and capabilities that the underlying GTE switch that is providing such Local Switching function is capable of providing, including but not limited to: line signaling and signaling software, digit reception, dialed number translations, call screening, routing, recording, call supervision, dial tone, switching, telephone number provisioning, announcements, calling features and capabilities (including call processing), CentraNet, or CentraNet-like services, Automatic Call Distributor (ACD), Carrier pre-subscription (e.g., long distance carrier, intraLATA toll), Carrier Identification Code (CIC) portability capabilities, testing and other operational features inherent to the switch and switch software. It also provides access to transport, signaling (ISDN User Part (ISUP) and Transaction Capabilities Application Part (TCAP), and platforms such as adjuncts, Public Safety Systems (911), operator services, directory services and Advanced Intelligent Network (AIN). Remote Switching Module functionality is included in the Local Switching function. Local Switching shall also be capable of routing local, intraLATA, interLATA, and

MCImetro-GTE Interconnection Agreement - Florida

international calls to the subscriber's preferred carrier, including call features (e.g., call forwarding) and CentraNet capabilities.

7.1.2 Local Switching, including the ability to route to MCIIm's transport facilities, dedicated facilities and systems, shall be unbundled from all other unbundled Network Elements, i.e., Operator Systems, Common Transport, and Dedicated Transport.

7.1.3 Local Switching includes customized routing using line class codes.

7.2 GTE shall provide MCIIm unbundled access to all technically feasible facilities, functions, features and capabilities of its local switches.

[CONFORMED]

7.2.1 If no modification to a GTE switch is required to provide the facility, function, feature or capability, GTE shall implement the proposed feature within forty-five (45) days. In any case where GTE will not be able to implement the proposed feature within forty-five (45) days, GTE shall promptly so advise MCIIm and shall provide a revised implementation date. As used in this Section 7.2, "modification" shall not include a facility, function, feature or capability resident in a GTE switch which only requires activation. This Section 7.2.1 shall not apply to any currently active function, feature, facility or capability of a GTE switch.

7.2.2 Within forty-five (45) days of any written request by MCIIm for a facility, function, feature or capability of a GTE local switch that requires modification to the switch, GTE shall in writing advise MCIIm of whether such modification is technically feasible. If determined technically feasible, GTE shall advise MCIIm whether such modification must be developed or endorsed by a vendor, or is already available to GTE from the vendor. Where such modification is available to GTE from the vendor, GTE shall provide to MCIIm the vendor response including the cost for such modification and schedule for implementation. If no vendor response is required to fulfill MCIIm's request, GTE shall provide MCIIm with its proposed cost and implementation date. In any case where it becomes apparent that GTE will not be able to provide the foregoing responses within forty-five (45) days of MCIIm's request, GTE shall promptly so advise MCIIm and the Parties shall agree to a revised response date. Upon approval by MCIIm of the cost and schedule, GTE shall commence work upon and complete such modification by a date agreed to with MCIIm.

7.2.2.1 Where such modification must be developed or endorsed by a vendor, GTE shall promptly seek a vendor proposal (including any available options for expedited service and ownership or rights to use any resulting intellectual property) and, upon receipt, provide such vendor

MCImetro-GTE Interconnection Agreement - Florida

proposal to MCIm, along with an estimate of additional costs, if any, and a completion schedule. Where GTE is not able to provide a final vendor response within forty-five (45) days, GTE shall obtain from the vendor and provide to MCIm a status report within such period. Upon MCIm's request, GTE shall provide an updated status of the vendor response.

7.2.2.2 Subject to **any rights MCIm has granted to any other person or retained for itself**, MCIm shall retain exclusive rights to the use of any modification to a GTE switch where MCIm has paid GTE for development of such modification; provided, however, upon MCIm's agreement, such right of MCIm shall become non-exclusive, and use of such modification shall not be withheld, upon reimbursement of MCIm as follows. If any person purchasing unbundled Network Elements from GTE desires to use a facility, function, feature or capability that has been added to a local switch using a modification for which MCIm has paid the development costs, then such person shall pay to MCIm a proportionate share of the development costs MCIm paid to GTE as described below. If one or more persons has already reimbursed MCIm for a portion of development costs, then subsequent persons desiring to use such facility, function, feature or capability shall reimburse MCIm and such prior users proportionally. As an example, if MCIm had paid \$100 in development costs, then a second user would reimburse MCIm \$50. A third user would reimburse MCIm and the second user a total of \$33.33 dollars, dividing such reimbursement equally between MCIm and the second user. A fourth user would reimburse MCIm and the other two users a total of \$25.00, dividing such reimbursement equally among them (with any subsequent users treated in a similar manner).

*GTE proposes to replace the above bolded language with the following:
any rights retained by the vendor or other third parties,*

GTE proposes to insert the following language after the word "If" at the beginning of the second sentence in the above Subsection:

*either (i) GTE (in order to serve its end user customers or as part of its resold services)
or (ii)*

7.2.2.3 If GTE seeks the right to use a modification from MCIm for which MCIm has paid GTE for the development of such modification, GTE shall reimburse MCIm the full amount MCIm paid GTE for such development less any amounts MCIm may have received pursuant to Section 7.2.2.2 above.

GTE proposes to delete the above Subsection.

MCImetro-GTE Interconnection Agreement - Florida

7.2.3 Local Switching shall be equal to or better than the requirements for Local Switching set forth in Bellcore's Local Switching Systems General Requirements (FR-NWT-000064).

7.2.3.1 GTE shall route calls to the appropriate trunk or lines for call origination or termination.

7.2.3.2 GTE shall route calls on a per line or per screening class basis to (1) GTE platforms providing Network Elements or additional functionality, (2) MCIm designated platforms, or (3) third-party platforms (e.g., Operator Services, Directory Assistance).

7.2.3.3 GTE shall provide recorded announcements as designated by MCIm and call progress tones to alert callers of call progress and disposition, where technically feasible.

7.2.3.4 GTE shall change a subscriber from GTE to MCIm without loss of feature functionality, unless expressly agreed otherwise by MCIm.

7.2.3.5 GTE shall perform routine testing (e.g., Mechanized Loop Tests (MLT) and test calls such as 105, 107 and 108 type calls) and fault isolation on a schedule agreed to by the Parties.

7.2.3.6 GTE shall repair and restore any equipment or any other maintainable component owned by or under the control of GTE that may adversely impact MCIm's use of unbundled Local Switching.

7.2.3.7 GTE shall control congestion points such as mass calling events, and network routing abnormalities, using capabilities such as Automatic Call Gapping, Automatic Congestion Control, and Network Routing Overflow. Application of such control shall be competitively neutral and not favor any user of unbundled switching or GTE.

7.2.3.8 GTE shall perform manual call trace as designated by MCIm and permit subscriber originated call trace, using procedures provided by GTE.

7.2.3.9 GTE shall record all billable events, involving usage of the element, and send the appropriate recording data to MCIm as outlined in Article VIII.

7.2.3.10 For 911 calls, GTE shall allow interconnection from MCIm local switching elements and GTE shall route the calls to the appropriate Public Safety Access Point (PSAP).

MCImetro-GTE Interconnection Agreement - Florida

7.2.3.11 Where GTE provides the following special services, it shall provide to MCI:

7.2.3.11.1 Essential Service Lines;

7.2.3.11.2 Telephone Service Prioritization;

7.2.3.11.3 Telephone Relay Services for handicapped;

7.2.3.11.4 Soft dial tone where required by law. Where GTE provides soft dial tone, it shall do so on a competitively-neutral basis.

7.2.3.11.5 Any other service required by law or regulation.

7.2.3.12 GTE shall provide Switching Service Point (SSP) capabilities and signaling software to interconnect the signaling links destined to the Signaling Transfer Point Switch (STPs). In the event that Local Switching is provided out of a switch without SS7 capability, the Tandem shall provide this capability as discussed in the section on Tandem Switching. These capabilities shall adhere to Bellcore specifications TCAP (GR-1432-CORE), ISUP (GR-905-CORE), Call Management (GR-1429-CORE), Switched Fractional DS1 (GR-1357-CORE), Toll Free Service (GR-1428-CORE), Calling Name (GR-1597-CORE), Line Information Database (GR-954-CORE), and Advanced Intelligent Network (GR-2863-CORE).

7.2.3.13 Where technically feasible, GTE shall provide interfaces to adjuncts through industry standard and Bellcore interfaces. These adjuncts can include, but are not limited to, Service Node, Service Circuit Node, Voice Mail and Automatic Call Distributors. Examples of existing interfaces are ANSI ISDN standards Q.931 and Q.932.

7.2.3.14 GTE shall provide performance data regarding a subscriber line, traffic characteristics or other measurable elements to MCI, upon MCI's request where available.

7.2.3.15 GTE shall offer all Local Switching features that are technically feasible and provide feature offerings at parity to those provided by GTE to itself or any other party. Such feature offerings shall include but are not limited to:

7.2.3.15.1 Basic and primary rate ISDN;

MCImetro-GTE Interconnection Agreement - Florida

7.2.3.15.2 Residential features;

7.2.3.15.3 Custom Local Area Signaling Services (CLASS/LASS);

7.2.3.15.4 Custom Calling Features;

7.2.3.15.5 CentraNet (including equivalent administrative capabilities, such as subscriber accessible reconfiguration and detailed message recording); and

7.2.3.15.6 Advanced intelligent network triggers supporting MCIIm, and GTE service applications, in GTE's SCPs. This would include the following list of AIN capabilities to the extent technically feasible and available to GTE for offering AIN based services:

7.2.3.15.6.1 Off-Hook Immediate;

7.2.3.15.6.2 Off-Hook Delay;

7.2.3.15.6.3 Private EAMF Trunk;

7.2.3.15.6.4 Shared Interoffice Trunk (EAMF, SS7);

7.2.3.15.6.5 Termination Attempt;

7.2.3.15.6.6 3/6/10;

7.2.3.15.6.7 N11;

7.2.3.15.6.8 Feature Code Dialing;

7.2.3.15.6.9 Custom Dialing Plan(s);

7.2.3.15.6.10 Automatic Route Selection; and

7.2.3.15.6.11 Where such AIN functionality is not currently deployed, capabilities shall be provided pursuant to the BFR process contained in Article III of this Agreement.

7.2.3.16 GTE shall assign each MCIIm subscriber line the class of service designated by MCIIm (e.g., using line class codes or other switch specific

MCImetro-GTE Interconnection Agreement - Florida

provisioning methods), and shall route calls from MCIIm subscribers as directed by MCIIm at MCIIm's option. This includes each of the following call types:

7.2.3.16.1 O+/O- calls (e.g. Operator Services)

7.2.3.16.2 911 calls

7.2.3.16.3 411/DA calls

7.2.3.16.4 InterLATA calls specific to PIC

7.2.3.16.5 IntraLATA calls specific to PIC

7.2.3.16.6 800/888 calls, prior to database query, where technically feasible

7.2.3.16.7 Call forwarding of any type supported on the switch, to a line or a trunk

7.2.3.16.8 Any other customized routing that may be supported by the GTE switch

7.2.3.17 If an MCIIm subscriber subscribes to MCIIm provided voice mail and messaging services, GTE shall redirect incoming calls to the MCIIm system based upon presubscribed service arrangements (e.g., busy, don't answer, number of rings). In addition, GTE shall provide a Standard Message Desk Interface-Enhanced (SMDI-E) interface, where available, to the MCIIm system. Where available, GTE shall support the Inter-switch Voice Messaging Service (IVMS) capability.

7.2.3.18 Local Switching shall be offered in accordance with the requirements of the following technical references and their future releases:

7.2.3.18.1 GR-1298-CORE, AIN Switching System Generic Requirements;

7.2.3.18.2 GR-1299-CORE, AIN Switch-Service Control Point (SCP)/Adjunct Interface Generic Requirements;

7.2.3.18.3 TR-NWT-001284, AIN 0.1 Switching System Generic Requirements;

MCImetro-GTE Interconnection Agreement - Florida

7.2.3.18.4 SR-NWT-002247, AIN Release 1 Update.

7.2.4 Interface Requirements:

7.2.4.1 GTE shall provide the following interfaces to loops, where available:

7.2.4.1.1 Standard Tip/Ring interface including loopstart or groundstart, on-hook signaling (e.g., for calling number, calling name and message waiting lamp);

7.2.4.1.2 Coin phone signaling;

7.2.4.1.3 Basic Rate Interface ISDN adhering to ANSI standards Q.931, Q.932 and appropriate Bellcore Technical Requirements;

7.2.4.1.4 Two-wire analog interface to PBX to include reverse battery, E&M, wink start and DID;

7.2.4.1.5 Four-wire analog interface to PBX to include reverse battery, E&M, wink start and DID;

7.2.4.1.6 Four-wire DS1 interface to PBX or subscriber provided equipment (e.g., computers and voice response systems);

7.2.4.1.7 Primary Rate ISDN to PBX adhering to ANSI standards Q.931, Q.932 and appropriate Bellcore Technical Requirements;

7.2.4.1.8 Switched Fractional DS1 with capabilities to configure Nx64 channels (where N = 1 to 24); and

7.2.4.1.9 Loops adhering to Bellcore TR-NWT-08 and TR-NWT-303 specifications to interconnect Digital Loop Carriers.

7.2.4.2 GTE shall provide access, at a minimum, to the following:

7.2.4.2.1 SS7 Signaling Network (where available) or Multi-Frequency trunking if requested by MCIm;

7.2.4.2.2 Interface to MCIm operator services systems or Operator Services through appropriate trunk interconnections for the system;

MCImetro-GTE Interconnection Agreement - Florida

7.2.4.2.3 Interface to MCIm directory assistance services through the MCIm switched network or to Directory Services through the appropriate trunk interconnections for the system; and

7.2.4.2.4 950 access or other MCIm required access to interexchange carriers as requested through appropriate trunk interfaces.

7.3 Integrated Services Digital Network (ISDN)

7.3.1 Integrated Services Digital Network (ISDN) is defined in two variations. The first variation is Basic Rate ISDN (BRI). BRI consists of 2 Bearer (B) Channels and one Data (D) Channel. The second variation is Primary Rate ISDN (PRI). PRI consists of 23 B Channels and one D Channel. Both BRI and PRI B Channels may be used for voice, Circuit Switched Data (CSD) or Packet Switched Data (PSD). The BRI D Channel may be used for call related signaling, non-call related signaling or packet switched data. The PRI D Channel may be used for call related signaling.

7.3.2 Technical Requirements — ISDN

7.3.2.1 GTE shall offer Data Switching providing ISDN that, at a minimum:

7.3.2.1.1 Provides integrated Packet handling capabilities;

7.3.2.1.2 Allows for full 2B+D Channel functionality for BRI; and

7.3.2.1.3 Allows for full 23B+D Channel functionality for PRI.

7.3.2.1.4 Each B Channel shall allow for voice, 64 Kbps CSD, and PSD of 128 logical channels at minimum speeds of 19 Kbps throughput of each logical channel up to the total capacity of the B Channel.

7.3.2.1.5 Each B Channel shall provide capabilities for alternate voice and data on a per call basis.

7.3.2.1.6 The BRI D Channel shall allow for call associated signaling, non-call associated signaling and PSD of 16 logical channels at minimum speeds of 9.6 Kbps throughput of each logical channel up to the total capacity of the D channel.

MCImetro-GTE Interconnection Agreement - Florida

7.3.2.1.7 The PRI D Channel shall allow for call associated signaling.

7.3.3 Interface Requirements — ISDN

7.3.3.1 GTE shall provide the BRI U interface using 2-wire copper loops in accordance with TR-NWT-000393, January 1991, Generic Requirements for ISDN Basic Access Digital Subscriber Lines.

7.3.3.2 GTE shall provide the BRI interface using Digital Subscriber Loops adhering to Bellcore TR-NWT-303 specifications to interconnect Digital Loop Carriers.

7.3.3.3 GTE shall offer PSD interfaces adhering to the X.25, X.75 and X.75' ANSI and Bellcore requirements.

7.3.3.4 GTE shall offer PSD trunk interfaces operating at 56 Kbps.

8. Common Transport

8.1 Definition:

Common Transport is an interoffice transmission path between GTE Network Elements (illustrated in Figure 2) shared by carriers. Where GTE Network Elements are connected by intra-office wiring, such wiring is provided as a part of the Network Elements and is not Common Transport. GTE shall offer Common Transport as of the effective date of the agreement, at DS0, DS1, DS3, STS-1 or higher transmission bit rate circuits. Common Transport consists of GTE inter-office transport facilities and is distinct and separate from local switching.

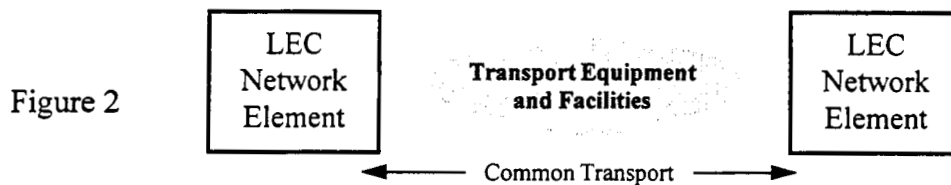


Figure 2 is illustrative only.

8.2 Technical Requirements

8.2.1 GTE shall be responsible for the engineering, provisioning, and maintenance of the underlying equipment and facilities that are used to provide Common Transport.

MCImetro-GTE Interconnection Agreement - Florida

8.2.2 At a minimum, Common Transport shall meet all of the requirements set forth in the following technical references (as applicable for the transport technology being used):

8.2.3 ANSI T1.101-1994, American National Standard for Telecommunications - Synchronization Interface Standard Performance and Availability;

8.2.3.1 ANSI T1.102-1993, American National Standard for Telecommunications - Digital Hierarchy - Electrical Interfaces;

8.2.3.2 ANSI T1.102.01-199x, American National Standard for Telecommunications - Digital Hierarchy - VT1.5;

8.2.3.3 ANSI T1.105-1995, American National Standard for Telecommunications - Synchronous Optical Network (SONET) - Basic Description including Multiplex Structure, Rates and Formats;

8.2.3.4 ANSI T1.105.01-1995, American National Standard for Telecommunications - Synchronous Optical Network (SONET) Automatic Protection Switching;

8.2.3.5 ANSI T1.105.02-1995, American National Standard for Telecommunications - Synchronous Optical Network (SONET) - Payload Mappings;

8.2.3.6 ANSI T1.105.03-1994, American National Standard for Telecommunications - Synchronous Optical Network (SONET) - Jitter at Network Interfaces;

8.2.3.7 ANSI T1.105.03a-1995, American National Standard for Telecommunications - Synchronous Optical Network (SONET)-Jitter at Network Interfaces - DS1 Supplement;

8.2.3.8 ANSI T1.105.05-1994, American National Standard for Telecommunications - Synchronous Optical Network (SONET) - Tandem Connection;

8.2.3.9 ANSI T1.105.06-199x, American National Standard for Telecommunications - Synchronous Optical Network (SONET) - Physical Layer Specifications;

8.2.3.10 ANSI T1.105.07-199x, American National Standard for Telecommunications - Synchronous Optical Network (SONET) - Sub STS-1 Interface Rates and Formats;

MCImetro-GTE Interconnection Agreement - Florida

8.2.3.11 ANSI T1.105.09-199x, American National Standard for Telecommunications - Synchronous Optical Network (SONET) - Network Element Timing and Synchronization;

8.2.3.12 ANSI T1.106-1988, American National Standard for Telecommunications - Digital Hierarchy - Optical Interface Specifications (Single Mode);

8.2.3.13 ANSI T1.107-1988, American National Standard for Telecommunications - Digital Hierarchy - Formats Specifications;

8.2.3.14 ANSI T1.107a-1990 -American National Standard for Telecommunications - Digital Hierarchy - Supplement to Formats Specifications (DS3 Format Applications);

8.2.3.15 ANSI T1.107b-1991 -American National Standard for Telecommunications - Digital Hierarchy - Supplement to Formats Specifications;

8.2.3.16 ANSI T1.117-1991, American National Standard for Telecommunications - Digital Hierarchy - Optical Interface Specifications (SONET) (Single Mode - Short Reach);

8.2.3.17 ANSI T1.403-1989, Carrier to Subscriber Installation, DS1 Metallic Interface Specification;

8.2.3.18 ANSI T1.404-1994, Network-to-Subscriber Installation - DS3 Metallic Interface Specification;

8.2.3.19 ITU Recommendation G.707, Network node interface for the synchronous digital hierarchy (SDH);

8.2.3.20 ITU Recommendation G.704, Synchronous frame structures used at 1544, 6312, 2048, 8488 and 44736 kbit/s hierarchical levels;

8.2.3.21 Bellcore FR-440 and TR-NWT-000499, Transport Systems Generic Requirements (TSGR): Common Requirements;

8.2.3.22 Bellcore GR-820-CORE, Generic Transmission Surveillance: DS1 & DS3 Performance;

8.2.3.23 Bellcore GR-253-CORE, Synchronous Optical Network Systems (SONET); Common Generic Criteria;

MCImetro-GTE Interconnection Agreement - Florida

8.2.3.24 Bellcore TR-NWT 000507, Transmission, Section 7, Issue 5 (Bellcore, December 1993). (A module of LSSGR, FR-NWT-000064.);

8.2.3.25 Bellcore TR-NWT-000776, Network Interface Description for ISDN Subscriber Access;

8.2.3.26 Bellcore TR-INS-000342, High-Capacity Digital Special Access Service-Transmission Parameter Limits and Interface Combinations, Issue 1 February 1991;

8.2.3.27 Bellcore ST-TEC-000052, Telecommunications Transmission Engineering Textbook, Volume 2: Facilities, Third Edition, Issue I May 1989;

8.2.3.28 Bellcore ST-TEC-000051, Telecommunications Transmission Engineering Textbook Volume 1: Principles, Third Edition. Issue 1 August 1987.

9. Dedicated Transport

9.1 Definition

9.1.1 Dedicated Transport is an interoffice transmission path between MCI designated locations to which MCI is granted exclusive use. Such locations may include GTE central offices or other locations, MCI network components, other carrier network components, or subscriber premises. Dedicated Transport is depicted below in Figure 3.



Figure 3

9.1.2 GTE shall offer Dedicated Transport in each of the following manners:

9.1.2.1 As capacity on a shared facility.

9.1.2.2 As a circuit (e.g., DS1, DS3, STS-1) dedicated to MCI.

9.1.2.3 As a system (i.e., the equipment and facilities used to provide Dedicated Transport such as SONET ring) dedicated to MCI.

MCImetro-GTE Interconnection Agreement - Florida

9.1.3 When Dedicated Transport is provided as a circuit or as capacity on a shared facility, it shall include (as appropriate):

9.1.3.1 Multiplexing functionality;

9.1.3.2 Grooming functionality; and,

9.1.3.3 Redundant equipment and facilities necessary to support protection and restoration.

9.1.4 When Dedicated Transport is provided as a system it shall include:

9.1.4.1 Transmission equipment such as multiplexers, line terminating equipment, amplifiers, and regenerators;

9.1.4.2 Inter-office transmission facilities such as optical fiber, copper twisted pair, and coaxial cable;

9.1.4.3 Redundant equipment and facilities necessary to support protection and restoration; and,

9.1.4.4 Dedicated Transport includes the Digital Cross-Connect System (DCS) functionality as an option. DCS is described below in Section 11.

9.2 Technical Requirements

This Section sets forth technical requirements for all Dedicated Transport.

9.2.1 When GTE provides Dedicated Transport as a circuit or a system, the entire designated transmission circuit or system (e.g., DS1, DS3, STS-1) shall be dedicated to MCIIm designated traffic.

9.2.2 GTE shall offer Dedicated Transport using currently available technologies including, but not limited to, DS1 and DS3 transport systems, SONET (or SDH) Bi-directional Line Switched Rings, SONET (or SDH) Unidirectional Path Switched Rings, and SONET (or SDH) point-to-point transport systems (including linear add-drop systems), at all available transmission bit rates.

9.2.3 When requested by MCIIm, Dedicated Transport shall provide physical diversity. Physical diversity means that two circuits are provisioned in such a way that no single failure of facilities or equipment will cause a failure on both circuits.

MCImetro-GTE Interconnection Agreement - Florida

9.2.4 When physical diversity is requested by MCIm, GTE shall provide the maximum feasible physical separation between transmission paths for all facilities and equipment (unless otherwise agreed by MCIm).

9.2.5 Upon MCIm's request and when technically feasible to isolate MCIm data, GTE shall provide Real Time and continuous remote access to performance monitoring and alarm data affecting, or potentially affecting, MCIm's traffic.

9.2.6 GTE shall offer the following interface transmission rates for Dedicated Transport, where available:

9.2.6.1 DS1 (Extended SuperFrame - ESF/B8ZS, D4, and unframed applications shall be provided);

9.2.6.2 DS3 (C-bit Parity, M13, and unframed applications shall be provided);

9.2.6.3 SONET standard interface rates in accordance with ANSI T1.105 and ANSI T1.105.07 and physical interfaces per ANSI T1.106.06 (including referenced interfaces). In particular, VT1.5 based STS-1s will be the interface at an MCIm service node;

9.2.6.4 SDH Standard interface rates in accordance with International Telecommunications Union (ITU) Recommendation G.707 and Plesiochronous Digital Hierarchy (PDH) rates per ITU Recommendation G.704.

9.2.7 GTE shall provide cross-office wiring up to a suitable Point of Termination (POT) between Dedicated Transport and MCIm designated equipment. GTE shall provide the following equipment for the physical POT:

9.2.7.1 DSX1 for DS1s or VT1.5s;

9.2.7.2 DSX3 for DS3s or STS-1s; and

9.2.7.3 LGX for optical signals (e.g., OC-3 and OC-12).

9.2.8 GTE shall provide physical access to the POT for personnel designated by MCIm (for testing, facility interconnection, and other purposes designated by MCIm) in accordance with the provisions of Article XIII.

9.2.9 For Dedicated Transport provided as a system, GTE shall design the system (including but not limited to facility routing and termination points) according to MCIm specifications.

MCImetro-GTE Interconnection Agreement - Florida

9.2.10 Upon MCIIm's request when technically feasible, GTE shall provide MCIIm with electronic provisioning control of an MCIIm specified Dedicated Transport.

9.2.11 GTE shall offer Dedicated Transport together with and separately from DCS.

9.3 Technical Requirements for Dedicated Transport Using SONET Technology.

This Section sets forth additional technical requirements for Dedicated Transport using SONET technology including rings, point-to-point systems, and linear add-drop systems.

9.3.1 All SONET Dedicated Transport provided as a system shall:

9.3.1.1 Be synchronized from both a primary and secondary Stratum 1 level timing source.

9.3.1.2 Provide SONET standard interfaces which properly interwork with SONET standard equipment from other vendors. This includes, but is not limited to, SONET standard Section, Line and Path performance monitoring, maintenance signals, alarms, and data channels.

9.3.1.3 Provide Data Communications Channel (DCC) or equivalent connectivity through the SONET transport system. Dedicated Transport provided over a SONET transport system shall be capable of routing DCC messages between MCIIm and SONET network components connected to the Dedicated Transport. For example, if MCIIm leases a dedicated SONET ring from GTE, that ring shall support DCC message routing between MCIIm and SONET network components connected to the ring.

9.3.1.4 Support the following performance requirements for each circuit (STS-1, DS1, DS3, etc.):

9.3.1.4.1 No more than 10 Errored Seconds Per Day (Errored Seconds are defined in the technical reference at Section 9.4.5); and

9.3.1.4.2 No more than 1 Severely Errored Second Per Day (Severely Errored Seconds are defined in the technical reference at Section 9.4.5).

9.3.2 SONET rings shall:

9.3.2.1 Be provisioned on physically diverse fiber optic cables (including separate building entrances where available and diversely routed

MCImetro-GTE Interconnection Agreement - Florida

intraoffice wiring). "Diversely routed" shall be interpreted as the maximum feasible physical separation between transmission paths, unless otherwise agreed by MCIIm.

9.3.2.2 Support dual ring interworking per SONET Standards.

9.3.2.3 Provide the necessary redundancy in optics, electronics, and transmission paths (including intra-office wiring) such that no single failure will cause a service interruption.

9.3.2.4 Provide the ability to disable ring protection switching at MCIIm's direction (selective protection lock-out). This requirement applies to line switched rings only.

9.3.2.5 Provide the ability to use the protection channels to carry traffic (extra traffic). This requirement applies to line switched rings only.

9.3.2.6 Provide 50 millisecond restoration unless a ring protection delay is set to accommodate dual ring interworking schemes.

9.3.2.7 Have settable ring protection switching thresholds that shall be set in accordance with MCIIm's specifications.

9.3.2.8 Provide revertive protection switching with a settable wait to restore delay with a default setting of 5 minutes. This requirement applies to line switched rings only.

9.3.2.9 Provide non-revertive protection switching. This requirement applies to path switched rings only.

9.3.2.10 Adhere to the following availability requirements, where availability is defined in the technical reference set forth in Section 10.4.5.

9.3.2.10.1 No more than 0.25 minutes of unavailability month;
and

9.3.2.10.2 No more than 0.5 minutes of unavailability per year.

9.4 At a minimum, Dedicated Transport shall meet each of the requirements set forth in Section 8.2.3 and in the following technical references.

9.4.1 ANSI T1.105.04-1995, American National Standard for Telecommunications - Synchronous Optical Network (SONET) - Data Communication Channel Protocols and Architectures;

MCImetro-GTE Interconnection Agreement - Florida

9.4.2 ANSI T1.119-1994, American National Standard for Telecommunications - Synchronous Optical Network (SONET) - Operations, Administration, Maintenance, and Provisioning (OAM&P) Communications;

9.4.3 ANSI T1.119.01-1995, American National Standard for Telecommunications - Synchronous Optical Network (SONET) Operations, Administration, Maintenance, and Provisioning (OAM&P) Communications Protection Switching Fragment;

9.4.4 ANSI T1.119.02-199x, American National Standard for Telecommunications - Synchronous Optical Network (SONET) Operations, Administration, Maintenance, and Provisioning (OAM&P) Communications Performance Monitoring Fragment;

9.4.5 ANSI T1.231-1993 -American National Standard for Telecommunications - Digital Hierarchy - Layer 1 In-Service Digital Transmission Performance Monitoring.

10. Signaling Link Transport. SS7 signaling and transport used in support of provision of service by MCIm shall be in accordance with the following terms and conditions:

10.1 Signaling Link Transport - Definition:

Signaling Link Transport is a set of two or four dedicated 56 Kbps transmission paths between MCIm-designated Signaling Points of Interconnection (SPOI) and a cross connect at a GTE STP site that provides appropriate physical diversity.

10.2 Technical Requirements

10.2.1 Signaling Link Transport shall consist of full duplex mode 56 Kbps transmission paths.

10.2.2 Of the various options available, Signaling Link Transport shall consist of the following two types:

10.2.2.1 As an "A-link" which is a connection between a switch and a home Signaling Transfer Point Switch (STPs) pair; and

10.2.2.2 As a "B-link or D-link" which is a connection between two STPs pairs in different company networks (e.g., between two STPs pairs for two Competitive Local Exchange Carriers (CLECs)).

10.2.3 Signaling Link Transport shall consist of two or more signaling links per layer as follows:

MCImetro-GTE Interconnection Agreement - Florida

10.2.3.1 An A-link layer shall consist of two links.

10.2.3.2 A B-link or D-link layer shall consist of four links.

10.2.4 A signaling link layer shall satisfy a performance objective such that:

10.2.4.1 There shall be no more than two minutes down time per year for an A-link layer, and

10.2.4.2 There shall be negligible (less than 2 seconds) down time per year for a B-link or D-link layer.

10.2.5 A signaling link layer shall satisfy interoffice and intraoffice diversity of facilities and equipment, such that:

10.2.5.1 No single failure of facilities or equipment causes the failure of both links in an A-link layer (i.e., the links should be provided on a minimum of two separate physical paths end-to-end); and

10.2.5.2 No two concurrent failures of facilities or equipment shall cause the failure of all four links in a B-link or D-link layer (i.e., the links should be provided on a minimum of three separate physical paths end-to-end).

10.3 Interface Requirements

10.3.1 Upon request, GTE shall provide interface to signaling link transmission paths at either DS0 (56 Kbps) or DS1 (1.544 Mbps) rates.

11. Signal Transfer Points (STPs)

11.1 STP - Definition:

STPs provide functionality that enable the exchange of SS7 messages among and between switching elements, database elements and signaling transfer points. Connections to STPs shall be charged on a per-port basis. Such charges shall be reciprocal in accordance with Appendix C of this Agreement. Figure 4 depicts STPs within a signaling network.

MCImetro-GTE Interconnection Agreement - Florida

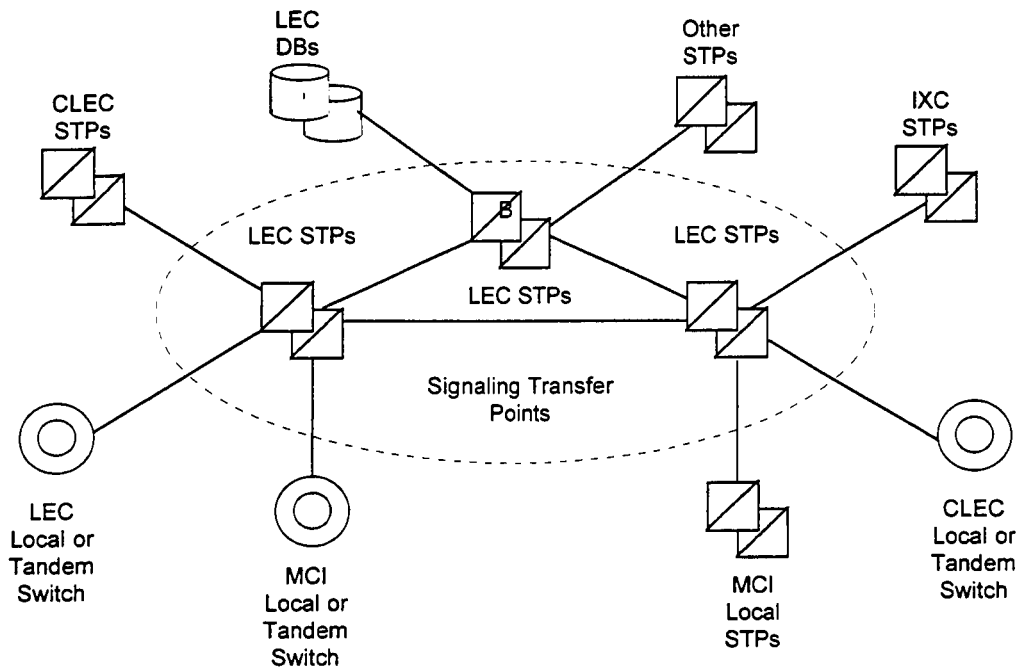


Figure 4

11.2 Technical Requirements

11.2.1 STPs shall provide access to all other Network Elements connected to those STPs on the GTE SS7 network. These include:

11.2.1.1 GTE Local Switching or Tandem Switching;

11.2.1.2 GTE Service Control Points/DataBases;

11.2.1.3 Third-party local or tandem switching systems connected to the GTE SS7 network; and

11.2.1.4 Third-party-provided STPs connected to the GTE SS7 network.

11.2.2 The connectivity provided by STPs shall fully support the functions of all other Network Elements connected to those STPs on GTE's SS7 network. This explicitly includes the use of GTE's SS7 network to convey messages which neither originate nor terminate at a signaling end point directly connected to the GTE SS7 network (i.e., transit messages). When the GTE SS7 network is used to convey transit messages, there shall be no alteration of the Integrated Services Digital Network User Part (ISDNUP) or Transaction Capabilities Application Part (TCAP) user data that constitutes the content of the message.

MCImetro-GTE Interconnection Agreement - Florida

11.2.3 If a GTE tandem switch routes calling traffic, based on dialed or translated digits, on SS7 trunks between an MCIIm local switch and third party local switch, GTE's SS7 network shall convey the TCAP messages that are necessary to provide Call Management features (Automatic Callback, Automatic Recall, and Screening List Editing) between the MCIIm local STPs and the STPs that provide connectivity with the third party local switch, even if the third party local switch is not directly connected to GTE's STPs.

11.2.4 STPs shall provide all functions of the Message Transfer Part (MTP) as specified in ANSI T1.111. This includes:

11.2.4.1 Signaling Data Link functions, as specified in ANSI T1.111.2;

11.2.4.2 Signaling Link functions, as specified in ANSI T1.111.3; and

11.2.4.3 Signaling Network Management functions, as specified in ANSI T1.111.4.

11.2.5 STPs shall provide all functions of the Signaling Connection Control Part (SCCP) necessary for Class 0 (basic connectionless) service, as specified in ANSI T1.112. In particular, this includes Global Title Translation (GTT) and SCCP Management procedures, as specified in T1.112.4.

11.2.6 In cases where the destination signaling point is a GTE local or tandem switching system or data base, or is an MCIIm or third party local or tandem switching system directly connected to GTE's SS7 network, GTE STPs shall perform final GTT of messages to the destination and SCCP Subsystem Management of the destination. In all other cases, STPs shall perform intermediate GTT of messages to a gateway pair of STPs in an SS7 network connected with the GTE SS7 network, and shall not perform SCCP Subsystem Management of the destination.

11.2.7 STPs shall also provide the capability to route SCCP messages based on ISNI, as specified in ANSI T1.118, when this capability becomes available on GTE STPs.

11.2.8 STPs shall provide functions of the Operations and Maintenance Application Part (OMAP) commonly provided by STPs, (as specified in ANSI T1.116). This includes:

11.2.8.1 MTP Routing Verification Test (MRVT); and,

11.2.8.2 SCCP Routing Verification Test (SRVT).

MCI metro-GTE Interconnection Agreement - Florida

11.2.9 In cases where the destination signaling point is a GTE local or tandem switching system or DB, or is an MCIIm or third party local or tandem switching system directly connected to the GTE SS7 network, STPs shall perform MRVT and SRVT to the destination signaling point. In all other cases, STPs shall perform MRVT and SRVT to a gateway pair of STPs in an SS7 network connected with the GTE SS7 network. This requirement shall be superseded by the specifications for Internetwork MRVT and SRVT if and when these become approved ANSI standards and available capabilities of GTE STPs.

11.2.10 Performance of STPs shall be equal to or better than the following performance requirements:

11.2.10.1 MTP Performance, as specified in ANSI T1.111.6; and

11.2.10.2 SCCP Performance, as specified in ANSI T1.112.5.

11.3 Interface Requirements

11.3.1 GTE shall provide the following STPs options to connect MCIIm or MCIIm-designated local switching systems or STPs to the GTE SS7 network:

11.3.1.1 An A-link interface from MCIIm local switching systems; and,

11.3.1.2 A B-link or D-link interface from MCIIm local STPs.

11.3.2 Each type of interface shall be provided by one or more sets (layers) of signaling links, as follows:

11.3.2.1 An A-link layer shall consist of two links, as depicted in Figure 6.

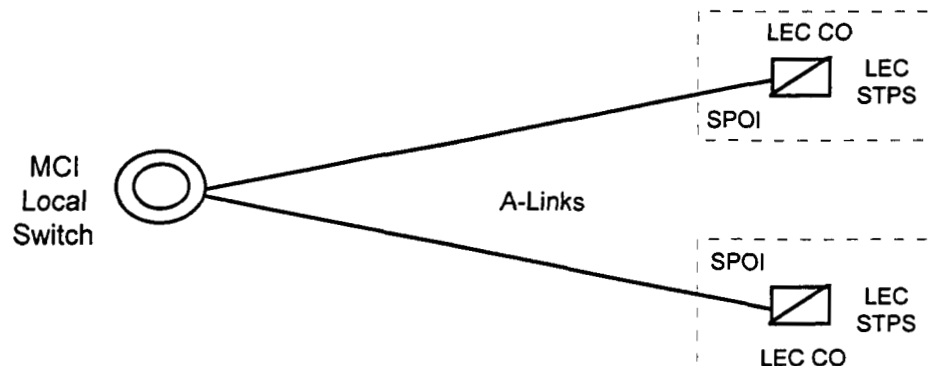


Figure 6. A-Link Interface

11.3.3 The Signaling point of Interconnection (SPOI) for each link shall be located at a cross-connect element, such as a DSX-1, in the Central Office (CO)

MCImetro-GTE Interconnection Agreement - Florida

where the GTE STP is located. There shall be a DS1 or higher rate transport interface at each of the SPOIs. Each signaling link shall appear as a DS0 channel within the DS1 or higher rate interface. GTE shall offer higher rate DS1 signaling for interconnecting MCIm local switching systems or STPs with GTE STPs as soon as these become approved ANSI standards and available capabilities of GTE STPs.

11.3.4 GTE shall provide MTP and SCCP protocol interfaces that shall conform to all sections relevant to the MTP or SCCP in the following specifications:

11.3.4.1 Bellcore GR-905-CORE, Common Channel Signaling Network Interface Specification (CCSNIS) Supporting Network Interconnection, Message Transfer Part (MTP), and Integrated Services Digital Network User Part (ISDNUP); and

11.3.4.2 Bellcore GR-1432-CORE, CCS Network Interface Specification (CCSNIS) Supporting Signaling Connection Control Part (SCCP) and Transaction Capabilities Application Part (TCAP).

11.4 Message Screening

11.4.1 GTE shall set message screening parameters so as to accept messages from MCIm local or tandem switching systems destined to any signaling point in the GTE SS7 network, within which the MCIm switching system is connected and has a legitimate signaling relationship.

11.4.2 GTE shall set message screening parameters so as to accept messages from MCIm local or tandem switching systems destined to any signaling point or network interconnected to the GTE SS7 network, within which the MCIm switching system is connected and has a legitimate signaling relationship.

11.4.3 GTE shall set message screening parameters so as to accept messages destined to an MCIm local or tandem switching system from any signaling point or network interconnected to those STPs in the GTE SS7 network with which the MCIm switching system is connected and has a legitimate signaling relation.

GTE shall set message screening parameters so as to accept and send messages destined to an MCIm SCP from any signaling point or network interconnected to those STPs in the GTE SS7 network with which the MCIm SCP is connected and has a legitimate signaling relation.

11.5 STP Requirements

11.5.1 The performance of STPs shall be equal to or better than all of the requirements for STPs set forth in the following technical references:

MCImetro-GTE Interconnection Agreement - Florida

11.5.2 ANSI T1.111-1992 American National Standard for Telecommunications - Signaling System Number 7 (SS7) - Message Transfer Part (MTP);

11.5.3 ANSI T1.111A-1994 American National Standard for Telecommunications - Signaling System Number 7 (SS7) - Message Transfer Part (MTP) Supplement;

11.5.4 ANSI T1.112-1992 American National, Standard for Telecommunications - Signaling System Number 7 (SS7) - Signaling Connection Control Part (SCCP);

11.5.5 ANSI T1.115-1990 American National Standard for Telecommunications - Signaling System Number 7 (SS7) - Monitoring and Measurements for Networks;

11.5.6 ANSI T1.116-1990 American National Standard for Telecommunications - Signaling System Number 7 (SS7) - Operations, Maintenance and Administration Part (OMAP);

11.5.7 ANSI T1.118-1992 American National Standard for Telecommunications - Signaling System Number 7 (SS7) - Intermediate Signaling Network Identification (ISNI);

11.5.8 Bellcore GR-905-CORE, Common Channel Signaling Network Interface Specification (CCSNIS) Supporting Network Interconnection, Message Transfer Part (MTP), and Integrated Services Digital Network User Part (ISDNUP); and

11.5.9 Bellcore GR-1432-CORE, CCS Network Interface Specification (CCSNIS) Supporting Signaling Connection Control Part (SCCP) and Transaction Capabilities Application Part (TCAP).

12. Service Control Points Databases

12.1 SCP Database - Definition:

12.1.1 SCP Databases are the Network Elements that provide the functionality for storage of, access to, and manipulation of information required to offer a particular service and/or capability. SCP Databases include, but are not limited to: Number Portability, LIDB, and Toll Free Number Databases. The Parties may apply a per-port connection charge for each STP port used to access SCP databases.

12.1.2 A Service Control Point (SCP) is a specific type of Database Network Element functionality deployed in a Signaling System 7 (SS7) network that executes service application logic in response to SS7 queries sent to it by a

MCImetro-GTE Interconnection Agreement - Florida

switching system also connected to the SS7 network. SCPs also provide operational interfaces to allow for provisioning, administration and maintenance of subscriber data and service application data. (e.g., an 800 database stores subscriber record data that provides information necessary to route 800 calls).

12.2 Technical Requirements for SCPs/Databases

Requirements for SCPs/Databases within this section address storage of information, access to information (e.g., signaling protocols, response times), and administration of information (e.g., provisioning, administration, and maintenance). All SCPs/Databases shall be provided to MCIIm in accordance with the following requirements, except where such a requirement is superseded by specific requirements set forth in Subsections 12.3 through 12.6:

12.2.1 GTE shall provide physical interconnection to SCPs through the SS7 network and protocols, as specified in Section 11 of this Article, with TCAP as the application layer protocol.

12.2.2 GTE shall provide physical interconnection to databases via industry standard interfaces and protocols.

12.2.3 The reliability of interconnection options shall be consistent with requirements for diversity and survivability as specified in Section 11 of this Attachment (which applies to both SS7 and non-SS7 interfaces).

12.2.4 GTE shall have as a design criterion so that database functionality shall be unavailable a maximum of thirty (30) minutes per year.

12.2.5 GTE shall provide Database provisioning consistent with the provisioning requirements of this Agreement (e.g., data required, edits, acknowledgments, data format and transmission medium and notification of order completion).

12.2.6 The operational interface provided by GTE shall complete Database transactions (i.e., add, modify, delete) for MCIIm subscriber records stored in GTE databases within 24 hours, or sooner where GTE provisions its own subscriber records within a shorter interval.

12.2.7 GTE shall provide Database maintenance consistent with the maintenance requirements as specified in this Agreement (e.g., notification of GTE Network Affecting Events, testing, dispatch schedule and measurement and exception reports).

12.2.8 GTE shall provide billing and recording information to track database usage consistent with connectivity billing and recording requirements as specified

MCImetro-GTE Interconnection Agreement - Florida

in this Agreement (e.g., recorded message format and content, timeliness of feed, data format and transmission medium).

12.2.9 GTE shall provide SCPs/Databases in accordance with the physical security requirements specified in this Agreement.

12.2.10 GTE shall provide SCPs/Databases in accordance with the logical security requirements specified in this Agreement.

12.3 Reserved For Future Use For Number Portability Database

12.4 Line Information Database (LIDB)

This Subsection 12.4 defines and sets forth additional requirements for the Line Information Database. This Subsection 12.4 supplements the requirements of Subsection 12.2 and 12.6. Charges for use of GTE's LIDB will be on a per-query response basis.

12.4.1 Definition:

The Line Information Database (LIDB) is a transaction-oriented database accessible through Common Channel Signaling (CCS) networks. It contains records associated with subscriber Line Numbers and Special Billing Numbers (in accordance with the requirements in the technical reference in Section 12.6.5). LIDB accepts queries from other Network Elements, or MCIm's network, and provides appropriate responses. The query originator need not be the owner of LIDB data. LIDB queries include functions such as screening billed numbers that provides the ability to accept Collect or Third Number Billing calls and validation of Telephone Line Number based non-proprietary calling cards. The interface for the LIDB functionality is the interface between the GTE CCS network and other CCS networks at the appropriate STPs. LIDB also interfaces to administrative systems. The administrative system interface provides Work Centers with an interface to LIDB for functions such as provisioning, auditing of data, access to LIDB measurements and reports.

12.4.2 Technical Requirements

12.4.2.1 Prior to the availability of a long-term solution for Number Portability, GTE shall enable MCIm to store in GTE's LIDB any subscriber Line Number or Special Billing Number record, (in accordance with the technical reference in Section 12.6.5) for which the NPA-NXX or NXX-0/IXX Group is supported by that LIDB.

12.4.2.2 Prior to the availability of a long-term solution for Number Portability, GTE shall enable MCIm to store in GTE's LIDB any subscriber Line Number or Special Billing Number (in accordance with the technical reference in Section 12.6.5) record, and NPA-NXX and

MCImetro-GTE Interconnection Agreement - Florida

NXX-0/1XX Group Records, belonging to an NPA-NXX or NXX-0/1 XX owned by MCIm.

