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

May 23, 1997

Re: Docket No. 970225-TP  
Petition for Approval of Interconnection, Resale and Unbundling Agreement  
between GTE Florida Incorporated and Intermedia Communications, Inc.

Dear Ms. Bayo:

On May 8, 1997, GTE Florida Incorporated filed revised pages to its Interconnection, Resale and Unbundling Agreement with Intermedia Communications, Inc. The revisions included a new Appendix I. Please find enclosed an original and fifteen copies of a revised Appendix I (pages I-1 thru I-16) which has been revised only to correct a clerical error. The information contained in Appendix I has not changed. Please replace the Appendix I filed on May 8 with the enclosed pages. If there are any questions regarding this matter, please contact me at (813) 483-2615.

Very truly yours,

*Anthony P. Gillman*  
Anthony P. Gillman

APG:tas  
Enclosures

c: Staff Counsel (w/e)  
Mr. Tom Allen, ICI (w/e)

A part of GTE Corporation

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**Main Agreement, § 25.**

**25      General Terms and Conditions for Resale**

**25.1     **Ordering****

25.1.1   Orders for resale of Local Services will be placed utilizing a standard Local Service Request ("LSR") form. A complete and accurate LSR must be provided by AT&T before a request can be processed, provided, however, that immaterial deviations or omissions in the LSR will not prevent an order from being processed. Each Party shall transfer the customer's service features and functionalities "as is" to the other Party when requested by a customer. For purposes of this Section 25, an "as is transfer" is the transfer of all the telecommunications 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.

25.1.2   A Letter of Authorization ("LOA") will be required before Local Services will be provided for resale to a subscriber that currently receives local exchange service from GTE or from a local service provider other than AT&T. Such LOA may be a blanket letter of authorization (Blanket LOA) or such other form as agreed upon by AT&T and GTE. When a Blanket LOA has been provided by AT&T, GTE shall not require an additional disconnect order, LOA or other writing from a customer, or another LEC, in order to process an order for Local Service. Each Party will provide the capability for customers to retain their current phone number in the event that they change local service providers to the extent technically feasible, allowing them to retain all existing features and functionalities.

**Main Agreement, § 25.3**

**25.3     **Restrictions on Resale****

To the extent consistent with the applicable rules and regulations of the FCC and the Commission, AT&T may resell all GTE Local Services as defined in GTE's tariffs. The following restrictions shall apply to the resale of Local Services, as described in Section 24 of this Agreement by AT&T: (i) AT&T shall not resell residential services non-residential end users; (ii) AT&T shall not resell Lifeline/Linkup services or any other means-tested service offering.

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to nonqualifying customers, and (iii) AT&T shall resell grandfathered services only to customers qualified to receive such services from GTE.

**Main Agreement, § 32.5**

32.5 GTE shall offer each Network Element individually and in combination with any other Network Element or Network Elements, so long as such combination is technically feasible, in order to permit AT&T to combine such Network Element or Network Elements with another Network Element or other Network Elements obtained from GTE or with network components provided by itself or by third parties to provide telecommunications services to its customers.

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1. **Local Service Resale**

The prices charged to AT&T for Local Service shall be calculated using the avoided cost discount applicable in the State determined on the basis of the retail rate charged to subscribers for the telecommunications service requested, excluding the portion thereof attributable to any marketing, billing, collection, and other costs that will be avoided by GTE, as further specified in Appendix 1.

The prices shall be GTE's retail rates applicable on the Effective Date, less the applicable discount. If GTE reduces or increases its retail rates after AT&T executes this Agreement, the applicable discount shall be applied to the reduced or increased retail rates.

2. **Unbundled Network Elements**

The prices charged to AT&T for Network Elements shall be as further specified in Appendix 2.

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4 **Interconnection Services**

GTE will make interconnection arrangements available at all tandem switching and end office switching locations. At the discretion of AT&T, local interconnection may be accomplished via one-way local trunks, or two way local trunks, or AT&T may chose to deliver both local and toll traffic over the same trunk group(s). With respect to the latter scenario, AT&T will have to provide an available Percent Local Usage (PLU) to facilitate billing if it desires application of the local interconnection rate.

Prices and terms for Interconnection Services are specified in Appendix 4.

