

ORIGINAL FILE COPY

LAW OFFICES
MESSER, CAPARELLO, MADSEN, GOLDMAN & METZ
A PROFESSIONAL ASSOCIATION

215 SOUTH MONROE STREET, SUITE 701
POST OFFICE BOX 1876
TALLAHASSEE, FLORIDA 32302-1876
TELEPHONE (904) 222-0720
TELECOPIERS (904) 224-4359 (904) 425-1942

October 30, 1996

Ms. Blanca Bayo, Director
Division of Records and Reporting
Room 110, Easley Building
Florida Public Service Commission
2540 Shumard Oak Blvd.
Tallahassee, Florida 32399-0850

BY HAND DELIVERY

Re: Docket No. 961169-TP

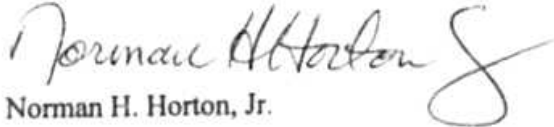
Dear Ms. Bayo:

Enclosed are an original and fifteen copies of American Communications Services, Inc.'s Notice of Withdrawal Without Prejudice.

Please indicate receipt of this document by stamping the enclosed extra copy of this letter.

Thank you for your assistance in this matter.

Sincerely,


Norman H. Horton, Jr.

ACK _____ ✓
AFA _____
APP _____
CAF _____
SMU Stavanya
CTP _____ NHH/amb
EAC _____ Enclosures
LEN _____ cc: James Falvey, Esq.
LIV _____
WAS _____
OTH _____

RECEIVED


FPSC BUREAU OF RECORDS

DOCUMENT NUMBER-DATE
11519 OCT 30 1996
FPSC-RECORDS/REPORTING

Before the
PUBLIC SERVICE COMMISSION
of the State of Florida

In the Matter of)
)
Petition by American Communications)
Services, Inc., and its local exchange)
operating subsidiaries, for Arbitration)
with GTE Florida, Inc. pursuant to)
the Telecommunications Act of 1996.)
_____)

Docket No. 961169-TP
Filed: October 30, 1996

NOTICE OF WITHDRAWAL WITHOUT PREJUDICE

Comes American Communications Services, Inc. ("ACSI"), and its local exchange operating subsidiaries in Florida, American Communications Services of Jacksonville, Inc. and American Communications Services of Tampa, Inc., by its undersigned attorneys, and files this Notice of Withdrawal Without Prejudice of its Petition for Arbitration. As basis for withdrawal, ACSI would state:

1. The Petition for Arbitration was filed September 26, 1996 by ACSI pursuant to 47 U.S.C. § 252(b). In its petition, ACSI requested arbitration of several unresolved issues in interconnection negotiations between ACSI and GTE Florida ("GTE").

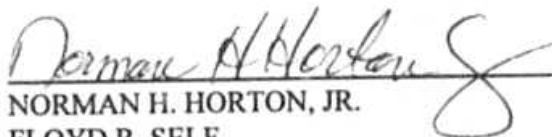
2. In response to the ACSI petition, GTE stated that ACSI had failed to request negotiations and in the alternative had not permitted 135 days to pass after Florida was first mentioned in contract negotiations for two other states (GTE Brief in Response to Request for Arbitration, page 4 footnote 1). Further, in prefiled testimony, GTE suggested that Florida was first mentioned in negotiations on July 30, 1996. (McLeod prefiled Direct Testimony, pp. 9-10.) Using

July 30 as the starting date, the "window" for a petition would open 135 days from July 30, or December 12, 1996.

3. In order to avoid possible unnecessary litigation of an issue, ACSI would accept the July 30 date advanced by GTE as the commencement of Florida negotiations solely for purposes of determining when a petition may be filed with the Florida PSC. Based upon representation that GTE will not seek to strike or dismiss a petition filed between 135 and 160 days from July 30, 1996, on the basis of timeliness, ACSI would withdraw its pending Petition for Arbitration with leave to refile within the described time.

4. ACSI and GTE continue to negotiate, and this notice of withdrawal does not affect the positions of the parties nor constitute a waiver of any position or issue either party may have with respect to negotiations.

WHEREFOKE, for the reasons cited, ACSI herewith gives Notice of Withdrawal Without Prejudice of the Petition for Arbitration with GTE Florida, Inc.



NORMAN H. HORTON, JR.
FLOYD R. SELF
Messer, Caparello, Madsen,
Goldman & Metz, P.A.
Post Office Box 1876
Tallahassee, FL 32302-1876
904/222-0720

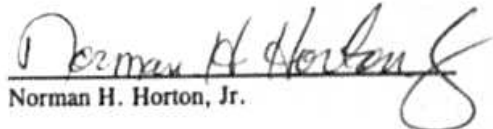
Attorneys for American Communications Services, Inc.

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of American Communications Services, Inc.'s Notice of Withdrawal Without Prejudice in Docket No. 961169-TP has been furnished by Hand Delivery (*) and/or Overnight Delivery (**) on this 30th day of October, 1996 to the following parties of record:

Monica Barone, Esq.*
Division of Legal Services
Florida Public Service Commission
2540 Shumard Oak Blvd., Room 370
Tallahassee, FL 32399-0850

Anthony Gillman, Esq.**
GTE Florida, inc.
One Tampa City Center
201 N. Franklin St.
Tampa, FL 33602


Norman H. Horton, Jr.