



ORIGINAL

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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

October 9, 1998

Re: Docket No. 980733-TL
Discovery for Study on Fair & Reasonable Rates and on Relationships
Among Costs and Charges Associated with Certain Telecommunications
Services Provided by LECs, as Required by Chapter 98-277

Dear Ms. Bayo:

Please find enclosed an original and fifteen copies of GTE Florida Incorporated's
Objections to the Attorney General's Seventh Request for Production of Documents for
filing in the above matter. Service has been made as indicated on the Certificate of
Service. If there are any questions regarding this filing, please contact me at (813)
483-2617.

Sincerely,

Kimberly Caswell

KC:tas
Enclosures

- ACK _____
- AFA I
- APP _____
- CAF _____
- CMU _____
- CTR _____
- EAG _____
- LEG I
- LIN _____
- OPC _____
- RCH I
- SEC I
- WAS _____
- OTH _____

A part of GTE Corporation

DOCUMENT NUMBER-DATE

~~11155~~ OCT-98

FPSC-RECORDS/REPORTING

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

ORIGINAL

Discovery and related study on fair)
and reasonable rates and on relationships)
among costs and charges associated)
with certain telecommunications services)
provided by local exchange companies)
(LECs), as required by Chapter 98-277,)
Laws of Florida.)
_____)

Docket 980733-TL
Filed: October 9, 1998

**GTE FLORIDA'S OBJECTIONS TO
ATTORNEY GENERAL ROBERT A. BUTTERWORTH'S
SEVENTH REQUEST FOR PRODUCTION OF DOCUMENTS**

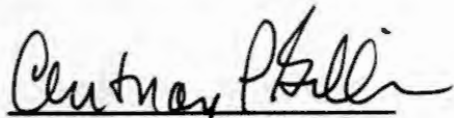

These are GTE Florida Incorporated's (GTE) preliminary objections to the Attorney General's Seventh Request for Production of Documents. GTE reserves the right to make additional and/or different objections when it submits its responses to this discovery, as additional grounds for objection may be discovered as GTE prepares those responses.

All of the objections made here are incorporated by reference into GTE's later responses to the Document Requests. GTE's specific objections to the numbered Document Requests are set forth below.

Objection to 47 and 47.a: GTE objects to these document requests because they seek documents that are publicly filed with the Commission and easily obtainable by the Attorney General. It would thus be unreasonable and unduly burdensome for GTE to produce these documents.

Objection to 48 and 48.a: GTE objects to these document requests because they seek documents that are publicly filed with the Commission and/or Commission decisions that are publicly reported. These documents are easily obtainable by the Attorney General, and it would thus be unreasonable and unduly burdensome for GTE to produce them.

Respectfully submitted on October 9, 1998.

By: 
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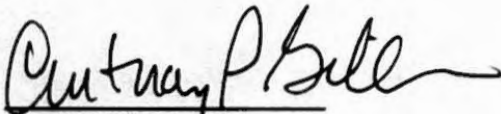
DOCUMENT NUMBER-DATE

11155 OCT-98

FPSC-RECORDS/REPORTING

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that copies of GTE Florida Incorporated's Objections to Attorney General Robert A. Butterworth's Seventh Request for Production of Documents in Docket No. 980733-TL were sent via overnight mail on October 8, 1998(*) and U.S. mail on October 9, 1998 to the parties on the attached list.


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