12.4.2.3 Subsequent to the availability of a long-term solution for Number Portability, GTE shall enable MCIm to store in GTE's LIDB any subscriber Line Number or Special Billing Number (in accordance with the technical reference in Section 12.6.5) record.

12.4.2.4 GTE shall perform the following LIDB functions (i.e., processing of the following query types as defined in the technical reference in Section 12.6.5) for MCIm's subscriber records in LIDB:

12.4.2.4.1 Billed Number Screening (provides information such as whether the Billed Number may accept Collect or Third Number Billing calls); and

12.4.2.4.2 Calling Card Validation.

12.4.2.5 GTE shall process MCIm's subscriber records in LIDB at least at parity with GTE subscriber records, with respect to other LIDB functions (as defined in the technical reference in Section 13.5). GTE shall indicate to MCIm what additional functions (if any) are performed by LIDB in their network.

12.4.2.6 Within two (2) weeks after a request by MCIm, GTE shall provide MCIm with a list of the subscriber data items which MCIm would have to provide in order to support each required LIDB function. The list shall indicate which data items are essential to LIDB function, and which are required only to support certain services. For each data item, the list shall show the data formats, the acceptable values of the data item and the meaning of those values.

12.4.2.7 Design and performance criteria for GTE's LIDB systems shall be such that:

12.4.2.7.1 operating deficiencies that would result in calls being blocked, shall not exceed 30 minutes per year;

12.4.2.7.2 operating deficiencies that would not result in calls being blocked shall not exceed 12 hours per year;

12.4.2.7.3 the LIDB function shall be in overload (degraded performance in accordance with the technical reference in Section

MCImetro-GTE Interconnection Agreement - Florida

12.6.5) no more than 12 hours per year. Such deficiency period is in addition to the periods specified in Section 12.4.2.7.1-2.

12.4.2.7.4 GTE shall provide MCIm with the capability to provision (e.g., to add, update, and delete) NPA-NXX and NXX-0/XX Group Records, and Line Number and Special Billing Number Records, associated with MCIm subscribers, directly into GTE's LIDB provisioning process.

12.4.2.7.5 Unless directed otherwise by MCIm, in the event that end user subscribers change their local service provider, GTE shall maintain subscriber data (for line numbers and for any other types of data maintained in LIDB, except for calling card numbers) so that such subscribers shall not experience any interruption of service due to the lack of such maintenance of subscriber data.

12.4.2.7.6 All additions, updates and deletions of MCIm data to the LIDB shall be solely at the direction of MCIm.

12.4.2.7.7 GTE shall provide priority updates to LIDB for MCIm data upon MCIm's request (e.g., to support fraud protection).

12.4.2.7.8 GTE shall provide MCIm the capability to directly obtain, through an electronic interface, reports of all MCIm data in LIDB once GTE has the ability to partition LIDB.

12.4.2.7.9 No more than 0.01% of MCIm subscriber records will be missing from LIDB.

12.4.2.7.10 GTE shall perform backup and recovery of all of MCIm's data in LIDB as frequently as MCIm may reasonably specify, including sending to LIDB all changes made since the date of the most recent backup copy.

12.4.2.7.11 GTE shall provide to MCIm access to LIDB measurements and reports at least at parity with the capability GTE has for its own subscriber records and that GTE provides to any other party. Such access shall be electronic once GTE has the ability to partition LIDB.

12.4.2.7.12 GTE shall provide mean processing time at the LIDB within 0.50 seconds under normal conditions as defined in the technical reference in Section 12.6.5.

MCImetro-GTE Interconnection Agreement - Florida

12.4.2.7.13 GTE shall provide processing time at the LIDB within 1 second for 99% of all messages under normal conditions as defined in the technical reference in Section 12.6.5.

12.4.2.7.14 99.9 % of all LIDB queries in a round-trip response within 2 seconds.

12.4.2.7.15 LIDB performance that complies with the following standards:

12.4.2.7.15.1 There shall be at least a 99.9% reply rate to all query attempts.

12.4.2.7.15.2 Queries shall time out at LIDB no more than 0.1% of the time.

12.4.2.7.15.3 Data in LIDB replies shall have at no more than 2% unexpected data values, for all queries to LIDB.

12.4.2.7.15.4 No more than 0.01% of all LIDB queries shall return a missing subscriber record.

12.4.2.7.15.5 There shall be no defects in LIDB Data Screening of responses.

12.4.2.7.15.6 Group troubles shall occur for no more than 1% of LIDB queries. Group troubles include:

12.4.2.7.15.7 Missing Group -- When reply is returned "vacant" but there is no active record for the 6-digit NPA-NXX group.

12.4.2.7.15.8 Vacant Code -- When a 6-digit code is active but is not assigned to any subscriber on that code.

12.4.2.7.15.9 Non-Participating Group and unavailable Network Resource — should be identified in the LARG (LIDB Access Routing Guide) so MCI_m does not pay access for queries that will be denied in LIDB.

12.4.2.8 GTE shall provide MCI_m with LIDB reports of data which are missing or contain errors within the time period reasonably designated by MCI_m.

MCImetro-GTE Interconnection Agreement - Florida

12.4.2.9 GTE shall prevent any access to or use of MCIm data in LIDB by GTE personnel or by any other party that is not authorized by MCIm in writing.

12.4.2.10 GTE shall provide MCIm performance of the LIDB Data Screening function, which allows a LIDB to completely or partially deny specific query originators access to LIDB data owned by specific data owners, (in accordance with the technical reference in Section 12.6.5) for Subscriber Data that is part of an NPA-NXX or NXX-0/1XX wholly or partially owned by MCIm at least at parity with GTE Subscriber Data. GTE shall obtain from MCIm the screening information associated with LIDB Data Screening of MCIm data in accordance with this requirement.

12.4.2.11 GTE shall accept queries to LIDB associated with MCIm subscriber records, and shall return responses in accordance with the requirements of this Section 12.

12.4.3 Interface Requirements

GTE shall offer LIDB in accordance with the requirements of this Subsection 13.4.3.

12.4.3.1 The interface to LIDB shall be in accordance with the technical reference in Section 12.6.3.

12.4.3.2 The CCS interface to LIDB shall be the standard interface described in Section 12.6.3.

12.4.3.3 The LIDB Data Base interpretation of the ANSI-TCAP messages shall comply with the technical reference in Section 12.6.4. Global Title Translation shall be maintained in the signaling network in order to support signaling network routing to the LIDB.

12.5 Toll Free Number Database

The Toll Free Number Database is a SCP database that provides functionality necessary for toll free (e.g., 800 and 888) number services by providing routing information and additional vertical features during call set-up in response to queries from SSPs. Charges for use of GTE's toll free number database will be on a per-query response basis. This Subsection 12.5 supplements the requirements of Subsection 12.2 and 12.6. GTE shall provide the Toll Free Number Database in accordance with the following:
[Agree]

12.5.1 Technical Requirements

MCImetro-GTE Interconnection Agreement - Florida

12.5.1.1 GTE shall make the GTE Toll Free Number Database available for MCIm to query, from a switch designated by MCIm including GTE unbundled local switching, with a toll-free number and originating information.

12.5.1.2 The Toll Free Number Database shall return carrier identification and, where applicable, the queried toll free number, translated numbers and instructions as it would in response to a query from a GTE switch.

12.5.1.3 The SCP shall also provide, at MCIm's option, such additional feature as described in SR-TSV-002275 (BOC Notes on the GTE Networks, SR-TSV-002275, Issue 2, (Bellcore, April 1994)) as are available to GTE. These may include but are not limited to:

12.5.1.3.1 Network Management;

12.5.1.3.2 Subscriber Sample Collection; and

12.5.1.3.3 Service Maintenance.

12.5.2 Interface Requirements

The signaling interface between the MCIm or other local switch and the Toll-Free Number database shall use the TCAP protocol as specified in the technical reference in Section 12.6.1, together with the signaling network interface as specified in the technical reference in Sections 12.6.2 and 12.6.6.

12.6 The performance of SCPs Databases shall be equal to or better than all of the requirements for SCPs Databases set forth in the following technical references:

12.6.1 GR-246-CORE, Bell Communications Research Specification of Signaling System Number 7, ISSUE 1 (Bellcore, December 199);

12.6.2 GR-1432-CORE, CCS Network Interface Specification (CCSNIS) Supporting Signaling Connection Control Part (SCCP) and Transaction Capabilities Application Part (TCAP). (Bellcore, March 1994);

12.6.3 GR-954-CORE, CCS Network Interface Specification (CCSNIS) Supporting Line Information Database (LIDB) Service 6, Issue 1, Rev. 1 (Bellcore, October 1995);

12.6.4 GR-1149-CORE, OSSGR Section 10: System Interfaces, Issue 1 (Bellcore, October 1995) (Replaces TR-NWT-001149);

MCImetro-GTE Interconnection Agreement - Florida

12.6.5 GR-1158-CORE, OSSGR Section 22.3: Line Information Database 6, Issue (Bellcore, October 1995)

12.6.6 GR-1428-CORE, CCS Network Interface Specification (CCSNIS) Supporting Toll Free Service (Bellcore, May 1995); and

12.6.7 "Bellcore Special Report SR-TSV-002275, IBOC Notes on the LEC Networks - Signaling".)

13. Directory Assistance Listing Information

13.1 GTE shall include in its directory assistance database all directory assistance listing information, which consists of name and address ("DA Listing Information") for all MCIIm Customers, including those with nonpublished and unlisted numbers, at no charge to MCIIm.

13.2 GTE shall provide to MCIIm, at MCIIm's request, solely for purposes of MCIIm providing MCIIm-branded directory assistance services to its local customers, within thirty (30) days after the Effective Date, all published DA Listing Information via magnetic tape delivered within twenty-four (24) hours of preparation, at a rate equal to the cost of the tape itself and the cost of preparing and sending the magnetic tape. Changes to the DA Listing Information shall be updated on a daily basis through the same means used to transmit the initial list. DA Listing Information provided shall indicate whether the customer is a residence or business customer.

14. Data Switching

14.1 Access. GTE will provide unbundled access to GTE data switches to MCIIm at the user network interface ("UNI") and network to network interface ("NNI") level subject to mutual agreement on technical standards.

14.2 Parity. Data switching features and functionalities provided to MCIIm will be at parity with those GTE provides to GTE end users. In the event of overflow or congestion conditions on the data switching network, MCIIm's data traffic carried on GTE facilities will be equal priority to GTE data traffic.

14.3 Interface. To the extent a standard interface is available in a GTE switch, it will be made available to MCIIm.

14.4 Testing, Monitoring, Administration and Maintenance. Testing, monitoring, administration and maintenance will be performed by GTE in a nondiscriminatory manner.

MCImetro-GTE Interconnection Agreement - Florida

15. Digital Cross-Connect System (DCS)

15.1 Definition:

15.1.1 DCS is a function which provides automated cross connection of Digital Signal level 0 (DS0) or higher transmission bit rate digital channels within physical interface facilities. Types of DCSs include but are not limited to DCS 1/0s, DCS 3/1s, and DCS 3/3s, where the nomenclature 1/0 denotes interfaces typically at the DS1 rate or greater with cross-connection typically at the DS0 rate. This same nomenclature, at the appropriate rate substitution, extends to the other types of DCSs specifically cited as 3/1 and 3/3. Types of DCSs that cross-connect Synchronous Transport Signal level 1 (STS-1 s) or other Synchronous Optical Network (SONET) signals (e.g., STS-3) are also DCSs, although not denoted by this same type of nomenclature. DCS may provide the functionality of more than one of the aforementioned DCS types (e.g., DCS 3/3/1 which combines functionality of DCS 3/3 and DCS 3/1). For such DCSs, the requirements will be, at least, the aggregation of requirements on the "component" DCSs.

15.1.2 In locations where automated cross connection capability does not exist, DCS will be defined as the combination of the functionality provided by a Digital Signal Cross-Connect (DSX) or Light Guide Cross-Connect (LGX) patch panels and D4 channel banks or other DS0 and above multiplexing equipment used to provide the function of a manual cross connection.

15.1.3 Interconnection between a DSX or LGX, to a switch, another cross-connect, or other service platform device, is included as part of DCS.

15.2 DCS Technical Requirements

15.2.1 DCS shall provide completed end-to-end cross connection of the channels designated by MCIm.

15.2.2 DCS shall perform facility grooming, multipoint bridging (where available), one-way broadcast, two-way broadcast, and facility test functions.

15.2.3 DCS shall provide multiplexing, format conversion, signaling conversion, or other functions.

15.2.4 The end-to-end cross connection assignment shall be input to the underlying device used to provide DCS from an operator at a terminal or via an intermediate system. The cross connection assignment shall remain in effect whether or not the circuit is in use.

MCImetro-GTE Interconnection Agreement - Florida

15.2.5 GTE shall continue to administer and maintain DCS, including updates to the control software to current available releases, provided, however, GTE retains discretion concerning deployment of software releases.

15.2.6 GTE shall provide various types of Digital Cross-Connect Systems including:

15.2.6.1 DS0 cross-connects (typically termed DCS 1/0);

15.2.6.2 DS1/VT1.5 (Virtual Tributaries at the 1.5Mbps rate) cross-connects (typically termed DCS 3/1);

15.2.6.3 DS3 cross-connects (typically termed DCS 3/3);

15.2.6.4 STS-1 cross-connects; and

15.2.6.5 Other technically feasible cross-connects designated by MCIIm pursuant to BFR processes in Article III.

15.2.7 GTE shall establish the processes to implement cross connects on demand, or, at MCIIm's option, permit MCIIm control of such configurations and reconfigurations.

15.2.8 GTE shall provide scheduled configuration and reconfiguration of the channels between the physical interfaces (i.e., GTE shall establish the processes to implement cross connects on the schedule designated by MCIIm, or, at MCIIm's option, permit MCIIm to control such configurations and reconfigurations).

15.2.9 DCS shall continuously monitor protected circuit packs and redundant common equipment, where technically feasible.

15.2.10 DCS shall automatically switch to a protection circuit pack on detection of a failure or degradation of normal operation, where technically feasible.

15.2.11 The underlying equipment used to provide DCS shall be equipped with a redundant power supply or a battery back-up.

15.2.12 GTE shall make available to MCIIm spare facilities and equipment necessary for provisioning repairs, and to meet MCIIm's maintenance standards as specified in the Provisioning and Maintenance sections.

15.2.13 At MCIIm's option, GTE shall provide MCIIm with Real Time alarm data on the signals and the components of the underlying equipment used to provide DCS that actually impact or might impact MCIIm's services. For example, this

MCImetro-GTE Interconnection Agreement - Florida

may include hardware alarm data and facility alarm data on a DS3 in which an MCIIm DS1 is traversing.

15.2.14 At MCIIm's option, GTE shall provide MCIIm with real time ability to initiate tests on integrated equipment used to test the signals and the underlying equipment used to provide DCS, as well as other integrated functionality for routine testing and fault isolation. Real time ability to initiate tests will require a dedicated test head at DCS.

15.2.15 DCS shall provide SONET to asynchronous gateway functionality (e.g., STS-1 to DS1 or STS-1 to DS3).

15.2.16 DCS shall perform optical to electrical conversion where the underlying equipment used to provide DCS contains optical interfaces or terminations (e.g., Optical Carrier level 3, i.e., OC-3, interfaces on a DCS 3/1).

15.2.17 DCS shall have SONET ring terminal functionality where the underlying equipment used to provide DCS acts as a terminal on a SONET ring, where technically feasible.

15.2.18 DCS shall provide multipoint bridging of multiple channels to other DCSs. MCIIm may designate multipoint bridging to be one-way broadcast from a single master to multiple tributaries, or two-way broadcast between a single master and multiple tributaries, where technically feasible.

15.2.19 DCS shall multiplex lower speed channels onto a higher speed interface and demultiplex higher speed channels onto lower speed interfaces as designated by MCIIm.

15.3 DCS Interface Requirements

15.3.1 GTE shall provide physical interfaces on DS0, DS1, and VT1.5 channel cross-connect devices at the DS1 rate or higher. In all such cases, these interfaces shall be in compliance with applicable Bellcore, ANSI, ITU, and MCIIm standards, where technically feasible.

15.3.2 GTE shall provide physical interfaces on DS3 channel cross-connect devices at the DS3 rate or higher. In all such cases, these interfaces shall be in compliance with applicable Bellcore, ANSI, ITU, and MCIIm specified configurations.

15.3.3 GTE shall provide physical interfaces on STS-1 cross-connect devices at the OC-3 rate or higher. In all such cases, these interfaces shall be in compliance

MCImetro-GTE Interconnection Agreement - Florida

with applicable Bellcore, ANSI, ITU, and MCI_m specified configurations, where technically feasible.

15.3.4 Interfaces on all other cross-connect devices shall be in compliance with applicable Bellcore, ANSI, ITU, and MCI_m specified configurations.

15.4 DCS shall, at a minimum, meet all the requirements set forth in the following technical references:

15.4.1 ANSI T1.102-1993, American National Standard for Telecommunications - Digital Hierarchy - Electrical Interfaces;

15.4.2 ANSI T1.102.01-199x, American National Standard for Telecommunications - Digital Hierarchy - VT1.5;

15.4.3 ANSI T1.105-1995, American National Standard for Telecommunications - Synchronous Optical Network (SONET) - Basic Description including Multiplex Structure, Rates and Formats;

15.4.4 ANSI T1.105.03-1994, American National Standard for Telecommunications - Synchronous Optical Network (SONET) - Jitter at Network Interfaces;

15.4.5 ANSI T1.105.03a-1995, American National Standard for Telecommunications - Synchronous Optical Network (SONET): Jitter at Network Interfaces - DS1 Supplement;

15.4.6 ANSI T1.105.06-199x, American National Standard for Telecommunications - Synchronous Optical Network (SONET) - Physical Layer Specifications;

15.4.7 ANSI T1.106-1988, American National Standard for Telecommunications - Digital Hierarchy - Optical Interface Specifications (Single Mode);

15.4.8 ANSI T1.107-1988, American National Standard for Telecommunications - Digital Hierarchy - Formats Specifications;

15.4.9 ANSI T1.107a-1990, American National Standard for Telecommunications - Digital Hierarchy - Supplement to Formats Specifications (DS3 Format Applications);

15.4.10 ANSI T1.107b-1991, American National Standard for Telecommunications - Digital Hierarchy - Supplement to Formats Specifications;

MCImetro-GTE Interconnection Agreement - Florida

15.4.11 ANSI T1.117-1991, American National Standard for Telecommunications - Digital Hierarchy - Optical Interface Specifications (SONET) (Single Mode - Short Reach);

15.4.12 ANSI T1.403-1989, Carrier to Subscriber Installation, DS1 Metallic Interface Specification;

15.4.13 ANSI T1.404-1994, Network-to-Subscriber Installation - DS3 Metallic Interface Specification;

15.4.14 ITU Recommendation G.707, Network node interface for the synchronous digital hierarchy (SDH);

15.4.15 ITU Recommendation G.704, Synchronous frame structures used at 1544, 6312, 2048, 8488 and 44736 kbit/s hierarchical levels;

15.4.16 FR-440 and TR-NWT-000499, Transport Systems Generic Requirements (TSGR): Common Requirements;

15.4.17 GR-820-CORE, Generic Transmission Surveillance: DS1 & DS3 Performance;

15.4.18 GR-253-CORE, Synchronous Optical Network Systems (SONET); Common Generic Criteria; and

15.4.19 TR-NWT-000776, Network Interface Description for ISDN Subscriber Access.

16. Advanced Intelligent Network (AIN) Access. GTE shall provide access to any and all GTE service applications resident in GTE's SCP through GTE's STPs. Such access may be from MCI's switch or GTE's unbundled local switch.

16.1 SCE/SMS AIN Access. SCE/SMS AIN Access shall provide MCI the ability to create service applications in the GTE SCE and deploy those applications via the GTE SMS to the GTE SCP. This interconnection arrangement shall provide MCI access to the GTE development environment and administrative system in a manner at least at parity with GTE's ability to deliver its own AIN-based services. SCE AIN Access is the development of service applications within the GTE Service Creation Environment. SMS AIN Access is the provisioning of service applications and AIN triggers via the GTE Service Management System. See Figure 7 below.

MCImetro-GTE Interconnection Agreement - Florida

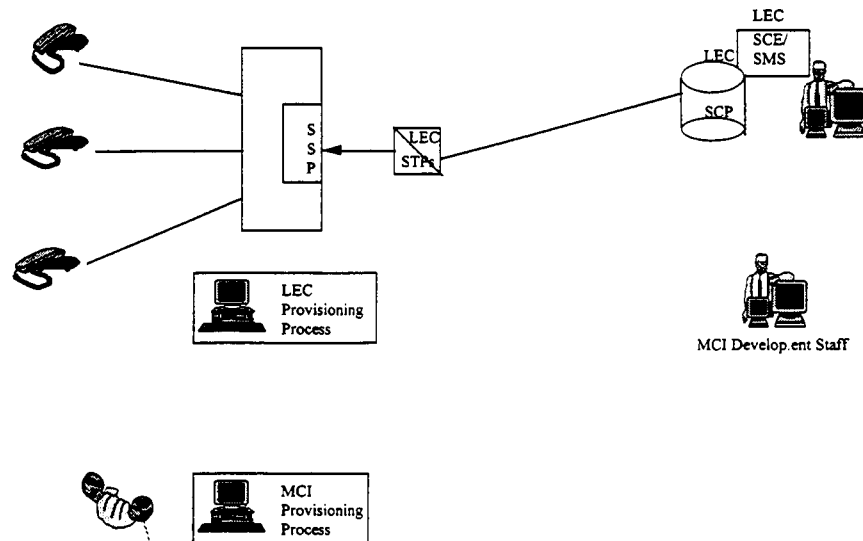


Figure 7

16.2 Services Available. GTE shall make SCE hardware, software, testing and technical support (e.g., technical contacts, system administrator) resources available to MCI. Scheduling of SCE resources shall allow MCI at least equal priority to GTE.

16.3 Multi-user Access. The GTE SCE/SMS shall allow for multi-user access with proper source code management and other logical security functions.

16.4 Partitioning. The GTE SCP shall partition and protect MCI service logic and data from unauthorized access, execution or other types of compromise.

16.5 Training and Documentation. GTE shall provide training and documentation for MCI development staff only in cases in which such training or documentation is not reasonably available from another source. If training or documentation is required in accordance with this section, it will be provided in a manner at least at parity with that provided by GTE to its development staff. Training will be conducted at a mutually agreed upon location.

16.6 Access Environment. When MCI selects SCE/SMS AIN Access, GTE shall provide for a secure, controlled access environment on-site as well as via mutually agreed upon remote data connections (e.g., dial up, LAN, WAN).

16.7 Data Exchange. When MCI selects SMS AIN Access, GTE shall allow MCI to download data forms and/or tables to the GTE SCP via the GTE SMS without

MCImetro-GTE Interconnection Agreement - Florida

intervention from GTE (e.g., subscriber service administration and subscriber subscription).

16.8 Certification Testing. SCE Access is performed in an off-line environment. Services created by MCIIm will require certification testing by GTE before the services can be provisioned in the network via SMS Access. The scheduling of GTE certification testing resources for new MCIIm services will be jointly coordinated and prioritized between GTE and MCIIm. MCIIm testing requirements will be given equal priority with both GTE and other provider's requirements. In most circumstances, such testing will be completed within sixty (60) days from the date the application is submitted by MCIIm to GTE for certification. In circumstances involving complex applications requiring additional time for testing, GTE may request additional time and MCIIm will not unreasonably withhold approval of such request.

16.9 Access Standard. SCPs/Databases shall offer SCE/SMS AIN Access in accordance with the requirements of: GR-1280-CORE, AIN Service Control Point (SCP) Generic Requirements.

17. Tandem Switching

17.1 Definition:

Tandem Switching is the function that establishes a communications path between two switching offices through a third switching office (the tandem switch) including but not limited to CLEC, GTE, Independent telephone companies, IXCs and wireless carriers.

17.2 Technical Requirements

17.2.1 Tandem Switching shall have the same capabilities or equivalent capabilities as those described in Bell Communications Research TR-TSY-000540 Issue 2R2, Tandem Supplement, 6/1/90. The requirements for Tandem Switching include, but are not limited to, the following:

17.2.1.1 signaling to establish a tandem connection;

17.2.1.2 screening and routing as designated by MCIIm where available;

17.2.1.3 recording of billable events designated by MCIIm and sending such recordings to area billing centers specified by MCIIm ;

17.2.1.4 access to such Advanced Intelligent Network functionalities deployed at the tandem;

17.2.1.5 connectivity to Operator Systems as designated by MCIIm;

MCImetro-GTE Interconnection Agreement - Florida

- 17.2.1.6 access to Toll Free number portability database as designated by MCIIm;
- 17.2.1.7 all trunk interconnections discussed under the "Network Interconnection" section (e.g., SS7, MF, DTMF, Dial Pulse, PRI-ISDN, DID, and CAMA-ANI (if appropriate for 911));
- 17.2.1.8 connectivity to PSAPs where 911 solutions are deployed and the tandem is used for 911 in accordance with Section 3 of Article VII; and
- 17.2.1.9 connectivity to transit traffic to and from other carriers.
- 17.2.1.10 connections (including the necessary signaling and trunking interconnections) between end offices, other tandems, IECs, ICOs, CAPs and CLEC switches.
- 17.2.1.11 local tandeming functionality between two end offices including two offices belonging to different CLEC's (e.g., between an MCIIm end office and the end office of another CLEC).
- 17.2.1.12 where SS7 is available, preservation of CLASS/LASS features and Caller ID as traffic is processed. Additional signaling information and requirements are provided in Section 11.
- 17.2.2 GTE shall perform routine testing and fault isolation on the underlying switch that is providing Tandem Switching and all its interconnections. When requested by MCIIm, the results and reports of the testing shall be made immediately available to MCIIm.
- 17.2.3 When requested by MCIIm, GTE shall provide performance data regarding traffic characteristics or other measurable elements to MCIIm for review.
- 17.2.4 Tandem Switching shall control congestion using capabilities such as Automatic Congestion Control and Network Routing Overflow. Congestion control provided or imposed on MCIIm traffic shall be at parity with controls being provided or imposed on GTE traffic (e.g., GTE shall not block MCIIm traffic and leave its traffic unaffected or less affected).
- 17.2.5 Tandem Switching shall route calls to GTE or MCIIm endpoints or platforms (e.g., operator services and PSAPs) on a per call basis as designated by MCIIm. Detailed primary and overflow routing plans for all interfaces available within the GTE switching network shall be mutually agreed to by MCIIm and GTE. Such plans shall meet MCIIm requirements for routing calls through the local network.

MCImetro-GTE Interconnection Agreement - Florida

17.2.6 Tandem Switching shall process originating toll-free traffic received from an MCI_m local switch.

17.2.7 The Local Switching and Tandem Switching functions may be combined in an office. If this is done, both Local Switching and Tandem switching shall provide all of the functionality required of each of those Network Elements in this Agreement.

17.3 Interface Requirements

17.3.1 Tandem Switching shall provide interconnection to the E911 PSAP where the underlying Tandem is acting as the E911 Tandem.

17.3.2 Tandem Switching shall interconnect, with direct trunks, to all carriers with which GTE interconnects.

17.3.3 GTE shall provide all signaling necessary to provide Tandem Switching with no loss of feature functionality.

17.3.4 Tandem Switching shall interconnect with MCI_m's switch, using two-way trunks, for traffic that is transiting via the GTE network to interLATA or intraLATA carriers. At MCI_m's request, Tandem Switching shall record and keep records of traffic for billing.

17.3.5 At MCI_m's request, Tandem Switching shall provide overflow routing of traffic from a given trunk group or groups onto another trunk group or groups according to the methodology that MCI_m designates.

17.4 Tandem Switching shall meet or exceed (i.e., be more favorable to MCI_m) each of the requirements for Tandem Switching set forth in the following technical references:

17.4.1 Bell Communications Research TR-TSY-000540 Issue 2R2, Tandem Supplement, 6/1/90;

17.4.2 GR-905-CORE covering CCSNIS;

17.4.3 GR-1429-CORE for call management features; and GR-2863-CORE and GR-2902-CORE covering CCS AIN interconnection.

18. Dark Fiber

18.1 Definition: Dark Fiber is physical inter-office transmission media made up of strands of optical fiber which may or may not have lightwave repeater (regeneration or

MCImetro-GTE Interconnection Agreement - Florida

optical amplifier) equipment interspliced, but which has no line terminating equipment terminated to such strands.

[CONFORMED]

18.2 **If Dark Fiber** facilities are available, MCIIm shall have the right to lease them subject to the following conditions:

GTE proposes\ substitute the following for the bolded language above:

If GTE decides to offer Dark Fiber facilities for interconnection purposes, and such

18.2.1 MCIIm will use Dark Fiber only for interconnection purposes.

[CONFORMED]

18.2.2 The Dark Fiber shall extend from any point designated by MCIIm on its network (including a co-location facility maintained by MCIIm at a GTE wire center) to the IP or associated manhole or other appropriate junction point.

[CONFORMED]

18.3 Where MCIIm leases Dark Fiber facilities from GTE, MCIIm shall have the right to the same tariff or contract terms offered by GTE to any other entity.

[CONFORMED]

18.4 Requirements Specific to Dark Fiber

18.4.1 MCIIm may splice and test Dark Fiber using MCIIm or MCIIm designated personnel. GTE shall provide appropriate interfaces to allow splicing and testing of Dark Fiber.

19. Additional Requirements

This Section 19 sets forth the additional requirements for unbundled Network Elements which GTE agrees to offer to MCIIm under this Agreement.

19.1 Cooperative Testing

19.1.1 Definition:

Cooperative Testing means that GTE shall cooperate with MCIIm upon request or as needed to (1) ensure that the Network Elements, Ancillary Functions and Local Resale and additional requirements being provided to MCIIm by GTE are in compliance with the requirements of this Agreement, (2) test the overall functionality of various Network Elements, Ancillary Functions and Local Resale provided by GTE to MCIIm in combination with each other or in combination with other equipment and facilities provided by MCIIm or third parties, and (3) ensure that all operational interfaces and processes are in place and functioning

MCImetro-GTE Interconnection Agreement - Florida

properly and efficiently for the provisioning and maintenance of Network Elements,, Ancillary Functions and Local Resale and so that all appropriate billing data can be provided to MCIm.

19.1.2 Requirements

Within 45 days of the Effective Date of this Agreement, MCIm and GTE will agree upon a process to resolve technical issues relating to interconnection of MCIm's network to GTE's network and Network Elements and Ancillary Functions. The agreed upon process shall include procedures for escalating disputes and unresolved issues up through higher levels of each company's management. If MCIm and GTE do not reach agreement on such a process within 45 days, any issues that have not been resolved by the Parties with respect to such process shall be submitted to the procedures set forth in Article III of this Agreement unless both Parties agree to extend the time to reach agreement on such issues.

19.1.2.1 GTE shall provide MCIm access for testing at any interface between a GTE Network Element or combinations and MCIm equipment or facilities. Such test access shall be sufficient to ensure that the applicable requirements can be tested by MCIm. This access shall be available seven (7) days per week, 24 hours per day.

19.1.2.2 MCIm may test any interfaces, Network Elements or Ancillary Functions and additional requirements provided by GTE pursuant to this Agreement.

19.1.2.3 GTE shall provide engineering data as requested by MCIm for the loop components as set forth in Sections 4, 5, and 6 of this Article which MCIm may desire to test. Such data shall include equipment engineering and cable specifications, signaling and transmission path data.

19.1.2.4 Upon MCIm's request, GTE shall provide to MCIm any office records, central office layout and design records and drawings, system engineering and other applicable documentation pertaining to a Network Element or Ancillary Function or the underlying equipment that is then providing a Network Element or Ancillary Function to MCIm.

19.1.2.5 GTE shall provide to MCIm upon request, all applicable test results, from GTE testing activities on a Network Element or Ancillary Function or Additional Requirement or the underlying equipment providing a Network Element or Ancillary Function or Additional Requirements. MCIm may review such testing results and may notify GTE of any deficiencies that are detected.

MCImetro-GTE Interconnection Agreement - Florida

19.1.2.6 GTE shall temporarily provision MCIm designated Local Switching features for testing. Within 60 days of the Effective Date of this Agreement, MCIm and GTE shall mutually agree on the procedures to be established between GTE and MCIm to expedite such provisioning processes for feature testing.

19.1.2.7 Upon MCIm's request, GTE shall provide technical staff to meet with MCIm representatives to provide required support for Cooperative Testing.

19.1.2.8 Dedicated Transport and Loop Feeder may experience alarm conditions due to in-progress tests. GTE shall not remove such facilities from service without obtaining MCIm's prior approval.

19.1.2.9 GTE shall get acceptance from MCIm prior to conducting tests or maintenance procedures on Network Elements or Ancillary Functions or on the underlying equipment that is then providing a Network Element or Ancillary Function, that may cause a service interruption or degradation of service

19.1.2.10 GTE shall provide a single point of contact to MCIm that is available 7 days per week, 24 hours per day for trouble status, sectionalization, resolution, escalation, and closure. Such staff shall be adequately skilled to allow expeditious problem resolution.

19.1.2.11 GTE shall provide to MCIm electronic access to 105 responders, 100-type test lines, or 102-type test lines associated with any circuits under test.

19.1.2.12 GTE shall participate in Cooperative Testing with MCIm upon MCIm's request to test any operational interface or process used to provide Network Elements, Ancillary Functions or Services to MCIm.

19.1.2.13 MCIm and GTE shall endeavor to complete Cooperative Testing as stated in Article VIII.

19.1.2.14 GTE shall participate in Cooperative Testing requested by MCIm whenever it is deemed necessary by MCIm to insure service performance, reliability and subscriber serviceability.

19.1.2.15 MCIm may accept or reject the Network Element ordered by MCIm if, upon completion of cooperative acceptance testing, the tested Network Element does not meet the requirements stated herein.

MCImetro-GTE Interconnection Agreement - Florida

19.2 Performance

19.2.1 Scope

This section addresses technical performance requirements for Network Elements and Ancillary Functions to provide local service. It includes requirements for the reliability and availability of Network Elements and Ancillary Functions, and quality parameters such as transmission quality (analog and digital), and speed (or delay). In addition, an overview of service performance requirements is given.

19.2.1.1 The general performance requirements in this section apply to all aspects of Network Elements and Ancillary Functions. Additional requirements are given in this performance section and in the individual Network Elements sections.

19.2.1.2 GTE shall work cooperatively with MCIIm to determine appropriate performance allocations across Network Elements.

19.2.2 GTE shall provide real-time, remote data access to performance monitoring and alarm data on events affecting (or potentially affecting) MCIIm's traffic.

19.2.3 GTE shall provide performance equal to or better than all of the requirements set forth in the following technical references:

19.2.3.1 Bell Communications Research, Inc. Documents

19.2.3.1.1 FR-64, LATA Switching Systems Generic Requirements (LSSGR). This document contains 117 Technical References and Generic Requirements. Sections provide the requirements for local switching systems (also referred to as end offices) that serve subscribers' lines. Some modules of the LSSGR are also referenced separately in this document.

19.2.3.1.2 TR-NWT-000499, Issue 5, Rev 1, April 1992, Transport Systems Generic Requirements (TSGR): Common Requirements.

19.2.3.1.3 TR-NWT-000418, Issue 2, December 1992, Generic Reliability Assurance Requirements For Fiber Optic Transport Systems.

19.2.3.1.4 TR-NWT-000057, Issue 2, January 1993, Functional Criteria for Digital Loop Carriers Systems.

MCI metro-GTE Interconnection Agreement - Florida

19.2.3.1.5 TR-NWT-000507, Issue 5, December 1993, LSSGR - Transmission, Section 7.

19.2.3.1.6 GR-303-CORE, Issue 1, September 1995, Integrated Digital Loop Carrier System Generic Requirements, Objectives, and Interface.

19.2.3.1.7 GR-334-CORE, Issue 1, June 1994, Switched Access Service: Transmission Parameter Limits and Interface Combinations.

19.2.3.1.8 TR-NWT-000335, Issue 3, May 1993, Voice Grade Special Access Services - Transmission Parameter Limits and Interface Combinations.

19.2.3.1.9 TR-TSY-000529, Issue 2, July 1987, Public Safety - LSSGR.

19.2.3.1.10 GR-1158-CORE, Issue 2, October 1995, OSSGR Section 22.3: Line Information Database.

19.2.3.1.11 TR-TSY-000511, Issue 2, July 1987, Service Standards, a Module (Section 11) of LATA Switching Systems Generic Requirements (LSSGR, FR-NWT-000064).

19.2.3.1.12 TR-NWT-000393, January 1991, Generic Requirements for ISDN Basic Access Digital Subscriber Lines.

19.2.3.1.13 TR-NWT-000909, December 1991, Generic Requirements and Objectives for Fiber In The Loop Systems.

19.2.3.1.14 TR-NWT-000505, Issue 3, May 1991, LSSGR Section 5, Call Processing.

19.2.3.1.15 FR-NWT-000271, 1993, Operator Services Systems Generic Requirements (OSSGR).

19.2.3.1.16 TR-NWT-001156, Issue 2, July 1993, OSSGR Operator Services Systems Generic Requirements, Section 21, Operator Subsystem.

19.2.3.1.17 SR-TSY-001 171, Issue 1, January 1989, Methods and Procedures for System Reliability Analysis.

MCImetro-GTE Interconnection Agreement - Florida

19.2.3.1.18 Bellcore Telecommunications Transmission Engineering, 3rd Ed, 1990.

19.2.3.2 ANSI Standards

19.2.3.2.1 ANSI T1.512-1994, Network Performance - Point-to-Point Voice-Grade Special Access Network Voice band Data Transmission Objectives.

19.2.3.2.2 ANSI T1.506-1990, Network Performance - Transmission Specifications for Switched Exchange Access Network.

19.2.3.2.3 ANSI T1.508-1992, Telecommunications - Network Performance - Loss Plan for Evolving Digital Networks. Also supplement T1.508a-1993.

19.2.3.2.4 ANSI T1.101-1994, Digital Synchronization Network Plan.

19.2.3.3 TIA/EIA Standards

19.2.3.3.1 Requirements not specifically addressed here shall be found in the documents listed in Electronic Industries Association/Telecommunications Industries Association Standards and Engineering Publications.

19.2.3.3.2 TIA/EIA TSB-37A, Telephone Network Transmission Model for Evaluating Modem Performance.

19.2.3.3.3 TIA/EIA TSB-38, Test Procedure for Evaluation of 2-wire 4 kHz Voiceband Duplex Modems.

19.2.3.4 IEEE Standards

19.2.3.4.1 IEEE Standard 743-1984, IEEE Standard Methods and Equipment for Measuring Transmission Characteristics of Analog Voice Frequency Circuits.

19.2.3.4.2 ANSI/IEEE Standard 820-1984, Telephone Loop Performance Characteristics.

19.2.4 Services and Capabilities

MCImetro-GTE Interconnection Agreement - Florida

19.2.4.1 All Network Elements shall provide performance sufficient, in combination with other Network Elements, to provide the following applications in accordance with the requirements of this document:

19.2.4.1.1 All types of voice services.

19.2.4.1.2 All types of voice-band data modem connections up to and including 28.8 Kbps V-34.

19.2.4.1.3 All types of FAX transmissions up to and including 14.4 Kbps group 3.

19.2.4.1.4 All CLASS/LASS features.

19.2.4.1.5 All Operator Systems.

19.2.4.2 The following capabilities shall be provided as applicable:

19.2.4.2.1 ISDN BRI

19.2.4.2.2 ISDN PRI

19.2.4.2.3 Switched Digital Data

19.2.4.2.4 Non-Switched Digital Data

19.2.4.2.5 Any types of Video applications that a subscriber may order

19.2.4.2.6 Any Coin Services the subscriber may order

19.2.4.2.7 Frame Relay and ATM

19.2.4.2.8 Private Line Services

19.2.5 Specific Technical Requirements for Network Elements and Ancillary Functions

19.2.5.1 The following sections itemize technical parameters for Network Elements and Ancillary Functions. GTE shall provide performance equal to or better than all of the requirements set forth in this Section. Unless noted otherwise, requirements and objectives are given in terms of specific limits. This means that all tests (acceptance and ongoing performance) shall meet the limit(s) to satisfy the requirement.

MCImetro-GTE Interconnection Agreement - Florida

19.2.5.2 Performance Allocation

19.2.5.2.1 Transmission path impairments may be classified as either analog or digital, and will depend on the nature of the signal transmitted across the Network Element. Analog impairments are introduced on any analog portion of the loop, typically between the NID portion of Loop Distribution and the analog to digital (A/D) conversion, and are usually correlated with the length of the physical plant. Digital impairments are introduced by A/D conversion and by interfaces between digital Network Elements. In addition, noise can be introduced by either analog transmission or the A/D conversion.

19.2.5.3 Loop Combination Architecture Constraints

19.2.5.3.1 The following constraints will limit not only the variety of Loop Combination architectures that may be considered, but also the architectures GTE may consider to deliver any Ancillary Function or Network Element. These constraints apply to the entire path between the NID portion of Loop Distribution and the GTE switch. Any exceptions to these restrictions shall be specifically requested or approved by MCI in writing.

19.2.5.3.1.1 No more than 1 A-D conversion.

19.2.5.3.1.2 No more than 1, 2-to-4-wire hybrid.

19.2.5.3.1.3 No voice compression.

19.2.5.3.1.4 No echo canceled or suppressers.

19.2.5.3.1.5 One digital loss pad per PBX.

19.2.5.3.1.6 No digital gain.

19.2.5.3.1.7 No additional equipment that might significantly increase intermodulation distortion.

19.2.5.4 Transmission Impairments

19.2.5.4.1 Analog Impairments

19.2.5.4.1.1 Analog impairments are those introduced on portions of the end-to-end circuit on which communications

MCImetro-GTE Interconnection Agreement - Florida

signals are transmitted in analog format. These portions of the transmission path would typically be between NID and an A/D conversion, most commonly on the metallic loop. The performance on the analog portion of a circuit is typically inversely proportional to the length of that circuit.

19.2.5.4.1.2 Loss

19.2.5.4.1.2.1 Electrical loss is measured using a 1004 Hz 0.0 DB one Milliwatt 900 ohm test tone.

19.2.5.4.1.2.2 Off-hook electrical loss between the NID and the switch shall be no more than 8.0 dB for any line, and the mean value for all lines shall be 3.5 dB \pm 0.5 dB. On-hook electrical loss between the NID and the switch shall be no more than 4.0 dB above the off-hook electrical loss for any line.

19.2.5.4.1.3 Idle Channel Circuit Noise

19.2.5.4.1.3.1 Idle channel circuit noise (C-message) is added by analog facilities, by the A/D conversion of signals, by digital processing equipment (e.g., echo cancelers, digital loss pads), robbed bit signaling, and errors on digital facilities.

19.2.5.4.1.3.2 Idle channel circuit noise shall be less than or equal to 18 dBmC.

19.2.5.4.1.4 Talker Echo

19.2.5.4.1.4.1 The primary source of echo is improper impedance-matching at the 2-to-4 wire hybrid in the GTE network. The impact on subscriber perception is a function of both echo return loss and delay.

19.2.5.4.1.4.2 Echo Return Loss (ERL) shall be greater than 26 dB to a standard termination (900 ohms, 2.16 μ Fd), and greater than 14 dB to a telephone set off-hook. Singing Return Loss (SRL) shall be greater than 21 dB to a standard termination, and greater than 11 dB to a telephone set off-hook.

MCImetro-GTE Interconnection Agreement - Florida

19.2.5.4.1.5 Listener Echo

Listener echo is a double reflection of a transmitted signal at two different impedance mismatches in the end-to-end connection. While in extreme cases it can degrade voice transmission performance, listener echo is primarily an issue for voiceband data. The requirements on Talker Echo shall apply to Listener Echo.

19.2.5.4.1.6 Propagation and Processing Delay

19.2.5.4.1.6.1 Propagation delay is the delay involved in transmitting information from one location to another. It is caused by processing delays of equipment in the network and delays associated with traveling across transmission facilities.

19.2.5.4.1.6.2 GTE shall cooperate with MCI to limit total service propagation and processing delay to levels at parity with that within the GTE local network.

19.2.5.4.1.7 Signal-to-Noise Ratio

19.2.5.4.1.7.1 The Signal-to-Noise Ratio (S/N) is a critical parameter in determining voiceband data performance. It is typically measured with a 1004 Hz tone.

19.2.5.4.1.7.2 GTE must provide on the Loop Combination a signal-to-noise ratio of at least 37 dB between the NID and the end office.

19.2.5.4.1.8 C-Notched Noise

The requirements for Signal-to-Noise Ratio shall apply to C-Notched Noise.

19.2.5.4.1.9 Attenuation Distortion

19.2.5.4.1.9.1 Attenuation distortion, also known as frequency distortion or gain slope, measures the variations in loss at different frequencies across the voice frequency spectrum (200 Hz - 3400 Hz). It is

MCImetro-GTE Interconnection Agreement - Florida

measured by subtracting the loss at 1004 Hz from the loss at the frequency of interest.

19.2.5.4.1.9.2 Attenuation distortion from the NID to the switch shall be within the range ± 0.5 dB for frequencies between 304 and 3004 Hz; from the switch to NID attenuation distortion shall be within the range ± 0.5 dB for frequencies between 204 Hz and 3004 Hz. In addition, attenuation distortion shall remain within the range +1 dB/-3 dB for frequencies between 200 Hz and 3500 Hz.

19.2.5.4.1.10 Envelope Delay Distortion

19.2.5.4.1.10.1 Envelope Delay Distortion (EDD) measures the difference in transit time of signals at different frequencies. EDD is measured relative to the transit time of a 1704 Hz tone, and is given in microseconds. EDD is used as an approximation of the group delay of the channel.

19.2.5.4.1.10.2 EDD shall be: 1704 Hz to 604 Hz ≤ 350 μ sec.; 1704 Hz to 2804 Hz ≤ 195 μ sec.; 1704 Hz to 204 Hz ≤ 580 μ sec.; 1704 Hz to 3404 Hz ≤ 400 μ sec.

19.2.5.4.1.11 Phase Jitter

19.2.5.4.1.11.1 Phase jitter measures the unwanted angular modulation of a signal. It is caused by noise or the actual modulation of the signal by another unwanted signal. It displaces the zero crossings of a signal. It is measured in terms of peak-to-peak deviations of a 1004 Hz tone from its nominal zero crossings, and in a particular frequency band (200-300 HZ and either 4-300 Hz or 2-300 Hz). Phase jitter impacts voiceband data performance and can make modems more susceptible to other impairments, including noise.

19.2.5.4.1.11.2 From the NID to the interexchange carrier point of termination, phase jitter shall be $< 1.5^\circ$ point-to-point in the 0-300 Hz band, and $< 1.8^\circ$ point-to-point in the 4-300 Hz band.

MCImetro-GTE Interconnection Agreement - Florida

19.2.5.4.1.12 Amplitude Jitter

19.2.5.4.1.12.1 Amplitude jitter is any deviation of the peak value of a 1004 Hz signal from its nominal value. Excessive amounts can impair voiceband data performance. It is primarily caused by noise but can also be caused by phase jitter, gain hits, or single frequency interference.

19.2.5.4.1.12.2 In NID-interexchange carrier point of termination, $\leq 2.5\%$ of amplitude jitter is permitted in the 20-300 Hz band and $\leq 2.9\%$ in the 4-300 Hz band.

19.2.5.4.1.13 Intermodulation Distortion

19.2.5.4.1.13.1 Intermodulation distortion (IMD) measures non-linear distortions of a signal. It compares the power of harmonic tones to the power of the transmitted tones. It is measured for both the 2nd and 3rd harmonics of the transmitted tones. IMD is caused by compression or clipping and can impair voiceband data performance.