5 **Other**

Prices and terms for trunking interconnection and E911/911 are specified in Appendix 6 and Appendix 7, respectively.

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**Appendix 1 - Local Service Resale**

Beginning with the Effective Date of this Agreement, Resale Services will be priced in accordance with the standards and prices described below.

- 1 The wholesale rates for Local Service Resale will be calculated based upon the discounts described in Annex 1. Such discounts will be applied against the Retail Rates for each GTE Retail Offering.
- 1.1 "Retail Rates" are the effective rates a GTE retail customer would have paid GTE under the Retail Offering selected by AT&T, taking into consideration all applicable discounts, including, but not limited to, volume, term and time of day.
- 1.2 A "Retail Offering" is an individual contract or retail service rate element, or package of rate elements, which GTE offers to its retail customers, including, but not limited to, Grandfathered Services.
- 2 Nonrecurring "change" or "record" charges, rather than service establishment charges, shall apply for the conversion of existing Customers of GTE services, received either directly from GTE or through another reseller, to AT&T local service.

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**Appendix 1 - Annex 1 - Schedule of Wholesale Discounts**

Florida

Basic Local Service (Residence & Business)	13 04%
Line Charge	13 04%
Usage Charge	13 04%
Features	13 04%
Listing Charges	13 04%
Non-recurring Charges	13 04%
Toll Service	13 04%
Operator Services	13 04%
Directory Assistance	13 04%
Business Trunk and Service Arrangements	13 04%
ISDN Services	13 04%
CENTRANET Services	13 04%
Private Line Services	13 04%
Inbound/Outbound Services	13 04%
Promotional Offerings (90 days or more)	13 04%
Promotional Offerings (less than 90 days)	Not subject to wholesale discount
Services for disabled persons (including free directory assistance)	13 04%
In Contact Services	13 04%
Public and Semi Public Payphone Services	13 04%
Contract Services	13 04%
Grandfathered Services	13 04%
All Other retail Telecommunications Services not excluded from resale by order of the Commission	13 04%

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**Appendix 1 - Annex 2 - Summary of Wholesale Charges**

This Annex refers to contract or retail service charges

**Local Services-Residence and Business**

**Line Charges** These services should include but not be limited to the exchange line charges, by rate area within the jurisdiction. The price structure should encompass flat rates, measured rate service, one and/or two-party lines and any other subcategory that pertains to that jurisdiction. Line prices that reflect usage for such services as call-packs, extended area service, community calling would be included in this category.

**Usage Charges** Includes all usage not captured in the line charge, such as messages or minutes in excess of any limited calling-plan.

**Features** Custom calling features and advanced custom calling features as designed to be compatible with single and multi-line residence and business customer exchange lines. Custom calling features would include month and pay per attempt charges. Associated feature discounts for quantity or other marketing bundles would also be included. (Central office features that support CENTRANET and private line services would be included with each specific service category.)

**Listings** All forms of directory listings for both local and toll services. Prices for customer listing options such as bold type, dual name, business name and custom advertising for the white and yellow pages are included.

**Non-recurring charges** Charges associated with the installation, addition, changing or moving of service and equipment for local service.

**Toll Services** Charges for any service that has been ordered by the Commission to be open to intraLATA presubscription whether charged on a per minute of use or other basis. This includes the non-recurring and listing charges associated with installation or record affecting work for toll service or toll usage plans and for listings, advertising and associated services in the 800 service directory.

**Operator Services** Charges associated with, but not limited to, obtaining operator assistance for call placement, busy-line verification and interruption, time and weather and, if priced as such, DA call completion.

**Directory Assistance Services** Charges associated with the use of directory assistance operators in obtaining local telephone numbers.



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**Business Trunks and Service Arrangements** Charges associated with PBX trunk arrangements for single and multi-line customers. Included are line and usage charges, features and service arrangements for direct inward (and/or outward) dialing

**ISDN Services** Charges associated with Integrated Services Digital Network. Service for residence and business customers for the transmission of voice, data and packet switched signals.

