BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In Re: Request for approval of) DOCKET NO. 950628-TL
tariff filing to introduce 500) ORDER NO. PSC-95-0883-FOF-TL Customer Identification Function) ISSUED: July 19, 1995 in Access Services Tariff by GTE) Florida Incorporated. (T-95-294) filed 5/10/95)

The following Commissioners participated in the disposition of this matter:

> SUSAN F. CLARK, Chairman J. TERRY DEASON JOE GARCIA JULIA L. JOHNSON DIANE K. KIESLING

ORDER APPROVING TARIFF

BY THE COMMISSION:

GTE Florida Incorporated (GTEFL or the Company) filed proposed revisions to its Access Services Tariff on May 10, 1995 to introduce 500 Identification Function Service. The 500 Identification Function provides for screening the first six digits of all 500-NXX-XXXX type calls generated by end-users to determine the customer to which the call is to be routed.

By Order No. PSC-95-0633-FOF-TL, Issued May 2, 1995, we approved a similar filing to introduce 500 Access Service for BellSouth Telecommunications, Inc. d/b/a Southern Bell Telephone and Telegraph Company in its Access Services tariff.

The 500 Identification Function Service is designed to enable GTEFL's access customers to receive originating calls which are dialed by end-users using a 1+ or 0+ 500-NXX-XXXX number. The 500 Identification Function Service provides for number identification of 500 calls using the NXX of the 500 number dialed. When the 500 number is dialed, the identification function is performed by the Company to determine to which IXC the call is to be routed. The 500 service provider will be determined through switch allocation tables. When a 500 service provider requests the activation or deactivation of a 500 NXX code, the Company updates the switches in the end offices.

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The North American Numbering Plan Administrator assigns the NXX codes to IXCs providing 500 service. The three digits, 5-0-0, represent the service access code (SAC). The SAC in 500 Access Service is a non-geographic Numbering Plan Area (NPA) similar to the 800 and 900 number service SACs. GTEFL claims that 500 SAC access service will be available from all digital end offices or access tandems within the Company's service territory.

The 500 Identification Function Service rate elements consist of non-recurring charges for establishing service and for adding additional NXX codes. There are two rate elements: 1) the NXX Activation Charge - initial NXX per end office: a non-recurring charge, which applies to the first 500 NXX code submitted to the Company; and 2) the NXX Activation Charge - subsequent NXX per end office: a non recurring charge, which applies to each additional 500 NXX code submitted to the Company.

At this time, GTEFL's end offices will not use Advanced Intelligence Network (AIN) technology for IXC identification. The Company anticipates AIN use for IXC identification in 1996. The NXX activation charges are assessed for each end office and access tandem which are required to translate and route the call.

As a new service, 500 Identification Function Service will have no effect on existing customers. There is a \$19 Service Translation Charge for the first NXX and a \$10 charge for each additional NXX.

Annual nonrecurring revenues, costs, and contribution level for year one for the proposed 500 Identification Function is estimated as follows: revenues of \$11,890; costs of \$11,113; and contribution of \$777. The nonrecurring revenues and costs represent both the first and additional NXX activation charges and costs. Our examination of the cost study has shown that the proposed charges cover costs and provide adequate contribution.

Upon review, we approve GTEFL's proposed tariff to offer the 500 Identification Function in its Access Services tariff. This will allow GTEFL to provide access for 500 service calls originating in its service territory.

Based on the foregoing, it is

ORDERED by the Florida Public Service Commission that GTE Florida Incorporated's tariff to introduce 500 Identification Function Service in its Access Services tariff is hereby approved with an effective date of July 9, 1995. It is further

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ORDERED that if a protest is filed in accordance with the requirements set forth below, the tariff shall remain in effect with any increase in revenues held subject to refund pending resolution of the protest. It is further

ORDERED that if no protest is filed in accordance with the requirements set forth below, this docket shall be closed.

By ORDER of the Florida Public Service Commission, this 19th day of July, 1995.

BLANCA S. BAYÓ, Director

Division of Records and Reporting

(SEAL)

DLC

NOTICE OF FURTHER PROCEEDINGS OR JUDICIAL REVIEW

The Florida Public Service Commission is required by Section 120.59(4), Florida Statutes, to notify parties of any administrative hearing or judicial review of Commission orders that is available under Sections 120.57 or 120.68, Florida Statutes, as well as the procedures and time limits that apply. This notice should not be construed to mean all requests for an administrative hearing or judicial review will be granted or result in the relief sought.

The Commission's decision on this tariff is interim in nature and will become final, unless a person whose substantial interests are affected by the action proposed files a petition for a formal proceeding, as provided by Rule 25-22.036(4), Florida Administrative Code, in the form provided by Rule 25-22.036(7)(a)(d) and (e), Florida Administrative Code. This petition must be received by the Director, Division of Records and Reporting, 2540 Shumard Oak Boulevard, Tallahassee, Florida 32399-0850, by the close of business on August 9, 1995.

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In the absence of such a petition, this order shall become final on the day subsequent to the above date.

Any objection or protest filed in this docket before the issuance date of this Order is considered abandoned unless it satisfies the foregoing conditions and is renewed within the specified protest period.

If this Order becomes final on the date described above, any party adversely affected may request judicial review by the Florida Supreme Court in the case of an electric, gas or telephone utility or by the First District Court of Appeal in the case of a water or wastewater utility by filing a notice of appeal with the Director, Division of Records and Reporting and filing a copy of the notice of appeal and the filing fee with the appropriate court. This filing must be completed within thirty (30) days of the date this Order becomes final, pursuant to Rule 9.110, Florida Rules of Appellate Procedure. The notice of appeal must be in the form specified in Rule 9.900(a), Florida Rules of Appellate Procedure.