19.2.5.4.1.13.2 Both 2nd and 3rd order IMD between the NID and end office must be > 52 dB.

19.2.5.4.1.14 Impulse Noise

19.2.5.4.1.14.1 Impulse noise is a sudden and large increase in noise on a channel for a short duration of time. Impulse noise is measured as a count of the number of times a noise threshold is exceeded during a given time period (typically 5 or 15 minutes). It is caused by protection switching, maintenance activities, electromechanical switching systems, digital transmission errors, and line coding mismatches. Impulse noise sounds like clicking noises or static on voice connections. Impulse noise impairs voiceband data performance.

19.2.5.4.1.14.2 The NID to interexchange carrier point of termination portions of connections shall introduce no impulse noise events within 6 dB of

MCImetro-GTE Interconnection Agreement - Florida

the received signal power on 93% of all 15 minute connections. In addition, there shall be no more than 1 impulse noise event within 6 dB of the received signal power during any 30-minute period.

19.2.5.4.1.15 Phase Hits

19.2.5.4.1.15.1 Phase hits are a sudden change in the phase of a signal lasting at least 4 msec. Phase hits are measured using a threshold which indicates how much the phase of the signal has changed with respect to its nominal phase. Phase hits are caused by protection switching and slips or other synchronization errors. Phase hits can impair voiceband data performance.

19.2.5.4.1.15.2 Between the NID and interexchange carrier point of termination, 99.75% of all 15-minute connections shall have no phase hits exceeding 10°. In addition, there shall be no more than 1 phase hit exceeding 10° in any 30-minute period.

19.2.5.4.1.16 Gain Hits

19.2.5.4.1.16.1 Gain hits are sudden changes in the level of a signal that last at least 4 msec. Gain hits are measured against a threshold of typically 2-5 dB relative to the signal's nominal level. Gain hits are usually caused by protection switches and can impair voiceband data performance.

19.2.5.4.1.16.2 Between the NID and the interexchange carrier point of termination, 99.5% of all 15-minute connections shall have no gain hits exceeding 3 dB. In addition, there shall be no more than 1 gain hit exceeding 3 dB in any 30-minute period.

19.2.5.4.1.17 Dropouts

19.2.5.4.1.17.1 Dropouts are drops in the level of a signal of 12 dB or more for at least 4 msec. They are caused by protection switching events, radio

MCImetro-GTE Interconnection Agreement - Florida

fading, and conditions causing digital carrier systems to lose frame. Dropouts are critical for voiceband data performance but, if severe enough, will also affect voice quality.

19.2.5.4.1.17.2 Between the NID and the interexchange carrier point of termination, 99.9% of all 15-minute connections shall have no dropouts and in addition, no connection shall suffer more than 1 dropout in any 60-minute period.

19.2.5.4.1.18 Frequency Shift

19.2.5.4.1.18.1 Frequency shift measures any frequency changes that occur when a signal is transmitted across a channel. It is typically measured using a 1004 Hz tone. Frequency shift has very little impact on voice or voiceband data performance; however, round-trip frequency shifts can affect the ability of echo cancelers to remain converged.

19.2.5.4.1.18.2 No more than 0.2 Hz frequency shift shall be on any connection. In addition, 99.5% of all calls shall have frequency shift < 0.1 Hz.

19.2.5.4.1.19 Crosstalk

19.2.5.4.1.19.1 Crosstalk is the presence of signals from other telephone connections on a circuit. Crosstalk can be either intelligible, when speech from other connections can be heard and understood, or unintelligible. Crosstalk is caused by inter-channel interference on the transmission system. Crosstalk is difficult to measure: it requires correlating signals on different circuits or using human listeners to identify its presence. Trouble reports may be used to estimate the probability of crosstalk.

19.2.5.4.1.19.2 99% of Loop Combinations shall have probability $\leq 0.1\%$ of experiencing crosstalk exceeding -65 dBm0.

MCImetro-GTE Interconnection Agreement - Florida

19.2.5.4.1.20 Clipping

19.2.5.4.1.20.1 Clipping occurs when part of a transmitted signal is dropped and does not reach the receiving portion on a connection. It can be caused by Digital Speech Interpolation (DSI) equipment used in Digital Circuit Multiplication Systems (DCMS) which increase the amount of traffic that transmission facilities carry, and by echo cancelers or echo suppressers.

19.2.5.4.1.20.2 No clipping incidents shall occur on any call.

19.2.5.4.2 Digital Impairments

Digital impairments occur in the signal wherever it is transmitted in digital format. These errors are usually introduced upon conversion of the signal from analog to digital, as well as at interfaces between digital components. While many digital impairments have little impact on subjective voice quality, they can impact voiceband data performance.

19.2.5.4.2.1 Signal Correlated Distortion

19.2.5.4.2.1.1 Signal correlated distortion (SCD) is unwanted noise or distortion introduced into a signal through the conversion of a signal from analog to digital format or through digital processing that changes the transmitted signal. SCD affects performance when a sign is being transmitted. The primary sources of SCD are signal encoders, echo cancelers, digital loss pads, and robbed bit signaling. SCD affects both voice and voiceband data performance.

19.2.5.4.2.1.2 The NID-to-end-office connection shall allow:

19.2.5.4.2.1.2.1 A maximum of 1 A/D conversion, using 64 Kbps μ -law ($\mu=255$) PCM;

19.2.5.4.2.1.2.2 No voice compression;

19.2.5.4.2.1.2.3 No echo cancellation; and

MCImetro-GTE Interconnection Agreement - Florida

19.2.5.4.2.1.2.4 Robbed bit signaling only if SS7 or ISDN are not used.

19.2.5.4.2.2 Slips

19.2.5.4.2.2.1 Slips occur when a frame of digital data is either deleted or repeated because of differences in the clocks used to synchronize digital facilities. Slips sound like clicks or pops on voice calls and have major impact on voiceband data performance.

19.2.5.4.2.2.2 The NID-to-interexchange carrier point of termination portion of connections shall have fewer than 0.45 slips every 24 hours on average.

19.2.5.4.2.3 Digital Timing Jitter and Wander

19.2.5.4.2.3.1 Digital timing jitter is the unwanted phase modulation of digital signals at rates above 10 Hz. Wander is the unwanted phase modulation of digital signals at rates below 10 Hz. Digital timing jitter is caused by imperfections in the timing recovery process of repeaters and the stuffing synchronization process used by multiplexer/demultiplexers. Wander is caused by slowly varying changes in digital signal phase due to clock frequency offset and drift, changes in propagation delay of terrestrial facilities due to temperature changes and changes in the distance of satellites from the earth. These events have a major impact on voiceband data performance.

19.2.5.4.2.3.2 The maximum digital timing jitter allowed in the 10 Hz to 8 kHz frequency band at any network interface or any terminal equipment in the network is 5 Unit Intervals (UI). The maximum digital timing jitter allowed in the 8 kHz to 40 kHz frequency band is 0.1 UI. The objective for wander is less than 28 UI at any network interface or terminal equipment.

19.2.5.4.2.4 Errored Seconds

MCImetro-GTE Interconnection Agreement - Florida

19.2.5.4.2.4.1 An Errored Second (ES) on a DS-1 facility is any second during which at least 1 bit is in error. The impact of an ES on performance depends on the number of errors that occur during a second. Typically, voice performance is not significantly impacted by ES but they can cause errors in voiceband data transmissions.

19.2.5.4.2.4.2 Each GTE network shall have less than 20 ESs per 24 hour period.

19.2.5.4.2.5 DS-1 Severely Errored Seconds

19.2.5.4.2.5.1 A severely Errored Second (SES) is any second during which a DS-1 has an error rate exceeding 0.001. An SES can be caused by a loss of framing, a slip, or a protection switch. SESs have impacts on both voice and voiceband data performance. For voice, a SES will sound like a burst of noise or static. SESs that occur during a voiceband data transmission cause a significant burst of errors and can cause modems to retrain.

19.2.5.4.2.5.2 The digital portion of each NID to POP connection shall have less than 2 SESs per 24 hour period.

19.2.5.4.2.6 Short Failure Events

19.2.5.4.2.6.1 A Short Failure Event (SFE) is a Loss of Frame (LOF) event of less than two minutes' duration. An LOF event is declared when, on detection of a Loss of Signal (LOS) or Out-of-Frame (OOF), a rise-slope-type integration process starts that declares a LOF after 2.5 ± 0.5 sec. of continuous LOS or OOF. If the LOS or OOF is intermittent the integration process shall decay at a slope of 1/5 the rise slope during the period when the signal is normal. Thus, if the ratio of a LOS or OOF to a normal signal is greater than 1/2, a LOF will be declared. A LOS condition shall be declared when the Network Channel Terminating Equipment has determined that 175 ± 75 successive pulse positions with no pulses of either positive or

MCImetro-GTE Interconnection Agreement - Florida

negative polarity have occurred. An OOF condition shall be declared when either Network equipment or Digital Terminal Equipment detects errors in the framing pattern.

19.2.5.4.2.6.2 There shall be fewer than 1 SFE per month.

19.2.5.5 Service Availability and Reliability

Availability refers to the time period during which the service is up and usable for its intended purpose. Reliability refers to the probability that a task will be completed successfully, given that it is successfully begun. The following service availability and reliability criteria are used to design and operate GTE's network.

19.2.5.5.1 Blocked Calls

19.2.5.5.1.1 Blocking is the fraction of call origination attempts denied service during a stated measurement period. Blocking occurs because of competition for limited resources within the network.

19.2.5.5.1.2 For intraLATA toll service and local exchange service, the blocking level from originating (NID) to terminating NID shall not exceed 1% in any hour, except under conditions of service disruption. For access to or egress from a long distance network, the blocking rate shall not exceed 0.5% in any hour.

19.2.5.5.2 Downtime. Downtime is the period of time that a system is in a failed state.

19.2.5.5.2.1 The average downtime for all subscriber Loop Combinations shall be less than 49 minutes per year. The maximum downtime for 99% of all subscriber Loop Combinations shall be less than 74 minutes per year.

19.2.5.5.2.2 The average downtime for an end office switch shall be less than 3 minutes per year. The average downtime for individual trunks shall be less than 28 minutes per year. The average downtime for digital trunk groups shall be less than 20 minutes per year. The average downtime for an individual line appearance at the switch shall be less than 28 minutes per year. The average

MCImetro-GTE Interconnection Agreement - Florida

downtime for a Remote Terminal (RT) shall be less than 17 minutes per year. The average downtime for an individual line on a Remote Terminal (RT) shall be less than 13 minutes per year.

19.2.5.5.2.3 The mean time to repair (MTTR) of any equipment at an attended site shall be less than 3 hours. The mean time to repair (MTTR) of any equipment at an unattended site shall be less than 4 hours. 95% of all repairs to the network interface (NID) shall be completed within 24 hours.

19.2.5.5.2.4 There shall be no downtime due to power failures at the switch.

19.2.5.5.2.5 The probability of a stable call being cut off shall be less than 20 cutoffs per one million 1 minute calls.

19.2.5.5.2.6 The rate of ineffective machine attempts at the end office shall be less than 0.0005 (5 failures per 10,000 call attempts).

19.2.5.5.2.7 GTE shall meet all requirements for private line services in TR-NWT-000335, ANSI T1.512-1994.

19.2.5.5.3 Dial Tone Delay

19.2.5.5.3.1 Dial-Tone Delay is the time period between a subscriber off-hook and the receipt of dial tone from an originating end office. Dial-Tone Delay has a significant effect on subscriber opinion of service quality.

19.2.5.5.3.2 The average dial-tone delay shall not exceed 1.5% of calls delayed more than 3 seconds. At most 20% of calls during the high day busy hour (HDBH) shall experience dial-tone delay greater than 3 seconds.

19.2.5.5.4 Dial Tone Removal

19.2.5.5.4.1 Dial tone removal is the time between recognition of the first address digit to the removal of dial tone on the line.

MCImetro-GTE Interconnection Agreement - Florida

19.2.5.5.4.2 The maximum dial tone removal interval shall be ≤ 500 milliseconds.

19.2.5.5.5 Post Dial Delay

19.2.5.5.5.1 Post Dial Delay (PDD) is the amount of time a caller must wait after entering or dialing the last digit of a Destination Telephone Number (DTN) before hearing a valid audible network response. The PDD for an end user is measured from the time the caller has pressed or dialed the last digit of a DTN until receipt of an audible network response.

19.2.5.5.5.2 The requirements given reflect an end-to-end CCS7 protocol for MCIIm end users. Where a mixture of CCS7 and inband (MF) signaling protocols are employed, an increase in the PDD can be expected.

19.2.5.5.5.2.1 PDD 1 - A - Intra LSO

19.2.5.5.5.2.1.1 Intra-LSO calls do not employ external signaling protocols. The PDD for intra-LSO calls flows are dependent upon the processor cycle time and traffic load conditions. This PDD is assumed to be between subscribers on the same LSO, between the Remote Switch Modules (RSMs) on the same Host, or between an RSM and Host subscribers.

19.2.5.5.5.2.1.2 The objective for intra-LSO PDD is less than 310 milliseconds for 50% of all calls and less than 460 milliseconds for 95% of all calls.

19.2.5.5.5.2.2 PDD1 - B - LSO to Another Local LSO

19.2.5.5.5.2.2.1 The signaling protocols from an LSO to another LSO are assumed to employ out-of-band Common Channel Signaling System 7 (CCS7) format. Local calls, that is, calls from an LSO to another LSOs are assumed to have no more than one pair of Signaling Transfer Point Switches (STPs) and no more than one data base dip.

MCImetro-GTE Interconnection Agreement - Florida

19.2.5.5.5.2.2.2 This PDD is expected to be better than the MCIT Long Distance objective with an average PDD of ≤ 8.70 seconds with 95% < 1.34 seconds.

19.2.5.5.5.2.3 PDD1 - C - MCIm LSO to Other LSO

19.2.5.5.5.2.3.1 Calls from an MCIm LSO to other LSOs are dependent upon the interface agreements between MCIm and the LSO service provider and may employ CCS7, inband (MF) or a combination of both protocols.

19.2.5.5.5.2.3.2 Calls from an MCIm LSO to another LSO via the Public Switched Telecommunications Network (PSTN), using end-to-end CCS7 signaling protocols, can expect to meet the MCIm PDD objectives of an average of 2.0 seconds with 95% in < 2.5 seconds. Calls from an MCIm LSO via the PSTN to LSOs outside the local service area are assumed to use CCS7 signaling protocols to the MCIm switch. The egress signaling protocols from the MCIT Switched Network to the many different local telephone company service providers however does not necessarily utilize CCS7 signaling. There are three basic egress signaling configuration. They are:

19.2.5.5.5.2.3.2.1 Network Inter-Connect, CCS7 between MCIm and the local telephone company.

19.2.5.5.5.2.3.2.2 Inband Multifrequency (MF) signaling protocols without a GTE egress tandem in the connection.

19.2.5.5.5.2.3.2.3 Inband MF signaling protocols with a GTE egress tandem in the connection.

19.2.5.5.5.2.3.2.3.1 Calls from an MCIm LSO to other LSOs outside the local service area are assumed to have multiple STPs for 1+ traffic in the access and PSTN portion of the connection. The egress from the PSTN for 1+ traffic is again dependent upon the interface agreements in that

MCImetro-GTE Interconnection Agreement - Florida

service area and may consist of CCS7 or inband MF protocols.

19.2.5.5.5.2.3.2.3.2 Calls from an MCI's LSO to another MCI LSO with a mixture of CCS7 or all inband signaling protocols are expected to receive PDDs on the average of 2.9 seconds with 95% in <6.5 seconds.

19.2.5.5.5.2.4 Impact of Number Portability (NP)

If a call forwarding option is used as an interim solution for NP, the delay due to additional switching in the local access shall not exceed 0.4 seconds (95th percentile) in addition to the PDDs described above.

19.2.5.5.5.2.5 Custom Local Area Subscriber Services (CLASS)

CLASSSM features such as Calling Name Delivery can contribute to the PDD of a call. This delay is caused by the additional time (GTE option) before the ringing interval commences. This default delay is 3 seconds. Optional settings are available in 1 second intervals from 1 to 6 seconds. Calls to DTNs that have CLASSSM features, particularly with calling name delivery, can expect to experience from 1 to 6 seconds (3 seconds default) of additional PDD compared to the PDDs shown for PDD1-C. MCI will specify optimal settings.

19.2.5.5.5.2.6 Partial Dial Timing

19.2.5.5.5.2.6.1 The interval between each information digit from a subscriber's line, until the LSO or switching system has determined that the digit string is incomplete.

19.2.5.5.5.2.6.2 For subscriber lines, partial dial timing shall be >16 seconds and <24 seconds. For trunks, inband signaling time-out shall be ≥5 seconds and <20 seconds.

19.2.5.6 Local Switching

GTE shall provide performance equal to or better than the requirements for Local Switching set forth in Bellcore LSSGR TR-TSY-000511. Post

MCImetro-GTE Interconnection Agreement - Florida

dial delay for connections to MCIm local operator services shall be no worse than Operator Services provided by GTE. Additionally, post dial delay from the Operator Services to destination numbers shall be no worse than that provided by GTE. Post dial delay for connections to MCIm local directory services shall be no worse than directory services provided by GTE. Additionally, post dial delay from the directory system to destination numbers shall be no worse than that provided by GTE.

19.2.5.7 Operator Systems

Operator System connections shall comply with the requirements for the Loop Combination, Local Switching, Operator Service, and Directory Assistance Service requirements.

19.2.5.8 Common Transport

Specific requirements for this Network Element or Ancillary Function are in the Common Transport section. In all cases the performance of this Network Element shall meet the general requirements stated in "General Performance Requirements." Allocation of impairments shall be negotiated between MCIm and GTE consistent with sound engineering principles.

19.2.5.9 Dedicated Transport

Specific requirements for this Network Element are in the Dedicated Transport section. In all cases the performance of this Network Element shall meet the general requirements stated in "General Performance Requirements." (Allocation of impairments shall be negotiated between MCIm and GTE consistent with sound engineering principles.)

19.2.5.10 Signaling Transfer Points

Specific requirements for this Network Element are in the Signaling Transfer Points section. In all cases the performance of this Network Element shall meet the general requirements stated in "General Performance Requirements." (Allocation of impairments shall be negotiated between MCIm and GTE.)

19.2.5.11 Signaling Link Transport

Specific requirements for this Network Element are in the Signaling Link Transport section. In all cases the performance of this Network Element shall meet the general requirements stated in "General Performance Requirements." Allocation of impairments shall be negotiated between MCIm and GTE consistent with sound engineering principles.

19.2.5.12 SCPs/Databases

MCImetro-GTE Interconnection Agreement - Florida

The performance requirements for databases (NP, LIDB, E911, etc.) vary depending on the database and the applications it supports. Database-specific performance requirements are included in the sections addressing individual Network Elements and in applicable Bellcore documents. In all cases, the query response time, availability, accuracy, updating capabilities, and other performance parameters shall at least be at parity with those services as provided to GTE or other subscribers.

19.2.5.13 Tandem Switching

Specific requirements for this Network Element are in the Tandem Switching section. In all cases the performance of this Network Element shall meet the general requirements stated in "General Performance Requirements." Allocation of impairments shall be negotiated between MCI and GTE consistent with sound engineering principles.

19.2.6 Test and Verification

19.2.6.1 GTE shall permit MCI to confirm acceptable performance of any Network Element.

19.2.6.1.1 At MCI's request, GTE will provide access to the Network Element sufficient for MCI to test the performance of that Network Element to MCI's satisfaction.

19.2.6.1.2 At MCI's request, GTE will perform tests to confirm acceptable performance and provide MCI with documentation of test procedures and results acceptable to MCI.

19.3 Protection, Restoration, and Disaster Recovery

19.3.1 Scope:

This Section refers specifically to requirements on the use of redundant network equipment and facilities for protection, restoration, and disaster recovery.

19.3.2 Requirements

19.3.2.1 GTE shall provide protection, restoration, and disaster recovery capabilities at parity with those capabilities provided for their own services, facilities and equipment (e.g., equivalent circuit pack protection ratios, facility protection ratios).

19.3.2.2 GTE shall provide Network Elements and Ancillary Functions equal priority in protection, restoration, and disaster recovery as provided to their own services, facilities and equipment.

MCImetro-GTE Interconnection Agreement - Florida

19.3.2.3 GTE shall provide Network Elements and Ancillary Functions equal priority in the use of spare equipment and facilities as provided to their own services, facilities and equipment.

19.3.2.4 GTE shall restore Network Elements which are specific to MCIm end user subscribers on a priority basis as MCIm may designate.

19.4 Synchronization

19.4.1 Definition:

Synchronization is the function which keeps all digital equipment in a communications network operating at the same average frequency. With respect to digital transmission, information is coded into discrete pulses. When these pulses are transmitted through a digital communications network, all synchronous Network Elements are traceable to a stable and accurate timing source. Network synchronization is accomplished by timing all synchronous Network Elements in the network to a stratum 1 source so that transmission from these network points have the same average line rate.

19.4.2 Technical Requirements

The following requirements are applicable to the case where GTE provides synchronization to equipment that MCIm owns and operates within a GTE location. In addition, these requirements apply to synchronous equipment that is owned by GTE and is used to provide a Network Element to MCIm.

19.4.2.1 The synchronization of clocks within digital networks is divided into two parts: intra-building and inter-building. Within a building, a single clock is designated as the Building Integrated Timing Supply (BITS), which provides all of the DS1 and DS0 synchronization references required by other clocks in such building. This is referred to as intra-building synchronization. The BITS receives synchronization references from remotely located BITS. Synchronization of BITS between buildings is referred to as inter-building synchronization.

19.4.2.2 To implement a network synchronization plan, clocks within digital networks are divided into four stratum levels. All clocks in strata 2, 3, and 4 are synchronized to a stratum 1 clock, that is, they are traceable to a stratum 1 clock. A traceable reference is a reference that can be traced back through some number of clocks to a stratum 1 source. Clocks in different strata are distinguished by their free running accuracy or by their stability during trouble conditions such as the loss of all synchronization references.

19.4.2.2.1 Intra-Building

MCImetro-GTE Interconnection Agreement - Florida

19.4.2.2.1.1 Within a building, there may be different kinds of equipment that require synchronization at the DS1 and DS0 rates. Synchronization at the DS1 rate is accomplished by the frequency synchronizing presence of buffer stores at various DS1 transmission interfaces. Synchronization at the DS0 rate is accomplished by using a composite clock signal that phase synchronizes the clocks. Equipment requiring DS0 synchronization frequently does not have adequate buffer storage to accommodate the phase variations among different equipment. Control of phase variations to an acceptable level is accomplished by externally timing all interconnecting DS0 circuits to a single clock source and by limiting the interconnection of DS0 equipment to less than 1,500 cable feet. Therefore, a BITS shall provide DS1 and composite clock signals when the appropriate composite signal is a 64-kHz 5/8th duty cycle, return to zero with a bipolar violation every eighth pulse (B8RZ).

19.4.2.2.2 Inter-Building

19.4.2.2.2.1 GTE shall provide inter-building synchronization at the DS1 rate, and the BITS shall accept the primary and secondary synchronization links from BITS in other buildings. From hierarchical considerations, the BITS shall be the highest stratum clock within the building and GTE shall provide operations capabilities (this includes, but is not limited to: synchronization reference provisioning; synchronization reference status inquiries; timing mode status inquiries; and alarm conditions).

19.4.3 Synchronization Distribution Requirements

19.4.3.1 Central office BITS shall contain redundant clocks meeting or exceeding the requirements for a stratum 2 clock as specified in ANSI T1.101-1994 and Bellcore TR-NWT-001244 Clocks for the Synchronized Network: Common Genetic Criteria.

19.4.3.2 Central office BITS shall be powered by primary and backup power sources.

19.4.3.3 If both reference inputs to the BITS are interrupted or in a degraded mode (meaning off frequency greater than twice the minimum accuracy of the BITS, loss of frame, excessive bit errors, or in Alarm

MCImetro-GTE Interconnection Agreement - Florida

Indication Signal), then the stratum clock in the BITS shall provide the necessary bridge in timing to allow the network to operate without a frame repetition or deletion (slip free) with better performance than 1 frame repetition or deletion (slip) per week.

19.4.3.4 DS1s multiplexed into a SONET synchronous payload envelope within an STS-n (where n is defined in ANSI T1.105-1995) signal shall not be used as reference facilities for network synchronization.

19.4.3.5 The total number of Network Elements cascaded from the stratum 1 source shall be minimized.

19.4.3.6 15.4.3.6 A Network Element shall receive the synchronization reference signal only from another Network Element that contains a clock of equivalent or superior quality (stratum level).

19.4.3.7 GTE shall select for synchronization those facilities shown to have the greatest degree of availability (absence of outages).

19.4.3.8 Where possible, all primary and secondary synchronization facilities shall be physically diverse (this means the maximum feasible physical separation of synchronization equipment and cabling).

19.4.3.9 No timing loops shall be formed in any combination of primary and secondary facilities.

19.4.3.10 An Operations Support System (OSS) shall continuously monitor the BITS for synchronization related failures or degradation.

19.4.3.11 An OSS shall continuously monitor all equipment transporting synchronization facilities for synchronization related failures or degradation.

19.4.3.12 For non-SONET equipment, GTE shall provide synchronization facilities which, at a minimum, comply with the standards set forth in ANSI T1.101-1994.

19.4.3.13 For SONET equipment, GTE shall provide synchronization facilities that have time deviation (TDEV) for integration times greater than 0.05 seconds and less than or equal to 10 seconds, that is less than or equal to 10 nanoseconds. TDEV, in nanoseconds, for integration times greater than 10 seconds and less than 1000 seconds, shall be less than 3.1623 times the square-root of the integration time. For example, for

MCImetro-GTE Interconnection Agreement - Florida

integration times of 25 seconds, TDEV shall be less than 15.8 nanoseconds.

19.5 SS7 Network Interconnection

19.5.1 Definition:

Figure 8 depicts Signaling System 7 (SS7) Network Inter-connection. SS7 Network Interconnection is the interconnection of MCIm local Signaling Transfer Point (STPs) with GTE STPs. This interconnection provides connectivity that enables the exchange of SS7 messages among GTE switching systems and databases (DBs), MCIm local or tandem switching systems, and other third-party switching systems directly connected to the GTE SS7 network.

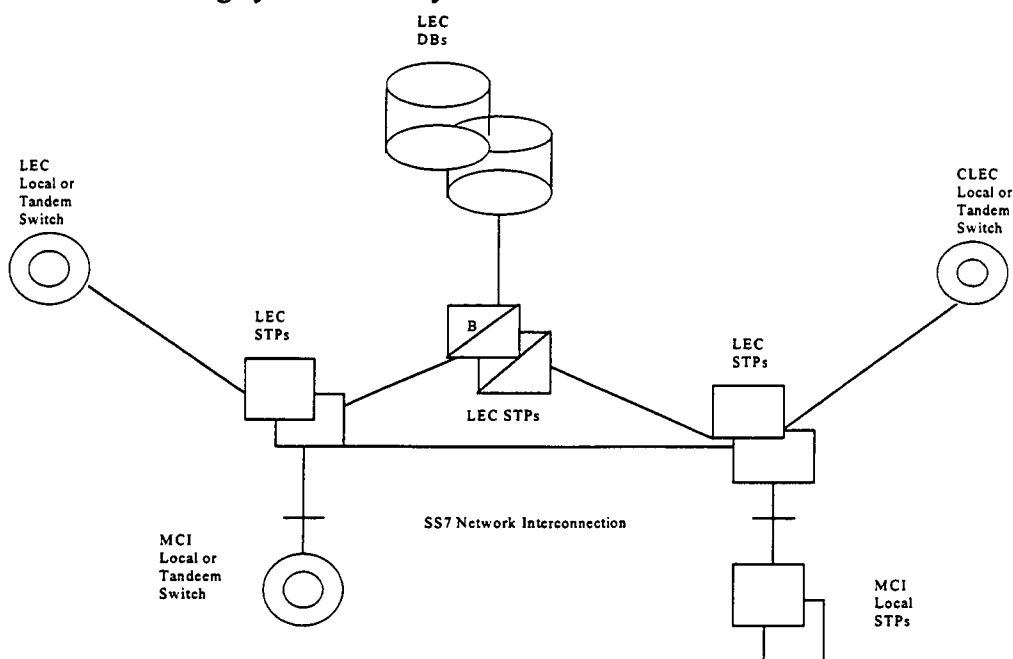


Figure 8. SS7 Network Interconnection

19.5.2 Technical Requirements

19.5.2.1 SS7 Network Interconnection shall provide connectivity to all components of the GTE SS7 network. These include:

19.5.2.1.1 GTE local or tandem switching systems;

19.5.2.1.2 GTE DBs; and

19.5.2.1.3 Other third-party local or tandem switching systems.

19.5.2.2 The connectivity provided by SS7 Network Interconnection shall fully support the functions of GTE switching systems and DBs and MCIm

MCImetro-GTE Interconnection Agreement - Florida

or other third-party switching systems with A-link access to the GTE SS7 network.

19.5.2.3 In particular, Figure 9 depicts a circumstance where SS7 Network Interconnection shall provide transport for certain types of Transaction Capabilities Application Part (TCAP) messages. If traffic is routed based on dialed or translated digits between an MCI local switching system and a GTE or other third-party local switching system, either directly or via a GTE tandem switching system, then it is a requirement that the GTE SS7 network convey via SS7 Network Interconnection the TCAP messages that are necessary to provide Call Management services (Automatic Callback, Automatic Recall, and Screening List Editing) between the MCI local STPs and the GTE or other third-party local switch.

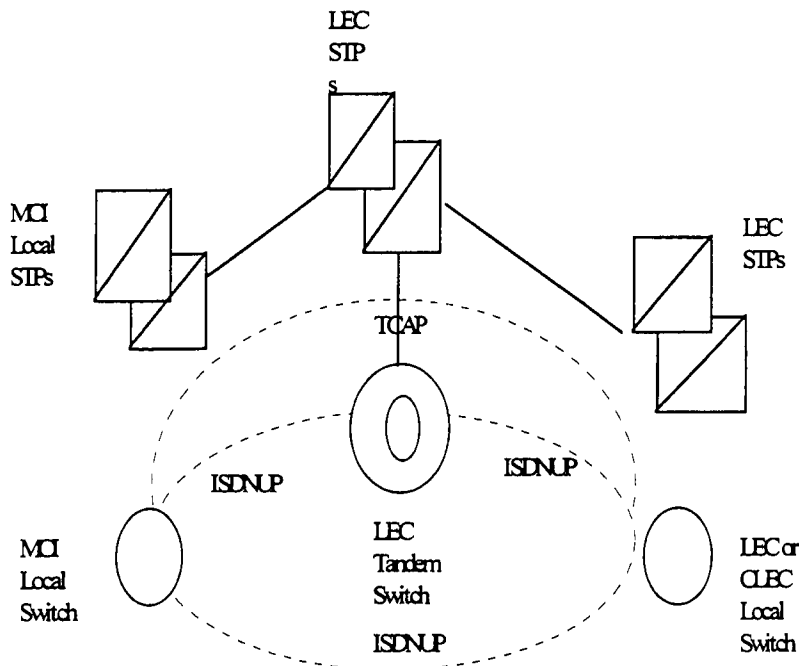


FIGURE 9. Interswitch TCAP Signaling for SS7 Network Interconnection

19.5.2.4 When the capability to route messages based on Intermediate Signaling Network Identifier (ISNI) is generally available on GTE STPs, the GTE SS7 Network shall also convey TCAP messages using SS7 Network Interconnection in similar circumstances where the GTE switch routes traffic based on a Carrier Identification Code (CIC).

19.5.2.5 SS7 Network Interconnection shall provide all functions of the MTP as specified in ANSI T1. 111. This includes:

MCImetro-GTE Interconnection Agreement - Florida

19.5.2.5.1 Signaling Data Link functions, as specified in ANSI T1.111.2;

19.5.2.5.2 Signaling Link functions, as specified in ANSI T1.111.3; and

19.5.2.5.3 Signaling Network Management functions, as specified in ANSI T1.111.4.

19.5.2.6 SS7 Network Interconnection shall provide all functions of the SCCP necessary for Class 0 (basic connectionless) service, as specified in ANSI T1.112. In particular, this includes Global Title Translation (GTT) and SCCP Management procedures, as specified in T1.112.4.

19.5.2.7 Where the destination signaling point is a GTE switching system or DB, or is another third-party local or tandem switching system directly connected to the GTE SS7 network, SS7 Network Interconnection shall include final GTT of messages to the destination and SCCP Subsystem Management of the destination.

19.5.2.8 Where the destination signaling point is an MCI local or tandem switching system, SS7 Network Interconnection shall include intermediate GTT of messages to a gateway pair of MCI local STPs, and shall not include SCCP Subsystem Management of the destination.

19.5.2.9 SS7 Network Interconnection shall provide all functions of the Integrated Services Digital Network User Part (ISDNUP), as specified in ANSI T1.113.

19.5.2.10 SS7 Network Interconnection shall provide all functions of the TCAP, as specified in ANSI T1.114.

19.5.2.11 If and when Internetwork MTP Routing Verification Test (MRVT) and SCCP Routing Verification Test (SRVT) become approved ANSI standards and available capabilities of GTE STPs, SS7 Network Interconnection shall provide these functions of the OMAP.

19.5.2.12 SS7 Network Interconnection shall be equal to or better than the following performance requirements:

19.5.2.12.1 MTP Performance, as specified in ANSI T1.111.6;

19.5.2.12.2 SCCP Performance, as specified in ANSI T1.112.5; and

MCImetro-GTE Interconnection Agreement - Florida

19.5.2.12.3 ISDNUP Performance, as specified in ANSI T1.113.5.

19.5.3 Interface Requirements

19.5.3.1 GTE shall offer the following SS7 Network Interconnection options to connect MCIm or MCIm-designated STPs to the GTE SS7 network:

19.5.3.1.1 D-link interface from MCIm STPs.

19.5.3.2 Each interface shall be provided by one or more sets (layers) of signaling links, as follows:

19.5.3.2.1 A D-link layer shall consist of four links, as depicted in Figure 10.

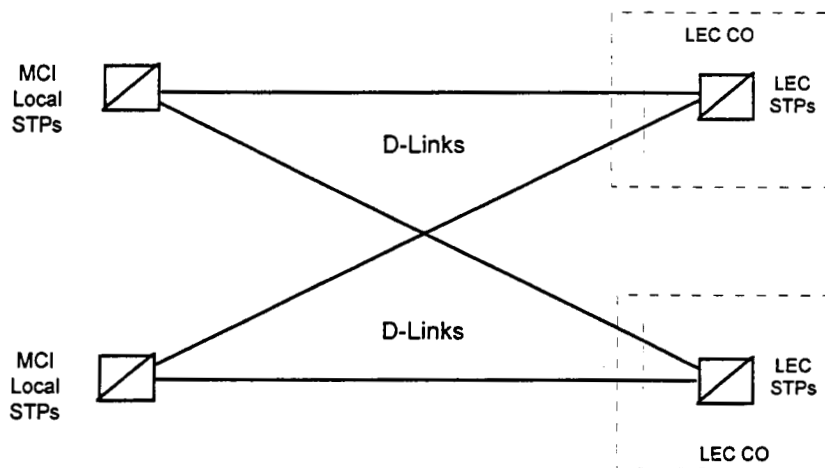


FIGURE 10. D-LINK Interface

19.5.3.3 The Signaling Point of Interconnection (SPOI) for each link shall be located at a cross-connect element, including but not limited to a DSX-1, in the Central Office (CO) where the GTE STPs is located. There shall be a DS1 or higher rate transport interface at each of the SPOIs. Each signaling link shall appear as a DS0 channel within the DS1 or higher rate interface. GTE shall offer higher rate DS1 signaling links for interconnecting MCIm local switching systems or STPs with GTE STPs as soon as these become approved ANSI standards and available capabilities of GTE STPs.

19.5.3.3.1 In each LATA, there will be two signaling points of interconnection (SPOIs). The requirement for two SPOIs is driven by the critical importance attached by all parties to signaling link diversity.

MCImetro-GTE Interconnection Agreement - Florida

19.5.3.3.2 Each Party will designate one of the two SPOIs in the LATA. A SPOI can be any existing cross connect point in the LATA. Since each Party will designate a SPOI, we believe that both Parties will be incented to select reasonable and efficient SPOI locations.

19.5.3.3.3 Each signaling link requires a port on each Party's STP, which each Party shall provide without explicit charge.

19.5.3.4 The GTE CO shall provide intraoffice diversity between the SPOIs and the GTE STPs, so that no single failure of intraoffice facilities or equipment shall cause the failure of both D-links in a layer connecting to a GTE STPs.

19.5.3.5 The protocol interface requirements for SS7 Network Interconnection include the MTP, ISDNUP, SCCP and TCAP. These protocol interfaces shall conform to the following specifications:

19.5.3.5.1 Bellcore GR-905-CORE, Common Channel Signaling Network Interface Specification (CCSNIS) Supporting Network Interconnection, Message Transfer Part (MTP), and Integrated Services Digital network User Part (ISDNUP);

19.5.3.5.2 Bellcore GR-1428-CORE, CCS Network Interface Specification (CCSNIS) Supporting Toll Free Service;

19.5.3.5.3 Bellcore GR-1429-CORE, CCS Network Interface Specification (CCSNIS) Supporting Call Management Services; and

19.5.3.5.4 Bellcore GR-1432-CORE, CCS Network Interface Specification (CCSNIS) Supporting Signaling Connection Control Part (SCCP) and Transaction Capabilities Application Part (TCAP).

19.5.3.6 GTE shall set message screening parameters to block accept messages from MCI_m local or tandem switching systems destined to any signaling point in the GTE SS7 network with which the MCI_m switching system has a legitimate signaling relation.

19.5.4 SS7 Network Interconnection shall be equal to or better than all of the requirements for SS7 Network Interconnection set forth in the following technical references:

MCImetro-GTE Interconnection Agreement - Florida

19.5.4.1 ANSI T1.110-1992 American National Standard Telecommunications Signaling System Number 7 (SS7) - General Information;

19.5.4.2 ANSI T1.111-1992 American National Standard for Telecommunications - Signaling System Number 7 (SS7) - Message Transfer Part (MTP);

19.5.4.3 ANSI T1.111A-1994 American National Standard for Telecommunications - Signaling System Number 7 (SS7) - Message Transfer Part (MTP) Supplement;

19.5.4.4 ANSI T1.112-1992 American National Standard for Telecommunications - Signaling System Number 7 (SS7) - Signaling Connection Control Part (SCCP);

19.5.4.5 ANSI T1.113-1995 American National Standard for Telecommunications - Signaling System Number 7 (SS7) - Integrated Services Digital Network (ISDN) User Part;

19.5.4.6 ANSI T1.114-1992 American National Standard for Telecommunications - Signaling System Number 7 (SS7) - Transaction Capabilities Application Part (TCAP);

19.5.4.7 ANSI T1.115-1990 American National Standard for Telecommunications - Signaling System Number 7 (SS7) - Monitoring and Measurements for Networks;

19.5.4.8 ANSI T1.116-1990 American National Standard for Telecommunications - Signaling System Number 7 (SS7) - Operations, Maintenance and Administration Part (OMAP);

19.5.4.9 ANSI T1.118-1992 American National Standard for Telecommunications - Signaling System Number 7 (SS7) - Intermediate Signaling Network Identification (ISNI);

19.5.4.10 Bellcore GR-905-CORE, Common Channel Signaling Network Interface Specification (CCSNIS) Supporting Network Interconnection, Message Transfer Part (MTP), and Integrated Services Digital Network User Part (ISDNUP);

19.5.4.11 Bellcore GR-954-CORE, CCS Network Interface Specification (CCSNIS) Supporting Line Information Database (LIDB) Service;

MCImetro-GTE Interconnection Agreement - Florida

19.5.4.12 Bellcore GR-1428-CORE, CCS Network Interface Specification (CCSNIS) Supporting Toll Free Service;

19.5.4.13 Bellcore GR-1429-CORE, CCS Network Interface Specification (CCSNIS) Supporting Call Management Services; and,

19.5.4.14 Bellcore GR-1432-CORE, CCS Network Interface Specification (CCSNIS) Supporting Signaling Connection Control Part (SCCP) and Transaction Capabilities Application Part (TCAP).

19.6 Network Interconnection

19.6.1 Technical Requirements

19.6.1.1 When requested by MCIm, GTE shall provide interconnections between the GTE Network Elements provided to MCIm and MCIm's network at transmission rates designated by MCIm.

19.6.1.2 Traffic shall be combined and routed as follows:

19.6.1.2.1 GTE shall provide direct trunks for intraLATA traffic (except 911, directory assistance, operator services, and other services that may require special routing) and, at MCIm's request, GTE shall allow MCIm to route such traffic either directly to a GTE tandem or directly to a GTE end-office. At MCIm's option, intraLATA toll and Local Traffic shall be combined onto one trunk group.

19.6.1.2.2 At MCIm's request, GTE shall receive MCIm traffic destined to the GTE Operator Systems Network Element, on trunks from an MCIm end-office or an MCIm tandem.

19.6.1.2.3 At MCIm's request, GTE shall receive MCIm CAMA-ANI (Centralized Automatic Message Accounting - Automatic Number identification) traffic destined to the GTE B911 PSAPs, or E911 tandems, on trunks from an MCIm end-office.

19.6.1.2.4 At MCIm's request, GTE shall receive MCIm SS7 traffic destined to any GTE S911 tandem on trunks from an MCIm end-office.

19.6.1.3 When requested by MCIm and a third party carrier, GTE shall provide interconnections between MCIm's network, and the other carrier's network through the GTE network at transmission rates designated by

MCImetro-GTE Interconnection Agreement - Florida

MCIm, including, but not limited to DS1, DS3, and STS-1. GTE shall combine and route traffic to and from other local carriers and interLATA carriers through the GTE network, and at MCIm's request, GTE shall record and keep records of such traffic for MCIm billing purposes.

19.6.1.4 GTE shall provide two-way trunk groups for interconnections. At MCIm's request, GTE shall provide unidirectional traffic on such trunks, in either direction, effectively operating them as if they were one-way trunk groups.

19.6.1.5 GTE shall provision trunks without any user restrictions (e.g., option for two-way trunking, and no unnecessary trunk group fragmentation by traffic types).

19.6.1.6 All trunking provided by GTE shall adhere to the applicable performance requirements set forth in Article VI, Section 18.2.

19.6.1.7 At MCIm's request, GTE shall provide for overflow routing from a given trunk group or groups onto another trunk group or groups as MCIm designates.

19.6.1.8 GTE and MCIm shall agree on the establishment of two-way trunk groups for the exchange of traffic for other IXCs. These trunk groups can be provided in a "meet point" arrangement.

19.6.1.9 Interconnection shall be made available upon MCIm's request at any technically feasible point of interface. All trunk interconnections shall be provided, including, SS7, MF, DTMF, Dial Pulse, PRI-ISDN (where available), DID (Direct Inward Dialing), CAMA-ANI, and trunking necessary so that interim NP can be provided.

19.6.1.10 Trunk Interface Requirements

19.6.1.10.1 B911/E911 Trunks

19.6.1.10.1.1 GTE shall allow MCIm to provide direct trunking to each GTE B911 serving end office, or GTE E911 tandem, as is appropriate for the applicable serving area. These trunks are to be provided as one-way trunks from a given MCIm end office to the GTE 911 end-office or tandem.

19.6.1.10.1.2 GTE shall provide for overflow 911 traffic to be sent to the GTE operator services platform or, at MCIm's

MCImetro-GTE Interconnection Agreement - Florida

direction, routed directly to MCIm's operator services platform.

19.6.1.10.2 S911 Trunks

In areas where S911 tandems are used, GTE shall allow MCIm to provide direct trunking to each GTE S911 tandem. Such SS7 trunks are to be provided as one-way trunks from a given MCIm end-office to the GTE S911 tandem.

19.6.1.10.3 Local Switch and Access Tandem Trunks

19.6.1.10.3.1 GTE shall provide trunks groups provisioned exclusively to carry intraLATA traffic, as designated by MCIm.

19.6.1.10.3.2 GTE shall provide trunk groups provisioned exclusively to carry interLATA traffic, as designated by MCIm.

19.6.1.10.3.3 GTE shall provide SS7 trunks which provide SS7 interconnection. At MCIm's request, MF trunks may be substituted for SS7 trunks where applicable.

19.6.1.10.3.4 GTE shall simultaneous route calls based on dialed digits (in accordance with the standard GR-317-CORE), and Carrier Identification Code (in accordance with the standard GR-394-CORE) over a single SS7 trunk group.

19.6.1.10.4 GTE Operator Services Trunk

19.6.1.10.4.1 For traffic from the GTE network to MCIm for Operator Services, GTE shall provide one trunk group per NPA served by the local GTE switch.

19.6.1.10.4.2 GTE shall provide such trunks as one-way trunks from the GTE network to the MCIm network.

19.6.2 Network Interconnection between GTE and MCIm shall meet or exceed all of the requirements for Network Interconnection set forth in the following technical references:

MCImetro-GTE Interconnection Agreement - Florida

19.6.2.1 GR-317-CORE, Switching System generic requirements for Call Control Using the Integrated Services Digital Network User Part (ISDNUP), Bellcore, February, 1994;

19.6.2.2 GR-394-CORE, Switching System generic requirements for Interexchange Carrier Interconnection Using the Integrated Services Digital Network User Part (ISDNUP), Bellcore, February, 1994;

19.6.2.3 FR-NWT-000271, OSSGR Operator Services Systems generic requirements, Bellcore, 1994 Edition; and

19.6.2.4 FR-NWT-000064, LATA Switching Systems Generic Requirements (LSSGR), Bellcore, 1994 Edition.

ARTICLE VII

ANCILLARY SERVICES

1. Transfer of Service Announcements. When an end user subscriber transfers service from GTE to MCIm, or from MCIm to GTE, and does not retain its original telephone number, the Party formerly providing service to the end user will provide, upon request, a referral announcement on the original telephone number. This announcement will provide the new number of the subscriber. The announcement will be provided for the same length of time that the Party formerly providing service to the end user provides intercept or referral information for its subscribers that have changed telephone numbers.

2. Coordinated Repair Calls. The Parties will employ the following procedures for handling misdirected repair calls:

2.1 The Parties will educate their respective subscribers as to the correct telephone numbers to call to access their respective repair or subscriber care centers.

2.2 To the extent that the correct provider of service to the subscriber is identifiable, the Parties will refer subscribers that make misdirected repair calls to the other Party to the telephone number provided by the provider of service to that subscriber. Such referrals will be made in a courteous manner and at no charge to the other Party. Communications with end users of the other Party during such misdirected calls other than referral to the correct number are prohibited.

2.3 The Parties will provide their respective repair/subscriber care contact numbers to one another on a reciprocal basis.

3. E911 Arrangements

3.1 Description of Service. MCIm will install a minimum of two dedicated trunks per Numbering Plan Area (NPA) code or that quantity which will maintain P.01 transmission grade service, whichever is the higher grade of service, to GTE's E911 selective routers (i.e., 911 tandem offices) that serve the areas in which MCIm provides Exchange Services, for the provision of E911 services and for access to all subtending PSAPs. The dedicated trunks shall be, at minimum, DS0 level trunks configured as a 2-wire analog interface or as part of a digital (1.544 Mbps) interface. Either configuration shall use CAMA type signaling with multifrequency (MF) tones that will deliver ANI with the voice portion of the call. GTE will provide MCIm with the appropriate CLLI codes and specifications of the tandem office serving area and the 10-digit POTS number of each PSAP when required for alternate routing. If an MCIm central office serves end users in an area served by more than one GTE E911 selective router, MCIm will install a

MCImetro-GTE Interconnection Agreement - Florida

minimum of two dedicated trunks in accordance with this Section to each of such E911 selective routers.

3.2 Transport. If MCIIm desires to obtain transport from GTE to the GTE 911 selective routers, MCIIm may purchase such transport from GTE at the rates set forth in Appendix C.

3.3 Cooperation and Level of Performance. The Parties agree to provide access to E911 in a manner that is transparent to the end user. The Parties will work together to facilitate the prompt, reliable and efficient interconnection of MCIIm's systems to the E911 platforms, with a level of performance that will provide the same grade of service as that which GTE provides to its own end users. To this end, GTE will provide documentation to MCIIm showing the correlation of its rate centers to its E911 tandems.