**CENTRANET Services** Charges associated with the provision and use of central office based private branch exchange services using equipment located on the premises owned or leased or controlled by GTE and connected by local loops to the premises of the customer or an authorized user

**Private Line Services** Charges associated with the provision and use of dedicated facilities between two or more customer locations

**Inbound/Outbound Services** Charges associated with the provision and use of WATS 800 (inbound) and Wide Area Telephone service (outbound) and other like services.

**End User Access Services** Charges associated with the provision and use of common and dedicated facilities to provide access service to end user customers

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**Appendix 2 - Prices for Unbundled Network Elements**

Beginning with the Effective Date of this Agreement, Network Elements and Combinations will be priced in accordance with the standards and prices described in this Appendix 2.

Other than the prices identified as interim, the prices listed in this Appendix 2 will remain in effect for three (3) years (Initial Contract Period) unless amended pursuant to pricing orders applicable to Network Elements and Combinations provided by GTE to AT&T in the State. The prices identified as interim are subject to further order of the Commission pending submission of cost studies by GTE. At the end of the Initial Contract Period, the agreement will automatically renew for an additional one year term, unless one party gives 90 days written notice of a wish to terminate. Upon the giving of such written notice by a Party, the Parties agree to renegotiate any or all of the prices, subject to the then applicable pricing standards established by the FCC and/or the state regulatory commission. If the Parties are unable to agree upon revised prices within sixty (60) days of the request to terminate, a Party may invoke the Dispute resolution procedures of Attachment 1. Until such time as the revised prices are agreed to, or established by the decision of the Arbitrator in the dispute resolution procedure, the prices described in this Appendix 2 will continue to remain in effect.

Nonrecurring charges for Dedicated Transport, Database and Signaling Systems, and Channelization System to be provided following review of GTE cost data.

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**Appendix 2 - Annex 1**

FLORIDA

Summary of PSC Modified Monthly Recurring Costs  
For GTE Florida, Inc.

	Rates
<u>Unbundled Loops</u>	
2 Wire Analog Loop	\$20 00
4 Wire Analog Loop	\$25 00
Loop Distribution	\$7 50 - interim
Loop Feeder	\$3 00 - interim
<u>NID</u>	
Basic NID	\$1 45
12xNID	\$2 10
<u>Cross Connects</u>	
DS 0	\$1 60
DS 1	\$4 00
DS 3	\$31 00
<u>Local Switching</u>	
Per Originating MOU	\$ 004
Per Terminating MOU	\$ 00375
Port Charges Per Month:	
2 wire Analog Port	\$4 75
4 wire Analog Port	Cost study due
DS 1 Port	\$72 25
<u>Tandem Switching</u>	
Per MOU	\$ 0009512

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<u>Common Transport</u>	
Transport Termination	\$ 0001
Transport Facility / per mile	\$ 0000017

<u>Dedicated Transport</u>	
Entrance Facility	
2-wire voice	\$29 00
4-wire voice	\$35 00
DS-1 system - first	\$135 00
DS-1 system - add'l	\$125 00
DS-3 protected	\$960 00
Voice facility	\$2 60
DS-1 facility per mile	\$0 50
DS-1 per termination	\$30 00
DS-3 facility per mile	\$13 00
DS-3 per termination	\$285 00

<u>Channelization System</u>	
DS3 to DS1 multiplexing	\$305 00
DS1 to DS0 multiplexing	\$205 00

<u>Database and Signaling Systems</u>	
<u>Signaling Links and STP</u>	
56 Kbps Links	\$80 00
DS-1 Link	\$125 00
Signal Transport Point (STP)	
Port Termination	\$350 00

<u>Call Related Databases</u>	
<u>Line Information Database</u>	
ABS	\$ 04

<u>Toll Free Calling Databases</u>	
DB800 Queries	\$ 011

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Operations Support Systems                      Cost study due

Operator Services

Operator Systems                                  Cost study due

Directory Assistance                              Cost study due

911 Service                                         Cost study due

Summary of PSC Modified Monthly Non Recurring Costs  
For GTE Florida, Inc.

