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GTE SERVICE CORPORATION

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Loansed in Florida
 Certified in Florida as Authorized House Course

October 12, 1998

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

Re: Docket No. 980696-TP

Determination of the cost of basic local telecommunications service, pursuant to Section 364.025, Florida Statutes

Dear Ms. Bayo:

ACN

Please find enclosed for filing an original and fifteen copies of the Affidavit of Jino W. Kim in Support of the Motion of GTE Florida Incorporated (GTE Florida Incorporated's Response in Support of BellSouth's Motion to Compel AT&T to Produce Documents filed on September 24, 1998). This original affidavit supersedes the facsimile affidavit which was filed on October 9, 1998. We apologize for any inconvenience this may have caused.

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.

Very truly yours,

Kimberly Caswell Jam
Kimberly Caswell

KC:dm Enclosures

A part of GTE Corporation

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### BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Determination of the Cost of	)	Docket No. 980696-TP
Basic Local Telecommunications	)	Filed: October 9, 1998
Service, pursuant to Section 364.025,	)	
Florida Statutes	)	
	)	

# AFFIDAVIT OF JINO W. KIM IN SUPPORT OF THE MOTION OF GTE FLORIDA INCORPORATED

Jino W. Kim, duly sworn, says:

- 1. I have been employed at National Economic Research Associates, Inc. ("NERA") for the last three and one-half years. As an Economic Analyst for NERA, I work mainly on regulatory cases involving costing methodologies and financial modeling. I have analyzed costing methodologies in the unbundled network elements and universal service fund dockets, advised local exchange carriers on regulatory and marketing issues relevant to business, particularly those relating to the Telecommunications Act of 1996, and written expert reports on the behalf of Incumbent Local Exchange Carriers. I have appeared before various state public utilities commissions as a subject matter expert in corporate finance and costing methodologies for local exchange networks, and prepared expert reports/testimony on economic damage studies in connection with intellectual property and antitrust litigation matters. A copy of my resume is attached as Exhibit A.
- 2. During the past two years, I have analyzed extensively the various versions of the HAI model (previously called the Hatfield Model) and the standards prescribed by the Federal Communications Commission ("FCC") for the determination of TE/TSLRICs. In order to fully analyze a cost model, one needs access to the database and the

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underlying methodologies. The HAI Model's database, preprocessing procedures, and costing algorithms have never been available for complete analysis or validation. On numerous occasions throughout the course of this proceeding, GTE requested permission to analyze the PNR database used by the HAI Model. Only as a result of an order by this Commission did AT&T finally agree to allow GTE to conduct discovery on the undisclosed portions of the HAI Model.

- 3. On October 6, 1998, this Commission ordered AT&T (PSC-98-1298-PCO-TP), the HAI Model's sponsor, to make a broad range of the underlying preprocessing and geo-coding material available. Pursuant to this order, GTE sent me to Pennsylvania to conduct the PNR site-inspection on October 8, 1998. I went to Pennsylvania with the knowledge that it would require between six to 12 months of analysis in order to fully understand the preprocessing procedures of the HAI database.¹ Therefore, I realized that, at most, all I could perform was a cursory analysis of the data.
- 4. I concentrated on the geocoding process for the clusters in Florida. My analysis determined that there is a potentially serious problem with the number of lines both residence and business contained in the clusters. There is a total of 11,951 clusters in Florida. Of these clusters, 187 contain fewer business lines than firms actually located in that cluster and 3,803 clusters contain fewer residence lines than residences. For example, one cluster contained 14 residences and only 5.01 lines.

PNR set this time period as reasonable for fully understanding the preprocessing. (See PNR Estimates of the Resources Required to Support the Customer Location Model, PNR and Associates, Inc., date unknown, at 2.

- 5. Because of the low geocoding success rate in the lowest two density zones, I also looked at the Census Block Group ("CBG") data. There is a total of 5,790 CBGs in Florida. In 318 of the CBGs, not a single business customer was geocoded. Similarly, in 574 CBGs not a single residential customer was geocoded. In total, only 75 percent of the business lines and 58 percent of the residence lines in Florida are geocoded.
- 6. Next, I performed a cursory examination of the total distribution mileage as compared to road mileage per cluster and found another potential flaw in the database. Many of the clusters contain dramatically less distribution length than road miles. This suggests a serious problem with the amount of distribution plant being placed by the HAI Model, which could result in a severe understatement of costs.
- 7. I need to point out to this Commission that it appears that not all underlying data were made available. Only two files the Standard Point File and the Standard Cluster File were made available. Based on the HAI Model's documentation and my understanding of the HAI preprocessing procedures, these two files are the end result of many other models and algorithms, which were not made available. Further, AT&T refused to produce the National Access Line Model ("NALM") for my review, which seems to be direct conflict with this Commission's order. Only following a lengthy discussion between attorneys did PNR agree to make the NALM available for review. Notwithstanding AT&T's representations and the expressed agreement of counsel, it was not until 6:30 P.M. on Thursday when the NALM was made available. However, what was produced did not appear to be a model, but simply a table with line counts per Census Block. There were