3.4 E911 General Requirements:

3.4.1 E911 provides a caller access to the appropriate emergency service bureau by dialing a 3-digit universal telephone number (911).

3.4.2 E911 shall provide additional routing flexibility for 911 calls. E911 shall use subscriber data, derived from the Automatic Location Identification/Data Base Management System (ALI/DBMS), to determine to which Public Safety Answering Point (PSAP) to route the call.

3.4.3 When available, all requirements for E911 also apply to the use of SS7 as a type of signaling used on the interconnection trunks from the local switch to an end office or a selective router.

3.4.4 With the exception of the interface to the GTE operator services system, E911 functions provided to MCIIm shall be at least at parity with the support and services that GTE provides to its subscribers for such similar functionality.

3.4.5 E911 access from Local Switching shall be provided to MCIIm in accordance with the following:

3.4.5.1 GTE and MCIIm shall conform to all state regulations concerning emergency services.

3.4.5.2 For E911, both MCIIm and GTE shall use their respective service order processes to update access line subscriber data for transmission to the database management systems. Validation will be done via MSAG comparison listed in Section 3.4.5.8.

MCImetro-GTE Interconnection Agreement - Florida

3.4.5.3 If legally required by the appropriate jurisdiction, GTE shall provide for overflow 911 traffic to be routed to GTE Operator Services systems or, at MCIm's discretion, directly to MCIm operator services.

3.4.5.4 E911 access from the MCIm local switch shall be provided from GTE to MCIm in accordance with the following:

3.4.5.4.1 If required by MCIm and technically feasible, GTE shall interconnect direct trunks from the MCIm network to the E911 selective routers, or to the E911 PSAP if no selective routers are appropriate, as designated by MCIm in accordance with the requirements of the 911 district. Such trunks may alternatively be provided by MCIm.

3.4.5.4.2 In government jurisdictions where GTE has obligations under existing Agreements as the primary provider of the 911 System to the county (i.e., "lead telco"), MCIm shall participate in the provision of the 911 System as follows:

3.4.5.4.2.1 Each Party shall be responsible for those portions of the 911 System for which it has control, including any necessary maintenance to each Party's portion of the 911 System.

3.4.5.4.2.2 MCIm and GTE recognize that the lead telco in a 911 district has the responsibility of maintaining the ALI database for that district. Each company will provide its access line subscriber records to the database organization of that lead telco. MCIm and GTE will be responsible for correcting errors when notified by either the 911 district or its subscriber, and then submitting the corrections to the lead telco. Lead telco database responsibilities are covered in Section 3.4.5.8 of this Article.

3.4.5.4.2.3 MCIm shall have the right to verify the accuracy of information regarding MCIm subscribers in the ALI database using methods and procedures mutually agreed to by the Parties.

3.4.5.4.3 If a third party is the primary service provider to a 911 district, MCIm shall negotiate separately with such third party with regard to the provision of 911 service to the agency. All relations

MCImetro-GTE Interconnection Agreement - Florida

between such third party and MCIIm are totally separate from this Agreement and GTE makes no representations on behalf of the third party.

3.4.5.4.4 If MCIIm or Affiliate is the primary service provider to a 911 district, MCIIm and GTE shall negotiate the specific provisions necessary for providing 911 service to the agency and shall include such provisions in an amendment to this Agreement.

3.4.5.4.5 Interconnection and database access shall be priced as specified in Appendix C.

3.4.5.4.6 GTE shall comply with established, competitively neutral intervals for installation of facilities, including any collocation facilities, diversity requirements, etc.

3.4.5.4.7 In a resale situation, where it may be appropriate for GTE to update the ALI database, GTE shall update such database with MCIIm data in an interval no less than is experienced by GTE subscribers, or than for other carriers, whichever is faster, at no additional cost.

3.4.5.5 GTE shall provide to MCIIm the necessary Network Elements in order for MCIIm to provide E911/911 services to government agencies in accordance with the provisioning requirements of Article VIII no later than January 1, 1997.

3.4.5.6 The following are E911 Database Requirements:

3.4.5.6.1 The ALI database shall be managed by GTE, but is the property of GTE and any participating LEC or CLEC which provides their records to GTE.

3.4.5.6.2 Subject to county approval, copies of the MSAG shall be provided within five (5) business days after the date the request is received and provided on diskette, magnetic tape, or in a format suitable for use with desktop computers.

3.4.5.6.3 MCIIm shall be solely responsible for providing MCIIm database records to GTE for inclusion in GTE's ALI database within one (1) Business Day of the order completion.

MCImetro-GTE Interconnection Agreement - Florida

3.4.5.6.4 GTE and MCI shall arrange for the automated input and periodic updating of the E911 database information related to MCI end users. GTE shall work cooperatively with MCI to ensure the accuracy of the data transfer by verifying it against the Master Street Address Guide (MSAG). GTE shall accept electronically transmitted files or magnetic tape that conform to National Emergency Number Association (NENA) Version #2 format.

3.4.5.6.5 MCI shall assign an E911 database coordinator charged with the responsibility of forwarding MCI end user ALI record information to GTE or via a third-party entity, charged with the responsibility of ALI record transfer. MCI assumes all responsibility for the accuracy of the data that MCI provides to GTE.

3.4.5.6.6 GTE shall update the database within two (2) business days of receiving the data from MCI. If GTE detects an error in the MCI provided data, the data shall be returned to MCI within two (2) business days from when it was provided to GTE. MCI shall respond to requests from GTE to make corrections to database record errors by uploading corrected records within two (2) business days. Manual entry shall be allowed only in the event that the system is not functioning properly.

3.4.5.6.7 GTE agrees to treat all data on MCI subscribers provided under this Agreement as strictly confidential and to use data on MCI subscribers only for the purpose of providing E911 services.

3.4.5.6.8 GTE shall adopt use of a Carrier Code (NENA standard five-character field) on all ALI records received from MCI. The Carrier Code will be used to identify the carrier of record in NP configurations. The NENA Carrier Code for MCI is "MCI".

3.4.5.6.9 GTE shall identify which ALI databases cover which states, counties or parts thereof, and identify and communicate a point of contact for each.

3.4.5.6.10 Where GTE is the lead telco, MCI requests that GTE provide MCI notification when MCI ALI records have been delivered to the appropriate ALI database and appropriate selective router database. GTE does not currently have such a procedure or capability. MCI and GTE agree to negotiate a positive

MCImetro-GTE Interconnection Agreement - Florida

confirmation-type solution in good faith within sixty (60) days of the Effective Date of this Agreement. Beginning thirty (30) days after the Effective Date of this Agreement and continuing for ninety (90) days thereafter, inclusive, the Parties shall negotiate to identify options to provide a positive a positive confirmation-type solution that indicates that ALI records have been updated in the ALI database and the appropriate selective router.

3.4.5.7 The following are E911 Network Requirements:

3.4.5.7.1 GTE, at MCI's option, shall provide a minimum of two (2) E911 trunks per Numbering Plan Area (NPA) code, or that quantity which will maintain P.01 transmission grade of service, whichever is the higher grade of service. These trunks will be dedicated to routing 911 calls from MCI's switch to a GTE selective router.

3.4.5.7.2 GTE shall provide the selective routing of E911 calls received from MCI's switching office. This includes the ability to receive the ANI of MCI's subscriber, selectively route the call to the appropriate PSAP, and forward the subscriber's ANI to the PSAP. GTE shall provide MCI with the appropriate CLLI codes and specifications regarding the selective router serving area associated addresses and meetpoints in the network.

3.4.5.7.3 Copies of Selective Routing Boundary Maps shall be available to MCI. Each map shows the boundary around the outside of the set of exchange areas served by that selective router. The map assists MCI with information necessary to set up its network to route E911 callers to the correct selective router.

3.4.5.7.4 MCI shall ensure that its switch provides an eight-digit ANI consisting of an information digit and the seven-digit exchange code and line number of the calling party. MCI shall also ensure that its switch provides the line number of the calling station. Where applicable, MCI shall send a ten-digit ANI to GTE.

3.4.5.7.5 Where GTE is the lead telco, each ALI discrepancy report shall be jointly researched by GTE and MCI. Corrective action shall be taken immediately by the responsible Party.

MCI metro-GTE Interconnection Agreement - Florida

3.4.5.7.6 Where GTE controls the 911 network, GTE shall provide MCI m with a detailed written description of, but not limited to, the following information:

3.4.5.7.6.1 GTE's rate centers/exchanges, where "Rate Center" is defined as a geographically specified area used for determining mileage dependent rates in the Public Switched Telephone Network.

3.4.5.7.6.2 Technical specifications for network interface, technical specifications for database loading and maintenance.

3.4.5.7.6.3 GTE shall identify special routing arrangements to complete overflow.

3.4.5.7.6.4 GTE shall begin restoration of E911 and/or E911 trunking facilities immediately upon notification of failure or outage. GTE must provide priority restoration of trunks or networks outages on the same terms/conditions it provides itself and without the imposition of Telecommunications Service Priority (TSP).

3.4.5.7.6.5 GTE shall identify any special operator-assisted calling requirements to support 911.

3.4.5.7.6.6 Trunking shall be arranged to minimize the likelihood of central office isolation due to cable cuts or other equipment failures. Where there is an alternate means of transmitting a 911 call to a PSAP in the event of failures, that alternate means will be available to MCI m.

3.4.5.7.6.7 Circuits shall have interoffice, loop and carrier system diversity when such diversity can be achieved using existing facilities. Circuits will be divided as equally as possible across available carrier systems. Diversity will be maintained. At MCI m's option, diversity will be upgraded to utilize the highest level of diversity available in the network.

3.4.5.7.6.8 Surveillance of equipment and circuits shall be conducted by GTE consistent with the then-current E911 systems operations.

MCImetro-GTE Interconnection Agreement - Florida

3.4.5.7.6.9 Repair service shall begin immediately upon report of a malfunction. Repair service includes testing and diagnostic service from a remote location, dispatch of or in-person visit(s) of personnel. Where an on-site technician is determined to be required, a technician will be dispatched without delay.

3.4.5.7.6.10 All 911 trunks must be capable of transmitting and received Baudot code necessary to support the use of Telecommunications Devices for the Deaf (TTY/TDDs).

3.4.5.8 E911 Additional Requirements

3.4.5.8.1 All MCI_m lines that have been ported via INP shall reach the correct PSAP (based upon record information provided by MCI_m) when 911 is dialed. Where GTE is the lead telco and provides the ALI, the ALI record will contain both the MCI_m number and GTE ported number. The PSAP attendant shall see both numbers where the PSAP is using a standard ALI display screen and the PSAP extracts both numbers from the data that is sent. GTE shall cooperate with MCI_m to ensure that 911 service is fully available to all MCI_m end users whose telephone numbers have been ported from GTE, consistent with State provisions.

3.4.5.8.2 GTE shall notify MCI_m forty-eight (48) hours in advance of any scheduled testing or maintenance affecting MCI_m 911 service. GTE shall provide notification as soon as possible of any unscheduled outage affecting MCI_m 911 service.

3.4.5.8.3 MCI_m shall be responsible for reporting all errors, defects and malfunctions to GTE. GTE shall provide MCI_m with the point of contact for reporting errors, defects, and malfunctions in the service and shall also provide escalation contacts.

3.4.5.8.4 MCI_m may enter into subcontracts with third parties, including MCI_m Affiliates, for the performance of any of MCI_m's duties and obligations stated herein.

3.4.5.8.5 GTE shall provide sufficient planning information regarding anticipated moves to SS7 signaling for the next twelve (12) months.

MCImetro-GTE Interconnection Agreement - Florida

3.4.5.8.6 Where GTE is the lead telco, GTE shall provide MCIIm with notification of any pending selective router moves at least sixty (60) days in advance. GTE shall provide MCIIm with notification of scheduled maintenance outages as set forth in Article VIII, Section 7.1.5.1.

3.4.5.8.7 GTE shall identify any process for handling of "reverse ALI" inquiries by public safety entities.

3.4.5.8.8 Where GTE is the lead telco, GTE shall establish process for the management of NPA splits by populating the ALI database with the appropriate new NPA codes.

3.4.5.8.9 Where GTE is the lead telco, GTE shall provide the ability for MCIIm to update 911 database with end user information for lines that have been ported via INP or NP.

3.4.6 E911 Information Exchanges and Interfaces. Where GTE is the lead telco:

3.4.6.1 GTE shall provide MCIIm a data link, or permit MCIIm to provide its own data link, to the ALI Gateway which interfaces to the ALI/DBMS database. GTE shall provide error reports from the ALI/DBMS database to MCIIm within one (1) Business Day after MCIIm's information is processed in the ALI/DBMS database. Alternately, MCIIm may utilize a third party entity to transmit subscriber information into the ALI Gateway on a daily basis.

3.4.6.2 GTE and MCIIm shall arrange for the automated input and periodic updating of the E911 database information related to MCIIm end users. GTE shall work cooperatively with MCIIm to ensure the accuracy of the data transfer by verifying it against the Master Street Address Guide (MSAG). GTE shall accept electronically transmitted files or magnetic tape that conform to National Emergency Number Association (NENA) Version #2 format.

3.4.6.3 Updates to MSAG. Upon receipt of an error recording an MCI subscriber's address from GTE, and where GTE is the lead telco, it shall be the responsibility of MCIIm to ensure that the address of each of its end users is included in the Master Street Address Guide ("MSAG") via information provided to the county.

3.4.6.4 The ALI database shall be managed by GTE, but is the property of GTE and all participating telephone companies. The interface between the

MCImetro-GTE Interconnection Agreement - Florida

E911 Switch or Tandem and the ALI/DMS database for MCIm subscriber shall meet industry standards.

3.5 Compensation.

3.5.1 In situations in which GTE is responsible for maintenance of the E911 database and can be compensated for maintaining MCIm's information by the municipality, GTE will seek such compensation from the municipality. GTE will seek compensation from MCIm only if and to the extent that GTE is unable to obtain such compensation from the municipality. GTE shall charge MCIm a portion of the cost of the shared E911 selective router.

3.5.2 MCIm may purchase from GTE E911-related services at the rates set forth in Appendix C of this Agreement.

4. Directory Assistance Service

4.1 GTE shall provide for the routing of directory assistance calls (including but not limited to 411, 555-1212, and, if consistent with GTE's equal access obligations, intraLATA NPA-555-1212) dialed by MCIm subscribers directly to either the MCIm DA service platform or GTE DA service platform as specified by MCIm. MCIm shall provide to GTE a prioritized list of offices in which MCIm seeks to have MCIm subscribers' directory assistance calls routed to the MCIm DA service platform. GTE shall respond within thirty (30) days after the date the list is received with information on the technical feasibility, costs, and completion date.

4.2 MCIm subscribers shall be provided the capability by GTE to dial the same telephone numbers for access to MCIm Directory Assistance that GTE subscribers dial to access GTE Directory Assistance.

4.3 In the instances where GTE provides Directory Assistance on behalf of MCIm (as noted in 4.1 and 4.2 above), GTE shall provide Directory Assistance functions and services to MCIm for its subscribers as described below:

4.3.1 GTE agrees to provide MCIm subscribers with the same Directory Assistance service available to GTE subscribers.

4.3.2 GTE shall notify MCIm in advance of any changes or enhancements to its DA service available to GTE subscribers, and shall make available such service enhancements on a non-discriminatory basis to MCIm.

MCImetro-GTE Interconnection Agreement - Florida

4.3.3 GTE shall provide Directory Assistance to MCIm subscribers in accordance with GTE's internal operating procedures and standards, which shall, at a minimum, comply with accepted professional and industry standards.

4.3.4 GTE shall provide MCIm with the same level of support for the provisioning of Directory Assistance as GTE provides itself. Quality of service standards shall be in accordance with standards and performance measurements that are at least equal to the highest level of standards and/or performance measurements that GTE uses and/or which are required by law, regulatory agency, or by GTE's own internal procedures, whichever are the most rigorous.

4.3.5 Service levels shall comply, at a minimum, with State Regulatory Commission requirements for number of rings to answer, average work time, and disaster recovery options.

4.3.6 GTE agrees to maintain an adequate operator work force based on a review and analysis of actual call attempts and abandonment rate.

4.3.7 MCIm or its designated representatives may inspect any GTE owned or sub-contracted office, which provides DA services, dependent on existing agreements that do not unnecessarily restrict access, upon five (5) business days written notice to GTE.

4.3.8 Directory Assistance services provided by GTE to MCIm subscribers in all environments (resale and non-resale) shall be branded and unbranded as set forth in Article V, Section 3.5.1.

4.3.9 GTE shall provide the following minimum Directory Assistance capabilities to MCIm's subscribers:

4.3.9.1 A minimum of two (2) subscriber listings and/or addresses or GTE parity per MCIm subscriber request.

4.3.9.2 Name and address to MCIm subscribers upon request, except for unlisted numbers, where such information is provided to GTE subscribers.

4.3.9.3 Upon request by MCIm and where technically available and legally approved, within three (3) months of its technical availability from vendors, call completion to the requested number for local and intraLATA toll calls shall be sent to the network specified by MCIm. GTE will provide MCIm notice within thirty (30) days of technical availability from vendors. Rating and billing shall be done by MCIm.

MCImetro-GTE Interconnection Agreement - Florida

4.3.9.4 Populate the Directory Assistance database in the same manner and in the same time frame as for GTE subscribers.

4.3.9.5 Any information provided by a Directory Assistance Automatic Response Unit (ARU) shall be repeated the same number of times for MCIIm subscribers as for GTE's subscribers.

4.3.9.6 When requested by MCIIm, GTE shall provide instant credit on directory assistance calls at parity with that provided by GTE to GTE subscribers.

4.3.10 GTE shall provide data regarding billable events in a mutually agreed-upon format.

5. Operator Services

5.1 GTE shall provide for the routing of local operator services calls (including but not limited to 0+, 0-) dialed by MCIIm subscribers directly to either the MCIIm operator service platform or GTE operator service platform as specified by MCIIm.

[Conformed]

5.2 MCIIm subscribers shall be provided the capability by GTE to dial the same telephone numbers to access MCIIm operator service that GTE subscribers dial to access GTE operator service.

5.3 In the instances where GTE provides Operator Services on behalf of MCIIm (as noted in 5.1 and 5.2 above), GTE shall provide, in the same nondiscriminatory manner as that provided by GTE to itself or any third party, Operator Services to MCIIm subscribers as described below:

5.3.1 GTE agrees to provide MCIIm subscribers the same Operator Services available to GTE subscribers.

5.3.2 Operator Services provided by GTE to MCIIm subscribers in all environments (resale and non-resale) shall be branded and unbranded as set forth in Article V, Section 3.5.1.

5.3.3 GTE shall provide the following minimum Operator Service capabilities to MCIIm subscribers:

5.3.3.1 GTE shall complete 0+ and 0- dialed local calls.

5.3.3.2 GTE shall complete 0+ intraLATA toll calls.

MCImetro-GTE Interconnection Agreement - Florida

5.3.3.3 GTE shall complete calls that are billed to a calling card and MCI shall designate to GTE the acceptable types of billing.

5.3.3.4 GTE shall complete person-to-person calls.

5.3.3.5 GTE shall complete collect calls.

5.3.3.6 GTE shall provide the capability for callers to bill to a third party and complete such calls.

5.3.3.7 GTE shall complete station-to-station calls.

5.3.3.8 GTE shall process emergency calls.

5.3.3.9 GTE shall process Busy Line Verify and Emergency Line Interrupt requests.

5.3.3.10 GTE shall process emergency call trace based on mutually agreed upon procedures.

5.3.3.11 GTE shall process operator-assisted directory assistance calls.

5.3.3.12 GTE shall provide MCI rate quotes where Operator Services is provided by means of customized routing and MCI provides GTE the rate quotes.

5.3.3.13 GTE shall process time-and-charges requests.

5.3.3.14 GTE shall route 0- traffic directly to "live" operators.

5.3.3.15 When requested by MCI, GTE shall provide credit on operator services calls at parity with what GTE provides its subscribers.

5.3.3.16 Caller assistance for the disabled.

5.3.3.17 GTE shall provide operator-assisted conference calling in accordance with existing procedures.

5.4 Operator Service shall adhere to equal access requirements under applicable state and federal laws.

MCImetro-GTE Interconnection Agreement - Florida

5.5 GTE shall exercise a level of fraud control in providing Operator Service to MCIIm that GTE provides for its own operator service in the same manner as that provided by GTE to itself or to any third party.

5.6 GTE shall perform Class of Call Screening and Billed Number Screening when handling Collect, Third Party, and Calling Card Calls, both for station to station and person to person call types in the same manner as that provided by GTE to itself or to any third party.

5.7 GTE shall provide service measurements and accounting reports in the same manner as that provided by GTE to itself or to any third party or as mutually agreed upon.

5.8 MCIIm or its designated representatives may inspect any GTE owned or sub-contracted office, which provides Operator Services, dependent on existing contract agreements that do not unreasonably restrict access, upon five (5) business days notice to GTE.

5.9 GTE shall direct MCIIm subscriber account and other similar inquiries to the service center 800/888 or "toll-free" number designated by MCIIm or through the use of GTE's "0 minus" transfer service when available.

5.10 GTE shall provide an electronic feed of MCIIm subscriber call records in EMR format to MCIIm in accordance with a mutually agreed-upon time schedule.

5.11 GTE shall accept and process overflow 911 traffic routed from MCIIm to the underlying platform used to provide Operator Service in compliance with requirements of the applicable state/local regulatory authority.

5.12 **Busy Line Verification and Emergency Line Interrupt:**

5.12.1 GTE shall permit MCIIm to connect its Local Operator Service to GTE's Busy Line Verification and Busy Line Verification and Interrupt ("BLV/BLVI") systems and databases to enable MCIIm to perform BLV/BLVI services or through a direct trunk to a tandem-office, paying terminating access minutes of use.

5.12.2 GTE shall engineer its BLV/BLVI facilities to accommodate the anticipated volume of BLV/BLVI requests during the Busy Hour. MCIIm may, from time to time, provide its anticipated volume of BLV/BLVI requests to GTE. In those instances when the BLV/BLVI systems and databases become unavailable, GTE shall promptly inform MCIIm.

MCImetro-GTE Interconnection Agreement - Florida

5.13 GTE shall update the Line Information Data Base (LIDB) for MCIm subscribers. Additionally, GTE must provide access to LIDB for validation of collect, third party billed, and calling card billed calls.

5.14 Where technically feasible and when INP is deployed, if a BLV/BLVI request for a ported number is directed to a GTE operator and the query is not successful (i.e., the request yields an abnormal result), the operator shall confirm whether the number has been ported and shall direct the request to the appropriate operator. In the interim, the Parties agree to cooperate in developing standards and procedures to provide such service.

5.15 GTE shall allow MCIm to order validation and/or access and storage of Telephone Line Number (TLN) calling cards and Billed Number Screening (BNS), in its LIDB, for ported numbers, in conformance with industry standards and/or as mutually agreed upon. GTE shall continue to allow MCIm access to its LIDB.

6. Directory Assistance and Listings Service Requests

6.1 These requirements pertain to GTE's DA and Listings Service Request process that enables MCIm to (a) submit MCIm subscriber information for inclusion in GTE Directory Assistance and Directory Listings databases; (b) submit MCIm subscriber information for inclusion in published directories; and (c) provide MCIm subscriber delivery address information to enable GTE to fulfill directory distribution obligations.

6.1.1 GTE shall accept orders on a real-time basis via electronic interface in accordance with OBF Directory Service Request standards within nine (9) months after final standard adoption. In the interim, GTE shall create a standard format and order process by which MCIm can place an order via electronic exchange no later than January 1, 1997.

6.1.2 GTE will provide to MCIm the following Directory Listing Migration Options, valid under all access methods, including but not limited to, Resale, Unbundled Network Elements and Facilities-Based:

6.1.2.1 Migrate with no Changes: Retain all white and yellow page listings for the subscriber in both DA and DL. Transfer ownership and billing for primary white **and yellow** page listings to MCIm.

GTE proposes to delete the bold language in the above Subsection.

6.1.2.2 Migrate with Additions: Retain all white and yellow page listings for the subscriber in both DA and DL. Incorporate the specified additional listings order. Transfer ownership and billing for primary white **and yellow** page listings to MCIm.

MCImetro-GTE Interconnection Agreement - Florida

GTE proposes to delete the bold language in the above Subsection.

6.1.2.3 Migrate with Deletions: Retain all white and yellow page listings for the subscriber in both DA and DL. Delete the specified listings from the listing order. Transfer ownership and billing for primary white **and yellow** page listings to MCI.

GTE proposes to delete the bold language in the above Subsection.

6.1.3 The Parties agree that Directory Listings Options for the directory listing order are unique to the directory portion of the order and may be different from the migration options specified on the service portion of the order, if one exists.

6.1.4 GTE shall enable MCI to electronically transmit multi-line listing orders.

6.1.5 GTE will provide MCI with a summary of completed Directory Service Requests on a daily basis. The summary information will include but is not limited to the following information:

6.1.5.1 White page listings text and format (name, address, phone, title, designation, extra line information)

6.1.5.2 Yellow page listing text and format

6.1.5.3 Yellow page heading code

6.1.5.4 Listing Instruction codes

6.1.5.5 Listed book

6.1.6 To ensure accurate order processing, GTE shall provide to MCI the following information, with updates within reasonable timeframes and one (1) business day of change if possible and via electronic exchange if available:

6.1.6.1 An identification of NXX to central office

6.1.6.2 Geographical maps, if available, of GTE directory area

6.1.6.3 A description of calling areas covered by each directory including, but not limited to, maps of calling areas and matrices depicting calling privileges within and between calling areas in all cases where available

6.1.6.4 Yellow page heading codes

MCImetro-GTE Interconnection Agreement - Florida

6.1.6.5 Directory names and codes, and identification of which telephone directories are provided to which subscribers by subscriber address, NPA/NXX, or other criteria

6.1.6.6 Directory product changes

6.1.6.7 Listing format rules

6.1.6.8 Listing alphabetizing rules

6.1.6.9 Standard abbreviations acceptable for use in listings and addresses

6.1.6.10 Titles and designations

6.1.6.11 A list of all available directories and their close dates

6.1.7 Based on changes submitted by MCI, GTE shall update and maintain directory assistance and directory listings data for MCI subscribers who:

6.1.7.1 Disconnect Service

6.1.7.2 Change carrier

6.1.7.3 Install Service

6.1.7.4 Change any service which affects DA information

6.1.7.5 Specify Non-Solicitation in all cases where available

6.1.7.6 Are Non-Published, Non-Listed, or Listed

6.1.8 Neither Party shall charge the other Party for storage of the other Party's subscriber information in DA and DL systems.

6.2 Directory Listings General Requirements

6.2.1 This Section pertains to Listings requirements published in any media including, but not limited to, traditional white/yellow pages, specialty directories, CD ROM, or other printed or electronic formats.

6.2.2 GTE shall include in its master subscriber system database all list information for MCI subscribers.

MCImetro-GTE Interconnection Agreement - Florida

6.2.3 GTE shall employ MCIm listing information for the production of GTE-published white and yellow page directories. GTE's use for other purposes will require separate agreements. GTE shall not sell or license, nor allow any third party, the use of MCIm subscriber listings without the prior written consent of MCIm, which shall not be unreasonably withheld. GTE shall not disclose nor allow any third party to disclose non-listed name or address information for any purpose other than what may be necessary to complete directory distribution. GTE will charge MCIm a reasonable service bureau extraction fee for all third party translations, and MCIm will be free to establish its own fees for direct billing to third parties.

6.2.4 MCIm subscriber listings shall be interfiled with listings of GTE and other CLEC subscribers.

6.2.5 GTE will include at no charge a basic listing for each MCIm subscriber in the white pages of the telephone directory for that subscriber's specific geographic area. Listing data shall include the same type of listings available to GTE subscribers under the same rates, terms, and conditions. Government listings will be listed in the same manner as GTE subscriber government listings.

6.2.6 GTE shall provide MCIm end users with the same yellow pages services on the same terms and conditions as those provided to GTE end users. GTE shall provide an MCIm end user within the geographical area covered by the yellow pages directory a basic listing in the yellow pages directory at no charge under the classified heading that most accurately reflects the primary nature of the subscriber's business. GTE shall supply MCIm with a list of classified headings. MCIm shall supply the appropriate heading for their respective end users.

6.2.7 GTE shall provide and maintain for MCIm at least one (1) white page and at least one (1) yellow page (if applicable) listing for each MCIm subscriber that has ported its number from GTE. The listing and handling of listed and non-listed telephone numbers shall be at least at parity with that provided by GTE to its own subscribers.

6.2.8 GTE will list in the Information Pages of its directories, at no charge, MCIm critical subscriber contact information for business and residential subscribers regarding emergency services, billing, sales and service information, repair services, and MCI's logo. GTE will also offer MCIm the opportunity to purchase up to four (4) additional subscriber call guide pages in the information pages of each Telephone Directory to discuss their respective products and services. MCIm agrees to pay a price for the additional pages to be determined by GTE Directories, provided that such price shall be non-discriminatory to GTE and MCIm.

MCImetro-GTE Interconnection Agreement - Florida

6.2.9 One (1) month prior to the date on which updates to the directory are no longer allowed (the Directory Close date), GTE shall provide MCIIm a method of reviewing and correcting MCIIm subscriber directory listings.

6.2.10 Additional and foreign White Page listing charges should be billed to MCIIm and itemized at the telephone number sub-account level in CABS format.

6.2.11 Directory Distribution

6.2.11.1 GTE shall provide initial distribution of white and yellow pages directories to all end user subscribers of MCIIm at no charge within the same directory service area in which, and under the same delivery timetable as, GTE provides such directories to its own end user subscribers.

6.2.11.2 GTE shall provide secondary distribution of directories (e.g., a new subscriber, requests for additional copies) to end user subscribers of MCIIm at the same price that GTE is charged by GTE Directories for secondary distribution and under the same delivery timetable as GTE provides secondary distribution of such directories to its own end user subscribers. MCIIm agrees to pay GTE Directories for secondary distribution based on GTE's agreement that the secondary distribution cost will be excluded from GTE's cost studies and resulting avoided cost discounts and prices for Unbundled Network Elements.

6.2.12 GTE shall permit, or ensure a third party permits, MCIIm subscribers to place orders for foreign directories on the same terms and conditions such directories are made available to GTE subscribers. GTE shall provide to MCIIm the procedures, terms, and conditions for obtaining foreign telephone directories from GTE.

6.2.13 MCIIm agrees to provide GTE with subscriber mailing information to allow GTE to perform its directory distribution responsibilities.

6.2.14 Upon request, and at no charge, GTE shall provide, or ensure a third party provides, reasonable quantities of directories to cover areas in which MCIIm is an authorized CLEC for MCIIm's internal use. MCIIm shall pay for shipping and handling.

6.2.15 GTE shall make available recycling services to MCIIm subscribers under the same terms and conditions that GTE makes such services available, if at all, to its own subscribers.

MCImetro-GTE Interconnection Agreement - Florida

6.2.16 In the event this Agreement terminates, MCI shall continue to provide GTE directory listings on a book-by-book basis until the next Directory Close date for each book.

6.3 Directory Assistance Data

6.3.1 This Section refers to the residential, business, and government subscriber records used by GTE to create and maintain databases for the provision of live or automated operator assisted Directory Assistance. Directory Assistance Data is information that enables telephone exchange carriers to swiftly and accurately respond to requests for directory information, including, but not limited to name, address and phone numbers. Under the provisions of the Act and the FCC's Order: GTE shall provide unbundled and non-discriminatory access to the residential, business and government subscriber records used by GTE to create and maintain databases for the provision of live or automated operator assisted Directory Assistance. MCI may only use this Network Element, whether individually or in combination with other Network Elements, for the provision of directory assistance services. Notwithstanding the foregoing, GTE shall not be required to provide non-listed telephone numbers; however, GTE shall provide the name and address of the non-listed party with an indication that the telephone number is non-listed.

6.3.2 Each Party shall provide an initial load of subscriber records via electronic data transfer for its CLECs and independent telcos included in their Directory Assistance Database within thirty (30) days of receipt of a written request after the Effective Date of this Agreement. The NPAs included shall represent the entire GTE operating region of the providing Party. The initial load shall reflect all data that is current as of one (1) business day prior to the provision date or as current as the providing Party's data.

6.3.3 Each Party shall provide the other Party a complete list of its CLECs and independent telcos that provide data contained in their databases.

6.3.4 All directory assistance data shall be provided in the format as specified in "Directory Assistance Data Information Exchanges and Interfaces" below or in Bellcore standard F20 format.

6.3.5 On a daily basis, each Party shall provide the other Party with updates (end user and, upon request, mass) to the Listing Information via electronic data transfer. Updates shall be current as of one (1) business day prior to the date provided or as current as the providing Party's updates.

MCImetro-GTE Interconnection Agreement - Florida

6.3.6 Each Party shall provide the other Party access to its respective DA support database. For example, MCIm requires access to Use Restriction information including, but not limited to, call completion.

6.3.7 DA data shall specify whether the subscriber is a residential, business, or government subscriber. Additionally, data must include all levels of indentation and all levels of information specified in "Directory Assistance Data Information Exchanges and Interfaces" below.

6.3.8 DA data shall be provided for telecommunications services on the same terms, conditions, and rates that GTE provides to itself or other third parties. Such data shall be provided to MCIm at the cost of media, either Network Data Mover (NDM) or tape.

6.3.9 GTE and MCIm will designate a mutually agreed and technically feasible point at which the data will be provided.

6.4 Directory Assistance Data Information Exchanges and Interfaces

6.4.1 Subscriber List Information

6.4.1.1 GTE shall provide to MCIm, within thirty (30) days after the Effective Date of this Agreement, or at MCIm's request, all published Subscriber List Information (including such information that resides in GTE's master subscriber system/accounts master file) via an electronic data transfer medium and in a format which is mutually acceptable, on the same terms and conditions and at the same rates that the GTE provides Subscriber List Information to itself or to other third parties. All changes to the Subscriber List Information shall be provided to MCIm on the same day as the change occurred through the electronic data transfer medium used to transmit the initial Subscriber List Information. Both the initial List and all subsequent Lists shall indicate for each subscriber whether the subscriber is classified as residence or business class of service.

6.4.1.2 GTE shall provide to MCIm within fifteen (15) days after an agreement or interim agreement is reached, or earlier if mutually agreed upon, a magnetic tape containing all published Subscriber List Information (including such information that resides in GTE's master subscriber system/accounts master file). The Parties shall work together to establish a connect direct method of transferring data for daily updates. MCIm will evaluate the tape for conformity to stated data requirements in the following Sections 6.4.1.3 through 6.4.1.8. Upon final evaluation of the magnetic tape, MCIm and GTE will work toward a mutually agreed-upon modification of the format of the Subscriber List Information. All

MCImetro-GTE Interconnection Agreement - Florida

mutually agreed-upon modifications will be contained within a Subscriber List Information Format Addendum that shall be incorporated into this Agreement and shall be filed with the Commission. The Subscriber List Information Format Addendum shall have the full force of this Agreement as if executed on the same date as this Agreement.

6.4.1.3 This Section addresses data format requirements and data inclusion requirements for directory assistance data information exchange between GTE and MCI. GTE shall provide MCI the following:

6.4.1.3.1 List of NPA-NXXs relating to the listing records being provided.

6.4.1.3.2 List of Directory Section names and their associated NPA-NXXs.

6.4.1.3.3 List of Community Names expected to be associated with each of the NPA-NXXs for which listing records shall be provided.

6.4.1.3.4 List of Independent Company names and their associated NPA-NXXs for which their listing data shall be included in GTE's listing data.

6.4.1.3.5 List of Independent Company names and their associated NPA-NXXs for which their listing data is a part of GTE's directory database but, GTE is not to provide the listing data to MCI under this request.

6.4.1.3.6 Upon initial implementation on a state by state basis, listing volume totals by directory Section, NPA, and state.

6.4.1.3.7 Upon initial implementation on a state by state basis, average daily update volume by directory Section, NPA, and state.

6.4.1.3.8 Identify any area wide or universal service numbers which may be listed. Identify the telephone number to be provided to callers outside the servicing area.

6.4.1.3.9 Identify any listing condition(s) unique to GTE's serving area which may require special handling in data processing in the directory. Indented Listings (Captions) should be identified and delivered handled as specified.

MCImetro-GTE Interconnection Agreement - Florida

6.4.1.4 Considerations Relating to an Indented Listing (Caption) Set Requirements

6.4.1.4.1 Use of line numbers, or other methods, to ensure the integrity of the caption set and identify the sequence or placement of a listing record within the caption set. A sufficient range of numbers between listing records is required to allow for the expansion of the caption set. A method is also required to permit the caption header record to be identified, but each level of indent is not required to be recapped; placement of the indent is based on line number. This method does require stringent edits to ensure the integrity of the caption set.

6.4.1.4.2 Use of guideline or recapped data to identify previously established header and sub-header records for placement of data within the caption set. This permits flexibility to easily expand the caption set. This method also requires that, in addition to the caption header record, each level of indent be recapped in order to properly build the caption set.

6.4.1.4.3 In order to maintain the integrity of caption replacement, with end-of-day cumulative effect, one OUT record must be sent to delete the entire caption set, followed by IN activity each listing record within the caption set.

6.4.1.4.4 MCIIm requires listing instruction codes on the service order which indicate how the set is to appear in the published directory.

6.4.1.5 Data Processing Requirements: GTE and MCIIm shall mutually agree to standards on the following data processing requirements:

6.4.1.5.1 Identify type of tape to be used in sending the test and initial load data. For example, reel or cartridge tape. Due to the size of an initial load, it would be generally expected to be on tape and the daily update activity via another media, such as Connect: Direct.

6.4.1.5.2 Identify tape or dataset label requirements.

6.4.1.5.3 Identify tracking information requirements. For example, use of header and trailer records for tracking date and time, cycle numbers, sending and receiving site codes, volume

MCImetro-GTE Interconnection Agreement - Florida

count for the given tape/dataset. It may also be helpful to have some filler fields for future use.

6.4.1.5.4 Identify dates MCIm should not expect to receive daily update activity.

6.4.1.5.5 Data should be received in uppercase. An asterisk (*) should be used advise of the need to apply the reverse capitalization rule. However, if the provider determines to provide the listing data from a database that has already messaged the data and applied the capitalization rules, the asterisk may be omitted.

6.4.1.5.6 Identify information that shall enable MCIm to identify listings within an indented list (caption) set. For example:

6.4.1.5.7 When a particular listing has been designated to be filed as the first listing for a given level (0-7) of indent - usually out of alpha sequence.

6.4.1.5.8 When an alternate call listing (e.g. If no answer) relates to multiple preceding listings of the same level.

6.4.1.5.9 Identify any other pertinent information needed to properly process the data.

6.4.1.6 Listing Types

LISTED	The listing information is available for all directory requirements.
NON-LISTED	The listing information is available to all directory requirements, but the information does not appear in the published street directory.
NON-PUBLISHED	A directory service may confirm, by name and address, the presence of a listing, but the telephone number is not available. MCIm may confirm the address, but is not permitted to receive the non-published telephone number. The listing information is not available in either the published directory or directory assistance.

MCImetro-GTE Interconnection Agreement - Florida

6.4.1.7 Listing Styles

LISTING STYLE	DESCRIPTION
STRAIGHT LINE	All listing information is formatted in a straight line. Data generally consists of Name, Address, Community, and Telephone Number. Additional data may consist of dialing instructions or other general information relating to the listing.
INDENTED LISTING SET - STRAIGHT LINE UNDER (SLU)	Two (2) or more listing records relating to the same listed subscriber. The first is formatted as a straight line listing with the additional listing(s) indented one degree under the straight line listing.
INDENTED LISTING SET - CAPTION SET	Formatted with one listing header record and multiple indented listing records. See detailed description below.

INDENTED LISTING (CAPTION) SET

HEADER RECORD	Contains listed name; address and telephone number data fields are blank.
SUB-HEADER RECORD/ LISTING	May contain name data only, or may include address and telephone number data. Associated subordinate records may, or may not be present.
INDENTED NAME LISTING	Contains name data, may or may not have address data, and telephone number data.
INDENTED ADDRESS LISTING	Contains address and telephone number data; the name data text field is blank.
LEVEL OF INDENT	Header record is zero (0), sub-header and indented records range from 1 - 7.

2/14/97, 5:33 PM

Art VII - 25

KEY: Regular Text = MCI/GTE negotiated language; **Bold Text** = MCI's position; **Bold Italics** = GTE's position

MCImetro-GTE Interconnection Agreement - Florida

6.4.1.8 Data Field Elements

Requirements for Initial Processing and Daily Update Activity

DATA FIELD LENGTH	DATA ELEMENT	FIELD
ACTION CODE	A = Add I = In D = Delete or O = out	Required: 1 alpha character
RECORD NUMBER	Sequentially assigned number to each record for a given process (test, initial load, or update activity). Number assignment begins with 00000001 and is incremented by 1 for each record on the file.	Required: 8 digits
NPA	Area code relating to the directory section the record is to be listed.	Required: 3 digits
COMPANY IDENTIFIER	The 4-character company code as defined in Section 8 of the National Exchange Carrier Association, Inc. Tariff.	Required: 4 digits
DIRECTORY SECTION	Name of the directory section where the record is to be listed.	Required: Maximum of 50 alpha characters
LISTING IDENTIFIER	F = Foreign C = Cross-Reference E = Enterprise (WX number requiring operator assistance to connect the call) W = Wide area or universal service	Optional: 1 alpha character
FILE PLACEMENT	B = Business (4) R = Residence (1)	Required: Maximum of 3 alpha characters

2/14/97, 5:33 PM

Art VII - 26

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MCImetro-GTE Interconnection Agreement - Florida

	<p>G = Government (2) BR = Business & Residence (5) BG = Business & Government (6) BRG = Business, Residence, & Government (7)</p>	
LISTING TYPE	<p>L = Listed N = Non-Listed NP = Non-Published</p>	Required: Maximum of 2 alpha characters
LISTING STYLE	<p>S = Straight line I = Indented listing set</p> <p>An Indented listing relates to either a caption or Straight Line Under (SLU) set listing.</p>	Required: 1 alpha character
INDENT LEVEL	<p>0 = Non-indented record 1 - 8 = Level of indented record</p>	Required: 1 digit
ADDRESS HOUSE NUMBER	For example: 123, A-123, 123-1/2	Optional: Maximum of 20 alphanumeric characters, including hyphen, space, and slash
ADDRESS PRE-DIRECTIONAL	For example: N, S, E, W, NE, SW, NORTH	Optional: Maximum of 5 alpha characters
ADDRESS STREET NAME	For example: Main, Peachtree-Dunwoody, HWY 75 at Exit 30	Optional: Maximum of 100 alpha, alphanumeric characters, including spaces and hyphens.
ADDRESS SUFFIX OR THOROUGHFARE	For example: SUITE 160, ST, or WAY	Optional: Maximum of 20 numeric, alpha, or alphanumeric characters
ADDRESS POST	For example: N, S, NE, SW	Optional: Maximum of 5

2/14/97, 5:33 PM

Art VII - 27

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MCImetro-GTE Interconnection Agreement - Florida

DIRECTION		alpha characters
ADDRESS ZIP CODE	5-digits or ZIP + 4	Optional: Maximum of 10 digits, including the hyphen when using ZIP + 4
COMMUNITY NAME	Identifies the name of the community associated with the listing record. See Glossary for more details.	Maximum of 50 alphanumeric characters, including spaces and hyphen
STATE NAME ABBREVIATION	Identifies the state associated with the community name; 2-character state abbreviation used by the US Postal Office.	Maximum of 2 alpha characters
INFORMATION TEXT	Miscellaneous information relating to the listing. Including, but not limited to, for example: TOLL FREE DIAL 1 & THEN, CALL COLLECT, or TDD ONLY. The various types of Information Text must be identified to MCI.	Optional: Maximum of 250 alpha, numeric, or alphanumeric characters
NAME - FIRST WORD	Surname of a Residence or Business listing, or first word of a Business or Government listing Multi-word or hyphenated surnames should be treated as one word.	Required for a zero (0) level record. Optional if an indented (level 1-8) record, unless the name text present in the indented record relates to a Surname. Maximum of 50 alpha, numeric, alphanumeric, or special characters
NAME - SUBSEQUENT WORD(S)	Given name and/or initial(s) of a Surname listing or Additional word(s) for a Business or Government listing	Expected if the First Word is the Surname of a Residence or Business listing. Maximum of 250 alpha, numeric, special, or alphanumeric characters.

2/14/97, 5:33 PM

Art VII - 28

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MCImetro-GTE Interconnection Agreement - Florida

LINEAL DESCENT	e.g. SR, JR, III. If Lineal Descent data cannot be uniquely identified, it should be included with the Listed Name Subsequent Word(s) data and placed at the end of the name data.	Optional: Maximum 10 alpha characters
TITLE(s)	e.g. MRS, LT COL, RET SGR, DR. Multiple titles are acceptable. If title data cannot be uniquely identified, it should be included with the Listed Name Subsequent Word(s) data and placed at the end of the name data stream. If lineal descent is also in the Listed Name Subsequent Word(s) data field, title data should be placed following the lineal descent data.	Optional: Maximum of 20 alpha characters
DEGREE	e.g. MD, CPA, PHD. Multiple degrees are acceptable. If degree data cannot be uniquely identified, it should be included with the Listed Name Subsequent Word(s) data and placed at the end of the name data stream. If lineal descent and/or title data is also present, it should follow title data.	Optional: Maximum of 20 alpha characters
NICKNAME	Another name the listed subscriber may be known by.	Optional: Maximum of 20 alpha characters
BUSINESS DESIGNATION	Term used to identify the listed subscriber's profession, business, or location, e.g. ATTY, CARPETS, OFC	Optional: Maximum of 50 alpha characters
STANDARD TELEPHONE NUMBER *	NPA NXX-LINE	Optional: 12 characters, including space and hyphen
NON-STANDARD TELEPHONE NUMBER *	Telephone numbers less than or more than the standard telephone number.	Optional: Minimum of 1 digit, maximum of 22 characters, including spaces and hyphens

MCImetro-GTE Interconnection Agreement - Florida

* Either a Standard or Non-standard telephone is required for a zero level record unless the record is a Cross-reference listing or an Indented Listing (caption) Set record. A telephone number may, or may not be present on an Indented Listing Set record for level(s) 0-7.

6.5 Standards. GTE shall adopt use of a Carrier Code (NENA standard five-character field) on all ALI records received from MCIIm. The Carrier Code will be used to identify the carrier of record in INP configurations. The NENA Carrier Code for MCIIm is "MCI".

6.6 Performance Measurements and Reporting

6.6.1 MCIIm shall provide information on new subscribers to GTE within one (1) business day of the order completion. GTE shall update the database within one (1) business days of receiving the data from MCIIm. If GTE detects an error in the MCIIm provided data, the data shall be returned to MCIIm within two (2) business days from when it was provided to GTE. MCIIm shall respond to requests from GTE to make corrections to database record errors by uploading corrected records within two (2) business days. Manual entry shall be allowed only in the event that the system is not functioning properly.

GTE proposes that this Section be deleted.

6.6.2 GTE shall provide to MCIIm, at a minimum, performance metrics and service results upon five (5) business days notice pursuant to Section 4.3.7 of this Article VII regarding speed of answer, average work time, abandoned from queue measurements, and disaster recovery plans/procedures.

6.6.3 MCIIm may request from GTE additional and/or modified reporting as business needs demand.

7. Busy Line Verification and Interrupt. Prior to the exchange of traffic under this Agreement, each Party shall establish procedures whereby its operator assistance bureau will coordinate with the operator assistance bureau of the other Party to provide Busy Line Verification ("BLV") and Busy Line Verification and Interrupt ("BLVI") services on calls between their respective end users. Each Party shall charge the other for the BLV and BLVI services at the rates contained in Appendix C.

ARTICLE VIII

SERVICE ORDERING, PROVISIONING, BILLING AND MAINTENANCE

1. General Business Requirements

1.1 Procedures. GTE Contact with Subscribers

1.1.1 MCIm at all times shall be the primary contact and account control for all interactions with its subscribers. MCIm subscribers include active MCIm subscribers as well as those for whom service orders are pending. For those MCIm subscribers with pending service orders, GTE shall be permitted to respond to subscribers' inquiries, but may not engage in any marketing related activities.