	Non Recurring Charge
<b>Unbundled Element</b>	
<b>Loop or Port Service Ordering</b>	
Initial Service Order	\$47 25
Transfer of Service	\$16 00
Subsequent Service Order	\$24 00
Customer Service Record Research	\$ 5 25
<b>Installation</b>	
Unbundled loop, per loop	\$10 50
Unbundled port, per port	\$10 50
Loop Facility Charge	\$62 50

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**Appendix 4 - Reciprocal Compensation**

5 **Scope**

This Appendix prescribes the methods and means for reciprocal compensation of interconnect traffic between GTE's and AT&T's networks as well as transiting traffic between AT&T and third party LECs or ILECs

6 **Interconnecting Local Traffic**

On each three (3) month anniversary of the Interconnection Activation Date in a Market Area, the Parties will review the minutes of usage for interconnect traffic for the prior quarter. If the minutes of usage imbalance for interconnect traffic for that period is less than ten (10%) percent, neither Party shall charge the other for services provided under this Appendix. If an imbalance is greater than ten (10%) percent, then the appropriate party may bill the other using the rates discussed in this Appendix. In the event of a disagreement regarding reciprocal compensation billing, either Party may invoke the dispute resolution procedures of Attachment 1.

7 **Transiting Traffic**

AT&T shall pay to GTE a Transiting Service Charge for the use of its Tandem Switching as described in Annex 1 to this Appendix 4

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**Appendix 4 - Annex 1 - Prices for Reciprocal Compensation**

These prices will remain in effect for the first three (3) Contract Years of this Agreement ("Initial Contract Period"), unless amended pursuant to pricing orders applicable to the services provided to each other by AT&T and GTE listed in this Appendix 4. Upon expiration of the Initial Contract Period, upon written notice by a Party, the Parties agree to renegotiate any or all of the prices, subject to the then applicable pricing standards established by the FCC and/or the state regulatory Commission. A Party may deliver only one request to renegotiate during a Contract Year. If the Parties are unable to agree upon revised prices within sixty (60) days of the request to renegotiate, a Party may invoke the Dispute resolution procedures of Attachment 1. Until such time as the revised prices are agreed to, or established by the decision of the Arbitrator in the dispute resolution procedure, the prices described in this Annex will continue to remain in effect.

Dedicated transport - See Appendix 2 - Annex 1 to this Attachment 14 (Note 1)

Common transport - See Appendix 2 - Annex 1 to this Attachment 14 (Note 1)

End Office Switching - \$0.0025 per minute

Tandem Switching - \$0.00125 per minute

Transiting Service Charge - \$0.00125 per minute

Note 1. This provision is scheduled to be deleted from the AT&T Contract

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**Appendix 6 - Prices for Trunking Interconnection**

The prices listed in this Appendix are not subject to change for the first three (3) Contract Years of this Agreement ("Initial Contract Period"). Upon expiration of the Initial Contract Period, upon written notice by a Party, the Parties agree to renegotiate any or all of the prices, subject to the then applicable pricing standards established by the FCC and/or the state regulatory commission. A Party may deliver only one request to renegotiate during a Contract Year. If the Parties are unable to agree upon revised prices within sixty (60) days of the request to renegotiate, a Party may invoke the Dispute resolution procedures of Attachment 1. Until such time as the revised prices are agreed to, or established by the decision of the Arbitrator in the dispute resolution procedure, the prices described in this Appendix will continue to remain in effect.

**Dedicated Transport Rates**

**AT&T Dedicated Transport**

See Appendix 2 - Annex 1 to this  
Attachment

**GTE Dedicated Transport -**

See Appendix 2 - Annex 1 to this  
Attachment

Nonrecurring charges to be provided following review of GTE cost data



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**Appendix 7 - Prices for E911/911 Services**

The prices listed in this Appendix are not subject to change for the first five (5) Contract Years of this Agreement ("Initial Contract Period"). Upon expiration of the Initial Contract Period, upon written notice by a Party, the Parties agree to renegotiate any or all of the prices, subject to the then applicable pricing standards established by the FCC and/or the state regulatory commission. A Party may deliver only one request to renegotiate during a Contract Year. If the Parties are unable to agree upon revised prices within sixty (60) days of the request to renegotiate, a Party may invoke the Dispute resolution procedures in Attachment 1. Until such time as the revised prices are agreed to, or established by the decision of the Arbitrator in the dispute resolution procedure, the prices described in this Appendix will continue to remain in effect.

[To be provided following review of GTE cost data]