no descriptions, algorithms, or queries provided. It appears that AT&T produced an output from the NALM and not the model itself. I found surprising the failure of AT&T/PNR to make available the NALM given GTEFL's considerable efforts to arrange for a review of the model. The attached letter from GTEFL's counsel to AT&T's counsel reflects part of my understanding as to the attempts GTEFL has undertaken to allow for a review of the NALM.

- 8. Significantly more time is needed for a thorough analysis of the data, preprocessing procedures, and algorithms. Further, the analysis cannot be done at PNR under the time constraints and limited facilities imposed on the analyst by AT&T. This database and the processes associated with it are huge. It simply is not a one-man job, but requires many people with expertise in various disciplines. Also, the necessary tools, such as computers with appropriate software and other support equipment, are needed in order to perform a detailed analysis. I recommend an off-site analysis where sufficient time is allowed and the proper tools available.
- 9. In conclusion, my short visit to PNR confirmed concerns that the HAI model database is flawed and needs to be more fully examined. Before the HAI Model can be considered as a viable cost model for estimating forward looking economic costs for the telecommunications network of local exchange carriers in this universal service proceeding, an in-depth analysis must be performed on all aspects of the HAI Model.

## FURTHER AFFIANT SAYETH NOT.

Jino W. Kim

Subscribed and sworn to before me this \_\_\_\_ day of October, 1998.

Notary Public

My Commission Expires. May 4, 2001

DAMALA J LEONARD
Commission # 1134420
Votary Public — Colfornia
Los Angeles County
My Comm. Express May 4, 2001

#### EXHIBIT A

# NATIONAL ECONOMIC RESEARCH ASSOCIATES

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### JINO KIM

Senior Analyst
National Economic Research Associates, Inc.
777 South Figueroa Street, Suite 4200
Los Angeles, California 90017
(213) 346-3041
jino.kim@nera.com

Received a B.A. degree in Economics from the University of California, Los Angeles and an M.A. degree in Economics with a concentration in Microeconomics, Econometrics, and Finance from the University of California, Santa Barbara.

Mr. Kim's areas of specialization are telecommunications and financial modeling. For the telecommunications industry, Mr. Kim has analyzed costing methodologies for the local exchange networks in the UNE and Universal Service Fund dockets; advised a telephone local exchange carrier on the regulatory and marketing issues relevant to business — especially on the implications of the Telecommunications Act of 1996; and provided expert advice to Incumbent Local Exchange Carriers on deregulation and wrote expert reports on their behalf.

He has represented clients in various public utilities commission hearings and legal depositions. For these clients he has analyzed corporate finance and costing methodologies for the local exchange networks. Mr. Kim has conducted an Energy Demand Forecast for a utility.

Mr. Kim has also conducted financial analysis in connection with a memory chip patent infringement case, and market analysis and valuation of intellectual property in connection with litigation involving biomedical patent rights.

In regard to antitrust matters, he has conducted an industry review and analysis of antitrust ramifications stemming from cellular phone industry business practices; and conducted market and antitrust analysis concerning computer hardware industry, including econometric analysis. He has also conducted economic analyses in cases involving acrospace antitrust litigation and

hospital group mergers. In the several of litigation matters, he was involved in the modeling and computation of economic damages.

He has also conducted an analysis of predatory pricing and price leadership issues involving chemicals industry; and a U.S. crude oil industry review and analysis of alleged royalty skimming by major U.S. crude oil producers, including econometric analysis.

#### Education

UNIVERSITY OF CALIFORNIA, SANTA BARBARA M.A. (Economies), 1994 Concentration in Econometrics, Microeconomics and Finance

UNIVERSITY OF CALIFORNIA, LOS ANGELES B.A. (Economics), 1992

### Professional Laperience

NATIONAL ECONOMIC RESEARCH ASSOCIATES 5/95 - Present Senior Analyst

Southwestern Bell:

Analyze costing methodologies for the local exchange networks in Universal Service Docket; help write briefs.