1.1.2 GTE shall ensure that any GTE personnel who may receive MCIm subscriber inquiries, or otherwise have opportunity for such subscriber contact, act in a competitively neutral manner, and shall: (i) provide appropriate referrals and telephone numbers to subscribers who inquire about MCIm services or products; (ii) not in any way disparage or discriminate against MCIm, or its products or services; and (iii) not provide information about GTE products or services during that same inquiry or subscriber contact.

1.1.3 GTE shall not use MCIm's request for subscriber information, order submission, or any other aspect of MCIm's processes or services to aid GTE's marketing or sales efforts.

1.1.4 Expedite, Escalation, and Disaster Procedures

1.1.4.1 No later than thirty (30) days after the Effective Date of this Agreement, GTE and MCIm shall develop mutually acceptable escalation and expedite procedures which may be invoked at any point in the Service Ordering, Provisioning, Maintenance, and Subscriber Usage Data transfer processes to facilitate rapid and timely resolution of disputes. In addition, GTE and MCIm will establish intercompany contacts lists for purposes of handling subscriber and other matters which require attention/resolution outside of normal business procedures within thirty (30) days after the Effective Date of this Agreement. GTE shall notify MCIm of any changes to its escalation contact list at least one (1) week before such changes are effective.

1.2 Operational and Technological Changes

MCImetro-GTE Interconnection Agreement - Florida

1.2.1 GTE will establish quarterly reviews of network and technology plans and shall notify MCIm of any operational or technological (e.g., network, systems interfaces) changes that are related to any services or Network Elements purchased by MCIm no less than six (6) months before GTE plans to implement such change or within three (3) business days of the first date on which GTE decides to implement such change whichever is earlier. The Parties may mutually agree to shorter notice periods.

1.2.2 Subscriber of Record

1.2.2.1 GTE shall recognize MCIm as the Subscriber of Record for all Network Elements or services for resale ordered by MCIm and shall send all notices, invoices, and information which pertain to such ordered services directly to MCIm. MCIm will provide GTE with addresses to which GTE shall send all such notices, invoices, and information.

1.2.3 Work Center Interface Procedures

1.2.3.1 GTE and MCIm shall, within sixty (60) days of the Effective Date of this Agreement: (i) develop and implement work center interface procedures for each function/business process; and (ii) establish contingency and disaster recovery plans for those cases in which normal Service Ordering, Provisioning, Maintenance, Billing, and other procedures for GTE's unbundled Network Elements, features, functions, and resale services are inoperable.

1.3 Service Offerings

1.3.1 Changes in Service Offerings

1.3.1.1 GTE shall notify MCIm of any proposed changes in the terms and conditions under which it offers unbundled Network Elements including, but not limited to, the introduction or discontinuance of any features, functions, services, promotions, or changes in rates at least forty-five (45) days prior to the effective date of such change, or concurrent with GTE's internal notification process for such change, or as required by state notification guidelines, whichever is earliest.

1.3.1.2 GTE shall provide MCIm with access to new Telecommunications Services and Network Elements, features and functions concurrent with availability to GTE.

1.3.2 Essential Services

MCImetro-GTE Interconnection Agreement - Florida

1.3.2.1 At MCIIm's request, GTE shall designate an access line as an Essential Service Line (ESL) or TSP on the same basis as it designates an access line ESL or TSP for itself or others.

1.3.3 TTY/TDD

1.3.3.1 GTE shall cooperate with MCIIm to provide services and equipment necessary to serve TTY/TDD subscribers to the extent required by applicable law.

1.3.4 Blocking Services

1.3.4.1 Upon request from MCIIm, GTE shall provide blocking of 700, 900, and 976 services, or other services of similar type as may now exist or be developed in the future, and shall provide Billed Number Screening (BNS), including required LIDB updates, or equivalent service for blocking completion of bill -to- third party and collect calls, on a line, trunk, or individual service basis.

1.3.5 Training Support

1.3.5.1 GTE shall permit MCIIm to review and provide input on GTE training and procedures for all GTE employees who may communicate with MCIIm subscribers. Training will be provided for all ordering, provisioning, maintenance, billing and miscellaneous services.

1.3.5.2 GTE shall provide training to a mutually agreed number of MCIIm employees and shall provide at least the same information available to GTE employees. GTE shall provide training to MCIIm at a negotiated rate no greater than the incremental cost of providing such training to MCIIm employees. Information/materials provided to MCIIm should include, at a minimum, operational and procedural information, and GTE specific system access interface instruction.

1.3.6 Carrier Identification Codes

1.3.6.1 The Parties shall provide to each other the active Carrier Identification Codes (CIC) for both Dial 1 and Toll Free services for each of their access tandems and provide updates as necessary upon reasonable request.

2. Pre-Ordering

2.1 General Business Requirements

MCImetro-GTE Interconnection Agreement - Florida

2.1.1 Street Address Guide (SAG)

2.1.1.1 Within thirty (30) days after the Effective Date of this Agreement, GTE shall provide to MCI_m the SAG data, or its equivalent, in both electronic and hard copy forms, in a format acceptable to the Parties. All changes to the SAG shall be provided to MCI_m on a monthly or negotiated basis, as requested by MCI_m.

2.1.2 CLASS and Custom Features

2.1.2.1 Where available, MCI_m may order the entire set of CLASS and Custom features and functions, or a subset of any one or any combination of such features. In addition, GTE shall provide MCI_m with a list of features and functions available on an end office by end office basis.

2.1.3 Subscriber Payment History

2.1.3.1 The Parties shall provide subscriber payment status reports to third-party credit reporting agencies, and shall provide each other with the names of such agencies. Subscriber status reports shall include:

2.1.3.1.1 Applicant's name;

2.1.3.1.2 Applicant's address;

2.1.3.1.3 Applicant's previous phone number, if any;

2.1.3.1.4 Original and current amount, if any, of unpaid balance in applicant's name;

2.1.3.1.5 Whether applicant is delinquent on payments;

2.1.3.1.6 Date placed on credit bureau report; and

2.1.3.1.7 Date disconnected by GTE;

2.1.3.1.8 Any other information usually provided by the Parties to credit reporting agencies.

2.1.3.1.9 Such information shall be provided to the credit reporting agency only for the purposes of determining or establishing the credit worthiness of the customer.

MCImetro-GTE Interconnection Agreement - Florida

2.1.3.2 GTE shall not refuse service to MCIm for any potential MCIm subscriber on the basis of that subscriber's past payment history with GTE unless the customer is currently under a temporary disconnect status by GTE for nonpayment or delinquency. Such temporary disconnect status cannot exceed ten (10) business days unless required by state law. MCIm shall establish the credit scoring criteria for applicants for MCIm services.

2.1.3.3 GTE shall inform MCIm whether an applicant was required by GTE to pay a deposit or make an advance payment.

2.1.4 Number Administration/Number Reservations

2.1.4.1 Until Number Administration functions are assumed by a neutral third party in accordance with FCC Rules and Regulations, GTE and MCIm shall receive NXX assignments from GTE. In addition, GTE shall provide testing and loading of MCIm's NXX on the same basis as GTE provides itself or its affiliates. Further, GTE shall provide MCIm with access to abbreviated dialing codes, access arrangements for 555 line numbers, and the ability to obtain telephone numbers, including vanity numbers, while a subscriber is on the phone with MCIm. GTE shall provide the same range of number choices to MCIm, including choice of exchange number, as GTE provides its own subscribers. Reservation and aging of numbers shall remain GTE's responsibility.

2.1.4.2 Where MCIm has not obtained its own NXX, GTE shall reserve up to 100 telephone numbers, subject to number resource availability, for up to forty-five (45) days, per MCIm request, per NPA-NXX, for MCIm's exclusive use for its provision of Telecommunications Services. GTE shall provide additional numbers at MCIm's request as subscriber demand requires. Telephone numbers reserved in this manner may be released for other than MCIm use only upon agreement of MCIm.

GTE proposes to replace the above Subsection with the following:

2.1.4.2 Unless otherwise specifically provided by this Agreement, MCIm may only reserve telephone numbers on the same rates, terms and conditions as GTE allows its retail subscribers to reserve telephone numbers.

2.1.4.3 When MCIm has obtained its own NXX, but has purchased GTE services for resale or Network Elements, where technically feasible, GTE agrees to install the MCIm NXX in GTE's switch

MCImetro-GTE Interconnection Agreement - Florida

according to the local calling area defined by MCIm and perform appropriate network routing functions for interswitch arrangements.

GTE proposes to delete the above Subsection.

2.1.4.4 GTE shall accept MCIm orders for vanity numbers and blocks of numbers for use with complex services including, but not limited to, DID, ContraNet, and Hunting arrangements, as requested by MCIm.

2.1.4.5 For simple services number reservations, GTE shall provide on-line confirmation of the number reservation. For number reservations associated with complex services, GTE shall provide confirmation of the number reservation within twenty-four (24) hours of MCIm's request.

2.2 Order Process Requirements

2.2.1 Desired Due Date (DDD)

2.2.1.1 GTE shall supply MCIm with due date intervals to be used by MCIm personnel to determine service installation dates.

2.2.2 Specific Unbundling Requirements

2.2.2.1 When ordering a Combination of Network Elements, MCIm shall have the option of ordering all features, functions and capabilities of each Network Element.

[Conformed]

2.2.2.2 When MCIm orders Network Elements, GTE shall provision all features, functions, and capabilities of the Network Elements which include, but are not limited to:

2.2.2.2.1 The basic switching function of connecting lines to lines, lines to trunks, trunks to lines, and trunks to trunks, as well as the same basic capabilities made available to the GTE's subscribers, such as telephone number, white page listing, and dial tone; and

2.2.2.2.2 All other features that the switch is capable of providing, including, but not limited to, custom calling, custom local area signaling service features, and ContraNet, as well as any technically feasible customized routing functions provided by the switch.

2.3 Systems Interfaces and Information Exchanges

MCImetro-GTE Interconnection Agreement - Florida

2.3.1 General Requirements

2.3.1.1 GTE shall provide to MCIIm a list of all CLASS and Custom features and functions within thirty (30) days of the Effective Date of this Agreement and shall provide updates to such list at the time new features and functions become available.

2.3.2 Pre-Ordering and Provisioning for Resale Services

2.3.2.1 GTE shall provide to MCIIm a list of all intraLATA and interLATA carriers available for subscriber selection on a central office level.

2.3.2.2 Upon request, GTE shall provide to MCIIm a listing at the street address level of the service coverage area of each Central Office.

2.3.2.3 GTE shall provide MCIIm with access to Customer Profile Information (CPI) pursuant to Article V of this Agreement.

2.3.2.3.1 Information shall be in a format which is acceptable to MCIIm at the line and/or trunk level. GTE shall provide to MCIIm a real-time, electronic interface to GTE subscriber information systems which will allow MCIIm to obtain the subscriber profile, including subscriber name, billing and service addresses, billed telephone number(s), and identification of features and services on the subscriber accounts, and to obtain information on all features and services available in the end office where subscriber's services are currently provisioned.

2.3.2.3.2 Until access is available via a real-time, electronic interface for subscriber profile information, GTE agrees that MCIIm can obtain subscriber profile information in an interim manner acceptable to MCIIm and in accordance with subsection 2.2.4.3.1 to facilitate the service order process.

2.3.2.3.3 GTE shall provide to MCIIm a list of all Telecommunications Services features and functions, including new services, trial offers, and promotions by local serving office, within thirty (30) days of the Effective Date of this Agreement and shall provide updates to such list in accordance with Section 1.2 of this Article. Such detail shall also provide definitions and explanations of the features and functions available.

2.4 Pre-Ordering and Provisioning for Unbundling

MCImetro-GTE Interconnection Agreement - Florida

2.4.1 GTE shall provide to MCIm upon request a listing of all technically available functionalities for Network Elements.

2.4.2 GTE shall provide to MCIm upon request all engineering design and layout information for engineered Network Elements and technical specifications for non-engineered network elements.

2.4.3 GTE shall provide to MCIm upon request advance information of the details and requirements for planning and implementation of NPA splits at least six (6) months prior to implementation of the split.

3. Ordering and Provisioning

3.1 General Business Requirements

3.1.1 Ordering and Provisioning Parity

3.1.1.1 During the term of this Agreement, GTE shall provide necessary ordering and provisioning business process support as well as those technical and systems interfaces as may be required to enable MCIm to provide at least the same level and quality of service for all resale services, functions, features, capabilities and unbundled Network Elements as GTE provides itself, its Affiliates or its own subscribers. GTE shall provide MCIm with the same level of ordering and provisioning support as GTE provides itself in accordance with standards and performance measurements that are at least equal to standards and/or performance measurements that GTE uses and/or which are required by law, regulatory agency, or by GTE's own internal procedures, whichever are the most rigorous. These standards shall apply to the quality of the technology, equipment, facilities, processes, and techniques (including, but not limited to, such new architecture, equipment, facilities, and interfaces as GTE may deploy) that GTE provides to MCIm under this Agreement.

3.1.1.2 National Open Market Center (NOMC)/Single Point of Contact (SPOC)

3.1.1.2.1 GTE shall provide a NOMC or equivalent which shall serve as MCIm's Single Point of Contact (SPOC) for all activities involved in the ordering and provisioning of GTE's unbundled Network Elements, features, functions, and resale services. The SPOC shall accept orders (through an electronic interface) twenty-four (24) hours a day, seven (7) days a week.

MCImetro-GTE Interconnection Agreement - Florida

3.1.1.3 The SPOC shall provide to MCIIm a toll-free nationwide telephone number (available from 8:00 a.m. to 8:00 p.m., Monday through Friday, Eastern Time) answered by competent, knowledgeable personnel dedicated to MCIIm servicing matters and trained to answer questions and resolve problems in connection with the ordering and provisioning of unbundled Network Elements, features, functions, capabilities, and resale services. GTE shall extend the hours of SPOC availability/operation as required to meet demand for processing and provisioning service orders.

3.1.1.4 GTE shall provide, as requested by MCIIm, through the SPOC, visit installation support in the form of coordinated scheduling, status, and dispatch capabilities from 8:00 a.m. to 8:00 p.m. Monday through Friday, Eastern Time and at all other times as required to meet demand for these functions.

3.1.2 Carrier Selection

3.1.2.1 For services for resale or unbundled Network Elements, GTE shall provide to MCIIm, no later than January 1, 1997, the capability to order local service, intraLATA, interLATA, and international toll services by entering the MCIIm subscriber's choice of carrier on a single order. GTE shall provide MCIIm with the capability to order separate interLATA and intraLATA carriers on a line or trunk basis via the PIC/ CARE order process or Local Service Request.

3.1.2.2 For MCIIm subscribers, where intraLATA toll carrier selection is not implemented, or if the subscriber does not select an intraLATA toll carrier, GTE agrees to provide intraLATA toll services for resale to MCIIm and to recognize MCIIm as the default carrier. MCIIm shall designate the default carrier for all other toll calls if the subscriber does not select a carrier. In all cases, GTE will route toll calls to the appropriate carrier as designated by MCIIm.

3.1.3 Notification to IXCs

3.1.3.1 The Parties agree to notify IXCs using OBF-approved CARE transactions, whenever an IXC subscriber who is provided local service through services for resale, INP/NP, or unbundled switching changes such IXC's PIC status.

3.1.3.2 The Parties shall support and implement new Transaction Code Status Indicators (TCSIs) defined by OBF in support of local resale to enable IXCs to provide seamless subscriber service.

MCImetro-GTE Interconnection Agreement - Florida

3.1.3.2.1 The Parties shall implement TCSIs used in conjunction with the new Local Service Provider (LSP) Identification Code for handling Account Maintenance, Subscriber Service, and Trouble Administration issues. These TCSIs include 4001/02/05, 4201-4205, 4301, 2033, 2233, 3147, 3148, 3149, and others as OBF may define.

3.1.3.2.2 In addition, the Parties shall implement TCSIs used in conjunction with the new Ported Telephone Number field to link "shadow" and ported telephone numbers in support of Interim Number Portability. These TCSIs include 2231, 3150, 3151, and others as OBF may define.

3.1.3.3 The Parties shall provide to IXC's the Local Service Provider ID (LSP) on purchased care lists of IXC PIC'd and non-PIC'd subscribers.

3.1.3.4 The Parties shall provide to IXC's the Ported Telephone Number (PTN) on purchased CARE lists of IXC PIC'd and non-PIC'd subscribers.

3.2 Service Order Process Requirements

3.2.1 OBF Compliance

3.2.1.1 In accordance with OBF standards, GTE and MCI shall follow the OBF-developed ordering and provisioning process standards. These processes include pre-order service inquiry, pre-order service inquiry response, firm order, acknowledgment/ rejection, firm order confirmation, delay notification, and completion notification. The Parties agree to work cooperatively to implement future OBF-developed processes related to ordering and provisioning.

3.2.2 Service Migrations and New Subscriber Additions

3.2.2.1 For resale services, GTE shall not require a disconnect order from a subscriber, another local service provider, or any other entity, to process an MCI order to establish MCI Local Service and/or migrate a subscriber to MCI local service.

3.2.2.2 GTE shall not disconnect any subscriber service or existing features at any time during the migration of that subscriber to MCI service without prior MCI agreement via LSR.

3.2.2.3 For services provided through unbundled Network Elements, GTE shall recognize MCI as an agent for the subscriber in coordinating the

MCImetro-GTE Interconnection Agreement - Florida

disconnection of services provided by another CLEC or GTE. In addition, GTE will establish services provided through unbundled Network Elements based upon mutually agreed to coordinated conversion processes.

3.2.2.4 Unless otherwise directed by MCIIm, when MCIIm orders resale services or Network Elements associated with unbundled switching all trunk or telephone numbers currently associated with existing services and/ or Network Elements shall be retained without loss of access to feature capability and without loss of associated ancillary services including, but not limited to, Directory Assistance and 911/E911 capability.

3.2.2.5 For subscriber conversions requiring coordinated cut-over activities, on a per order basis, GTE and MCIIm will agree on a scheduled conversion time, which will be a designated two (2)-hour time period within a designated date.

3.2.2.5.1 GTE will coordinate activities of all GTE work groups involved with the conversion. This coordination will include, but not be limited to , work centers charged with manual cross-connects, electronic cross-connect mapping, and switch translations (including but not limited to, implementation of interim local number portability translations).

3.2.2.5.2 GTE will notify MCIIm when conversion is complete.

3.2.2.5.3 The Parties shall cooperate to achieve the objective that end user service interruptions shall not exceed five (5) minutes.

3.2.3 Intercept Treatment and Transfer of Service Announcements

3.2.3.1 Upon request by MCIIm, GTE shall provide unbranded intercept treatment and transfer of service announcements to MCIIm's subscribers. GTE shall provide such treatment and transfer of service announcement for ninety (90) days for residence customers and 1 year for business customers or for the same period GTE provides to its customers for all service disconnects, suspensions, or transfers.

3.2.4 Desired Due Date (DDD)

3.2.4.1 MCIIm shall specify on each order the Desired Due Date (DDD). GTE shall not complete the order prior to DDD or later than the due date unless authorized by MCIIm.

MCImetro-GTE Interconnection Agreement - Florida

3.2.4.2 If the DDD falls after the standard order completion interval, GTE shall complete the order on the Desired Due Date.

3.2.4.3 Subsequent to an initial order submission, MCIm may request a new/revised due date that is earlier than the minimum defined interval. Such requests could be subject to expedite charges.

3.2.4.4 Any special or preferred scheduling options available (e.g., expedited orders, Saturday installation), internally or externally to GTE, for ordering and provisioning services shall also be available to MCIm on the same terms and conditions.

3.2.5 Subscriber Premises Inspections and Installations

3.2.5.1 MCIm shall perform or contract for all needs assessments, including equipment and installation requirements, at the subscriber premises.

3.2.6 GTE shall provide MCIm with the ability to schedule subscriber premises installations on the same basis as GTE schedules such installations.

3.2.7 GTE shall provide extended demarcation beyond the NID, at MCIm's request, using intrabuilding riser and lateral beyond the NID, if permitted under applicable FCC Rules and Regulations and Commission Rules and Regulations, charges for such extensions shall be as mutually agreed.

3.2.8 Firm Order Confirmation (FOC)

3.2.8.1 GTE shall provide to MCIm, via an electronic interface, a Firm Order Confirmation (FOC) for each MCIm order. The FOC shall note the basis for any exceptions to MCIm's order.

3.2.8.2 For a revised FOC, GTE shall provide the same information and treatment as for an initial FOC.

3.2.9 Order Rejections

3.2.9.1 GTE shall reject and return to MCIm any order that GTE cannot provision, due to technical reasons, missing information, or jeopardy conditions. When an order is placed in error status, GTE shall, in its error notification to MCIm, specifically describe each of the reasons for which the order was placed in error status. GTE shall not refuse any orders on account of the Desired Due Date.

MCImetro-GTE Interconnection Agreement - Florida

3.2.9.2 GTE agrees to accept from MCIm verbal administrative order errors. GTE shall immediately inform MCIm by telephone of any minor issues which can be handled over the phone. GTE shall provide MCIm a listing of error categories that may be resolved verbally.

3.2.9.3 If any portion of a service order, as submitted by MCIm, is not correct, GTE shall make all reasonable attempts to complete any portion of the work that can be completed, while awaiting correction of error conditions by MCIm.

3.2.10 Service Order Changes

3.2.10.1 If an installation or other MCIm-ordered work requires a change from the original MCIm service order in any manner, GTE shall call MCIm in advance of performing the installation or other work to obtain authorization. GTE shall then provide MCIm an estimate of additional labor hours and/or materials. After all installation or other work is completed, GTE shall notify MCIm of actual labor hours and/or materials used in accordance with regular service order completion schedules.

3.2.10.2 If additional work is completed on a service order, as approved by MCIm, the cost of the additional work must be reported to MCIm.

3.2.10.2.1 If a service order is partially completed, notification must identify the work that was done and work remaining to complete.

3.2.10.3 If an MCIm subscriber requests a service change at the time of installation or other work being performed by GTE on behalf of MCIm, GTE, while at the subscriber premises, shall direct the MCIm subscriber to contact MCIm so as to avoid unnecessary delays in service activation should GTE representative leave subscriber premises.

3.2.11 Jeopardy Situations

3.2.11.1 GTE shall provide to MCIm notification of any jeopardy situations prior to Committed Due Date, missed appointments and any other delay or problem in completing work specified on MCIm's service order as detailed on the service order.

3.2.12 Testing

3.2.12.1 Network Testing

MCImetro-GTE Interconnection Agreement - Florida

3.2.12.1.1 GTE shall perform all pre-service testing prior to the completion of the order, including testing on local service facilities and switch translations, including, but not limited to, verification of features, functions, and services ordered by MCIIm, in the same manner that GTE performs pre-service testing for itself. GTE shall provide MCIIm its pre-service testing procedures upon request.

3.2.12.1.2 Within twenty-four(24)-hours of MCIIm's request for scheduled cooperative testing, GTE shall perform said testing with MCIIm (including trouble shooting to isolate any problems) to test Network Elements purchased by MCIIm in order to identify any problems.

3.2.12.2 Systems and Process Testing

3.2.12.2.1 GTE shall cooperate with MCIIm upon request to ensure that all operational interfaces and processes are in place and functioning properly and efficiently, as determined by MCIIm. Testing shall simulate actual operational procedures and systems interfaces to the greatest extent possible. MCIIm may request cooperative testing as set forth in Article VI, Section 19, to ensure service performance, reliability, and subscriber serviceability.

3.2.13 Service Suspensions/Restorations

3.2.13.1 Upon MCIIm's request through a Suspend/Restore Order, GTE shall suspend or restore the functionality of any resale service or service provided through unbundled Network Elements where GTE has control over suspension or restoration of service. GTE shall provide restoration priority on a per network element or combination basis in a manner that conforms with mutually agreed to requested priorities, TSP and any applicable regulatory Rules and Regulations or government requirements.

3.2.14 Disconnects

3.2.14.1 GTE shall provide to MCIIm daily information notifying MCIIm of any services disconnected from MCIIm in a standard format.

3.2.15 Order Completion Notification

3.2.15.1 Upon completion of a service order by the GTE in its system(s), GTE shall submit to MCIIm an order completion which details the work performed (including a list of features and functions installed), the date

MCImetro-GTE Interconnection Agreement - Florida

completed, charges associated with the order, and verification of accurate service completion. Notification shall be provided on a daily basis.

3.2.16 Fulfillment Process

3.2.16.1 MCIIm shall conduct all activities associated with the account fulfillment process for all MCIIm subscribers.

3.2.17 Specific Unbundling Requirements

3.2.17.1 MCIIm may order and GTE shall provision unbundled Network Elements either individually or in any combination on a single order. Network Elements ordered as combined shall be provisioned as combined by GTE unless MCIIm specifies that the Network Elements ordered in combination be provisioned separately.

[Conformed]

3.2.17.2 Prior to providing service in a specific geographic area or when MCIIm requires a change of network configuration, MCIIm may elect to place an order with GTE requiring GTE to prepare Network Elements and switch translations in advance of orders for additional network elements from MCIIm.

3.2.17.3 When MCIIm orders Network Elements that are currently connected GTE shall ensure such Network Elements remain connected and functional without any disconnection or disruption. This shall be known as Contiguous Network Connection of Network Elements. Other than the service order charge or additional requested Network Elements, there shall be no additional charge for such connection.

[Conformed]

3.2.17.4 GTE shall provide to MCIIm, if available, ordering codes for Network Elements, combinations and Contiguous Network Elements, which shall be available to be ordered (i) on a case-by-case basis for those Network Elements that are subscriber-specific; or (ii) on a common-use basis for those Network Elements that are shared by multiple subscribers.

3.2.17.5 Network Elements shall be identified and ordered by MCIIm so that they can be provisioned together. MCIIm may specify the functionality of a combination by ordering codes without the need to specify the configuration of the individual Network Elements needed to provide that functionality.

MCImetro-GTE Interconnection Agreement - Florida

3.2.17.6 [Conformed]When MCIIm orders combinations of Network Elements, GTE shall provide reasonably necessary technical assistance to resolve, to the extent possible, incompatibility between elements.

3.2.17.7 Each order for Network Elements will contain administration, bill, contact, and subscriber information, as defined by the OBF.

3.3 Systems Interfaces and Information Exchanges

3.3.1 General Requirements.

3.3.1.1 GTE shall provide to MCIIm a real-time, electronic interface(s) for transferring and receiving information and executing transactions for all business functions directly or indirectly related to Service Ordering and Provisioning of Network Elements, Combinations, features, functions, and Telecommunications Services, as specified in this Article. The interface(s) shall be capable of supporting all of the steps in the OBF-developed ordering and provisioning process by January 1, 1997. These steps include pre-order service inquiry, pre-order service inquiry response, firm order acknowledgment/rejection, firm order confirmation, delay notification, and completion notification.

3.3.1.2 Until such standards are completed, GTE and MCIIm agree to use an interim, mutually agreed upon order format and interface which will be defined and negotiated between the Parties no later than forty-five (45) days after the Effective Date of this Agreement.

3.3.1.3 GTE agrees to implement existing OBF-developed ordering and provisioning standards by January 1, 1997, and shall implement future standards within ninety (90) days of completion of those standards, unless a different date is mutually agreed upon.

3.3.2 GTE interfaces shall provide MCIIm with the same process and system capabilities for both Residence and Business ordering and provisioning. MCIIm shall not be required to develop distinct processes or interfaces by class of service.

3.3.3 GTE and MCIIm shall agree on and implement interim solutions for each interface within thirty (30) days after the Effective Date of this Agreement, unless otherwise specified in this Article. The interim interface(s) shall, at a minimum, provide MCIIm the same functionality and level of service as is currently provided by the electronic interfaces used by GTE for its own systems, users, or subscribers.

MCImetro-GTE Interconnection Agreement - Florida

3.3.4 Interim interfaces or processes may be modified, if so agreed by MCIIm and GTE, during the interim period.

3.3.5 Until the real-time, electronic interface is available, GTE agrees that the Local Carrier Service Center (LCSC) or similar function will accept MCIIm orders. Orders will be transmitted to the LCSC via an interface or method agreed upon by MCIIm and GTE.

3.3.6 GTE shall provide, in conjunction with MCIIm, "electronic bonding" between GTE and MCIIm for those interfaces where real-time, transparent access to data and systems transactions are required in order for GTE to support MCIIm, and for MCIIm to provide features and services to subscribers, as defined by MCIIm's operational requirements and which meet internal performance standards. Electronic bonding shall be provided, if technically feasible, by January 1, 1997, or at such time as industry standards are available for bonding of ordering and provisioning systems.

3.4 Ordering and Provisioning for Resale Services

3.4.1 GTE shall provide to MCIIm a real-time, electronic interface to GTE information systems to allow MCIIm to assign telephone number(s) (if the subscriber does not already have a telephone number or requests a change of telephone number).

3.4.2 GTE shall provide to MCIIm a real-time, electronic interface to schedule dispatch and installation appointments.

3.4.3 GTE shall provide to MCIIm a real-time, electronic interface to GTE subscriber information systems which will allow MCIIm to determine if a service call is needed to install the line or service.

3.4.4 GTE shall provide to MCIIm a real-time, electronic interface to GTE information systems which will allow MCIIm to provide service availability dates.

3.4.5 GTE shall provide to MCIIm a real-time, electronic interface which transmits status information on service orders. Until real-time electronic interface is available, GTE agrees that GTE will provide proactive status on service orders at the following critical intervals: acknowledgment, firm order confirmation, and completion according to interim procedures to be mutually developed.

3.5 Ordering and Provisioning for Unbundling

MCImetro-GTE Interconnection Agreement - Florida

3.5.1 GTE shall provide to MCIm a real-time, electronic interface which will allow MCIm to determine service due date intervals, schedule appointments, and adjust pending order due dates in real-time through the LSR process.

3.5.2 GTE shall provide to MCIm information on charges associated with special construction. Until real-time, electronic interface is available, GTE agrees that GTE will immediately notify MCIm of any charges associated with necessary construction via the service activation report.

3.5.3 GTE shall provide MCIm with results from mechanized loop tests in the same fashion as GTE provides such to itself.

3.5.4 GTE shall provide MCIm with confirmation of circuit assignments.

3.6 Standards

3.6.1 General Requirements

3.6.1.1 MCIm and GTE shall agree upon the appropriate ordering and provisioning codes to be used for Network Elements. These codes shall apply to all aspects of the unbundling of that element or combination of elements and shall be known as data elements as defined by the Telecommunications Industry Forum Electronic Data Interchange Service Order Subcommittee.

3.7 Confirmation Reporting

3.7.1 Order Confirmation and Reporting

3.7.1.1 GTE shall provide and acknowledge each and every MCIm service order as GTE provides acknowledgment to itself, GTE, as GTE provides to itself.

3.7.1.2 GTE shall process MCIm service orders and provide either Firm Order Confirmation (FOC) of a correct service order or notification of a rejected order and the detail of the errors contained within any data element(s) fields contained in such order.

3.7.1.3 When MCIm specifies a Desired Due Date, GTE shall complete ordering and provisioning activities within the same time frame it provides to itself.

3.7.1.4 For expedited due date requests, GTE shall confirm to MCIm GTE whether GTE can complete an initially-submitted order within the

MCImetro-GTE Interconnection Agreement - Florida

expedited interval requested by MCIm. Confirmation may be provided by GTE via telephone call with follow up confirmation to be provided by GTE according to normal procedures and measurement intervals.

3.7.1.5 Subsequent to an order which has been initially submitted by MCIm, MCIm may request an earlier new/revised due date.

3.7.1.5.1 For such requests, GTE shall confirm to MCIm GTE whether GTE can complete the order within the expedited interval requested by MCIm. Confirmation may be provided by GTE via telephone call with follow up confirmation to be provided by GTE according to normal procedures and measurement intervals.

4. Connectivity Billing and Recording. This Section 4 describes the requirements for GTE to bill and record all charges MCIm incurs for purchasing services under this Agreement.

4.1 Procedures

4.1.1 GTE shall comply with OBF, and other standards referred to throughout this Agreement or mutually agreed to by the Parties.

4.1.2 GTE shall record and bill in accordance with this Agreement those charges MCIm incurs as a result of MCIm purchasing from GTE services, as set forth in this Agreement (hereinafter "Connectivity Charges").

4.1.3 Effective May 17, 1997, GTE shall format each bill for Connectivity Charges (hereinafter "Connectivity Bill") in accordance with the industry standard format for CABS: (1) interconnection, charges and switched access for unbundled network elements; and (2) resale and unbundled loop and port charges.

[Conformed]

4.1.4 Until CABS formatted bills are available for resale and unbundled loop and port charges, GTE shall format bills for Connectivity charges in accordance with CBSS standards.

[Conformed]

4.1.5 Charges for such services shall appear by state.

4.1.6 Each service purchased by MCIm shall be assigned a separate and unique billing code and such code shall be provided on each bill in which charges for such services appear by state.

4.1.7 GTE shall bill MCIm for the Connectivity Charges incurred; provided that, for those usage based Connectivity Charges where actual charge information is

MCImetro-GTE Interconnection Agreement - Florida

not determinable by GTE because the jurisdiction (i.e., interstate, interstate/interLATA, intrastate, intrastate/ intraLATA, local) of the traffic is unidentifiable, or for other reason, the Parties shall jointly develop a process to determine the appropriate charges.

4.2 Measurement of usage-based Connectivity Charges shall be in actual conversation seconds. The total conversation seconds per chargeable traffic types shall be totaled for the entire monthly bill cycle and then rounded to the next whole minute.

4.2.1 GTE shall provide to MCIm at no additional charge a Single Point of Contact for handling any billing or data exchange questions or problems that may arise.

4.3 As soon as possible after completion of this Agreement, each Party shall provide the other Party written notice of which form of the monthly Connectivity Bill is to be deemed the official bill to assist the Parties in resolving any conflicts that may arise between the official bill and another form of bill received via a different media which purportedly contain the same charges as are on the official bill. Prior to implementation of CABS billing GTE will provide paper billing and that will be the official bill.

4.4 If either Party requests an additional copy(ies) of a bill, such Party shall pay the other Party a reasonable fee per additional bill copy, unless such copy was requested due to errors, omissions, or corrections or the failure of the transmission to comply with the specifications.

4.5 When sending Connectivity Bills via electronic transmission to avoid transmission failures or the receipt of Connectivity Billing information that cannot be processed, GTE shall comply with MCIm's processing specifications when GTE transmits Connectivity Billing data to MCIm. MCIm shall provide to GTE notice if a Connectivity Billing transmission is received that does not meet MCIm's specifications or that such Party cannot process. Such transmission shall be corrected and resubmitted to MCIm, at GTE's sole expense, in a form that can be processed. The payment due date for such resubmitted transmissions shall be thirty five (35) days from the date that the transmission is received in a form that can be processed and that meets the specifications set forth in this Article.

4.6 GTE shall deliver to a location specified by MCIm, billing information via Connect: Direct, magnetic tape or paper, as agreed to by MCIm and GTE. In the event of an emergency, system failure or other such condition which prevents GTE from transmitting via Connect: Direct, GTE shall notify MCIm of such difficulties within two (2) hours of detection. GTE shall deliver to a location specified by MCIm billing information via magnetic tape or paper, as agreed to by MCIm and GTE. The Parties acknowledge that all tapes transmitted to the other Party via U.S. Mail or Overnight Delivery and which contain Connectivity Billing data shall not be returned to the sending Party.

MCImetro-GTE Interconnection Agreement - Florida

4.7 Subject to the terms of this Agreement, including without limitation Section 3.2 of this Article VIII, MCI shall pay GTE within thirty (30) calendar days from the Bill Date, or twenty (20) calendar days from the receipt of the bill, whichever is later. **MCI shall pay CBSS bills to GTE within sixty (60) calendar days from the Bill Date, or forty (40) calendar days from the receipt of the bill, whichever is later.** If the payment due date is a Saturday, Sunday or has been designated a bank holiday, payment shall be made the next business day.

GTE proposes replacing the above bolded language with the following:

MCI shall pay CBSS bills to GTE on the bill payment date.

4.8 Billed amounts which are being investigated, queried, or for which claims have been or may be filed are not due for payment until such investigations, claims or queries have been fully resolved by both MCI and GTE.

4.8.1 GTE shall assess late payment charges to MCI per the applicable state tariff.

4.8.2 Each Party agrees to give notice to the other Party upon the discovery referred to as a "Notice of Discrepancy". The Parties shall endeavor to resolve the discrepancy using normal business procedures within sixty (60) calendar days from the date of the Notice of Discrepancy. If the dispute is not resolved within sixty (60) days of the date of the Notice of Discrepancy, the dispute shall be escalated to the second level of management for resolution.

4.8.3 If the dispute is not resolved within ninety (90) days of the date of the Notice of Discrepancy, the dispute shall be escalated to the third level of management for resolution. If the dispute is not resolved within one hundred and twenty (120) days of the date of the Notice of Discrepancy, the dispute shall be escalated to the designated executive of the billing Party for final resolution.

4.8.4 Each of the Parties shall reimburse the other Party for incorrect billing charges including, without limitation, overcharges, services ordered or requested but not delivered, interrupted services, services of poor quality and installation problems if caused by the Party. Such reimbursements shall be set forth in the appropriate section of the Connectivity Bill pursuant to CABS standards, when implemented.

4.9 The Parties agree to record call information in accordance with this Subsection 4.9. To the extent technically feasible, each Party shall record all call detail information associated with every call originated or terminated to the other Party's local exchange subscriber. The Parties agree that they shall record call detail information if technically feasible, even if such records or call detail information has not been recorded in the past.

MCImetro-GTE Interconnection Agreement - Florida

These records shall be provided at a Party's request and shall be formatted pursuant to Bellcore's EMR standards and the terms and conditions of this Agreement. These records shall be transmitted to the other Party daily in EMR format via Connect: Direct. GTE and MCIIm agree that they shall retain, at each Party's sole expense, copies of all EMR records transmitted to the other Party for at least forty five (45) calendar days after transmission to the other Party.

4.9.1 When MCIIm collocates with GTE in GTE's facility as described in this Agreement, capital expenditures shall be included in the bill provided to MCIIm. All such capital expenditures shall be given a unique BAN and invoice number. The bill label for such collocation charges shall be entitled "Expanded Interconnection Service."

4.10 GTE shall bill and retain charges from IXCs for access related to interexchange calls generated by resale subscribers.

4.11 When MCIIm owns the end office, GTE shall not bill the RIC to either MCIIm or IXCs.

5. Information Exchange and Interfaces

5.1 GTE shall provide MCIIm a monthly CABS Connectivity Bill that includes all Connectivity Charges incurred by and credits and/or adjustments due to MCIIm for those services ordered, established, utilized, discontinued or performed pursuant to this Agreement. GTE shall issue one bill per month, on the first day of the month and the billing cycle shall be on a calendar basis. Each Connectivity Bill provided by GTE to MCIIm shall include:

5.1.1 all non-usage sensitive charges incurred for the period beginning with the day after the current bill date and extending to, and including, the next bill date;

5.1.2 any known unbilled non-usage sensitive charges for prior periods;

5.1.3 unbilled usage sensitive charges for the period beginning with the last bill date and extending up to, but not including, the current bill date;

5.1.4 any known unbilled usage sensitive charges for prior nine (9) periods;

5.1.5 any known unbilled adjustments.

5.1.6 At the same time as the monthly bill is transmitted, GTE shall send a separate file summarizing all MCIIm's usage sensitive messages which are contained in GTE's suspense files and unbilled files.

MCImetro-GTE Interconnection Agreement - Florida

GTE proposes to delete the above bolded Subsection.

5.1.7 The Bill Date (defined as the date the bill was prepared) must be present on each bill transmitted by GTE to MCIIm, must be a valid calendar date, and not more than ninety (90) days old. Connectivity Bills shall not be rendered for any Connectivity Charges which are incurred under this Agreement on or before ninety (90) days preceding the Bill Date, except as otherwise permitted by law.

5.1.8 On each bill where 'Jurisdiction' is identified, local and local toll charges shall be identified as 'Local' and not as interstate, interstate/ interLATA, intrastate, or intrastate/intraLATA. GTE shall provide from and through dates for charges rendered on all Connectivity Bills.

5.1.9 GTE shall separately identify business charges from residence charges, as appropriate, and shall assign a specific adjustment or reference number provided by MCIIm to each adjustment and credit included on the Connectivity Bill.

5.1.10 In accordance with the terms and conditions set forth in this Agreement GTE shall record and provide to MCIIm all detail information associated with a call from an MCIIm local exchange Subscriber.

5.1.11 GTE and MCIIm shall issue all Connectivity Bills in accordance with the terms and conditions set forth in this Section 5. On Connectivity Bills GTE renders to MCIIm, Billing Account Numbers (BANs) shall be 13 character alpha/numeric and there shall only be one BAN per Revenue Accounting Office ("RAO"). The Bill Date shall be the same day month to month. Each Party shall provide the other Party at least thirty (30) calendar days written notice prior to changing, adding or deleting a BAN. The Parties shall provide one Connectivity Billing invoice associated with each BAN. Each invoice must contain an invoice number (which will vary from month to month). On each bill associated with a BAN, the appropriate invoice number and the charges contained on such invoice must be reflected. All Connectivity Bills must be received by the other Party no later than ten (10) calendar days from Bill Date. Any Connectivity Bill received on a Saturday, Sunday or a day designated as a bank holiday will be deemed received the next business day. If either Party fails to receive Connectivity Billing data and information within the time period specified above the payment due date will be extended by the number of days receipt has been delayed.

5.1.12 GTE shall issue all Connectivity Bills containing such billing data and information in accordance with the most current version of CABS published by Bellcore, or its successor, or such later versions as are adopted by Bellcore, or its successor. To the extent that there are no CABS standards governing the formatting of certain data, such data shall be issued in the format mutually agreed to by GTE and MCIIm.

MCImetro-GTE Interconnection Agreement - Florida

5.1.13 GTE and MCIIm agree that each Party shall transmit Connectivity Billing information and data in the appropriate CABS or SECAB format electronically via Connect: Direct to the other Party at the location specified by such Party. MCIIm data centers will be responsible for originating the calls for data transmission. GTE shall transmit in accordance to the technical specifications which shall be mutually agreed upon. MCIIm will supply to GTE its RACF ID and password before the first transmission of data via Connect: Direct. Any changes to either Party's Connect: Direct Node ID must be sent to the other Party no later than thirty (30) calendar days before the changes take effect.

5.1.14 In emergency situations when tape transmittal has been used GTE shall adhere to the tape packaging requirements set forth in this Agreement. Where magnetic tape shipping containers are transported in freight compartments, adequate magnetic field protection shall be provided by a 6-inch distance from any magnetic field generating device (except a magnetron-tape device). GTE shall only use those shipping containers that contain internal insulation to prevent damage. GTE shall clearly mark on the outside of each shipping container its name, contact and return address. GTE shall not ship any Connectivity Billing tapes in tape canisters.

5.1.15 All emergency billing data transmitted via tape must be provided on a cartridge (cassette) tape and must be of high quality, conform to the Parties' record and label standards, 9-track, odd parity, 6250 BPI group coded recording mode and extended binary-coded decimal interchange code ("EBCDIC"). Each reel of tape must be 100% tested at 20% or better "clipping" level with full width certification and permanent error free at final inspection. MCIIm reserves the right to destroy a tape that has been determined to have unrecoverable errors. MCIIm also reserves the right to replace a tape with one of equal or better quality.

5.1.16 Billing data tapes used in emergency circumstances shall have the following record and label standards. The dataset serial number on the first header record of an IBM standard tape label also shall have the following format.

MCImetro-GTE Interconnection Agreement - Florida

	CABS 3
Record Length	bytes (fixed length)
Blocking factor	records per block
Block size	bytes per block
Labels	Standard IBM Operating System

5.1.17 A single 6-digit serial number must appear on the external (flat) surface of the tape for visual identification. This number shall also appear in the "dataset serial number field" of the first header record of the IBM standard tape label. This serial number shall consist of the character "V" followed by the reporting location's four digit Originating Company Code and a numeric character chosen by the sending company. The external and internal label shall be the same. The dataset name shall appear on the flat side of the reel and also in the "data set name field" on the first header record of the IBM standard tape label. GTE's name, address, and contact shall appear on the flat side of the cartridge or reel.

5.1.18 Tape labels shall conform to IBM OSNS Operating System Standards contained in the IBM Standard Labels Manual. IBM standard labels are 80-character records recorded in EBCDIC, odd parity.

5.1.19 GTE shall conform to the standard volume label format which will be prescribed by MCIIm.

5.1.20 GTE shall use the IBM standard dataset label format which will be prescribed by MCIIm.

5.1.21 GTE shall use test & production dataset format which meets industry standards for CABS.

5.2 Standards

5.2.1 No later than thirty (30) days prior to the implementation of CABS billing per this Agreement, GTE shall send to MCIIm connectivity bill data in the appropriate mechanized format (i.e. CABS) for testing to ensure that bills can be processed and that bills comply with the requirements of this Article. After receipt of the test data from GTE MCIIm will notify GTE if the connectivity billing

MCImetro-GTE Interconnection Agreement - Florida

transmission meets the Parties mutually agreed testing specifications. If the transmission fails to meet MCI's testing specifications, the Parties shall mutually agree to resolution. At least three (3) sets of testing data must meet the Parties' testing specifications prior to GTE sending MCI a mechanized production connectivity bill for the first time via electronic transmission or tape. Thereafter, GTE may begin sending MCI production connectivity bills via electronic transfer on the next Bill Date, or within ten (10) days, whichever is later.

5.2.2 At least ninety (90) days prior to any change in existing formats or change to a different format, GTE shall send to MCI connectivity bill data in the appropriate mechanized format for testing to ensure that the bills can be processed and that the bills comply with the requirements of this Article. GTE agrees that it shall not send to MCI bill data in the new mechanized format until such bill data has met the testing specifications as set forth in this subsection.

5.2.3 During the testing period, GTE shall transmit to MCI Connectivity Billing data and information via connect direct to an MCI specified location.

5.2.4 GTE agrees that if it transmits data to MCI in a mechanized format, GTE shall also comply with the following specifications which are not contained in CABS guidelines but which are necessary for MCI to process Connectivity Billing information and data:

5.2.4.1 The Bill Date shall not contain spaces or non-numeric values.

5.2.4.2 Each Connectivity Bill must contain at least one detail record.

5.2.4.3 Any "From" Date should be less than the associated "Thru" Date and neither date can contain spaces.

5.2.4.4 The Invoice Number must not have embedded spaces or low values.

5.2.5 GTE agrees that in order to ensure the proper performance and integrity of the entire Connectivity Billing process, GTE shall be responsible and accountable for transmitting to MCI an accurate and current bill. GTE agrees to implement control mechanisms and procedures to render a bill that accurately reflects the services ordered and used by MCI.

6. Provision Of Customer Usage Data. This Section 6 sets forth the terms and conditions for GTE's provision of Recorded Usage Data (as defined in this Article VIII) to MCI and for information exchange regarding resale billing.

MCImetro-GTE Interconnection Agreement - Florida

6.1 Procedures

6.1.1 General

6.1.1.1 GTE shall comply with various industry, OBF, and other standards referred to throughout this Agreement.

6.1.1.2 GTE shall comply with OBF standards and the additional standards outlined in this Agreement when recording and transmitting Usage Data.

6.1.1.3 As required by MCIIm, GTE shall record all usage originating from MCIIm subscribers using services ordered by MCIIm. MCIIm requests for recording which GTE does not perform for its own services shall be subject to the BFR process. Recorded Usage Data includes, but is not limited to, the following categories of information:

Call Attempts For Switched Access;

Completed Calls;

Use of CLASS/LASS/Custom Features;

Calls To Information Providers Reached Via GTE Facilities And Contracted By GTE;

Calls To Directory Assistance Where GTE Provides Such Service To An MCIIm Subscriber;

Calls Completed Via GTE-Provided Operator Services Where GTE Provides Such Service To MCIIm's Local Service Subscriber;

Station Level Detail Records for GTE-Provided CentraNet Service Records Shall Include Complete Call Detail And Complete Timing Information.

