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NORTHEAST FLORIDA TELEPHONE COMPANY EXECUTIVE SUMMARY OF RESPONSES FILED WITH THE FLORIDA PUBLIC SERVICE COMMISSION REGARDING SECTION 2 OF CHAPTER 98-277 COST OF BASIC LOCAL TELECOMMUNICATIONS SERVICE FAIR AND REASONABLE RATES

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On May 28, 1998, Chapter 98-277 was signed into law by the governor of Florida. This legislation states that "The Legislature has determined that charges for intrastate switched access and other services may be set above costs and may be providing an implicit subsidy of residential basic local telecommunications service rates in this state, including the proportionate share of joint and common costs." To determine the relationships among costs and charges associated with providing basic local service, intrastate access and other services provided by local telephone companies, the Florida Public Service Commission ("the Commission") was directed to report its conclusions as to the fair and residential basic local service rate considering affordability, the value of service Commission local services in this state. A public hearing is to be held in Macclenny on September 8, 1998 to elicit public testimony concerning such rates.

Chapter 98-277 also mandated that local telephone companies, including Northeast Florida Telephone Company ("Northeast" or "the Company") submit cost data and analysis to the Commission that supports the cost of providing residential basic local service in their serving areas by August 1, 1998. Northeast has complied with this requirement.

This Executive Summary is being provided at the request of the Commission to ensure that our customers have a general understanding of the information filed with the Commission regarding the residential basic local service rates in Baker County. Included with this summary is a copy of the embedded cost study that was developed using specific assumptions outlined by the Commission in a data request to the Company. This study allocates embedded costs between the state and interstate jurisdictions based on usage factors, mileage, number of circuit terminations, traffic ACK _______ sensitivity, etc. The results provide the reader with the embedded cost of providing local service and intrastate access, based ~n the Commission's methodology.

APP ____

SEC ____

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CAF ______It should be noted that the Commission's methodology is but one of several methodologies that CMU _______has also performed an embedded cost study, using a different methodology, which more closely CTR _______flext the true cost of providing basic local service (in accordance with federal universal service EAG _______guidelines). As such, Northeast does not support the assumptions that have been made by the LEG _______Commission for the development of the study included with this summary.

LIN _____Additional confidential information filed by Northeast is available from the Office of Public OPC _____Counsel, c/o The Florida Legislature, 111 W. Madison Street #812, Tallahassee, FL 32399-1400.

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