GTF Incorporated:

Represent client in various public utilities commission hearings and legal corporate finance, costing methodologies for the local exchange networks; co-author expert reports.

Korean Electric Power Co.:

Advise state-monopoly on deregulation.

Nortel v. Samsung Electronics Co.:

Financial analysis in connection with a patent infringement case.

Lobatz v. AirTouch, et al:

Industry review and analysis of anti-trust ramifications stemming from cellular phone industry business practices

Pacific Telesis:

Telecommunications consulting.

Litton Industries v. Hewlett-Packard

Market and anti-trust analysis concerning electronic hardware industry, including econometric analysis.

Dayton Power & Light Co.:

Analysis of Future Energy Demand in the U.S. as a whole, and the Midwest Region in particular: Energy Demand Forecast.

Litton Systems, Inc. v. Honeywell, Inc.:

Feonomic analysis in litigation case involving aerospace industry anti-trust litigation.

Center for Neurological Studies v. Chugai Pharmaceutical Inc. et al.

Market analysis and valuation of intellectual pr. perty in connection with litigation involving biomedical patent rights and exploitation thereof.

Aqua Tri. et al v. Olin Corporation, et al:

Analysis of predatory pricing and price leadership issues in involving chemicals industry.

Proposed acquisition of Dominican Hospitals by Santa Cruz Hospitals: Review of economic efficiency and anti-trust issues with hospital groups merger.

The MacMahon Foundation, et al. v. Amerada Hess Corporation, et al. The U.S. crude oil industry review and analysis of alleged royalty skimming by major. U.S. crude oil producers, including econometric analysis.

UNIVERSITY CALIFORNIA, SANTA BARBARA

9/92 - 6/94 Teaching Assistant

Taught Intermediate Microeconomics and Introductory Macroeconomics to classes ranging in sizes 20 to 40.

EXCEL FINANCIAL DATA SERVICES

6/94 - 4/95 Investment Analyst

Daily seminars to update foreign exchange traders on economic climate of the day. Fundamental analysis in connection with trading and daily company seminar.

# Honors and Professional Activities

Member, American Economic Association

# Collier, Shamuon, Rill & Scott, PLC

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Level 12
Sydney, NSW 2000, Australia
Tal-61-8-88 6700
For 61-2-252-3863

October 6, 1998

# VIA FACSIMILE AND OVERNIGHT DELIVERY

Mr. Tracy Hatch
AT&T Communications of the
Southern States, Inc.
Suite 700
101 N. Monroe Street
Tallahassee, FL 32301
Fax: 904-425-6361

Re Docket No. 980696-TP -- AT&T Responses to GTE Florida Incorporated's Discovery Requests

Dear Tracy

Over one week ago, during the oral argument on BellSouth's Motion to Compel AT&T to produce documents, you and I discussed the fact that AT&T's response to one of GTE Florida Incorporated's ("GTEFL") requests for the production of documents was factually wrong. Specifically, GTEFL's Request for Production of Documents number twelve (12) sought the "PNR National Access Line Model, Version 2.0, along with all associated inputs which were used to produce the runs of HAI 5 0a for Florida." AT&T responded to this request on or around September 1, 1998 by objecting to GTEFL's request on the grounds that the information sought "is the proprietary intellectual property of third party vendors and is only available from PNR."

As AT&T is well aware, the National Access Line Model ("NALM") is not the proprietary information of PNR. Rather, the NALM is the proprietary property of AT&T and MCI. AT&T's September16, 1998 response to BellSouth's Motion to Compel makes this fact abundantly clear. In the letter from PNR that AT&T attached to its Opposition to BellSouth's Motion, PNR clearly and succinctly states that the NALM is a "custom version of a commercially available product" that is "proprietary to AT&T and MCI." A copy of the PNR letter is attached.

Mr. Tracy Hatch October 6, 1998 Page two

AT&T has known since at least September 9, 1998 (the date of the PNR letter) that the NALM is the property of AT&T and MCI. AT&T Communications of the Southern States, Inc. has known since at least September 16, 1998 — the date AT&T filed its opposition to BellSouth's Motion to Compel — that the NALM is the property of AT&T and MCI. Despite this knowledge, AT&T has failed to produce the NALM to GTEFL.

During our discussion on September 28, 1998, you assured me that you were "looking into the matter" and discussing it with your colleague from the Washington proceedings, Ms. Susan Proctor. To date, AT&T has not produced the NALM to GTE. Despite your assurances, no one at GTEFL has received any communication from you or AT&T regarding NALM.