6.1.2 As requested by MCIIm, GTE shall provide MCIIm recording of completed calls which GTE does not record for its own service offerings (e.g., flat rate free calling area service) to the extent technically feasible. MCIIm requests for recording which GTE does not perform for its own services shall be subject to the BFR process.

6.1.3 Retention of Records: GTE shall maintain a machine readable back-up copy of the message detail provided to MCIIm for a minimum of forty-five (45) calendar days. GTE shall provide any data back-up to MCIIm upon the request of MCIIm.

6.1.3.1 GTE shall provide to MCIIm Recorded Usage Data for MCIIm subscribers. GTE shall not combine interconnection access records with subscriber records in this transmission.

MCImetro-GTE Interconnection Agreement - Florida

6.1.3.2 GTE shall not bill to MCIm subscribers any recurring or non-recurring charges except where explicitly permitted to do so within a written agreement between GTE and MCIm.

6.1.3.3 GTE shall record and rate all calls to Local Information Service Providers (i.e., 976 calls) with which MCIm has a Billing and Collection Agreement. GTE will work cooperatively with MCIm to provide a list of Local Information Service Providers.

6.1.3.4 GTE shall provide Recorded Usage Data to MCIm billing locations as designated by MCIm.

6.1.3.5 GTE shall establish a local carrier service center to serve as MCIm's single point of contact to respond to MCIm call usage, data error, and record transmission inquiries.

6.1.3.6 MCIm shall provide a single point of contact responsible for receiving usage transmitted by GTE and receiving usage tapes from a courier service in the event of a facility outage.

6.1.3.7 Upon thirty (30) days notice and no more than four (4) times a year, MCIm or its authorized representatives may examine GTE's documents, systems, records and procedures which relate to the recording and transmission of the Usage data to MCIm under this Article.

GTE proposes delete this provision and substitute the following:

MCIm may conduct an audit of GTE's documents systems, records, and procedures that relate to the recording and transmission of the Usage data to MCIm under this Article in accordance with the requirements of Article III, Section 39, provided further that MCIm shall conduct such audits no more frequently than four (4) times per year (but no more than one (1) audit per each consecutive three (3) month period).

6.1.4 Charges

6.1.4.1 The Parties shall not charge any fees for recording, rating or transmitting usage data except as provided for in Section 6.1.1.3. and 6.1.2 if this Article.

6.1.4.2 No charges shall be assessed for incomplete call attempts.

6.1.5 Central Clearinghouse & Settlement

MCImetro-GTE Interconnection Agreement - Florida

6.1.5.1 The Parties will work together to determine a mutually acceptable settlement procedure for both intra-region and inter-region billing exchanges of calling card, bill-to-third party and collect calls.

6.1.6 Lost Data

6.1.6.1 Loss of Recorded Usage Data - MCIm Recorded Usage Data determined to have been lost, damaged or destroyed as a result of an error or omission by GTE in its performance of the recording function shall, upon MCIm's request, be recovered by GTE at no charge to MCIm. In the event the data cannot be recovered by GTE, GTE shall estimate the messages and associated revenue, with assistance from MCIm, based upon the method described below. This method shall be applied on a consistent basis, subject to modifications agreed to by GTE and MCIm. This estimate shall be used to adjust amounts MCIm owes GTE for services GTE provides in conjunction with the provision of Recorded Usage Data.

6.1.6.2 Partial Loss - GTE shall review its daily controls to determine if data has been lost. When there has been a partial loss, actual message and minute volumes shall be reported, if possible. Where actual data are not available, a full day shall be estimated for the recording entity, as outlined in the following paragraphs. The amount of the partial loss is then determined by subtracting the data actually recorded for such day from the estimated total for such day.

6.1.6.3 Complete Loss - Estimated message and minute volumes for each loss consisting of an entire AMA tape or entire data volume due to its loss prior to or during processing, lost after receipt, degaussed before processing, receipt of a blank or unreadable tape, or lost for other causes, shall be reported.

6.1.6.4 Estimated Volumes - From message and minute volume reports for the entity experiencing the loss, GTE shall secure message/minute counts for the four (4) corresponding days of the weeks preceding that in which the loss occurred and compute an average of these volumes. GTE shall apply the appropriate average revenue per message ("ARPM") provided by MCIm to the estimated message volume to arrive at the estimated lost revenue.

6.1.6.5 If the day of loss is not a holiday but one (1) (or more) of the preceding corresponding days is a holiday, use additional preceding weeks in order to procure volumes for two (2) non-holidays in the previous two (2) weeks that correspond to the day of the week that is the day of the loss

MCImetro-GTE Interconnection Agreement - Florida

6.1.6.6 If the loss occurs on a weekday that is a holiday (except Christmas & Mothers day), GTE shall use volumes from the two (2) preceding Sundays.

6.1.6.7 If the loss occurs on Mother's Day or Christmas day, GTE shall use volumes from that day in the preceding year multiplied by a growth rate specified by MCIm.

6.1.7 Testing, Changes and Controls

6.1.7.1 The Recorded Usage Data, EMR format, content, and transmission process shall be tested as agreed to by the Parties.

6.1.7.2 Interface Testing: The purpose of this test is to ensure that the usage records can be sent by GTE to MCIm and can be accepted and processed by MCIm. GTE shall provide a test file to MCIm's designated Regional Processing Center (RPC) in the format that shall be used for live day-to-day processing. The file shall contain all potential call types. MCIm shall review the file and verify that it conforms to its data center requirements. MCIm shall notify GTE in writing whether the format is acceptable. MCIm shall also provide GTE with the agreed-upon control reports as part of this test.

6.1.7.3 Operational Test: The purpose of this test is to ensure that volumes of usage in consecutive sequence can be extracted, distributed, and processed by GTE and MCIm.

6.1.7.4 For testing purposes GTE shall provide MCIm with GTE recorded, unrated test data. MCIm shall provide GTE with the message validation reports associated with test usage.

6.1.7.5 Test File: Test data should be transported via Connect: Direct whenever possible. In the event that courier service must be used to transport test media, the physical tape characteristics to be used are described in this Agreement.

6.1.7.6 Periodic Review: Control procedures for all usage transferred between GTE and MCIm shall require periodic review. This review may be included as part of an annual audit of GTE by MCIm or as part of the normal production interface management function. Breakdowns which impact the flow of usage between GTE and MCIm must be identified and jointly resolved as they occur. The resolution may include changes to control procedures, as similar problems would be avoided in the future.

MCImetro-GTE Interconnection Agreement - Florida

Any changes to control procedures would need to be mutually agreed upon by MCIm and GTE.

GTE proposes to delete the second sentence and substitute the following:

This review may be conducted informally or pursuant to the audit procedures set forth in Article III, Section 39

6.1.7.7 GTE Software Changes:

6.1.7.7.1 When either Party plans to introduce any software changes which impact the format or content structure of the usage data feed to either Party, designated GTE personnel shall notify the opposite Party no less than one hundred twenty (120) calendar days before such changes are implemented.

6.1.7.7.2 GTE shall communicate the projected changes to the appropriate groups in MCIm so that potential impacts on MCIm processing can be determined.

6.1.7.7.3 MCIm personnel shall review the impact of the change on the entire control structure and the Post Conversion Test Plan, herein. MCIm shall negotiate any perceived problems with GTE and shall arrange to have the data tested utilizing the modified software.

6.1.7.7.4 If it is necessary for GTE to request changes in the schedule, content or format of usage data transmitted to MCIm, GTE shall notify MCIm.

6.1.7.8 MCIm Requested Changes:

6.1.7.8.1 MCIm may request changes in the schedule, content, format of the usage data transmitted from GTE, as deemed necessary by MCIm.

6.1.7.8.2 When the negotiated changes are to be implemented, MCIm and/or GTE shall arrange for testing of the modified data in a Post Conversion Test Plan designed to encompass all types of changes to the usage data transferred by GTE to MCIm and the methods of transmission for that data.

6.1.7.9 GTE System Change Description:

MCImetro-GTE Interconnection Agreement - Florida

6.1.7.9.1 For a GTE system change, GTE shall provide MCIIm with an overall description of the change, stating the objective and a brief explanation of the reasons for the change.

6.1.7.9.2 During the initial negotiations regarding the change, GTE shall provide a list of the specific records and/or systems impacted by the change to designated MCIIm personnel.

6.1.7.9.3 GTE shall also provide MCIIm a detailed description of the changes to be implemented. It shall include sufficient detail for designated MCIIm personnel to analyze and estimate the effects of the changes and to design tests to verify the accuracy of the implementation.

6.1.7.10 Change Negotiations:

6.1.7.10.1 MCIIm shall be notified in writing of all proposed negotiations initiated by GTE. In turn, MCIIm shall notify GTE in writing of proposed change negotiations initiated by MCIIm.

6.1.7.10.2 After formal notification of planned changes, whether originated by GTE or MCIIm, designated MCIIm personnel shall schedule negotiation meetings as required with designated GTE personnel. The first meeting should produce the overall change description (if not previously furnished) and the list of records and/or systems affected.

6.1.7.10.3 In subsequent meetings, GTE shall provide the detailed description of changes to be implemented. After reviewing the described changes, designated MCIIm personnel shall negotiate a detailed test procedure with GTE.

6.1.7.11 Changes to controls : The Parties shall mutually negotiate to the control structure process as outlined below in Sections 6.1.7.12 and 6.1.7.13.

6.1.7.12 Verification Of Changes - Based on the detailed description of changes furnished by GTE, MCIIm and GTE personnel shall:

- Determine the type of change(s) to be implemented.
- Develop a comprehensive test plan.
- Negotiate scheduling and transfer of modified data with GTE.
- Negotiate testing of modified data with the appropriate MCIIm RPC.

MCImetro-GTE Interconnection Agreement - Florida

Negotiate processing of verified data through the MCIm billing system with the RPC.

Arrange for review and verification of testing with appropriate MCIm groups.

Arrange for review of modified controls, if applicable.

6.1.7.13 Introduction of Changes - When all the testing requirements have been met and the results reviewed and accepted, designated MCIm and GTE personnel shall:

Negotiate an implementation schedule.

Verify the existence of a contingency plan with the appropriate MCIm personnel.

Arrange for the follow-up review of changes with appropriate MCIm personnel.

Arrange for appropriate changes in control program, if applicable.

Arrange for long-term functional review of impact of changes on the MCIm billing system, i.e., accuracy, timeliness, and completeness.

6.2 Information Exchange and Interfaces

6.2.1 Core Billing Information

6.2.1.1 Recorded Usage Data all intraLATA toll and local usage. GTE shall provide MCIm with unrated EMR records associated with all intraLATA toll and local usage which they record on MCIm's behalf. Any Category, Group and/or Record types approved in the future for GTE shall be included if they fall within the definition of local service resale. MCIm shall be given notification thirty (30) days prior to implementation of a new type, category and / or record.

6.2.1.2 GTE shall provide rated EMR records only when explicit consent for sending such records has been obtained from MCIm. The following records shall be forwarded to MCIm for billing by GTE:

Category 01	Operator handled, person to person, collect calls, bill to third number calls and SSP record queries which are originated from another ILEC or CLEC subscriber and are recorded and rated by the same ILEC or CLEC but will be billed to an MCIm subscriber
Category 03	Credit & adjustments
Category 41	Subscriber credit

MCImetro-GTE Interconnection Agreement - Florida

6.2.1.3 All messages recorded by GTE are to be transmitted to MCIIm. GTE recorded usage includes all usage by MCIIm Subscribers.

6.2.1.4 Data Delivery Schedules: Data shall be delivered to MCIIm by GTE daily (Monday through Friday, Saturday where applicable per GTE processing schedule) unless otherwise negotiated. MCIIm and/or GTE Data Center holidays are excluded. GTE and MCIIm shall exchange schedules of designated Data Center holidays.

6.2.1.4.1 Upon MCIIm's request, the Parties shall develop a process to exchange Bill Name and Address (BNA) information.

6.2.2 Product/Service Specific

6.2.2.1 GTE shall provide a Specialized Service / Service Provider Charge record to support the Special Features Star Services if these features are part of GTE's offering.

6.2.3 Emergency Information

6.2.3.1 GTE shall provide the transport facility for transmitting usage and billing data between GTE location and the MCIIm location. GTE shall transmit via Connect: Direct whenever possible. In the event usage transfer cannot be accommodated by Connect: Direct because of extended (one (1) business day or longer) facility outages, GTE shall contract for a courier service to transport the data via tape.

6.2.3.2 GTE shall comply with the following standards when emergency data is transported to MCIIm on tape or cartridge via a courier. The data shall be in fixed or variable block format as specified by MCIIm and:

Tape: 9-track, 6250 (or 1600) BPI (Bytes per inch)

Cartridge: 38,000 BPI (Bytes per inch)

LRECL: 2,472 Bytes

Parity: Odd

Character Set: Extended Binary Coded Decimal Interchange Code (EBCDIC)

External labels: Exchange Carrier Name, Dataset Name (DSN) and volume serial number

Internal labels: IBM Industry OS labels shall be used. They consist of a single volume label and two sets of header and trailer labels.

6.2.4 Rejected Recorded Usage Data

MCImetro-GTE Interconnection Agreement - Florida

6.2.4.1 At the discretion of MCIIm, any messages that cannot be rated and/or billed by MCIIm may be returned to GTE via Connect: Direct. Returned messages shall be sent directly to GTE in EMR format. Standard EMR return codes shall be utilized.

6.2.4.2 GTE must return EMR/EMI records to IXC's with the OBF standard message reject code which indicates that GTE no longer serves the end user and which includes the OCN/Local Service Provider ID of the new LEC/Reseller serving the end user.

6.2.4.3 Rejected messages or invoices shall be returned to MCIIm in accordance with procedures and timeframes already established between GTE and MCIIm.

6.2.5 Interfaces

6.2.5.1 GTE, at no cost to MCIIm, shall transmit formatted Recorded Usage Data to MCIIm via Connect: Direct as designated by MCIIm.

6.2.5.2 MCIIm shall notify GTE of resend requirements if a pack or entire dataset must be replaced due to pack rejection, damage in transit, dataset name failure, etc.

6.2.5.3 Critical edit failure on the Pack Header or Pack Trailer records shall result in pack rejection (e.g., detail record count not equal to grand total included in the pack trailer). Notification of pack rejection shall be made by MCIIm within one (1) business day of processing. Rejected packs shall be corrected by GTE and retransmitted to MCIIm within twenty-four (24) hours or within an alternate timeframe negotiated on a case by case basis.

6.2.5.4 A pack shall contain a minimum of one message record or a maximum of 9,999 message records plus a pack header record and a pack trailer record. A file transmission contains a maximum of 99 packs. A dataset shall contain a minimum of one pack. GTE shall provide MCIIm one dataset per sending location, with the agreed upon RAO/OCN populated in the Header and Trailer records.

6.2.6 Formats & Characteristics

6.2.6.1 Rated in collect messages should be transmitted via the Connect: Direct and can be intermingled with the unrated messages. No special packing is needed.

MCImetro-GTE Interconnection Agreement - Florida

6.2.6.2 EMR: GTE shall provide Recorded Usage Data in the EMR format and by category, group and record type, and shall be transmitted, via a direct feed, to MCIIm. The following is a list of EMR records that MCIIm can expect to receive from GTE:

Header Record	20-21-01
Trailer Record	20-21-02
Detail Records *	01-01-01, 06, 08, 09, 14, 17, 18, 31, 32, 35, 37, 80, 81, 82, 10-01-01, 06, 08, 09, 14, 17, 18, 31, 32, 35, 37
Credit Records	03-01-01, 06, 08, 09, 14, 17, 18, 31, 32, 35, 37, 80, 81, 82
Rated Credits	41-01-01, 06, 08, 09, 14, 17, 18, 31, 32, 35, 37, 80, 81, 82
Cancel Records	51-01-01, 06, 08, 09, 14, 17, 18, 31, 32, 35, 37, 80, 81, 82
Correction Records	71-01-01, 06, 08, 09, 14, 17, 18, 31, 32, 35, 37, 80, 81, 82

* Category 01 is utilized for Rated Messages; Category 10 is utilized for Unrated Messages. Category 10 records are to have indicator 13 populated with a value of 5.

6.2.6.3 GTE shall comply with the most current version of Bellcore standard practice guidelines for formatting EMR records.

6.2.6.4 The Interfacing Bell RAO, OCN, and Remote Identifiers shall be used by MCIIm to control invoice sequencing and each shall have its own invoice controls. The OCN shall also be used to determine where the message returns file, containing any misdirected and unguidable usage, shall be sent.

6.2.6.5 The file's Record Format (RECFM) shall be Variable Block or fixed as negotiated, Size and the Logical Record Length (LRECL) shall be as specified by MCIIm.

6.2.6.6 Initially, GTE may elect not to comply with specific sorting requirements. However, MCIIm may elect to require GTE to sort PACKS in accordance with MCIIm specifications at a later date.

6.2.6.7 GTE shall transmit the usage to MCIIm using dataset naming conventions requested by MCIIm.

6.2.7 Controls

MCImetro-GTE Interconnection Agreement - Florida

6.2.7.1 MCIIm shall test and certify the Connect: Direct interface to ensure the accurate receipt of Recorded Usage Data.

6.2.7.2 Header and trailer records shall be populated in positions 13-27 with the following information:

Position	
13-14	Invoice numbers (1-99)
15-16	Bell Co. ID number
17-19	Interfacing Bell RAO Code
20-23	MCIIm OCN - value 7229
24-27	Reseller OCN

The trailer grand total record count shall be populated with total records in pack (excluding header & trailer).

6.2.7.3 Control Reports: MCIIm accepts input data provided by GTE in EMR format in accordance with the requirements and specifications detailed in this Section 6. In order to ensure the overall integrity of the usage being transmitted from GTE to MCIIm, data transfer control reports shall be required. These reports shall be provided by MCIIm to GTE on a daily or otherwise negotiated basis and reflect the results of the processing for each pack transmitted by GTE.

6.2.7.4 Control Reports - Distribution: Since GTE is not receiving control reports, dataset names shall be established during detailed negotiations.

6.2.7.5 Message Validation Reports: MCIIm shall provide the following once(1) per day (or as otherwise negotiated) Message Validation reports to the designated GTE System Control Coordinator. These reports shall be provided for all data received within GTE Local Resale Feed and shall be transmitted Monday through Friday.

6.2.7.6 Incollect Pack Processing: This report provides vital statistics and control totals for packs rejected and accepted and dropped messages. The information is provided in the following report formats and control levels:

GTE Name
Reseller Total Messages processed in a pack
Packs processed shall reflect the number of messages initially erred and accepted within a pack
Reseller Total Packs processed

MCImetro-GTE Interconnection Agreement - Florida

6.2.7.7 MCIIm requires information on a subscriber's selection of billing method, special language billing, and other billing options.

6.3 Standards

6.3.1 When requested by MCIIm for security purposes, GTE shall provide MCIIm with Recorded Usage Data within two (2) hours of the call completion. If not available in EMR format, the Recorded Usage Data may be provided in AMA format.

6.3.2 GTE shall include the Working Telephone Number (WTN) of the call originator on each EMR call record.

6.3.3 End user subscriber usage records and station level detail records shall be in packs in accordance with EMR standards.

6.3.4 GTE shall provide Recorded Usage Data to MCIIm on a schedule to be determined by the Parties once a day three hundred sixty-five (365) days a year, as designated by MCIIm. GTE shall provide to MCIIm the Recorded Usage Data not more than twenty-four (24) hours after termination of the call for which usage data is to be provided.

6.3.5 GTE shall segregate and organize the Recorded Usage Data in accordance with MCIIm's instructions.

6.4 Performance Measurements

6.4.1 When notified by MCIIm that a subscriber has changed his/her PIC only from one interexchange carrier to another carrier, GTE shall provision the PIC only change and convey the confirmation of the PIC change via the work order completion feed.

6.4.2 Timeliness: GTE shall mechanically transmit, via Connect: Direct, all usage records to MCIIm's Message Processing Center once (1) per day.

6.4.3 Completeness: GTE shall provide all required Recorded Usage Data and ensure that it is processed and transmitted within fifteen (15) days of the message create date.

6.4.4 Data Packs Accuracy: GTE shall transmit to MCIIm all packs error free in the format agreed upon.

6.4.5 Recorded Usage Data Accuracy: GTE shall ensure that the Recorded Usage Data is transmitted to MCIIm error free. The level of detail includes, but is

MCImetro-GTE Interconnection Agreement - Florida

not limited to: detail required to Rating the call, Duration of the call, and Correct Originating/Terminating information pertaining to the call. The error is reported to GTE as a Modification Request (MR).

6.4.6 Usage Inquiry Responsiveness: GTE shall respond to all usage inquiries. GTE will provide status reports until the request for information is satisfied.

6.4.7 File Transfer Accuracy: GTE shall initiate and transmit all files error free and without loss of signal.

6.5 Reporting

6.5.1 GTE shall agree to develop reports to be used for local usage data performance measurement within sixty (60) days of the Effective Date of this Agreement.

7. Maintenance.

7.1 General Requirements:

7.1.1 GTE shall provide repair, maintenance, testing, and surveillance for all local telecommunication services in accordance with the terms and conditions of this Agreement. GTE shall provide repair and maintenance for all unbundled Network Elements and Combinations in accordance with the terms and conditions of this Agreement.

7.1.1.1 During the term of this Agreement, GTE shall provide necessary maintenance business process support as well as those technical and systems interfaces required to enable MCI_m to provide at least the same level and quality of service for all services for resale, functions, features, capabilities and unbundled elements or combinations of elements as GTE provides itself, its subscribers any of its Affiliated or subsidiaries or any other entity. GTE shall provide MCI_m with the same level of maintenance support as GTE provides itself in accordance with standards and performance measurements that are at least equal to the highest level of standards and/or performance measurements that GTE uses and/or which are required by law, regulatory agency, or by GTE's own internal procedures, whichever are the most rigorous. These standards shall apply to the quality of the technology, equipment, facilities, processes, and techniques (including, but not limited to, such new architecture, equipment, facilities, and interfaces as GTE may deploy) that GTE provides to MCI_m under this Agreement.

7.1.1.2 Single Point of Contact (SPOC) for Maintenance

MCImetro-GTE Interconnection Agreement - Florida

7.1.1.2.1 GTE shall provide a SPOC for all activities involved in the maintenance and repair of GTE services or facilities provided pursuant to this Agreement.

7.1.1.2.2 The SPOC shall provide to MCIm a toll-free nationwide telephone number answered by competent, knowledgeable personnel dedicated to MCIm servicing matters and trained to answer questions and resolve problems in connection with the maintenance of unbundled Network Elements, features, functions, capabilities, and resale services.

7.1.1.2.3 GTE shall provide, as requested by MCIm through the SPOC, maintenance support in the form of dispatch, test, and repair capability twenty-four (24) hours a day.

7.1.1.3 The maintenance operations support systems which GTE will use for MCIm are essentially the same as those GTE uses to provide its own local repair service. If MCIm requires maintenance for its local service customers, MCIm will initiate a request for repair (sometimes referred to as a "trouble report") by calling the SPOC (GTE's designated Customer Care Repair Center). During this call, GTE service representatives will verify that the end-user is an MCIm customer and will then obtain the necessary information from MCIm to process the trouble report. While the MCIm representatives are still on the line, GTE personnel will perform an initial analysis of the problem and remote line testing for resale services. If engineered services are involved, the call will be made to the GTE Special Services Control Center ("SSCC") for handling. If no engineering is required and the line testing reveals that the trouble can be repaired remotely, GTE personnel will correct the problem and close the trouble report while MCIm representatives are still on the line. If on-line resolution is not possible, GTE personnel will provide MCIm representatives a commitment time for repair and a trouble ticket number, and GTE personnel then will enter the trouble ticket into the GTE service dispatch queue. MCIm's repair service commitment times will be within the same intervals as GTE provides to its own end users.

7.1.1.4 GTE shall provide MCIm maintenance dispatch personnel Monday through Friday, 8 a.m. - 5 p.m. (local time), excluding holidays, on the same schedule that GTE's provides its own subscribers.

7.1.2 MCIm shall handle all interaction with MCIm subscribers including all calls regarding service problems, and notifying the subscriber of technician visit scheduling, trouble status and resolution.

MCImetro-GTE Interconnection Agreement - Florida

7.1.3 GTE shall cooperate with MCIm to meet maintenance standards for all Telecommunications Services, unbundled network elements and Combinations ordered under this Agreement. Such maintenance standards shall include, without limitation, standards for testing, network management, and notification of upgrades as they become available.

7.1.4 All GTE employee or contractors who perform repair service for MCIm subscribers shall follow procedures developed specifically for communications with CLEC subscribers. At a minimum, these procedures and protocols shall ensure that: (1) GTE employees or contractors shall perform repair service that is at least equal in quality to that provided to GTE subscribers; (2) trouble calls from MCIm subscribers shall receive response time priority that is at least equal to that of GTE subscribers and shall be processed in the dispatch queue along with GTE trouble calls in the order they were filed (first in, first out), with priority given to out-of-service conditions.

7.1.5 GTE shall provide MCIm with scheduled maintenance, including, without limitation, required and recommended maintenance intervals and procedures, for all Telecommunications Services, network elements and Combinations provided to MCIm under this Agreement equal in quality to that currently provided by GTE in the maintenance of its own network.

7.1.5.1 GTE shall provide MCIm at least sixty (60) days advance notice or notice upon the date it becomes known to GTE of any scheduled maintenance activity which GTE should reasonably expect would impact MCIm's subscribers including a list of all services, elements, features, functions, and capabilities which may be impacted by GTE maintenance activities.

7.1.5.2 Plans for scheduled maintenance shall include, at a minimum, the following information: location and type of facilities, specific work to be performed, date and time work is scheduled to commence, work schedule to be followed, date and time work is scheduled to be completed, estimated number of work-hours for completion.

7.1.6 GTE shall notify MCIm of all non-scheduled maintenance, testing, monitoring, and surveillance activity to be performed by GTE on any network element, including, without limitation, any hardware, equipment, software, or system, providing service functionality which may potentially impact MCIm subscribers.

7.1.6.1 GTE shall provide the maximum advance notice of such non-scheduled maintenance and testing activity possible, under the

MCImetro-GTE Interconnection Agreement - Florida

circumstances; but in no case shall notice be given to MCIIm after the work has started to take place.

7.1.6.2 GTE shall provide emergency maintenance as promptly as possible to maintain or restore service and shall advise MCIIm promptly of any such actions it takes.

7.1.7 GTE shall provide MCIIm a detailed description of any and all emergency restoration plans and disaster recovery plans which are in place during the term of this Agreement. Such plans shall include, at a minimum, the following: (i) provisions for immediate notification to MCIIm of the existence, location, and source of any emergency network outage potentially affecting an MCIIm subscriber; (ii) establishment of a single point of contact responsible for initiating and coordinating the restoration of all Local Services and Network Elements or Combinations; (iii) methods and procedures to provide MCIIm with current information relating to the status of restoration efforts and problem resolution during the restoration process; (iv) methods and procedures for reprovisioning of all Telecommunications Services and network elements or Combinations after initial restoration, (v) equal priority, as between MCIIm subscribers and GTE subscribers, for restoration efforts, consistent with FCC Service Restoration guidelines, including, without limitation, deployment of repair personnel, and access to spare parts and components, and (vi) a mutually agreeable process for escalation of maintenance problems, including a complete, up-to-date list of responsible contacts, each available twenty-four (24) hours per day, seven (7) days per week.

7.1.7.1 For purposes of this subsection 7.1, an emergency network outage is defined as 5,000 or more blocked call attempts in a ten (10) minute period for all subscribers in a single exchange.

7.1.8 The Parties agree to refer all misdirected calls from one Party's subscribers requesting repair to a toll-free, trouble handling number routed to a trouble center of the other Party.

7.1.9 GTE shall inform MCIIm of repair completion and trouble reason as soon as GTE completes restoration of network elements, or Combinations, and any other trouble reports by MCIIm. Notification should be provided via electronic interface. The report shall not be considered closed until such notification is made. MCIIm will contact its subscriber to determine if repairs were completed and confirm the trouble no longer exists. Notwithstanding the above, during an interim period prior to implementation of an electronic interface, the following notification procedure will be followed:

MCImetro-GTE Interconnection Agreement - Florida

7.1.9.1 Trouble reports in the dispatch queue will be transmitted electronically to GTE service technicians who will repair the service problems and clear the trouble reports. For cleared MCIm trouble reports, GTE service technicians will make a telephone call to MCIm directly to clear the trouble ticket. GTE service technicians will make the confirmation call to the telephone number provided by MCIm. After four (4) rings, if unanswered by MCIm, the call will be transferred to voicemail.

7.1.10 GTE and MCIm shall mutually develop escalation procedures to be followed if, in MCIm's judgment, any performance standard defined in this Agreement is not met for any individual trouble report. The escalation procedures to be provided shall include names and telephone numbers of GTE management personnel who are responsible for maintenance issues and who will be contacted when a trouble condition is escalated.

7.1.11 In the event GTE fails to provide performance and service quality at parity, MCIm may request, and GTE shall perform and deliver to MCIm, a root cause analysis of the reasons for GTE's failure to conform, and GTE shall correct said cause as soon as possible, at its own expense.

GTE proposes deleting the above Subsection.

7.1.12 Dispatching of GTE technicians to MCIm subscriber premises shall be accomplished by GTE pursuant to a request received from MCIm. If no trouble is found, GTE will assess the appropriate dispatch charge to MCIm. MCIm shall be able to schedule maintenance appointments in half-day intervals where possible. The electronic interface established pursuant to subsection 7.2 shall provide the capability of allowing MCIm to receive trouble reports, analyze and isolate the trouble, determine whether it is necessary to dispatch a service technician to the subscriber's premises, and verify any actual work completed on the subscriber's premises.

7.1.13 During contact with MCIm customers, GTE repair personnel shall indicate they are performing services on behalf of MCIm.

7.1.13.1 If the customer is not at the premises at the time that the GTE technical representative is at the premises, GTE agrees to deliver unbranded generic documents to the customer.

7.1.13.2 GTE personnel acting on behalf of MCIm will not discuss, provide or leave information or materials relative to GTE's services or products.

MCImetro-GTE Interconnection Agreement - Florida

7.1.14 GTE shall supply MCIIm with a unique number to identify each MCIIm initial trouble report opened.

7.1.15 All MCIIm subscribers shall be able to continue to use the established local dialing protocol to access the repair center. GTE agrees to refer all misdirected calls from MCIIm's subscribers requesting repair to a toll-free, trouble handling number routed to the appropriate MCIIm trouble center.

7.1.16 For reopened trouble reports MCIIm shall have the ability to escalate repair service requests.

7.1.17 GTE shall notify MCIIm via electronic interface upon completion of trouble report. The report shall not be considered closed until such notification is made. MCIIm will contact its subscriber to determine if repairs were completed and confirm the trouble no longer exists.

7.1.18 Additional Unbundling Requirements

7.1.18.1 When trouble is reported by a subscriber served through unbundled network elements, MCIIm will test its network to identify any problems. If no problems are identified with the MCIIm network, MCIIm will open a trouble report with GTE. GTE shall then test its portion of the network and perform repairs as required in the timeframes set forth below in this Agreement.

7.1.18.2 MCIIm will coordinate combined testing or repair activities until trouble is resolved. GTE shall provide repair updates to MCIIm.

7.2 Systems Interfaces and Information Exchanges

7.2.1 GTE shall cooperate with MCIIm to establish real-time, electronic interface by MCIIm to GTE's maintenance systems and databases. This interface shall be seamless and transparent to MCIIm personnel working through MCIIm's systems.

7.2.1.1 The electronic bond will be a system to system connection with immediate update capability. In no way shall this interface cause MCIIm personnel to use GTE systems via remote hook up or any other means of access.

7.2.1.2 This interface shall allow MCIIm personnel to perform the following functions for MCIIm subscribers: (i) enter trouble reports in the GTE maintenance systems for an MCIIm Subscriber, (ii) retrieve and track current status on all MCIIm subscriber trouble report; (iii) receive "estimated time to repair" ("ETTR") on a real-time basis; (iv) receive

MCImetro-GTE Interconnection Agreement - Florida

immediate notification in the event a repair person is unable to be present for, or anticipates missing, a scheduled repair appointment, and (v) retrieve all applicable time and material charges at the time of ticket closure (itemized by time spent, price of materials used, procedures employed, amounts incurred in each such category, and total by subscriber, per event (vi) receive automated notification of case closure.

7.2.1.3 Automated interfaces must be provided into a centralized operations support systems data base for real time network monitoring to proactively identify potential service degradation. Such systems must monitor and report on the integrity of the GTE network, isolate trouble and initiate repair operations, test individual unbundled loops and generate maintenance and repair notices that impact any end user's ability to complete calls. Ongoing maintenance practices on unbundled loops must equal or exceed the practices employed by the GTE for facilities used to provide services for resale.

7.2.1.4 GTE agrees to develop and implement, as soon as possible but not later than January 1, 1997, the electronic interfaces described above.

7.2.2 GTE agrees that MCIm may report troubles directly to a single GTE Repair/Maintenance Center for both residential and business subscribers unless otherwise agreed to by MCIm.

7.2.3 GTE shall perform all testing for Resale Services.

7.2.3.1 GTE shall provide test results to MCIm, if appropriate, for trouble clearance. In all instances, GTE will provide MCIm with the disposition of the trouble.

7.2.3.2 If GTE initiates trouble handling procedures it will bear all costs associated with that activity. If MCIm requests the trouble dispatch then MCIm's subscriber will bear the cost.

7.2.4 GTE shall provide to MCIm the ability to obtain the status on open maintenance trouble reports via telephone or by another interface as MCIm may agree. GTE agrees to provide the status of residence and small business trouble reports upon MCIm's request.

7.2.5 GTE agrees to provide to MCIm the status for open maintenance trouble reports for large business subscribers anytime the status of the trouble report changes or at MCIm's request.

MCImetro-GTE Interconnection Agreement - Florida

7.2.6 GTE agrees that MCIIm may call GTE to verify central office features and functions as they relate to an open trouble report. GTE agrees to work with MCIIm on the initial trouble report to isolate the cause of the trouble and, where possible, resolve the feature/function related trouble at that time.

7.2.7 GTE agrees to proactively advise MCIIm of any central office failure that is known at the time of any inquiry or trouble report. GTE agrees to continue to work with MCIIm toward implementing a process to meet MCIIm's requirements for notification of switch failures as soon as possible.

7.2.8 GTE agrees to provide an Estimated Time To Repair (ETTR) on all residence and small business trouble reports.

7.2.9 GTE agrees to develop, with MCIIm's cooperation, mutually acceptable work center methods and procedures for interim and final interfaces for each service within thirty (30) days the effective date of this Agreement and as required on a going forward basis.

7.3 Standards

7.3.1 Maintenance charges for premises visits by GTE employees or contractors shall be billed by MCIIm to its subscriber.

7.3.1.1 GTE employees or contractors shall, present the subscriber with an unbranded form detailing the time spent, the materials used and an indication that the trouble has either been resolved, or that additional work will be necessary.

7.3.1.2 If additional work is required, GTE employees or contractors shall call MCIIm from subscriber premises so that MCIIm can schedule a new appointment with GTE and subscriber at the same time.

7.3.1.3 The GTE employees or contractors shall obtain the subscriber's signature upon said form, and use the signed form to input maintenance charges into the GTE repair and maintenance database (accessible by way of electronic interface). Whenever necessary to establish to new service, these charges shall include any charges for inside wiring work by GTE employees or contractors, provided on behalf of MCIIm.

7.3.2 GTE agrees to work with MCIIm to support expeditious development of an industry standard trouble report entry format and agrees to implement such standard within ninety (90) days after final resolution by the Network Operation Forum (NOF), unless otherwise mutually agreed.

MCImetro-GTE Interconnection Agreement - Florida

7.4 Performance and Reporting

7.4.1 Repair Bureau Reporting

7.4.1.1 Until electronic interface exists, GTE agrees that MCIIm may report troubles to GTE's repair bureau by telephone and or dial up modem at MCIIm's discretion. GTE repair bureau shall conform to and service quality standards when providing repair and maintenance to MCIIm and MCIIm subscribers under this Agreement, to levels it provides itself.

7.4.1.2 For maintenance and trouble management purposes, TSP and ESL outages shall be designated for repair at the highest priority one hundred percent (100%) of the time.

7.4.1.3 To support unbundling processes, GTE agrees to support trouble sectionalization and resolution and to respond to MCIIm requests for assistance.

7.4.2 Quality

7.4.2.1 The GTE repair bureau, including the electronic interface to be established pursuant to this Section, shall be on-line and operational twenty-four (24) hours per day, seven (7) days per week.

7.4.2.2 The GTE repair bureau shall provide to MCIIm the "estimated time to restore," on the same basis GTE provides itself.

7.4.3 Reporting

7.4.3.1 Within ninety (90) days of the Effective Date of this Agreement, the Parties shall develop a process by which GTE shall provide to MCIIm exception reporting which communicates planned outages, unplanned outages and restorations which may or have impacted MCIIm's customers or unbundled elements.

8. Service Standards and Reporting

8.1 Performance Measurements and Reporting

8.1.1 Cycle Time Measurements

The intervals for measuring GTE Service Order performance under this Agreement shall be that which GTE provides itself and others. The Parties may mutually agree to modify such measurements from time to time.

MCImetro-GTE Interconnection Agreement - Florida

8.1.1.1 For non-electronic bonding ordering, GTE shall provide an end-of-day order summary via fax.

8.1.1.2 Subsequent to an order which has been initially submitted by MCIIm, MCIIm may require a new/revised due date that is earlier than the minimum defined interval.

8.1.2 Quality Measurements

8.1.2.1 GTE ordering, provisioning and maintenance functions performed for MCIIm shall meet the Commission's rules governing service specifications for services provided at the rates in Appendix C, unless otherwise specified by the Commission.

8.1.2.2 MCIIm may request a higher level of service from GTE under the Bona Fide Request process as defined in Article III of this Agreement.

8.1.3 Reporting

8.1.3.1 GTE shall provide, at a minimum, the following comparative reports to MCIIm, both for MCIIm orders and for GTE orders, presented by State and central office, and issue such reports on a monthly basis with daily informational detail:

8.1.3.1.1 Total number and percent of missed appointments.

8.1.3.1.2 Total number and percent of missed firm order confirmation dates.

8.1.3.1.3 Total number and percent of rejected orders.

8.1.3.1.4 Total number and percent of late rejection notifications.

8.1.3.2 MCIIm may, at its discretion, request additional and/or modified reporting as business needs demand.

ARTICLE IX

COLLOCATION

1. General Terms

1.1 The Parties agree that MCIm shall bear the costs for the establishment of collocated facilities in accordance with the Commission's order, as set forth in Appendix C of this Agreement. The rates for physical and virtual collocation shall be based on GTE's TSLRIC cost studies. The terms and conditions of collocation shall be subject to the tariff filed by GTE with the Commission in effect as of the Effective Date of this Agreement so long as such terms and conditions are consistent with the FCC Interconnection Order and this Agreement.

[Conformed]

1.2 Collocation Space. GTE shall provide space, as requested by MCIm, to meet MCIm's needs for collocation of equipment necessary for interconnection or for access to unbundled network elements. GTE shall provide virtual collocation where physical collocation is not technically feasible or because of space limitations. GTE may, in some cases, deny a particular collocation request entirely, if GTE demonstrates to the Commission that physical collocation or virtual collocation are not technically feasible or not possible due to space limitations. GTE shall relinquish any space held for its future use before denying virtual collocation.

[Conformed]

1.3 MCIm can reserve up to 100 square feet in GTE premises subject to collocation for up to one year. If, however, any other entity, including GTE, requires the space for immediate use, then GTE shall notify MCIm in writing of such request. MCIm shall then have the option of leasing such space or withdrawing its reservation of such space. GTE has the burden of establishing planned use if it rejects MCIm's request based on that planned use.

2. Requests For Collocation Space. MCIm will complete a written collocation request for each space requested. Within ten (10) days from receipt of MCIm's request, GTE will provide confirmation of space availability (including availability of virtual collocation where physical collocation is not available) and availability of conditioned space requiring buildout, and inform MCIm as to whether environmental conditioning must take place. GTE will propose a written estimate within thirty (30) days as to the cost of any environmental conditioning required. If MCIm elects to proceed, the Parties will agree upon the date for an initial implementation meeting related to such request (the "GTE/Customer Meeting"). GTE shall provide a written confirmation promptly after providing verbal confirmation. If GTE determines that environmental conditioning must take place, GTE will inform MCIm of the cost of such environmental conditioning within a reasonable amount of time following the verbal

MCImetro-GTE Interconnection Agreement - Florida

confirmation. When MCI receives notice of the cost of environmental conditioning, MCI may elect not to occupy the proposed collocation space.

2.1 Information Provided at GTE/Customer Meeting. When MCI orders collocated space, GTE and MCI will hold a GTE/Customer meeting in accord with the applicable state tariff. At such meeting, GTE will provide information specified in the State tariff as well as drawings of GTE's central office facility as may be necessary to adequately depict MCI's proposed collocation space. GTE shall also provide the following:

2.1.1 Detailed Telephone Equipment drawings depicting the exact location, type, and cable termination requirements (i.e., connector type, number and type of pairs, and naming convention) for GTE Point of Termination Bay(s).

2.1.2 Detailed drawings depicting the exact path, with dimensions, for MCI outside plant fiber ingress and egress into MCI collocated space at the time of the implementation meeting for each specific collocation site. Such path and any areas around it in which MCI must work to perform installation shall be free of friable asbestos, lead paint (unless encapsulated), radon and other health or safety hazards.

2.1.3 Detailed power cabling connectivity information including the sizes and number of power feeders to MCI at the time of the implementation meeting for each specific collocation site.

2.1.4 Additional GTE information:

2.1.4.1 Work restriction guidelines.

2.1.4.2 GTE or industry technical publication guidelines that impact the design of GTE collocated equipment.

2.1.5 GTE contacts (names and telephone numbers) for the following areas:

- Engineering
- Physical & Logical Security
- Provisioning
- Billing
- Operations
- Site and Building Managers
- Environmental and Safety

MCImetro-GTE Interconnection Agreement - Florida

2.2 Escalation process for the GTE employees (names, telephone numbers and the escalation order) for any disputes or problems that might arise pursuant to MCIm's collocation.

2.3 Additional Central Office Space. GTE will notify MCIm if it plans to build an addition to a central office where MCIm has collocated facilities, if such addition would result in a material increase of space available for collocation.

2.4 GTE shall take collocator demand into account when renovating existing facilities and constructing or leasing new facilities. Should MCIm submit to GTE a two (2) year forecast for space planning for collocated facilities in a central office, GTE will, in good faith, consider and discuss such forecast with MCIm when considering space planning or utilization decisions for such central office; provided however that any final space planning or utilization decision shall be made by GTE in its sole discretion.

2.5 Subject to technical feasibility and space limitations, GTE will make available such intraoffice facilities as may be necessary to accommodate projected volumes of MCIm traffic.

3. Connection to Customer Loops and Ports. GTE shall provide, at the applicable tariffed rate, intraoffice facilities (e.g., DS0, DS1, DS3, OC3, OC12, OC48, and STS-1 terminations) as requested by MCIm to meet MCIm's need for placement of equipment or interconnection.

4. Connection To Other Collocated Carrier. MCIm may interconnect with other carriers collocated at a GTE central office at which MCIm has collocated facilities; provided, however, that MCIm and such other carriers must be collocated at the GTE central office for the primary purpose of interconnecting with GTE or accessing GTE's unbundled network elements. MCIm shall request facilities necessary for cross-connection using an ASR. GTE shall provide the requested facilities by the customer desired due date specified by the ASR. If GTE determines that the cross-connection cannot be provided by the customer desired date because of the characteristics of the cross-connection requested or the central office, GTE shall inform MCIm and provide the cross-connection facilities within a reasonable period of time following the customer desired date but in no case later than thirty (30) days from the requested date. GTE will provide this cross connection at the prices set forth in Appendix C.

5. Approved Equipment and Vendor. MCIm shall be allowed to install equipment of its choice (except switching equipment, customer premise equipment or enhanced service equipment) if such equipment meets Bellcore specifications and is provided by a GTE approved vendor. Equipment which can be installed shall include, but not be limited to, Digital Loop Carrier

MCImetro-GTE Interconnection Agreement - Florida

equipment and Remote Switching Modules (RSMs) provided they are not equipped with the cards which allow intraoffice switching. MCIIm may also use approved vendors of its choice to maintain and repair equipment within MCIIm's collocated space. Approved vendors will, at minimum, be vendors GTE currently approves for its own use. GTE will approve additional vendors provided that the vendors meet Bellcore standards.

6. Telephone Service. GTE shall provide basic telephone service with a connection jack as requested by MCIIm from GTE for the collocated space. Upon MCIIm's request and agreement to make reasonable payment for such service, this service shall be available at the MCIIm collocated space on the day that the space is turned over to MCIIm by GTE.

7. Intraoffice Diversity. Where available and subject to space and technical feasibility limitations, GTE shall provide ingress and egress of fiber and power cabling to MCIIm collocated spaces at MCIIm's request. Certain charges specific to the cost of cable and cable run would apply. The specific level of diversity required for each collocated space will be provided in the collocation request.

8. MCIIm Proprietary Information. Any collocation arrangement shall include provisions for protecting MCIIm's proprietary subscriber information.

9. Notification. GTE will give MCIIm forty-eight (48) hours prior written notice via facsimile of the following:

9.1 Instances where GTE or its subcontractors may be performing work in the general area of the collocated space occupied by MCIIm, or in the general area of the AC and DC power plants which support MCIIm equipment, when GTE reasonably believes such work might impact MCIIm traffic. GTE will inform MCIIm by telephone of any emergency related activity that GTE or its subcontractors may be performing in the general area of the collocated space occupied by MCIIm, or in the general area of the AC and DC power plants which support MCIIm equipment when GTE reasonably believes such work might impact MCIIm traffic. Notification of any emergency related activity shall be made immediately prior to the start of the activity so that MCIIm can take any action required to monitor or protect its service.

9.2 Scheduled AC or DC power work or related activity in the collocated facility when GTE reasonably believes such work or related activity might cause an outage or any type of power disruption to MCIIm equipment located in a GTE facility. GTE shall provide MCIIm immediate notification by telephone of any emergency power activity that would impact MCIIm equipment when GTE reasonably believes such work or related activity

MCImetro-GTE Interconnection Agreement - Florida

might cause an outage or any type of power disruption to MCIm equipment located in a GTE facility.

9.3 Major upgrades to the power plants supporting MCIm's collocation space. The following shall constitute such major upgrades:

- 9.3.1 replacement of a rectifier;
- 9.3.2 addition or replacement of a new fusing module;
- 9.3.3 addition or replacement of a power distribution unit frame; or
- 9.3.4 addition or replacement of modular rectifiers.

10. Construction of Space. GTE will construct MCIm's collocation space in compliance with MCIm's collocation request. GTE shall obtain MCIm's approval for any deviation from MCIm's collocation request, such approval not to be unreasonably withheld. GTE agrees to the following terms and conditions regarding construction of collocated space:

10.1 Space will be constructed in 100 square foot increments, and shall be designed so as to prevent unauthorized access.

10.2 A standard 100 square foot cage shall have the following standard features:

- (a) eight-foot high, nine gauge chain link panels;
- (b) three of the panels listed at (a) above shall measure eight by ten feet, the fourth panel shall measure eight by seven feet;
- (c) the door to the cage shall measure eight by three feet and shall also consist of nine gauge chain link;
- (d) the cage shall be provided with one padlock set, with GTE retaining one master key;
- (e) one AC electrical outlet;
- (f) one charger circuit system;
- (g) one electrical sub-panel;

MCImetro-GTE Interconnection Agreement - Florida

- (h) such additional lighting as may be necessary;
- (I) one fire detection requirement evaluation;
- (j) grounding for the cage consistent with COEI.

10.3 Modifications to the standard configuration set forth in Section 10.2 can be made on an individual case basis. If modifications are agreed upon and made by the Parties, GTE will work with MCIm to implement such additional modifications as may be necessary to ensure that MCIm's collocated space is protected from unauthorized access.

10.4 GTE will permit MCIm to subcontract the construction of the physical collocation cage and its interior with contractors approved by GTE; provided, however, that GTE will not unreasonably withhold approval of contractors. Approval by GTE shall be based on the same criteria it uses in approving contractors for its own purposes.

10.5 Intervals for physical collocation shall be a maximum of three (3) months from the date collocation is requested. Virtual collocation will have a maximum construction interval of two months from the date of request. Whenever GTE believes that it cannot meet the specified intervals, GTE will provide MCIm with a specific time frame for providing the requested collocation and full details as to why it will take longer than the specified intervals. Exceptions to these intervals may be mutually agreed upon for each specific collocation site in advance of or during construction of each specific site.

10.6 GTE shall provide positive confirmation to MCIm when construction of MCIm collocated space is approximately fifty percent(50%) completed. This confirmation shall also include confirmation of the scheduled completion and turnover dates.

10.7 MCIm and GTE will complete an acceptance walk through of collocated space requested from GTE. Exceptions that are noted during this acceptance walk through shall be corrected by GTE within five (5) business days after the walk through. The correction of these exceptions from the original collocation request shall be at GTE's expense.

11. Connection Equipment. MCIm may provision equipment for the connection of MCIm termination equipment to GTE equipment using either of the following methods:

MCImetro-GTE Interconnection Agreement - Florida

11.1 MCIm may extend an electrical or optical cable from the terminal within MCIm's collocation cage and terminate that cable at GTE's network.

11.2 MCIm may install a patch panel within its collocation cage and then hand the cabling to GTE to extend to and have GTE terminate that cable at GTE's network.

12. Security of and Access to MCIm Collocation Space. Subject to Article XIII, GTE shall exercise the same degree of care that it provides itself with respect to MCIm's collocation space to prevent harm or damage to MCIm or its employees, agents or subscribers, or their property. GTE agrees to allow MCIm's employees and designated agents unrestricted access to MCIm dedicated space in manned GTE offices twenty-four (24) hours per day each day of the week. GTE may place reasonable security restrictions on access by MCIm's employees and designated agents to the MCIm collocated space in unmanned GTE offices. Notwithstanding, GTE agrees that such space shall be available to MCIm's employees and designated agents twenty-four (24) hours per day each day of the week provided that MCIm notifies GTE at least one (1) hour in advance. In no case should any reasonable security restrictions be more restrictive than those GTE places on their own personnel.

13. Environmental Conditions

13.1 Within ten (10) business days of MCIm's request for collocation space, GTE shall provide any information reasonably available to it regarding the environmental conditions of the space provided for placement of equipment and interconnection, including, but not limited to, the existence and condition of asbestos, lead paint, hazardous substance contamination, or radon. Information is considered "reasonably available" under this Agreement if it is in GTE's possession, or the possession of those current or former agents, contractors, employees, lessors, or tenants of GTE's and such possession is known to GTE at the time of the request.

13.2 Prior to the GTE/Customer Meeting, GTE will certify and warrant to MCIm that the given collocation site meets applicable OSHA standards.

13.3 If the space provided for the placement of equipment or interconnection contains environmental contamination or hazardous material, particularly but not limited to asbestos, lead paint or radon, which makes the placement of such equipment or interconnection hazardous, GTE shall offer an alternative space, if available, for MCIm's consideration.

MCImetro-GTE Interconnection Agreement - Florida

13.4 MCIm shall provide GTE with a list of hazardous materials that are contained in any equipment it places in space provided by GTE prior to placement of the equipment in the space.

14. Power

14.1 Power as referenced in this document refers to any electrical power source supplied by GTE for MCIm equipment. It includes all superstructure, infrastructure, and overhead facilities, including, but not limited to, cable, cable racks and bus bars. GTE will supply power to support MCIm equipment at equipment specific DC and AC voltages. At a minimum, GTE shall supply power to MCIm at parity with that provided by GTE to itself and its Affiliates. If GTE performance, availability, or restoration falls below NEBS standards, GTE shall bring itself into compliance with such standards as soon as technologically feasible.

14.2 Central office power supplied by GTE into the MCIm equipment area shall be supplied in the form of power feeders (cables) on cable racking into the designated MCIm equipment area. The power feeders (cables) shall efficiently and economically support the requested quantity and capacity of MCIm equipment. The termination location shall be mutually agreed upon by the parties at the implementation meeting for each specific collocation site.

14.3 GTE shall provide power as requested by MCIm to meet MCIm's need for placement of equipment or interconnection.

14.4 GTE power equipment supporting MCIm's equipment shall:

14.4.1 Comply with applicable industry standards (e.g., Bellcore, NEBS and IEEE) or manufacturer's equipment power requirement specifications for equipment installation, cabling practices, and physical equipment layout;

14.4.2 Have redundant power feeds with physical diversity and battery back-up as required by the equipment manufacturer's specifications for MCIm equipment, or, at minimum, at parity with that provided for similar GTE equipment;

14.4.3 Provide central office ground, connected to a ground electrode located within the MCIm collocated space, at a level above the top of MCIm equipment plus or minus two (2) feet to the left or right of MCIm's final request; and

MCImetro-GTE Interconnection Agreement - Florida

14.4.4 Provide feeder capacity and quantity to support the ultimate equipment layout for MCIIm equipment in accordance with MCIIm's collocation request.

14.4.5 GTE shall, within ten (10) days following the implementation meeting (or within a different, mutually agreed upon time frame decided upon at such meeting):

14.4.5.1 Provide an installation sequence and access that will allow installation efforts in parallel without jeopardizing personnel safety or existing MCIIm services. In the event GTE requires a walk-through after MCIIm's equipment has been installed, GTE must provide forty-eight (48)-hour prior notice;

14.4.5.2 Provide power plant alarms that adhere to Bell Communication Research (Bellcore) Network Equipment-Building System (NEBS) standards TR-EOP-000063;

14.4.5.3 Provide cabling that adheres to Bell Communication Research (Bellcore) Network Equipment-Building System (NEBS) standards TR-EOP-000063;

14.4.5.4 Provide Lock Out-Tag Out and other electrical safety procedures and devices in conformance with the most stringent of OSHA or industry guidelines.

14.4.5.5 When it is technically feasible to provide partitioned monitoring, GTE shall provide upon MCIIm's request, the capability for real time access to performance monitoring and alarm data that impacts (or potentially may impact) MCIIm traffic. In the interim, GTE shall immediately notify MCIIm if: (1) an alarm condition exists with respect to monitoring of power or (2) if backup power has been engaged for any power supporting MCIIm's equipment.

14.4.5.6 Provide documentation submitted to and received from contractors for any contractor bids for any work being done on behalf of MCIIm (this includes, but is not limited to, power supplies, and cage construction).

MCImetro-GTE Interconnection Agreement - Florida

14.4.6 MCIm may choose to lease unbundled transport from GTE, or from a third carrier, rather than construct to the GTE facility where equipment will be collocated.

15. Environmental Support. GTE shall provide adequate lighting, ventilation, power, heat, air conditioning, and other environmental conditions for MCIm's space and equipment. These environmental conditions shall adhere to Bell Communication Research (Bellcore) Network Equipment-Building System (NEBS) standards TR-EOP-000063 or other standards which the parties may agree upon and designate at the time of the implementation meeting. In all events such lighting, ventilation, power, heat, air conditioning and other environmental conditions shall be provided by GTE to MCIm at parity with that provided by GTE to itself and its Affiliates.

16. Access to Ancillary Facilities. GTE shall not unreasonably restrict access to eyewash stations, shower stations, bathrooms, and drinking water within the collocated facility for MCIm personnel and its designated agents.

17. Maintenance of Virtually Collocated Equipment. GTE will maintain MCIm's virtually collocated equipment in a manner equal to how it maintains its own equipment. Maintenance includes the change out of electronic cards provided by MCIm and per MCIm's request.

17.1 Maintenance of Equipment in a Physical Collocation Space. At MCIm's request, GTE shall provide maintenance services for MCIm's physically collocated equipment on an individual case basis. The Parties will cooperate to develop mutually acceptable terms, conditions, and procedures for such maintenance.

18. Lease. GTE shall lease to MCIm any space containing physically collocated equipment for the Term of the Agreement. The terms and conditions of the lease are as set forth in this Article.

19. Technical References. GTE shall provide collocation in accordance with the technical standards/references in the EIS Tariff and applicable industry standards as updated from time to time.

20. Virtual Collocation

20.1 Existing Virtual Collocation. If, on the Effective Date of this Agreement, MCIm is virtually collocated in a GTE premise, MCIm may (i) elect to retain its virtual collocation arrangement in that premise or (ii) unless it is not technically feasible or not possible because of space limitations, convert its virtual collocation arrangement at that premise to

MCImetro-GTE Interconnection Agreement - Florida

physical collocation. If MCIIm elects the latter option, MCIIm's request shall be treated as a new physical collocation request and MCIIm shall pay GTE at the rates set forth in Appendix C.

20.2 Conversion from Physical to Virtual. Unless it is not technically feasible or not possible because of space limitations, MCIIm may convert a physical collocation arrangement to a virtual collocation arrangement. MCIIm's request to do so shall be treated as a new virtual collocation request and MCIIm shall pay GTE at the rates set forth in Appendix C.

MCImetro-GTE Interconnection Agreement - Florida

1. General Terms.....1

2. Requests For Collocation Space2

3. Connection to Customer Loops and Ports3

4. Connection To Other Collocated Carrier.....3

5. Approved Equipment and Vendor4

6. Telephone Service.....4

7. Intraoffice Diversity4

8. MCIm Proprietary Information.....4

9. Notification4

10. Construction of Space5

11. Connection Equipment.....6

12. Security of and Access to MCIm Collocation Space.....7

13. Environmental Conditions7

14. Power8

15. Environmental Support10

16. Access to Ancillary Facilities10

17. Maintenance of Virtually Collocated Equipment10

18. Lease10

19. Technical References10

20. Virtual Collocation.....10

ARTICLE X

RIGHTS OF WAY

1. Rights of Access. GTE shall allow MCIm to **select the space MCIm will occupy on poles, or in conduits and right-of-way owned or controlled by GTE, at parity with GTE, based upon the same criteria GTE applies to itself. GTE agrees to permit MCIm to occupy, place and maintain communications facilities within GTE's Poles, ducts, conduits and ROW as GTE may allow pursuant to the Pole Attachment Act and the terms of this Agreement.**

GTE proposes that the above bolded language be replaced with the words "access to"
[Conformed, otherwise]

2. Definitions

2.1 "Poles, ducts, and conduits" refer to all physical facilities and legal rights owned or controlled, in whole or in part, by GTE to which GTE is required to provide access under the Pole Attachment Act, regulations thereunder, and applicable State law.

2.2 A "right of way" or "ROW" refers to legal rights owned or controlled, in whole or in part, by GTE, which provide for access to pathways across public and private property. A ROW may run under, on, or above public or private property (including air space above public or private property) and may include the right to use discrete space in buildings, building complexes, or other locations. The existence of a right-of-way is determined by reference to the Pole Attachment Act, the regulations thereunder, and applicable State law.

2.3 "GTE's poles" or "GTE pole(s)" means a pole or poles, as described in Section 2.1, solely owned by GTE, jointly owned by GTE and another entity, and space on poles obtained by GTE through arrangements with the owner(s) thereof.

2.4 "GTE's conduit(s)" or "GTE conduit(s)" means any reinforced passage or opening in, on, under/over or through the ground capable of containing communications facilities, as described in Section 2.1, solely owned by GTE, jointly owned by GTE and another entity, and space within conduits obtained by GTE through arrangements with the owner(s) thereof.

2.5 "Attachments" means the equipment reasonably required by MCIm to place its cables on GTE's Poles, ducts, conduits and ROW.

MCImetro-GTE Interconnection Agreement - Florida

2.6 "Innerduct," unless otherwise specified or approved by GTE, shall mean a single enclosed raceway 1" or 1-1/4" in diameter (as the case may be), placed within duct and used for housing of communications facilities.

2.7 "MCIm's Facilities" or "Facilities" means all facilities, including, but not limited to, cables, equipment and associated hardware, owned and utilized by MCIm which occupy an innerduct or are attached to a pole.

2.8 "Make-Ready Work" means all work, including, but not limited to, rearrangement, removal, or transfer of existing attachments, placement, repair, or replacement of poles, ducts, and conduits, or any other changes required to accommodate the MCIm's Attachments on a pole or in a conduit.

2.9 "Manholes" and "handholes" mean subsurface enclosures which personnel may use for the purpose of installing, operating and maintaining communications facilities.

3. Non-discriminatory Access and Maintenance Spares

3.1 GTE shall make Poles, ducts, conduits and ROW owned or controlled in any way, in whole or in part, available to MCIm upon receipt of a request for use within the time periods in accordance to the terms and conditions provided in this Article X, providing all information necessary to implement such a use and in accordance with the Interconnection Agreement and at least equal to those which it affords itself, its Affiliates and others. Other users of these facilities, including GTE, shall not interfere with the availability or use of the facilities by MCIm.

3.2 GTE shall provide MCIm equal and non-discriminatory access to Poles, ducts, conduit and ROW and any other pathways on terms and conditions equal to that provided by GTE to itself or to any other party in accordance with industry standards. Subject to Section 20 of this Article, GTE shall not preclude or delay allocation of these facilities to MCIm because of potential needs of itself or of other parties. A maintenance spare shall be retained, and such maintenance spare shall be a full conduit.

[Conformed]

MCImetro-GTE Interconnection Agreement - Florida

3.3 To facilitate non-discrimination in MCIm's selection of space, GTE must provide information to MCIm about the network guidelines and engineering protocols used by GTE in determining the placement of facilities on poles and in ducts and conduits.

GTE proposes to delete the above bolded language.

4. Grant of License. GTE grants to MCIm and MCIm accepts from GTE a non-exclusive license to occupy, place and maintain in a designated space in specified conduits and poles MCIm's Facilities on the terms and conditions set forth herein.

5. Attachment Requests (ARs)

5.1 Upon execution of this Agreement, MCIm shall have the right to submit a written Attachment Request ("AR") to GTE specifying the GTE Poles, ducts, conduit and ROW on which it desires to place its Facilities. Each AR shall be in a form specified by GTE, which form may be revised from time to time by GTE at its sole discretion. ARs received by GTE shall be processed on a first come, first served basis. To the extent possible, GTE will advise MCIm of any other AR received that covers all or part of the Poles, ducts, conduits and ROW included in MCIm's AR. GTE will determine the availability of space for MCIm's Facilities on GTE's Poles, ducts, conduits and ROW specified in the AR within thirty (30) calendar days of the date the AR is received. Upon approval of the AR within such 30 day period, GTE shall return a copy thereof to MCIm bearing an endorsement acknowledging GTE's authorization and granting the license. All of MCIm's Facilities placed on GTE's poles, ducts, conduits and ROW pursuant to an approved AR shall become subject to all of the terms and conditions of this Agreement. MCIm may submit subsequent ARs as needed for approval by GTE. No facilities of any kind shall be placed on any GTE poles and conduits identified in a AR until that AR has been approved by GTE.

5.2 After submittal of an AR, GTE shall within ten (10) calendar days notify MCIm if any poles or conduits included in an AR are owned or controlled by another party such that MCIm will likely have to obtain some form of approval by that party in order to use the poles or conduit.

5.3 MCIm shall pay GTE a fee for processing an AR to compensate GTE for the general administrative costs as well as the actual engineering costs reasonably incurred. The fee for such costs shall be computed according to the Pole Attachment Act or State law if the State is certified under the Pole Attachment Act.

MCImetro-GTE Interconnection Agreement - Florida

5.4 Upon receiving an approved AR, MCIIm shall have the right, subject to the terms of this Agreement, to place and maintain MCIIm's Facilities described in the AR on the GTE poles and conduits identified therein.

5.5 In the event Make-Ready Work is necessary to accommodate MCIIm's Facilities, GTE shall notify MCIIm of such fact and provide MCIIm with an estimate of the total cost of such Make-Ready Work and the timetable for such work upon approval of the AR. Within fifteen (15) days after receiving such notice from GTE, MCIIm shall notify GTE either (i) that MCIIm shall pay all of the costs actually incurred to perform the Make-Ready Work and shall pay the total estimated amount to GTE at least ten (10) days prior to the date the Make-Ready Work is to begin or (ii) that it desires to perform the Make-Ready Work itself or through a contractor from a mutually agreed list of contractors.

5.6 At the time of approval of the AR, GTE shall provide any information in its possession or available to it regarding the environmental conditions of the Poles, ducts, conduits or ROW route or location including, but not limited to, the existence and condition of asbestos, lead paint, hazardous substance contamination, or radon. Information is considered "available" under this Agreement if it is in GTE's possession. If the Poles, ducts, conduits or ROW contain such environmental contamination, making the placement of equipment hazardous, GTE shall offer alternate Poles, ducts, conduits or ROW for MCIIm's consideration, if such alternatives exist. GTE shall allow MCIIm, at its own cost, to perform environmental site investigations, including, but not limited to, Phase I and Phase II environmental site assessments. In all cases, scope and duration of environmental site investigations shall be consistent with what is necessary to implement the AR.

5.7 After approval of the AR, MCIIm shall have six (6) months to begin attachment and/or installation of its facilities to the Poles, ducts, conduit and ROW. Any such construction, installation or Make Ready shall be completed by the end of one (1) year after approval of the AR. MCIIm shall not be in default of the six (6) month or one (1) year requirement above if such default is caused in any way by any action, inaction or delay on the part of GTE or its Affiliates or subsidiaries.

5.8 If MCIIm has not begun placing its Attachments within the six-month period, MCIIm shall so advise GTE with a written explanation for the delay. If MCIIm fails to advise GTE of its delay, or if MCIIm fails to act in good faith by not making a bona fide effort to begin placing its Attachments within the six (6) months prescribed by this Section, the previously approved AR shall be deemed rescinded by GTE and MCIIm shall have no further right to place Attachments pursuant to that AR.

MCImetro-GTE Interconnection Agreement - Florida

6. Review of GTE Plans and Records

6.1 GTE agrees to produce current detailed engineering and other plant records and drawings of Poles, ducts, conduit and ROW, associated with a specific request, as soon as possible which in no case shall exceed five (5) business days following MCIm's request for access to such engineering, and other plant records and drawings of additional Poles, ducts, conduits and ROW in selected areas as specified by MCIm. Such information shall be of equal type and quality as that of GTE's own engineering and operations staff. Notwithstanding the above, GTE shall also allow personnel designated by MCIm to examine such engineering records and drawings, to the extent that such records and drawings are readily available for viewing, at GTE Central Offices and GTE Engineering Offices upon two (2) days notice to GTE. GTE is entitled to recover administrative expenses related to the provision of such records and drawings in accordance with Appendix C.

6.2 Inquiry Request. MCIm shall have the right to submit a written inquiry request ("Inquiry") to GTE specifying the GTE Poles ducts conduit and ROW on which it desires to check the availability without the necessity of submitting an AR. The Inquiry will be on a form specified by GTE, which form may be revised from time to time by GTE at its sole discretion. GTE will determine the availability of space for MCIm's Facilities on GTE's Poles, ducts conduits and ROW specified in the Inquiry within thirty (30) calendar days of the date the Inquiry is received. If an application for an AR is submitted within thirty (30) calendar days of the confirmation of space from an Inquiry and if neither GTE nor any other party has submitted an AR for such space within such time, GTE shall process such AR for the same space described in the Inquiry within fifteen (15) calendar days instead of an additional thirty (30) day approval. MCIm shall pay GTE a fee for processing an Inquiry to compensate GTE for the general administrative costs as well as the actual engineering costs reasonably incurred. The fee for such costs shall be computed according to the Pole Attachment Act or State law, if the State is certified under the Pole Attachment Act. If a submission for an AR is made within thirty (30) days of the Inquiry results, the fee for the AR shall be appropriately reduced.

7. Placement of Attachments

7.1 MCIm shall, at its own expense, place and maintain and replace its Attachments on GTE's Poles, ducts, conduits and ROW in compliance with: any rules or orders now in effect or that hereafter may be issued by any regulatory agency or other authority having jurisdiction.

7.2 MCIm may, at its option, install its facilities on Poles, ducts, conduit and ROW and use MCIm or MCIm designated personnel to attach its equipment to such GTE poles, ducts, conduits and ROW. GTE may, at its option, provide supervisory personnel at such

MCImetro-GTE Interconnection Agreement - Florida

installations in accordance with Section 7.3, provided that delay(s) or failure(s) of GTE personnel to be present at the scheduled time(s) shall not delay or otherwise interfere with MCIIm's installation(s).

7.3 Where GTE requires supervisory personnel in this Article, GTE may, at its option, send one or more employees to review such work. MCIIm shall pay the reasonable cost of a single GTE employee of an appropriate level to perform the review in the event GTE elects to send an employee for such review. GTE will not be compensated for any additional employees reviewing the work.

7.4 In the event any rearrangement of any MCIIm cables installed in GTE conduits is required due to any relocation or the requirements of GTE, another licensee of GTE or any other entity, MCIIm shall be allowed to perform the rearrangement, itself, at its option. MCIIm shall be reimbursed by the appropriate party for its rearrangement unless such rearrangement is due to a requirement of MCIIm. GTE shall provide MCIIm reasonable written notice of the necessity of the rearrangement under the circumstances. In the event MCIIm does not perform the rearrangement within reasonable time considering the construction schedule of the entity requiring the work, such work shall be performed by GTE or the appropriate contractor after giving two (2) hours notice to MCIIm.

8. Attachment Fees

8.1 MCIIm shall pay GTE an Attachment Fee, as specified in Appendix C hereto, for each GTE pole upon which MCIIm obtains authorization to place an Attachment. The fee shall be derived in accordance with the FCC's method for setting pole attachment rates. GTE may increase the Attachment Fee, from time to time in accordance with the Pole Attachment Act, or Florida law if the Florida is certified under the Pole Attachment Act, upon sixty (60) days' written notice to MCIIm.

[Conformed]

8.1.1 With respect to allocation of costs for modifying attachments, to the extent the cost of such modification is incurred for the sole benefit of MCIIm, MCIIm will be obligated to bear all of the cost.

[Conformed]

8.1.2 Where MCIIm is one of multiple parties joining in a modification, each benefited party(ies) will bear its pro rata share of the costs of the subject modification.

[Conformed]

MCImetro-GTE Interconnection Agreement - Florida

8.1.3 In the event the modifications described in Sections 8.1.1 and 8.1.2 above are considered capacity expansions, Section 10 shall govern any allocated costs and not paragraphs 8.1.1 and 8.1.2.

[Conformed]

8.2 Attachments Fees shall be payable on the date an AR is approved by GTE for all GTE poles identified in that AR on a pro rata basis until the end of the then current year and thereafter on an annual basis. All payments shall be due within thirty (30) days of the date of a statement from GTE specifying the fees to be paid.

8.3 GTE shall maintain an inventory of the total number of GTE poles occupied by MCIIm based upon the cumulative number of poles specified in all ARs authorized by this Agreement. It shall be MCIIm's sole responsibility to notify GTE of any and all removals of Attachments from GTE's poles. Such notice shall be provided to GTE at least thirty (30) days prior to the removal of the Attachments. Each Notice of Removal shall be in a form specified by GTE and may be revised from time to time at GTE's sole discretion. MCIIm shall remain liable for an Attachment Fee on each GTE pole included in all approved ARs until a notice of removal has been received by GTE. GTE may, at its option, conduct a physical inventory of MCIIm's Attachments for purposes of determining the Attachment Fees to be paid by MCIIm under this section.

8.4 GTE shall maintain the Poles, ducts, conduits and ROW at its sole cost. MCIIm shall maintain its own facilities installed within the Poles, ducts, conduits and ROW at its sole cost.

9. Occupancy Fees

9.1 MCIIm shall pay GTE an Occupancy Fee, as specified in Appendix C hereto, for each GTE conduit in which MCIIm obtains authorization to place an Attachment. The fee shall be derived in accordance with the FCC's method for setting occupancy rates. GTE may increase the Attachment Fee, from time to time in accordance with the Pole Attachment Act, or Florida law if the Florida is certified under the Pole Attachment Act, upon sixty (60) days' written notice to MCIIm.

[Conformed]

9.1.1 With respect to allocation of costs for modifying occupancy, to the extent the cost of such modification is incurred for the sole benefit of MCIIm, MCIIm will be obligated to bear all of the cost.

[Conformed]

2/14/97, 5:19 PM

Art X -7

MCImetro-GTE Interconnection Agreement - Florida

9.1.2 Where MCIIm is one of multiple parties joining in a modification, each benefited party(ies) will bear its pro rata share of the costs of the subject modification.

[Conformed]

9.1.3 In the event the modifications described in Sections 9.1.1 and 9.1.2 above are considered capacity expansions, Section 10 shall govern any allocated costs and not paragraphs 9.1.1 and 9.1.2.

[Conformed]

9.2 Occupancy Fees shall be payable on the date an AR is approved by GTE for all GTE innerducts identified in that AR on a pro rata basis until the end of the current year and thereafter on an annual basis. All payments shall be due within thirty (30) days of the receipt of a statement from GTE specifying the fees to be paid.

9.3 GTE shall maintain an inventory of the total linear footage of innerduct occupied by MCIIm's Facilities in GTE's conduit(s) based upon the cumulative linear footage per innerduct from all ARs approved by GTE. GTE may, at its option, conduct a physical inventory of MCIIm's Facilities for purposes of determining the Occupancy Fees to be paid by MCIIm under this section. It shall be MCIIm's sole responsibility to notify GTE of any and all removals of MCIIm's Facilities from GTE's conduit(s). Written notice of such removals shall be provided to GTE at least thirty (30) days prior to the removal. Each Notice of Removal shall be in a form specified by GTE. MCIIm shall remain liable for all Occupancy Fees until MCIIm's Facilities have been physically removed from GTE's conduits.

10. Modifications, Additions or Replacements to Existing Attachments

10.1 MCIIm shall not modify, add to or replace facilities on any pre-existing Attachment on a GTE pole or in a GTE conduit without first notifying GTE in writing of the intended modification, addition or replacement at least thirty (30) days prior to the date the activity is scheduled to begin. The required notification shall include: (1) the date the activity is scheduled to begin, (2) a description of the planned modification, addition or replacement, (3) a representation that the modification, addition or replacement will not require any space other than the space previously designated for MCIIm's Attachments, and (4) a representation that the modification, addition or replacement will not impair the structural integrity of the poles or conduits involved.

10.2 Should the parties determine that the modification, addition or replacement specified by MCIIm in its notice will require more space than that allocated to MCIIm or will require the reinforcement of, replacement of or an addition of support equipment to

MCImetro-GTE Interconnection Agreement - Florida

the poles or conduits involved in order to accommodate MCIm's modification, addition or replacement, MCIm will be required to submit an AR in compliance with this Agreement in order to obtain authorization for the modification, addition or replacement of its Facilities.

10.3 Access to GTE's poles and conduits for repairs, modifications, additions, or replacements required in emergency situations shall be governed by the provisions of Section 13 this Article.

10.4 GTE shall not attach facilities on, within or overlashed to existing MCIm facilities without MCIm's prior written consent. In the case of other entities seeking to attach facilities on, within or overlashed to existing MCIm facilities, GTE will direct such entities to seek consent from MCIm. GTE also will inform MCIm if GTE is aware of any other entities attaching facilities on, within or overlashing to existing MCIm facilities.

11. Surveys and Inspections of Pole Attachments

11.1 The exact location of MCIm's Attachments on or in GTE's facilities may be determined, at GTE's discretion, through a survey to be made by GTE at GTE's cost. If so requested, MCIm and/or any other entity owning or jointly owning the facilities with GTE may participate in the survey. If MCIm elects to participate, it shall bear its proportional share of the expenses of such survey. If the survey reveals one or more Unauthorized Attachments by MCIm, MCIm shall reimburse GTE all expenses incurred in conducting the survey.

11.2 Apart from surveys conducted in accordance with Section 11.1 above, GTE shall have the right to inspect any Attachment of MCIm on or in GTE's facilities as conditions may warrant upon written notice to MCIm. No joint survey or inspection by GTE shall operate to relieve MCIm of any responsibility, obligation or liability assumed under this Agreement.

12. Modification or Alteration of GTE Conduits or Poles

12.1 In the event GTE plans to modify or alter any GTE conduit(s) or pole(s) that house MCIm's Facilities, GTE shall provide MCIm notice of the proposed modification or alteration at least sixty (60) days prior to the time the proposed modification or alteration is scheduled to take place. Should MCIm decide to modify or alter MCIm's Facilities in the GTE conduit(s) or pole(s) to be modified or altered by GTE, MCIm shall so notify GTE in writing. In such event, MCIm shall bear a proportionate share of the total costs

MCImetro-GTE Interconnection Agreement - Florida

incurred by GTE to make the GTE conduit(s) or poles(s) accessible. MCIIm's proportionate share of the total cost shall be based on the ratio of the amount of new space occupied by MCIIm to the total amount of new space occupied by all of the parties joining in the modification.

12.2 In the event of a relocation ordered by a governmental entity, when such relocation is not reimbursable, the costs of relocation of the Poles, ducts, conduits and ROW shall be shared as follows: base conduits or Poles shall be shared on a pro rata basis by all parties occupying the affected ROW, and each party shall pay its own cost of cable and installation.

13. Emergency Restoration Procedures

13.1 In the event of an emergency, restoration procedures may be affected by the presence of MCIIm's Attachments. While GTE shall not be responsible for the repair of damaged Attachments of MCIIm (except by mutual written agreement), GTE shall nonetheless control access to its poles or conduits if the restoration is to be achieved in an orderly fashion.

13.2 Where GTE and MCIIm are involved in emergency restorations, access to GTE's poles or conduits will be controlled by GTE's Maintenance District Manager or his/her on-site representative according to the following guidelines:

13.2.1 Service Disruptions/Outages

13.2.1.1 While exercising its right to first access, GTE shall make all reasonable efforts to grant access to as many other entities with Attachments as is reasonably safe. In the event MCIIm arrives at the scene ready to perform repairs and GTE has not yet arrived, MCIIm may begin repairs until such time as GTE arrives at the scene.

13.2.1.2 Where simultaneous access is not possible, access will be granted on a first come, first served basis.

13.3 Notwithstanding the foregoing, in the event of an emergency, GTE shall begin repair of its facilities containing MCIIm's facilities within two (2) hours of notification by MCIIm. If GTE cannot begin repair within such 2-hour period, MCIIm may begin such repairs without the presence of GTE personnel. MCIIm may climb Poles and enter the manholes, handholes, conduits and equipment spaces containing GTE's facilities in order

MCImetro-GTE Interconnection Agreement - Florida

to perform such emergency maintenance, but only until such time as qualified personnel of GTE arrive ready to continue such repairs. For both emergency and non-emergency repairs, MCIIm may use spare innerducts or conduits, including the innerduct or conduit designated by GTE as emergency spare for maintenance purposes; however, MCIIm may only use such spare conduit or innerduct for the minimum time reasonably necessary to complete the repairs.

14. Access to GTE's Manholes/Handholes

14.1 GTE will allow MCIIm to take such action as is reasonably necessary to confirm usability of manholes/handholes that are included in any AR submitted to GTE. MCIIm shall give GTE at least fourteen (14) days advance written notice of its desire to confirm usability and shall obtain all authorizations from appropriate authorities required to open the manholes/handholes. GTE shall have the right to have a GTE employee or agent present when its manholes/handholes are being opened in accordance with Section 7.3. Such GTE employee or agent shall have the authority to suspend MCIIm's activities in and around GTE's manholes/handholes if, in the sole discretion of said employee or agent, any hazardous conditions arise or any unsafe practices are being followed by MCIIm's employees, agents, or contractors.

14.2 For purposes other than to confirm usability, GTE's manholes/handholes shall be opened only as permitted by GTE and only after MCIIm has obtained all necessary authorizations from appropriate authorities to open manholes/handholes and conduct work operations therein. GTE shall have the right to have a GTE employee or agent present at any site at which its manholes/handholes are being opened in accordance with Section 7.3. Such GTE employee or agent shall have the authority to suspend MCIIm's work operations in and around GTE's manholes/handholes if, in the sole discretion of said employee or agent, any hazardous conditions arise or any unsafe practices are being followed by MCIIm's employees, agents, or contractors. The presence of GTE's authorized employee or agent shall not relieve MCIIm of its responsibility to conduct all of its work operations in and around GTE's conduit(s) in a safe and workmanlike manner, in accordance with the terms of this Agreement.

15. Charges for Unauthorized Attachments

15.1 MCIIm shall pay GTE an Attachment Fee for each Unauthorized Attachment accruing from the date the Unauthorized Attachment was first placed on the GTE pole. MCIIm shall pay an Occupancy Fee for each Unauthorized Attachment accruing from the date the Unauthorized Attachment was first placed in the GTE conduit. In the event that the date the Unauthorized Attachment was first placed on a GTE pole or in a GTE conduit cannot be determined, such date shall be deemed the date of the last physical inventory made in accordance with this Agreement or, if no physical inventory has been

MCImetro-GTE Interconnection Agreement - Florida

conducted, the date the first AR from MCIm was approved in accordance with this Agreement. If MCIm elects to leave the Attachment in place, MCIm also shall pay to GTE all costs ultimately incurred by GTE itself to rearrange any Unauthorized Attachment(s) of MCIm in order to accommodate the Attachment(s) of another party whose Attachment(s) would not have required any rearrangement but for the presence of MCIm's Unauthorized Attachment(s). If MCIm elects to leave the Attachment in place, MCIm shall also pay to GTE all costs incurred by GTE to reinforce, replace or modify a GTE pole or conduit, which reinforcement, replacement or modification consistent with the industry standards referred to in Section 7.1 of this Article X, was required as a result of the Unauthorized Attachment of MCIm. The Attachment or Occupancy Fee referenced in this subsection shall be determined in the same manner as such fee would have been determined if the Attachment had been authorized by GTE.

GTE proposes to add the following language to the beginning of the above Subsection:

The Parties agree that a charge equal to five (5) times the amount of the then current Attachment or Occupancy Fee shall be paid by MCIm to GTE for each Unauthorized Attachment to a GTE pole for the period of time for which the Attachment is unauthorized. Such payment shall be deemed liquidated damages and not a penalty.

15.2 For purposes of this section, an Unauthorized Attachment shall include, but not be limited to: (a) an Attachment on or in any facility, which facility is not identified in any Attachment Request approved in accordance with this Article X; (b) an Attachment that occupies more space than that allocated to MCIm by GTE; (c) an addition or modification to a pre-existing Attachment that impairs the structural integrity of the involved GTE facilities; (d) an Attachment in space leased by MCIm, made with knowledge of MCIm, but owned and operated by a party other than MCIm. An Unauthorized Attachment does not include an Attachment which MCIm demonstrates was made mistakenly, but in good faith pursuant to an approved Attachment Request.

16. Abandonment. Nothing in this Agreement shall prevent or be construed to prevent GTE from abandoning, selling, assigning or otherwise disposing of any GTE conduit(s), pole(s) or other GTE property used in connection with MCIm's Facilities; provided, however, that GTE shall condition any such sale, assignment or other disposition subject to the rights granted to MCIm pursuant to this Agreement. GTE shall promptly notify MCIm of any proposed sale, assignment or other disposition of any GTE conduit(s), pole(s) or other GTE property used in connection with MCIm's Facilities.

17. Insurance. MCIm shall carry insurance, at its sole cost and expense, to protect the Parties hereto and other joint users of said poles from and against any and all such claims and demands

MCImetro-GTE Interconnection Agreement - Florida

and from and against any and all actions, judgments, costs, expenses and liabilities in connection with personal injury, death, or property damage which may arise or result, directly or indirectly, from or by reason of the acts or omissions of MCIm under this Article only. The amounts of such insurance against liability due to personal injury to or death of persons shall be \$500,000 as to any one person and \$1,000,000 as to any one accident. The amounts of such insurance against liability due to property damage shall be \$500,000 as to each accident and \$500,000 aggregate. MCIm shall also carry such insurance as will fully protect both it and GTE from all claims under any Workmen's Compensation Laws that may be applicable.

GTE proposes to replace 17 with the following Sections:

17. Indemnification. The following indemnification obligations shall apply only with respect to obligations arising out of this Article X and shall have no general application to other obligations under this Agreement.

17.1 MCIm shall compensate GTE for the full actual loss, damage or destruction of GTE's property that in any way arises from or is related to this Agreement or activities undertaken pursuant to this Agreement (including, without limitation, the installation, construction, operation or maintenance of MCIm's Facilities).

17.2 MCIm will further indemnify, defend and hold harmless GTE and GTE's agents, officers, employees and assigns, from any and all losses, damages, costs, expenses (including, without limitation, reasonable attorneys' fees), statutory fines or penalties, actions or claims for personal injury (including death), damage to property, or other damage or financial loss of whatever nature in any way arising out of or connected with this Agreement or activities undertaken pursuant to this Agreement (including, without limitation, the installation, construction, operation or maintenance of MCIm's Facilities), except to the extent caused by the negligence or willful misconduct on the part of GTE or GTE's agents, officers, employees and assigns. MCIm expressly assumes all liability for actions brought against GTE and GTE's agents, officers, employees and assigns, by MCIm's agents, officers or employees and MCIm expressly waives any immunity from the enforcement of this indemnification provision that might otherwise be provided by workers' compensation law or by other state or federal laws.

17.3 Without limiting any of the foregoing, MCIm assumes all risk of, and agrees to relieve GTE of any and all liability for, loss or damage (and the consequences of loss or damage) to any of MCIm's Facilities placed in any GTE conduit(s) and any other financial loss sustained by MCIm, whether caused by fire, extended coverage perils, or other casualty, except to the extent caused by the negligence or willful misconduct on the part of GTE or GTE's agents, officers, employees and assigns.

17.4 Without limiting the foregoing, MCIm expressly agrees to indemnify, defend and

MCImetro-GTE Interconnection Agreement - Florida

hold harmless GTE and GTE's agents, officers, employees and assigns from any and all claims asserted by customers of MCIIm in any way arising out of or in connection with this Agreement or MCIIm's Attachments, except to the extent caused by the negligence or willful misconduct on the part of GTE or GTE's agents, officers, employees and assigns.

17.5 Notwithstanding anything to the contrary in this Agreement, MCIIm further shall indemnify and hold harmless GTE, its agents, officers, employees and assigns from and against any claims, liabilities, losses, damages, fines, penalties and costs (including, without limitation, reasonable attorneys' fees) whether foreseen or unforeseen, which the indemnified parties suffer or incur because of: (i) any discharge of Hazardous Waste resulting from acts or omissions of MCIIm or the MCIIm's predecessor in interest; (ii) acts or omissions of the MCIIm, its agents, employees, contractors or representatives in connection with any cleanup required by law, or (iii) failure of MCIIm to comply with Environmental, Safety and Health Laws.

17.6 In no event shall GTE be liable to MCIIm for any special, consequential or indirect damages (including, without limitation, lost revenues and lost profits) arising out of this Agreement or any obligation arising hereunder, whether in an action for or arising out of breach of contract, tort or otherwise.

17.7 MCIIm shall indemnify, protect and hold harmless GTE from and against any and all claims for libel and slander, copyright and/or patent infringement arising directly or indirectly by reason of installation of MCIIm's equipment in GTE's cable ducts pursuant to this Agreement.

18. Insurance. *The following insurance obligations shall apply only with respect to obligations arising out of this Article X and shall have no general application to other obligations under this Agreement.*

18.1 *[INSERT MCIIm LANGUAGE AT SECTION 17, ABOVE]*

18.2 *All insurance required of MCIIm under this Agreement shall remain in force for the entire life of this Agreement. The company or companies issuing such insurance shall be approved by GTE and GTE shall be named as an additional insured in each such policy. MCIIm shall submit to GTE certificates by each insurer to the effect that the insurer has insured MCIIm for all potential liabilities of MCIIm under this Agreement, and that it will not cancel or change any policy of insurance issued to MCIIm except upon thirty (30) days notice to GTE. In the event MCIIm's insurance coverage is to be canceled by reason of non-payment of premiums due, GTE shall have the option of paying any amount due and MCIIm shall forthwith reimburse GTE the full amount paid by GTE.*

18.3 *MCIIm shall promptly advise GTE in writing of any and all claims for damages,*

MCImetro-GTE Interconnection Agreement - Florida

including, but not limited to, damage to property or injury to or death of persons, allegedly arising out of or in any manner related, directly or indirectly, to the presence or use of MCIm's Facilities.

18.4 MCIm shall furnish bond or satisfactory evidence of contractual insurance coverage, the terms of which shall be subject to GTE's approval, in the amount of ten thousand dollars (\$10,000) to guarantee the payment of any sums which may become due to GTE for rentals, inspections or for work performed by GTE for the benefit of MCIm under this Agreement, including the removal of MCIm's equipment pursuant to any of the provisions hereof. All bonds must specify that the GTE be notified thirty (30) days prior to the expiration or cancellation of the policy.

18. Capacity Expansions

18.1 GTE shall take all reasonable steps to accommodate requests for access pursuant to the Pole Attachment Act and applicable regulations, which may include capacity expansions which may include placement of taller poles or additional conduits. In instances where spare capacity is not available, GTE shall take all reasonable steps to expand capacity before denying access, with the expenses to be borne by the parties benefiting from the work pursuant to the Pole Attachment Act.

18.2 GTE may recover from MCIm and any other parties benefiting from such capacity expansions the costs of modifying or expanding GTE's facilities. To facilitate the sharing of costs by all parties benefiting from the modification, GTE will establish a method whereby MCIm will be reimbursed on a pro rata basis for any portion of the facility later used by GTE or any other entity.

19. General Provisions

19.1 MCIm may, at its option, install its facilities on Poles, ducts, conduit and ROW and use MCIm or MCIm designated personnel to attach its equipment to such GTE Poles, ducts, conduits and ROW.

19.2 GTE shall provide to MCIm in writing a Single Point of Contact for issues relating to negotiating all structure lease and ROW Agreements.

19.3 MCIm shall not be required to bear any of the costs of rearranging or replacing its facilities, if such rearrangement or replacement is required as a result of an additional attachment or the modification of an existing attachment sought by any entity other than MCIm, including GTE.

MCImetro-GTE Interconnection Agreement - Florida

19.4 GTE shall not prevent or delay any third-party assignment of ROW to MCIm.

19.5 GTE shall make available the use of such Poles, ducts, conduits and ROW it has obtained from a third-party to MCIm, to the extent such agreement or State law does not prohibit GTE from granting such rights to MCIm. They shall be offered to MCIm on the same terms as are made available to GTE.

19.6 To the extent available and in a non-discriminatory manner, GTE shall provide MCIm space in manholes for racking and storage of cable and other related materials as requested by MCIm. In the event space is not available, GTE shall allow MCIm to place a manhole/handhole alongside the GTE manhole/handhole to accommodate storage of MCIm cable and other related materials, provided, however, that such placement shall not be allowed in the event it would threaten the structural integrity of the GTE manhole/handhole.

19.7 GTE shall remove any retired cable from conduit systems or Poles to allow for the efficient use of conduit space and pole space, in order to make such poles or conduits available. The entity that owns or controls the retired cable shall bear the costs of removal.

GTE proposes to replace the above bolded sentence with:

MCIm shall bear the cost of removal of the retired cable.

19.8 Where a spare innerduct does not exist, GTE shall allow MCIm to install innerducts in GTE conduit. For any innerducts not used by MCIm, MCIm shall be reimbursed for the proportionate share of the costs for said innerducts from any parties using the innerduct.

19.9 GTE shall provide access to entrance facilities, cable vaults, equipment rooms and the like on a case-by-case basis.

[Conformed]

20. Reservation of Space. GTE shall allow MCIm to reserve space under the same time frames, terms and conditions as GTE affords to itself, and its affiliates. Access shall be competitively neutral.

[Conformed]

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Art X -16

ARTICLE XI

NUMBER RESOURCES AND PORTABILITY

1. Number Resources

1.1 Number Assignment. Nothing in this Agreement shall be construed to, in any manner, limit or otherwise adversely impact MCIm's right to employ or to request and be assigned any NAP number resource including, but not limited to, Central Office (NXX) Codes pursuant to the Central Office Code Assignment Guidelines. Any request for numbering resources by MCIm shall be made directly to the NANP Number Plan Administrator. Except with respect to those areas in which GTE is the NANP Number Plan Administrator, GTE shall not be responsible for the requesting or assignment of number resources to MCIm. The Parties agree that disputes arising from numbering assignment shall be arbitrated by the NANP Number Plan Administrator per dispute resolution guidelines contained in the relevant numbering assignment guidelines. MCIm shall not request that number resources be assigned to any GTE central office or other switching facility.

1.2 Rate Centers. The Parties agree to utilize the current Rate Center areas and Rate Center points that the Commission has approved for the incumbent LEC and shall assign whole NPA-NXX codes to each Rate Center. MCIm reserves its right to petition the Commission to change the Rate Centers and calling scope.

1.3 Routing Points. MCIm will also designate a Routing Point for each assigned NXX code. MCIm may designate one location within each Rate Center as a Routing Point for the NPA-NXX associated with that Rate Center; alternatively MCIm may designate a single location within one Rate Center to serve as the Routing Point for all the NPA-NXXs associated with that Rate Center and with one or more other Rate Centers served by MCIm within an existing GTE exchange area. MCIm shall use reasonable efforts to designate at least one Routing Point in GTE's exchange area for all NPA-NXXs associated with GTE's Rate Centers.

1.4 Code and Numbers Administration. The Parties will comply with code administration requirements as prescribed by the FCC, the Commission, and accepted industry guidelines. Where GTE is the NANP Number Plan Administrator, GTE will administer number resources, and charge for such administration in accordance with applicable rules and regulations. GTE will administer numbering resources in a competitively neutral manner, and process requests for NXX codes in a timely manner and in accordance with industry standards. The Parties agree that the nondisclosure provisions in Article III, Section 12.1 shall apply to protect MCIm proprietary information that may be submitted to GTE in connection with GTE's responsibilities as NANP Number Plan Administrator.

MCImetro-GTE Interconnection Agreement - Florida

1.5 Programming Switches. It shall be the responsibility of each Party to program and update its own switches and network systems pursuant to the Local Exchange Routing Guide ("LERG") guidelines to recognize and route traffic to the other Party's assigned NXX codes at all times. Neither Party shall impose any fees or charges whatsoever on the other Party for such activities.

2. Interim Number Portability. GTE shall provide Interim Number Portability ("INP") in accordance with requirements of the Act and FCC Rules and Regulations. Each Party shall provide the other Party with service provider number portability for the purpose of allowing end user customers to change service-providing Parties without changing their telephone number. GTE shall provide INP to MCIm in GTE's central offices using remote call forwarding ("RCF"), Direct Inward Dialing ("DID"), Local Exchange Routing Guide ("LERG") reassignment at the NXX level and other methods as provided herein. GTE will provide RCF or DID to MCIm immediately upon the Effective Date of this Agreement. INP will be provided in accordance with all technical and service standards so as to maintain functionality, quality, reliability and convenience to MCIm subscribers services with minimal impairment. MCIm shall provide, to the extent technically feasible, INP on a parity basis to GTE using same or like methodologies at the same time such same or like methodologies are provided by GTE to MCIm or under a separate schedule to be agreed to by the Parties, such agreement to be affixed hereto and made a part of this Agreement.

[Conformed]

2.1 INP Cost Recovery. The Parties agree that each Party shall bear its own costs for providing INP, unless otherwise ordered by the Commission.

[Conformed]

2.2 RCF. RCF is an existing switched-based service that may be used to provide subscribers with INP by redirecting calls within the telephone network. When used to provide INP, RCF will first route a call to the previously-serving switch (number-assigned switch). This switch will then forward the call to a number in the currently-assigned switch (subscriber-serving switch) using an NXX code associated with the subscriber-serving switch. The ordering Party shall request an appropriate number of paths to handle required simultaneous calls to the same ported telephone number. At the request of the providing Party, the Parties shall meet to jointly plan for any additional trunking requirements that may be necessitated by additional call paths for the purpose of assuring adequate network call processing capability and minimal network blocking.