AT&T's failure to produce the NALM is a blatant violation of this proceeding's discovery rules. The hearings in the above referenced proceedings are scheduled to begin in less than one week. Time is of the essence. AT&T's steadfast refusal to produce the NALM is severely jeopardizing GTEFL's ability to analyze HAI 5.0a and is preventing the Florida Commission from receiving full, fair, and accurate testimony regarding the viability of the AT&T/MCI sponsored HAI Model. Accordingly, AT&T must produce the NALM immediately.

Sincerely,

BRIAN P. FARLEY

Counsel for GTE-Florida Incorporated

cc: Commissioner and Prehearing Officer E. Leon Jacobs, Jr. (via facsimile)

William P. Cox, Esq. (via facsimile)

Kimberly M. Caswell, Esq. (via facsimile)

John B. Williams, Esq. (via hand delivery)

Attachment

bce: Barry Nigro Tom Mitchell Filen Quattrucci



September 9, 1998

AT&T Communications of the Northwest, Inc. Susan D. Procur Senior Amorney 1875 Lawrence Street, Shite 1575 Denver CO 20202

MCI Telecommunications Pacific Corporation Regelio Pena Senior Adomey 707 17th Street, Room 600 Denver CO 80202

VIA FACSIMILE (360-586-1150)

Dear Ms. Proctor and Mr. Pena.

The purpose of this letter is to respond to the requests of GTZ Northwest Incorporated ("GTE") and U S WEST Communications, Inc. ("U S WEST") for the data underlying the HAI Model which has been submitted to the Washington Utilities and Transportation Commission GTE and U S WEST are requesting electronic copies of the following:

- 1. Dun and Bradstreet National Dambase
- 2. Metromail, Inc. National Database
- PNR National Access Line Model ("NALM"), Version 2.0. along with all associated inputs used to run the HAI model for Washington
- 4. CENTRUS Geocoding Software
- 5. Point-Coding Reference Data for that Software
- Wire Center Mapinfo Mapping Boundaries

All items, with the exception of item 3, are publicly available from their respective owners. PNR has the rights to use each item either via purchase or special contractual arrangements. However, this information is proprietary to our vendors and carnot be resold or provided by PNR to any third party. Item 3, PNR's NALM, is a custom version of a commercually available product. This custom version is proprietary to AT&T and MCL

In the past, other companies have requested this or similar information and we have been consistent in our response. To accommodate these requests without violating the agreements with our data vendors, PNR has hosted two opportunities for companies to come to our offices and review the above data in the form in which it is input into the HAI model. This arrangement was the only one to which our vendors would agree. GTE took advantage of this review opportunity on both occasions (first on April 16° and again

Economic Statisdesi and Market Resear in Consultants
131 Greenwood Avenue, Suite 502, Jenkimber Pennsylvania 19046
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on May 12th and 13th), and U.S. WEST participated in just the second meeting. While the sossions were originally established to examine data for Nevada and Minnesota, other companies requested and received ancess to review the data from other states.

Representatives from GTE and U S WEST are welcome to visit our offices at their convenience. If you have any questions please call me on (215) 886-9200.

Sincerciy,

William M. Newman

### CERTIFICATE OF SERVICE

I HEREBY CERTIFY that copies of the Affidavit of Jino W. Kim in Support of the Motion of GTE Florida Incorporated (GTE Florida Incorporated's Response in Support of BellSouth's Motion to Compel AT&T to Produce Documents filed on September 24, 1998) in Docket No. 980696-TP were sent via U.S. mail on October 12, 1998 to the parties on the attached list.

Kimberly Caswell am

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Office of Public Counsel c/o The Fiorida Legislature 111 W. Madison Street Room 812 Tallahassee, FL 32399-1400

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Charles Rehwinkel Sprint-Florida Inc. 1313 Blair Stone Road MC FLTH00107 Tallahassee, FL 32301

Nancy White BellSouth Telecomm. Inc. 150 S. Monroe Street Suite 400 Tallahassee, FL 32301-1556

Jeff Wahlen Ausley & McMullen 227 S. Calhoun Street Tallahassee, FL 32301

Tracy Hatch/Marsha Rule AT&T 101 N. Monroe Street, #700 Tallahassee, FL 32301 Richard Melson Hopping Law Firm P. O. Box 6526 Tallahassee, FL 32314

Peter Dunbar/Barbara Auger Pennington Law Firm P. O. Box 10095 Tallahassee, FL 32302

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