2.3 DID. DID is an existing switch-based service that may be used to provide subscribers with INP. DID completes large volumes of calls to business subscribers using reserved blocks of numbers and dedicated trunking from the serving switch to the subscriber's private branch exchange (PBX). MCIm shall propose the specific number of trunks needed to provide DID. Also, inter-switch signaling is usually limited to multi-

MCImetro-GTE Interconnection Agreement - Florida

frequency (MF). This precludes passing CLID to the MCI switch. The INP requesting Party may have the DID trunking redirected to the requesting Party's switch and provide for any requirements between the requesting Party's switch and the subscriber PBX. In either event, the reserved block of numbers remains opened within the providing Party's number-assigned switch.

2.4 LERG Reassignment. Portability for an entire NXX of numbers shall be provided by utilizing reassignment of the NXX to MCI through the Local Exchange Routing Guide (LERG). GTE shall provide LERG reassignment only where an entire NXX code is used or reserved by one or more MCI subscriber(s). GTE shall, at MCI's request, work cooperatively with MCI to reassign the NXX to MCI through LERG reassignment, within thirty (30) days after receiving a request to do so. Updates to translations in the GTE switching office from which the NXX is ported will be made by GTE prior to the date on which LERG changes become effective, in order to redirect calls to the MCI switch via the INP method specified by MCI. In the case of a declared jeopardy code exhaust, the parties agree LERG reassignment will be done on an individual case basis (ICB) basis for the duration of the jeopardy code exhaust period.

[Conformed]

2.5 Additional Methods of INP. Additional methods of INP will be made available by GTE to MCI upon MCI's request. Any such requests will be subject to the INP activation and ordering procedure set forth in Section 2.5.3.

[Conformed]

2.5.1 Flex-DID is an INP method that makes use of direct inward dialing trunks. Flex-DID allows selective routing of individual numbers on a dedicated DID trunk group. Each DID trunk group used for INP is dedicated to carrying Flex-DID INP traffic between the GTE end office and the MCI switch.

2.5.2 Route Indexing: Route Indexing may take two forms: Route Index-Portability Hub (RI-PH) or Directory Number-Route Index (DN-RI).

2.5.2.1 RI-PH will route a dialed call to the GTE switch associated with the NXX of the dialed number. The GTE switch shall then insert a prefix onto the dialed number which identifies how the call is to be routed to MCI. The prefixed dialed number is transmitted to the GTE tandem switch to which MCI is connected. The prefix is removed by the operation of the tandem switch and the dialed number is routed to MCI's switch so the routing of the call can be completed by MCI.

2.5.2.2 DN-RI is a form of RI-PH that requires direct trunking between the GTE switch to which the ported number was originally assigned and

MCImetro-GTE Interconnection Agreement - Florida

the MCIm switch to which the number has been ported. The GTE switch shall send the originally dialed number to the MCIm switch without a prefix.

2.5.2.3 GTE shall provide RI-PH or DN-RI on an individual telephone number basis, as designated by MCIm. Where technically feasible, MCIm may designate both methods so that calls to ported numbers are first directed to the MCIm switch over direct trunks but may overflow to tandem trunks if all trunks in the direct group are occupied.

2.5.2.4 For both RI-PH and DN-RI the trunks used may, at MCIm's option, be the same as those used for exchange of other Local Traffic and toll traffic with GTE. At MCIm's option, the trunks shall employ SS7 or in band signaling and may be one way or two way.

2.5.3 INP Initial Activation and Ordering Procedures.

2.5.3.1 MCIm may order activation of Flex-DID or Route Indexing for a specific end office by contacting GTE's regional account manager. GTE requires a maximum of six (6) months from the first request it receives from any CLEC to make available Route Indexing. Afterwards, GTE shall provide the requested service for that end office within thirty (30) days after such request. GTE may notify MCIm that an additional reasonable period of time may be required if the volume of MCIm's orders prevents GTE from providing any particular request within thirty (30) days. GTE shall specify the additional time required which shall in no case be longer than an additional ten (10) working days. At such time as GTE implements a direct ordering and provisioning process that does not require account manager participation, GTE shall notify MCIm and thereafter use such process for the ordering and provisioning of Flex-DID and Route Indexing.

2.5.3.2 After initial activation of an end office, MCIm may order Flex-DID or Route Indexing for individual customers subtending that office via the local service request (LSR) process.

2.6 Other Methods. Other INP methods may become available for ordering by one Party from the other Party. MCIm and GTE agree that any other INP method deployed by a Party as a result of (1) federal or state order, (2) one Party's discretion, or (3) a further agreement of the Parties shall become immediately available, within the jurisdiction so offered, under the terms and conditions agreed to herein and as may be affixed to and made a part of this Agreement.

2.7 Other Currently Available Number Portability Provisions.

MCImetro-GTE Interconnection Agreement - Florida

2.7.1 As set forth in Article IV, Section 7.3 and Section 2.3 of this Article, GTE shall cooperate on the exchange of Transaction Capability Access Protocol (TCAP) messages to facilitate full inter-operability of CCS-based features between its and MCIm's networks, including all CLASS features and functions, where SS7 capability is available.

2.7.2 GTE and MCIm shall cooperate in the process of porting numbers to minimize subscriber out-of-service time, as described in Section 4.2. GTE shall disclose to MCIm any technical or capacity limitations that would prevent use of a requested INP method in a particular switching office.

2.7.3 The requirements of this Section 2.7.3 shall only apply when GTE is the lead telco for E911 service. For INP, MCIm shall have the right to use the existing GTE 911 infrastructure for all 911 capabilities. When an INP method is used for MCIm subscribers, both the MCIm number and the GTE ported number and shadow numbers shall be stored in 911/ALI databases as specified in Article VII of this Agreement. MCIm shall have the right to verify the accuracy of the information in the PSAP databases.

2.7.4 When any INP method is used to port a subscriber, the Party providing INP must maintain the Line Information Database (LIDB) record for that number to reflect appropriate conditions as reported to it by the porting service provider. The INP provider must outclear call records to the INP recipient for billing and collection from the subscriber. The INP recipient shall receive revenue for LIDB look-ups, and shall pay LIDB storage charges pursuant to a LIDB billing and collection agreement to be executed by the Parties within sixty (60) days after the Effective Date.

2.7.5 GTE shall send the appropriate CARE transaction to notify the IXC that access is now provided by a new CLEC for the ported number.

2.8 Access Charges. To compensate MCIm for the applicable access revenues associated with terminating interLATA or intraLATA toll calls to MCIm subscribers whose telephone numbers have been ported from GTE, GTE shall pay MCIm eighty-five percent (85%) of the terminating access revenues as determined on a LATA basis by the following formulae. Such formulae shall be updated on a quarterly basis at the request of either Party.

2.8.1 (total terminating access revenues for business customers) divided by (the number of business subscriber lines) times (the number of business lines ported to MCIm); and

MCImetro-GTE Interconnection Agreement - Florida

2.8.2 (total terminating access revenues for residential customers) divided by (the number of residential subscriber lines) times (the number of residential lines ported to MCIIm).

3. Number Portability. The Parties agree that they shall develop and deploy number portability ("NP") in accordance with the Act, such FCC and state orders, and industry standards, as may be applicable. Upon implementation of NP the Parties agree to transition all INP customers and their services to NP methods within a mutually agreed upon time frame and to discontinue further use of interim methods of number portability. MCIIm shall provide, to the extent technically feasible, NP to GTE using same or like methodologies at the same time such same or like methodologies are provided by GTE to MCIIm or under a separate schedule to be agreed to by the Parties, such agreement to be affixed hereto and made a part of this Agreement. To the extent any criterion of this Section 3 becomes inconsistent with industry standards, those industry standards shall govern.

3.1 MCIIm and GTE agree to jointly cooperate in the development and deployment of NP to assure that NP method(s):

3.1.1 allow subscribers to change local service providers and retain the same telephone number(s);

3.1.2 allow subscribers to retain current and have available all vertical (call management) and advanced local service features subject to requirements of the Federal Communications Commission and state legislative and regulatory directives and orders;

3.1.3 fully support(s) emergency and operator services;

3.1.4 provide that when a subscriber ports to another service provider, the donor provider shall use information provided by the porting provider to update the 911 tandem switch routing tables and 911/ALI database to correctly route, and provide accurate information to Public Service Answering Point (PSAP) call centers;

3.1.5 use scarce number resources efficiently and administer such resources in a competitively neutral manner;

3.1.6 allow both Parties to rate and bill all types of calls;

3.1.7 allow both Parties to comply with all FCC and state legislative and regulatory directives; and

3.1.8 provide that the NP network architecture shall not subject customers of MCIIm or other alternate local exchange carriers to any degradation of service quality or network reliability when they port their telephone numbers (including

MCImetro-GTE Interconnection Agreement - Florida

transmission quality, switching and transport costs, increased call set-up time and post-dial delay, or a loss of services, such as CLASS features), and MCIm shall not be required to rely on the GTE network for calls completing to its ported subscribers.

3.2 When an office is equipped with NP, all NXXs in the office shall be defined as portable and translations will be changed in all service provider switches to open those NXXs for database queries. If a switch serves multiple rate centers, then at a minimum, all of the NXXs for a rate center in that switch shall be made portable when any one of them is turned up.

3.3 When an NXX is defined as portable, it shall also be defined as portable in all NP-capable offices which have direct trunks to the given switch.

3.4 During the process of porting a subscriber, the donor service provider shall implement the 10-Digit trigger feature. When the donor provider receives the porting request, the 10-Digit trigger shall be applied to the Subscriber's line at least twenty-four (24) hours prior to the order due date in order to overcome donor network time delays in the disconnection of the subscriber. Alternatively, when an activation notice is sent to an NPAC to trigger a broadcast to service provider databases, the donor switch shall have its translations changed to disconnect the subscriber's line within fifteen (15) minutes of the donor network Local SMS's having received the broadcast.

3.5 NP Cut-Over Process. GTE shall cooperate in the process of porting numbers from one carrier to another so as to limit service outage for the ported subscriber. This shall include, but not be limited to, updating its network element translations within five (5) minutes following notification by the industry SMS and deploying such temporary translations as may be required to minimize service outage, *e.g.*, unconditional triggers, provided, however, that applicable industry standards shall supersede these criteria when, and if, such criteria become inconsistent with such industry standards.

4. Requirements for INP

4.1 White and Yellow Page Listings. GTE shall provide and maintain for MCIm one (1) white page and one (1) yellow page (if applicable) listing for each MCIm subscriber that has ported its number from GTE, consistent with that specified for Provisioning in this agreement. The listing and handling of listed and nonlisted telephone numbers will be at least at parity with that provided by GTE to its own subscribers.

4.2 INP Cut-Over Process

4.2.1 For each group of ported numbers, GTE shall implement the disconnects and switch translations within twenty (20) minutes of the time window mutually agreed to by the Parties.

MCImetro-GTE Interconnection Agreement - Florida

4.2.2 If GTE has automated this process, GTE shall schedule a mechanized update of disconnects and switch translations to occur at the MCIm-requested cut-over time (frame due time) or as soon thereafter as possible. Such updates will be available seven (7) days a week, twenty-four (24) hours a day. GTE shall provide an Operations contact whom MCIm can reach in the event manual intervention is needed to complete the cutover. In the event GTE automates the INP cut-over process, the manual intervention procedures shall be mutually agreed by the Parties.

4.3 When a subscriber ports to another service provider utilizing INP and has previously secured a reservation of line numbers from the donor provider for possible activation at some future point, these reserved but inactive numbers shall "port" along with the active numbers being ported by the subscriber in order to ensure that the end user subscriber will be permitted to expand its service using the same number range it could use if it remained with the donor provider.

4.4 Installation Intervals. GTE shall install RCF INP within an installation interval mutually agreed upon by GTE and MCIm, but in no event shall such interval be greater than that GTE provides itself, its Affiliates, or its customers.

4.5 Call Referral Announcements. GTE shall allow MCIm to (1) order call referral announcements, and (2) specify the particular announcement from GTE's standard set of call referral announcement options, on a per telephone number basis, for telephone numbers which MCIm has ported from GTE to MCIm. Such announcements will provide the new telephone number of the customer. Such announcements will also provide for the same length of time that GTE provides referral information for its customers that have changed telephone numbers.

4.6 Testing. GTE and MCIm shall cooperate in conducting MCIm's testing to ensure interconnectivity between systems. GTE shall inform MCIm of any system updates that it reasonably believes may affect the MCIm network and GTE shall, at MCIm's request, perform tests to validate the operation of the network. Additional testing requirements may apply as specified by this Agreement.

4.7 Engineering and Maintenance. GTE and MCIm will cooperate to ensure that performance of trunking and signaling capacity is engineered and managed at levels which are at least at parity with that provided by GTE to its subscribers and to ensure effective maintenance testing through activities such as routine testing practices, network trouble isolation processes and review of operational elements for translations, routing and network fault isolation. Additional specific engineering and maintenance requirements shall apply as specified in this Agreement.

4.8 Recording and Billing.

MCImetro-GTE Interconnection Agreement - Florida

4.8.1 GTE shall provide MCIIm with accurate billing and subscriber account information for MCIIm subscribers whose numbers have been ported.

4.8.2 Calls originated from RCF ported numbers in GTE end-offices which are SS7 capable and sent to IXCs shall signal the shadow number and ported number in the SS7 Initial Address Message consistent with industry practice.

4.8.3 GTE shall allow MCIIm to order provisioning of Telephone Line Number (TLN) calling cards and Billed Number Screening (BNS), in its LIDB, for ported numbers, as set forth in Article V, Section 3.2.2.8 and Article VII, Section 5.15.

4.8.4 GTE shall maintain entries for the ported and the shadow numbers as set forth in Article VI, Section 12.4.



ARTICLE XII

[THIS ARTICLE IS RESERVED]



ARTICLE XIII

SECURITY

1. Physical Security. Each Party shall exercise the same degree of care that it provides itself with respect to the other's property and collocation space to prevent harm or damage to the other's employees, agents or subscribers, or their property. Without limiting the foregoing, each Party agrees that the following additional terms and conditions shall apply:

1.1 The Parties shall establish procedures for access to collocation cages by GTE and non-GTE personnel, MCIm and non-MCIm personnel, and shall not allow access by security guards unless such access comports with this Article XIII.

1.2 GTE shall ensure that the area which houses MCIm's equipment is adequately secured and monitored to prevent unauthorized entry. Doors with removable hinges or inadequate strength shall be monitored by an alarm connected to a manned site. All other alarms monitoring MCIm collocation space provided by GTE shall also be connected to a manned site. MCIm may, at its option, provide its own intrusion alarms for its collocation space.

1.3 GTE shall retain a master key to MCIm's collocation space for use only in event of emergency. At MCIm's option, the Parties shall review key control procedures no more frequently than once in any twelve (12) month period. At any time, MCIm may elect to change locks if it suspects key control has been lost, provided, however, that GTE will be provided with a master key.

1.4 GTE shall provide notification to designated MCIm personnel to indicate actual or attempted security breach as soon as GTE becomes aware of such breach.

1.5 Collocation space shall comply with all applicable fire and safety codes.

1.6 GTE shall control janitorial access to collocation cages, and restrict such access to approved and certified employees, agents or contractors.

1.7 GTE shall allow MCIm to inspect or observe spaces which house or contain MCIm equipment or equipment enclosures at any time and to furnish MCIm with all keys, entry codes, lock combinations, or other materials or information which may be needed to gain entry into any secured MCIm space. Not more frequently than once a year, MCIm may audit the security and access procedures and equipment applicable to its collocated space and the central office housing the collocation space.

GTE proposes to add the following to the end of the last sentence:

in accordance with the requirements of Article III, Section 39 (Audits)

2/14/97, 5:22 PM

Art XIII - 1

MCImetro-GTE Interconnection Agreement - Florida

1.8 The Parties shall furnish to each other a current written list of employees who are authorized to enter spaces which house or contain MCIIm equipment or equipment enclosures, including caged areas, authorized with each other's current facsimiles of the identifying credentials to be carried by such persons. The Parties shall use reasonable efforts to ensure that the lists are regularly updated.

1.9 The Parties shall at all times comply with each other's security and safety procedures and requirements, including but not limited to sign-in, identification, and escort requirements while in spaces which house or contain MCIIm equipment or equipment enclosures and ensure compliance with each other's physical security guidelines.

2. Network Security

2.1 GTE shall provide an appropriate and sufficient back-up and recovery plan to be used in the event of a GTE system failure or emergency.

2.2 GTE shall install, to the same extent utilized by GTE, controls to (i) disconnect a user for a pre-determined period of inactivity on authorized ports; (ii) protect subscriber proprietary information; and (iii) ensure both ongoing operational and update integrity.

2.3 GTE shall provide Network Security (i) ensuring that all MCIIm-approved systems and modem access are secured through security devices such as GTE utilizes for itself; and (ii) ensuring that access to or connection with a network element are established through MCIIm security-approved networks or gateways and as GTE utilizes for itself. MCIIm will be responsible for any additional logical security controls to network elements and will comply with GTE security standards.

2.4 Each Party agrees to comply with the other's procedure for protection of electronic information assets, except where incompatible. The Parties will meet at mutually agreed times to review and address network integrity issues.

3. Law Enforcement Interface

3.1 GTE shall provide seven (7) day a week/ twenty-four hour a day installation and information retrieval pertaining to emergency traps, assistance involving emergency traces and emergency information retrieval on customer invoked CLASS services including , without limitation, call traces requested by MCIIm.

3.2 GTE agrees to work jointly with MCIIm in security matters to support law enforcement agency requirements for taps, traces, court orders, etc. Charges for providing such services for MCIIm end-users will be billed to MCIIm.

MCImetro-GTE Interconnection Agreement - Florida

3.3 GTE will, in non-emergency situations, inform the requesting law enforcement agencies that the end-user to be wire tapped, traced, etc., is an MCIIm end-user and shall refer them to MCIIm.

MCImetro-GTE Interconnection Agreement - Florida

The filing of this arbitrated Agreement with the Florida Public Service Commission in accordance with the Commission's Decision in Docket Nos. 960847-TP and 960980-TP, dated January 17, 1997 (the "Decision"), Petitions by AT&T Communications of the Southern States, Inc., MCI Telecommunications Corporation and MCImetro Access Transmission Services, Inc., for Arbitration of certain terms and conditions of a proposed agreement with GTE Florida Incorporated concerning interconnection and resale under the Telecommunications Act of 1996, does not in any way constitute a waiver by either MCImetro or GTE Florida Incorporated of any right which any such Party may have to appeal, or to petition the Commission for reconsideration of, any determination contained in the Decision or any provision included in this Agreement pursuant to the Decision.

Nothing contained herein shall be construed or is intended to be concession or admission by either Party that any such provision of the Decision or the language herein complies with the duties imposed by the Telecommunications Act of 1996, the decisions of the FCC and the Florida Public Service Commission, or other law, and each Party thus expressly reserves its full right to assert and pursue claims that the Award does not comply with applicable law. Any or all of the terms of this Agreement may be altered or abrogated by a successful challenge to the Agreement (or to the order approving the Agreement) as permitted by applicable law.

IN WITNESS WHEREOF, each of the Parties has caused this Agreement to be executed by its duly authorized representatives.

MCImetro Access Transmission Services Inc.

GTE Florida Incorporated**

By: _____

By: _____

Name: _____

Name: _____

Title: _____

Title: _____

Date: _____

Date: _____

**GTE Florida Incorporated does not consent to this purported agreement (which does not comply with the Federal Telecommunications Act of 1996) and does not authorize any of its representatives to consent to it. The signature of a GTE representative has been placed on this document only under the duress of an order of the Florida Kentucky Public Service Commission requiring such signature.

MCI metro-GTE Interconnection Agreement - Florida

APPENDIX A

SERVICE MATRIX

Service Location (identified by tandem serving area)	POI (Identified by CLLI code)	Services (identified by _____)
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Appendix A

KEY: Regular Text = MCI/m/GTE negotiated language; **Bold Text** = MCI/m's position; **Bold Italics** = GTE's position



APPENDIX B

INTERCONNECTION, TELECOMMUNICATIONS SERVICES
AND FACILITIES AGREEMENT

BETWEEN

GTE Florida Incorporated

AND MCImetro Access Transmission Services, Inc.

AMENDMENT NO. _____

THIS AMENDMENT is made effective as of _____, 199 ____, by and between GTE Florida Incorporated ("GTE") and MCImetro Access Transmission Services, Inc. ("MCIIm"). GTE and MCIIm are sometimes referred to herein collectively as the "Parties" and individually as a "Party."

WHEREAS, Provider is providing to Customer and Customer is purchasing from Provider those Services described in that certain Interconnection, Telecommunications Services and Facilities Agreement for the State of _____ by and between GTE and MCIIm dated effective as of _____, 199 ____, (the "Agreement"); and

WHEREAS, the Parties desire to amend the Agreement as provided in this Amendment.

NOW, THEREFORE, in consideration of the terms and conditions contained in this Amendment, the Parties agree as follows:

1. Additional Services [if applicable]

1.1 Provider agrees to provide to Customer and Customer agrees to purchase from Provider the following services under the terms and conditions set forth in the Agreement and within the service attachment listed below and attached to this Amendment:

Service Attachment _____ - _____

1.2 As of the effective date of this Amendment, and continuing through the remaining term of the Agreement, _____ is made a part of the Services provided under the Agreement and Service Attachment _____ shall be deemed to be a Service Attachment to the Agreement.

MCImetro-GTE Interconnection Agreement - Florida

1.3 As of the effective date of this Amendment, and continuing through the remaining term of the Agreement, Appendix A, Service Matrix, to the Agreement is hereby deleted and Appendix A, Service Matrix, to this Amendment is hereby inserted in lieu thereof to reflect the additional Services and related Service Locations.

2. Service Locations [if applicable]

2.1 Provider agrees to provide to Customer and Customer agrees to purchase from Provider the following Services in the following locations:

<u>Service Location</u> (identified by tandem serving area)	<u>POI</u> (identified by CLLI code)	<u>Services</u> (identified by Service Attachment Number)
---	--	---

2.2 As of the effective date of this Amendment, the locations set forth in Section 2.1 above shall be deemed Service Locations under the Agreement.

2.3 As of the effective date of this Amendment, and continuing through the remaining term of the Agreement, Appendix A, Service Matrix, to the Agreement is hereby deleted and Appendix A, Service Matrix, to this Amendment is hereby inserted in lieu thereof to reflect additional Service Locations.

3. Interpretation

All capitalized terms used but not defined herein shall have the meanings ascribed to such terms in the Agreement.

4. Effect

Except as modified herein, the Agreement shall remain in full force and effect.

5. Authority

Each person whose signature appears below represents and warrants that he or she has the authority to bind the Party on whose behalf he or she has executed this Amendment.

2/14/97, 5:15 PM

Appendix B - 2

MCImetro-GTE Interconnection Agreement - Florida

6. Multiple Counterparts

This Amendment may be executed in multiple counterparts, each of which shall be deemed an original, and all of which shall constitute but one and the same instrument.

7. No Offer

Submission of this Amendment for examination or signature does not constitute an offer by Provider for the provision of the products or services described herein. This Amendment will be effective only upon execution by both Provider and Customer.

IN WITNESS WHEREOF, the Parties have executed this Amendment on the date or dates written below effective as of the date first above written.

MCImetro Access Transmission Services, Inc.

GTE Florida Incorporated

By: _____

By: _____

Name: _____

Name: _____

Title: _____

Title: _____

Date: _____

Date: _____



APPENDIX C

PRICE SCHEDULE

{This whole Appendix C is Conformed}

1. Services

1.1 Local Service Resale. The prices charged to MCIIm for Local Service shall be calculated using the avoided cost discount applicable in Florida, determined on the basis of the retail rate charged to subscribers for the telecommunications service requested. The interim wholesale discount shall be 13.04% off the applicable retail rate for all GTE services subject to resale.

1.2 The prices shall be based on GTE's retail rates (including all promotions and contracts as described in Article V) applicable on the Effective Date, less the applicable discount. If GTE changes its retail rates after MCIIm executes this Agreement, the applicable discount shall be applied to the retail rates as changed.

1.2.1 Non-recurring Charges for Resale Services:

Non-recurring charges are as set forth in GTE's retail local service tariffs, less the wholesale discount of 13.04% percent.

1.3 Unbundled Network Elements. The recurring and non-recurring prices charged to MCIIm for specific Network Elements are in Attachment I to this Appendix. The prices listed in this Appendix as interim are subject to change to conform with the rates as ordered by the Commission subsequent to the Effective Date of this Agreement. Once the Commission-determined prices are adopted, said prices will be substituted for the interim prices and shall apply for the remainder of the Term of this Agreement, unless otherwise changed by the Commission.

1.4 Collocation. Rates for collocation are those contained in Attachment I to this Appendix C.

1.5 Interconnection Services. Terms and conditions of compensation for Interconnection Services are specified in Article IV and Appendix E. The rate for reciprocal compensation is that specified for local interconnection on Attachment I of this Appendix.

1.6 Right of Way, Conduits and Pole Attachments. MCIIm shall pay GTE a fee, determined by a methodology consistent with 47 USC Section 224 and the FCC's regulations thereunder for placement of MCIIm's facilities in or on GTE's poles, conduits or rights of way. Such methodology is subject to change, by mutual agreement, in the

MCImetro-GTE Interconnection Agreement - Florida

event the FCC issues new rules or the Commission adopts rules setting forth a new methodology.

1.7 Other Ancillary Services. The following prices also shall apply:

1.7.1 E911 Network Elements (when MCIIm orders this service as a facilities-based carrier): GTE's transport and termination rates, if applicable, shall apply as set forth in Attachment I to this Appendix C.

1.7.2 INP: Unless an FCC or Commission order establishes a different cost recovery mechanism, each party shall charge for INP pursuant to tariffs approved by the Commission.

1.7.3 Access Tariffs: References to GTE's switched and special access tariff rates or service shall mean those rates and services contained in GTE's intrastate or interstate access tariffs, as applicable.

1.7.4 Operator transfer service: MCIIm may purchase GTE's operator transfer service at the rates specified in GTE's applicable tariff, where the Parties have agreed that GTE will provide operator transfer service to MCIIm.

1.7.5 The price for access to individual GTE OSS shall be based on TSLRIC and should be calculated consistent with the Commission's approved methodology for TSLRIC used to calculate unbundled network elements. Such prices shall accord with the Commission's mandated recovery mechanism.

1.8 To Be Determined Rates. **Numerous provisions in this Agreement and its Appendices refer to prices or pricing principles set forth in Appendix C. If a provision references prices in Appendix C or if a provision specifically refers to a price or prices or to provision at cost, but does not reference Appendix C, and there are no corresponding prices already set forth in Appendix C for such item, such price shall be considered "To Be Determined" (TBD).** With respect to TBD prices, prior to MCIIm ordering any such TBD item or its analog, the Parties shall meet and confer to establish an interim price. Upon MCIIm's request, GTE shall provide, where available, an interim cost study for the requested TBD item consistent with the TSLRIC principles and methods adopted by the Commission and in the Decision. If the Parties are unable to reach agreement on a price for such item, an interim price shall be set for such item that is equal to the price for the nearest analogous item for which a price has been established (for example, if there is not an established price for a non-recurring charge (NRC) for a specific Network Element, the Parties would use the NRC for the most analogous retail service or other Network Element for which there is an established price). Any interim prices so set shall be subject to modification by any subsequent decision of the Commission. If an interim price is different from the rate subsequently established by the Commission, any underpayment shall be paid by MCIIm to GTE, or

MCImetro-GTE Interconnection Agreement - Florida

any overpayment refunded by GTE to MCIIm, within forty-five (45) days after the establishment of the price by the Commission.

GTE proposes to replace the bold language in the above Subsection with the following:

In the following situations, Appendix C may not provide prices for an item, service or technical upgrade provided by either party under this Agreement: (i) a provision references prices in Appendix C and there are no corresponding prices already set forth in Appendix C; (ii) a provision specifically refers to a price or prices, but does not reference Appendix C and there are no corresponding prices already set forth in Appendix C; (iii) a provision requires either party to provide an item, service or technical upgrade but does not explicitly mention cost recovery, and there are no corresponding prices already set forth in Appendix C. In any of these situations, such price shall be considered "To Be Determined" (TBD).

2. Terms and Conditions. These rates shall remain in effect until the Commission determines different rates in any proceeding subsequent to the Effective Date of this Agreement. Once so determined by the Commission, said different rates shall apply instead of the rates set forth herein for the remaining Term of this Agreement. For the Network Elements enumerated in Attachment I, the interim rates are those specified in such Attachment and there shall be no additional charges for such network elements.

MCImetro-GTE Interconnection Agreement - Florida

ATTACHMENT I

to

APPENDIX C

Prices for Unbundled Network Elements

Beginning with the Effective Date of this Agreement, Network Elements and Combinations, and Nonrecurring Charges will be priced in accordance with the standards and prices described in this Appendix.

The Parties join in the charges in this Appendix for the sole purpose of compliance with the Decision. The Parties may propose different charges in their comments on the conformed Agreement.

ATTACHMENT I - Unbundled Network Elements and Non-Recurring Charges

MCImetro-GTE Interconnection Agreement - Florida

PRICING ATTACHMENT I
APPENDIX C

1. UNBUNDLED LOOP	
2-Wire Analog Loops, per month	\$20.00
4-Wire Analog Loops, per month	\$25.00
Specially Conditioned Loops	TBD
Loop Concentrator/Multiplexer	TBD
Loop Feeder (Interim)	\$3.00
Loop Distribution (Interim)	\$7.50
2. NETWORK INTERFACE DEVICE	
Basic NID, per line, per month	\$1.45
12x NID, per line, per month	\$2.10
3. LOCAL SWITCHING	
2-Wire Analog Port, per month	\$4.75
DS-1 Port, per month	\$72.25
Local Switching, per MOU, originating	\$0.004
Local Switching, per MOU, terminating	\$0.00375
4. TANDEM SWITCHING	
Tandem Switching, per MOU	\$0.0009512
5. INTEROFFICE TRANSMISSION	
Common Transport	
Transport Termination per MOU	\$0.0001
Transport Facility per MOU, per mile	\$0.0000017
Dedicated Transport Entrance Facility - Recurring Charges	
2-wire voice, per circuit, per month	\$29.00
4-wire voice, per circuit, per month	\$35.00
DS1 system first, per system, per month	\$135.00
DS1 system additional, per system, per month	\$125.00
DS3 protected, per system, per month	\$960.00
Voice facility, per facility, per month	\$2.60
DS1 facility, per mile, per month	\$0.50
DS1 per termination, per month	\$30.00
DS3 facility, per mile, per month	\$13.00

02/14/97, 5:16 PM

Appendix C-5

KEY: Regular Text = MCIm/GTE negotiated language; **Bold Text** = MCIm's position; **Bold Italics** = GTE's position

MCImetro-GTE Interconnection Agreement - Florida

DS3, per termination per month	\$285.00
Dedicated Transport Entrance Facility - Nonrecurring Charges	
2-wire voice, per circuit	TBD
4-wire voice, per circuit	TBD
DS1 system first, per system	TBD
DS1 system additional, per system	TBD
DS3 protected, per system	TBD
Multiplexing - Recurring Charges	
DS1 to DS0 MUX, per month	\$205.00
DS3 to DS1 MUX, per month	\$305.00
DS3 to DS3 MUX, per month	TBD
Multiplexing - Nonrecurring Charges	
DS1 to DS0 MUX	TBD
DS3 to DS1 MUX	TBD
DS3 to DS3 MUX	TBD
6. SIGNALING SYSTEM (SS7)	
Recurring Charges	
56 kbps link, per link, per month	\$80.00
DS1 Links, per link, per month	\$125.00
Signal Transfer Point port termination, per termination per month	\$350.00
Nonrecurring Charges	
56 kbps link, per link	TBD
DS1 Links, per link	TBD
Signal Transfer Point port termination, per termination	TBD
AIN Capabilities	TBD
LIDB (ABS) (per query with response)	\$0.04
Toll Free Calling (per query with response)	\$0.011
7. OPERATOR SERVICES & DA	
Directory Assistance	TBD
Operator Services	TBD
8. LOCAL INTERCONNECTION AND RECIPROCAL COMPENSATION	
Tandem	\$0.00125

02/14/97, 5:16 PM

Appendix C-6

KEY: Regular Text = MCIm/GTE negotiated language; **Bold Text** = MCIm's position; **Bold Italics** = GTE's position

MCImetro-GTE Interconnection Agreement - Florida

End Office	\$0.0025
9. COLLOCATION	
EISCC (Cross-Connect Jumper)	
DSO, per month	\$1.60
DS1, per month	\$4.00
DS3, per month	\$31.00
Physical engineering fee, per request	\$6,946.00
Simple building modification, per office	\$13,484.00
Moderate building modification, per office	\$18,448.00
Complex building modification, per office	\$23,514.00
DC power, per 40 AMPs	\$2,900.00
Cable pull, per 12 fibers	\$1,213.00
Cage enclosure, per cage	\$4,559.00
Partitioned space, per square foot, per month	\$1.85
DC power, per 40 AMPs, per month	\$405.00
Cable space, per 12 fibers, per month	\$14.00
10. SERVICE PROVIDER NUMBER PORTABILITY	
Interim Number Portability (Interim)	no charge
11. NONRECURRING CHARGES	
11.1 UNBUNDLED SERVICES	
Service Ordering (loop or port)	
Initial Service Order, per order	\$47.25
Transfer of Service Charge, per order	\$16.00
Subsequent Service Order, per order	\$24.00
Customer Service Record Search, per request	\$5.25
Installation	
Unbundled Loop, per loop	10.50
Unbundled Port, per port	10.50
Loop Facility Charge, per order ¹	62.50
11.2 RESALE SERVICES	
	13.04% wholesale discount

¹ The Loop Facility Charge will apply when field work is required for establishment of a new unbundled loop service.

MCImetro-GTE Interconnection Agreement - Florida

12. BILLING AND RECORDING	TBD
13. OTHER SERVICES	
Busy Line Verification and Interrupt (per call)	\$0.65
E911 Service	
Recurring Charges	
E911 trunk, fixed rate each trunk (Interim)	\$26.00
E911 trunk, per airline mile each trunk (Interim)	\$1.50
E911 Selective Routing, per trunk (Interim)	\$30.00
E911 ALI Entry Software, per package (optional) (Interim)	\$11.00
Nonrecurring Charges	
E911 trunk, fixed each trunk (Interim)	\$89.00
E911 Selective Routing, per trunk (Interim)	\$260.00
Selective Routing Boundary Maps (Interim)	\$44.00
E911 ALI Entry Software, per package (optional) (Interim)	\$250.00
E911 ALI Entry User's Guide, per copy (optional) (Interim)	\$30.00
MSAG Copies, per county	
diskette or magnetic tape (Interim)	\$45.00
paper copy (Interim)	\$110.00

APPENDIX D

ACCESS SERVICE COORDINATION FOR JOINTLY
PROVIDED ACCESS SERVICE

This Appendix sets forth the terms and conditions regarding Access Service Coordination for Jointly Provided Access Services. Both GTE and MCI will herein be referred to as Local Exchange Carriers.

SECTION I

As recommended in the MECOB documents, both Local Exchange Carriers (LECs) recognize the need exists for one "overall" service coordinator in the joint provisioning of access services. They mutually agree that a single LEC will act as the Access Service Coordinator (ASC) and be the single point of contact for the Interexchange Carrier (IC) for access services. They further agree the ASC will perform the responsibilities defined in Section III.

SECTION II
ACCESS SERVICE COORDINATION
DETERMINATION

Under a meet point arrangement, the following Meet Point Provisioning Procedures will establish which LEC will serve as the overall Access Service Coordinator (ASC) and will identify the responsibilities of that ASC.

For Feature Groups (FGs) B, C, and D and Directory Assistance (DA), the LEC with the first point of switching will be the ASC. Per the FCC Tariffs, the first point of switching is defined as follows:

"The term 'First Point of Switching' denotes the first Telephone Company location at which switching occurs on the terminating end of a call proceeding from the customer premises to the terminating end office and, at the same time, the last Telephone Company location at which switching occurs on the originating path of a call proceeding from the originating end office to the customer premises" (customer designated location).

For Feature Group A service, the LEC with the dial tone location will be the ASC.

For Special Access, and non-multiplexed Hi-Cap service, the LEC with the IC POT (Point of Termination) location will be the ASC.

MCImetro-GTE Interconnection Agreement - Florida

When multiplexed Hi-Caps are provided, the company with the multiplexer location for the multiplexed circuit is the ASC. This includes any two-point circuits riding the multiplexed Hi-Cap facility.

For Wide Area Telecommunications Service (WATS), the LEC with the WATS service office will be the ASC.

For Multipoint Special Access, the LEC with the first bridge location will be the ASC.

For Jurisdictionally Interstate Service (JIS), (i.e., Cross Boundary and Contaminated Circuits where the transport portion of the service crosses a state line), the LEC serving the majority of access lines in the LATA will be the ASC.

All trouble reports should be reported to the ASC Company.

SECTION III RESPONSIBILITIES

The ASC will discharge all, but is not limited to, the responsibilities defined in this section in the performance of its duties.

For a given type of access service, the five areas of access responsibility (negotiation, design, installation, completion and maintenance) shall be under the control of a single ASC.

- A. Negotiation - Addresses the coordination of the Access Service Order (ASO) issuance, Firm Order Confirmation (FOC) issuance, assignment of service intervals, common circuit ID, etc.
- B. Design - The ASC will serve as the Engineering Control Office (ECO) and will design and engineer the overall access service, but must coordinate the exchange of engineering information with the other LECs and with the IC.
- C. Installation - The ASC will serve as the Maintenance Control Office (MCO) LEC and will coordinate testing and completion functions with the other LECs and with the IC.
- D. The ASC will coordinate a common completion/billing start date which will be utilized by all involved LECs.
- E. Maintenance - The ASC will serve as the point of contact for the customer/carrier for referral and clearing of reported trouble conditions. The ASC will coordinate with the other LECs any required joint testing.

MCImetro-GTE Interconnection Agreement - Florida

The ASC will apply industry standards in all areas as recommended by the Exchange Carrier Standards Association (ECSA). The ASC will also be guided by recommendations from the OBF, NOF and GTE guidelines for meet point provisioning.

If the previously defined ASC responsibilities are not discharged by the other Exchange Carrier in accordance with the previous paragraph, the ASC function will default to GTE.



APPENDIX E

RECIPROCAL COMPENSATION FOR CALL TERMINATION
FOR RESALE AND IN CASES WHERE MCI_m PURCHASES
GTE'S UNBUNDLED SWITCHING

[All of this Appendix E is Agreed unless otherwise noted]

1. Reciprocal compensation does not apply in a resale environment.
2. The following compensation terms with prices, as specified in Appendix C, shall apply in all cases where MCI_m purchases GTE's unbundled Local Switching:

2.1 For Local intra-switch calls between lines connected to GTE's switch where MCI_m has purchased GTE's unbundled Local Switching, the Parties agree to impose no call termination charges on each other. GTE's Local Switching charge will apply as described below where the call is:

2.1.1 Originated by MCI_m's customer and completed to a GTE customer:

2.1.1.1 one Local Switching charge will apply to MCI_m.

2.1.2 Originated by MCI_m's customer and completed to the customer of a third party LEC (not affiliated with MCI_m) using GTE's unbundled Local Switching:

2.1.2.1 one Local Switching charge will apply to MCI_m.

2.1.3 Originated by MCI_m's customer and completed to another of MCI_m's customers using GTE's unbundled Local Switching:

2.1.3.1 one Local Switching charge will apply to MCI_m.

2.1.4 Originated by a GTE customer and terminated to a MCI_m customer using GTE's unbundled Local Switching.

2.1.4.1 No Local Switching charge will apply.

2.1.5 Originated by the customer of a third party LEC (not affiliated with MCI_m) using GTE's unbundled Local Switching and terminated to MCI_m's customers using GTE's unbundled Local Switching.

2.1.5.1 No Local Switching charge will apply to MCI_m.

MCImetro-GTE Interconnection Agreement - Florida

2.2 For Local inter-switch calls where MCIm has purchased GTE's unbundled Local Switching charges will apply to as described below where the call is:

2.2.1 Originated from MCIm's end-user customer using GTE's unbundled Local Switching and completed to a GTE customer.

2.2.1.1 one Local Switching charge at the originating office will apply to MCIm.

2.2.1.2 Common Transport charges will apply to MCIm when MCIm uses GTE's transport. If MCIm arranges for the transport, no transport charge will apply to MCIm.

2.2.1.3 (For call termination) One Call termination charge will apply to MCIm unless Bill and Keep applies as specified in Article IV of this Agreement.

2.2.2 Originated from MCIm's customer using GTE's unbundled Local Switching and completed to a third party LEC (not affiliated with MCIm) customer using GTE's unbundled Local Switching.

2.2.2.1 One Local Switching charge at the originating office will apply to MCIm.

2.2.2.2 Common Transport charges will apply when MCIm uses GTE's transport. If MCIm or the third party arranges for the transport, no transport will apply to MCIm.

2.2.3 Originated from MCIm's customer using GTE's unbundled Local Switching and completed to the interconnected network of a third party LEC (not affiliated with MCIm).

2.2.3.1 One Local Switching charge at the originating office will apply to MCIm.

2.2.3.2 Common Transport charges will apply to MCIm when MCIm uses GTE's transport, and mileage shall be measured between the originating office and the IP of the third party's network. If MCIm or the third party arranges for the transport, no transport will apply to MCIm.

2.2.4 Originated from MCIm's customer using GTE's unbundled Local Switching and completed to MCIm's customer using GTE's unbundled Local Switching.

MCImetro-GTE Interconnection Agreement - Florida

2.2.4.1 One Local Switching charge at the originating office will apply to MCIm.

2.2.4.2 Common Transport charges will apply to MCIm when MCIm uses GTE's transport. If MCIm arranges for the transport, no transport will apply to MCIm.

2.2.4.3 One Local Switching charge at the terminating office will apply to MCIm.

2.2.5 Originated by a GTE customer and terminated to MCIm's customer using GTE's unbundled Local Switching.

2.2.5.1 One Local Switching Charge at the terminating office will apply to MCIm. If MCIm arranges for the transport, common transport charges will apply to GTE.

2.2.5.2 One Call termination charge will apply to GTE unless bill-and-keep applies as specified in Article IV of this Agreement.

2.2.6 Originated by a customer of a third party LEC (not affiliated with MCIm) using GTE's unbundled Local Switching and terminated to MCIm's customer using GTE's unbundled Local Switching.

2.2.6.1 One Local Switching charge at the terminating office will apply to MCIm.

2.2.7 Originated by a customer on the interconnected network of a third party LEC (not affiliated with MCIm) and terminated to MCIm's customer using GTE's unbundled Local Switching.

2.2.7.1 One Local Switching charge at the terminating office will apply to MCIm.

2.3 For intraLATA toll calls where MCIm has purchased GTE's unbundled Local Switching, charges will apply as follows:

2.3.1 Originated by MCIm's customer and completed to a GTE customer.

2.3.1.1 One Local Switching charge at the originating office will apply.

GTE proposes to insert the following language after the word "charge" in the above Subsection:

2/14/97, 5:16 PM

Appendix E - 3

KEY: Regular Text = MCIm/GTE negotiated language; **Bold Text** = MCIm's position; **Bold Italics** = GTE's position

MCImetro-GTE Interconnection Agreement - Florida

and applicable RIC and CCL charges

2.3.1.2 Intrastate Common Transport charges between the two offices will apply to MCIIm when MCIIm uses GTE's transport. If MCIIm arranges for the transport, no transport charge will apply to MCIIm.

2.3.1.3 GTE intrastate switched access charges at the terminating office will apply to MCIIm.

2.3.2 Originated by MCIIm's customer using GTE's unbundled local switching and completed to the customer of a third party LEC (not affiliated with MCIIm) using GTE's unbundled Local Switching in a distant end office.

2.3.2.1 One Local Switching charge at the originating office will apply to MCIIm.

GTE proposes to insert the following language after the word "charge" in the above Subsection:

and applicable RIC and CCL charges

2.3.2.2 Intrastrate Common Transport charges between the two offices will apply to MCIIm when MCIIm uses GTE's transport. If MCIIm arranges for the transport, no transport charge will apply to MCIIm.

2.3.3 Originated by MCIIm's customer using GTE's unbundled local switching and completed to the network of a third party LEC (not affiliated with MCIIm) interconnected with GTE's network.

2.3.3.1 One Local Switching charge at the originating office will apply to MCIIm.

GTE proposes to insert the following language after the word "charge" in the above Subsection:

and applicable RIC and CCL charges

2.3.3.2 Intrastate Common Transport charges will apply to MCIIm when MCIIm uses GTE's transport, and mileage shall be measured between the originating office and the IP of the third party's network. If MCIIm or the

MCImetro-GTE Interconnection Agreement - Florida

third party arranges for the transport, no Transport Charge will apply to MCIm.

2.3.4 Originated by MCIm's customer using GTE's unbundled local switching and completed to another of MCIm's customer using GTE's unbundled local switching.

2.3.4.1 One Local Switching charge at the originating office will apply to MCIm.

GTE proposes to insert the following language after the word "charge" in the above Subsection:

and applicable RIC and CCL charges

2.3.4.2 Intrastate Common Transport charges will apply to MCIm when MCIm uses GTE's transport. If MCIm arranges for the transport, no transport charge will apply to MCIm.

2.3.4.3 One Local Switching charge at the terminating office will apply to MCIm.

GTE proposes to insert the following language after the word "charge" in the above Subsection:

and applicable RIC and CCL charges

2.3.5 Originated by a GTE customer and terminated to MCIm's customer using GTE's unbundled Local Switching.

2.3.5.1 One Local Switching charge at the terminating office will apply to MCIm. If MCIm arranges for the transport, common Transport Charges will apply to GTE.

GTE proposes to insert the following language after the word "charge" in the above Subsection:

and applicable RIC and CCL charges

2.3.5.2 One MCIm intrastate switched access local switching charge at the terminating office will apply to GTE.

MCImetro-GTE Interconnection Agreement - Florida

2.3.6 Originated by the customer of a third party LEC (not affiliated with MCIIm) using GTE's unbundled Local Switching in a distant end office and terminated to MCIIm's customer using GTE's unbundled Local Switching.

2.3.6.1 One Local Switching charge at the terminating office will apply to MCIIm.

GTE proposes to insert the following language after the word "charge" in the above Subsection:

and applicable RIC and CCL charges

2.3.7 Originated by a customer on the network of a third party LEC (not affiliated with MCIIm) interconnected with GTE's network and terminated to MCIIm's customer using GTE's unbundled Local Switching.

2.3.7.1 One Local Switching charge at the terminating office will apply to MCIIm.

GTE proposes to insert the following language after the word "charge" in the above Subsection:

and applicable RIC and CCL charges

2.4 For intrastate Switched Access calls where MCIIm is using GTE's unbundled Local Switching for calls originated to or terminated from an IXC for completion:

2.4.1 For calls originated from MCIIm's customer an IXC.

2.4.1.1 One Local Switching charge at the originating office.

GTE proposes to insert the following language after the word "charge" in the above Subsection:

and applicable RIC and CCL charges

2.4.2 For calls terminating to MCIIm's customer using GTE's unbundled local switching from an IXC.

2.4.2.1 One Local Switching charge at the terminating office will apply to MCIIm.

MCImetro-GTE Interconnection Agreement - Florida

GTE proposes to insert the following language after the word “charge” in the above Subsection:

and applicable RIC and CCL charges

2.5 For interstate Switched Access calls where MCI_m is using GTE's unbundled Local Switching for calls originated to or terminated from an IXC.

2.5.1 For calls originated from MCI_m's customer using GTE's unbundled local switching to an IXC.

2.5.1.1 One Local Switching charge at the originating office will apply to MCI_m.

GTE proposes to insert the following language after the word “charge” in the above Subsection:

and applicable RIC and CCL charges

2.5.2 For calls terminating to MCI_m's customer using GTE's unbundled local switching from an IXC switch.

2.5.2.1 One Local Switching charge at the terminating office will apply to MCI_m.

GTE proposes to insert the following language after the word “charge” in the above Subsection:

and applicable RIC and CCL charges

