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February 8, 2000

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VIA OVERNIGHT MAIL

Blanca S. Bayo, Director
Florida Public Service Commission
2540 Shumard Oaks Blvd.
Tallahassee, Florida 32399-0850

RE: ITC^DeltaCom Communications, Inc. – Supplemental Information to Meet Requirements of Chapter 120 – Docket No. 000080-T1

Dear Ms. Bayo:

Enclosed for filing are the original and seven (7) copies of the Supplemental Information to Meet Requirements of Chapter 120 by ITC^DeltaCom Communications, Inc. d/b/a ITC^DeltaCom. This information is being provided to supplement ITC^DeltaCom's original Petition for Waiver of Bond Requirement dated January 20, 2000.

Please acknowledge receipt and filing of the above by stamping the duplicate copy of this letter and returning same in the enclosed self-addressed stamped envelope.

Should you have any questions, please do not hesitate to Nanette Edwards, Senior Manager – Regulatory Attorney at (256) 382-3856.

Sincerely,

Sharon B. Killebrew
Paralegal

Enclosure

cc: Nancy E. Pruitt

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DOCUMENT NUMBER-DATE

~~01772~~ FEB-98

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In Re: Petition for Waiver of Rules and Requirements)
To Allow ITC^DeltaCom to Require Deposits in their)
Long Distance Tariff)

Docket No. 000080-TI

ORIGINAL

**SUPPLEMENTAL INFORMATION
TO MEET REQUIREMENTS OF CHAPTER 120**

ITC^DeltaCom Communications, Inc. ("ITC^DeltaCom") meets the statutory requirements of Chapter 120, Section 542, and states as follows:

1. ITC^DeltaCom has been certificated in Florida since 1982 formerly under the name of "DeltaCom" and has been doing business in Florida since June 1, 1989. ITC^DeltaCom has provided its most recent financial information which demonstrates that it has financial resources. Thus, a bond is not required to protect the consumer interest because of the Company's financial resources and stability, and its commitment to providing quality long distance and local services to consumers in Florida. ITC^DeltaCom has made significant long term investments in Florida by deploying Nortel DMS 500 switches and by establishing several collocation sites in Florida.
2. With the rise of increased competition, the public interest would best be served by ITC^DeltaCom minimizing its costs such that ITC^DeltaCom can continue building its infrastructure in Florida (e.g. switches, fiber, plant and equipment). Requiring ITC^DeltaCom to post a bond for deposits where ITC^DeltaCom has historically provided quality long distance services while maintaining its certificate of public convenience and necessity in good standing in Florida for 18 years, does not serve the public and creates a substantial burden to ITC^DeltaCom. ITC^DeltaCom and the public are better served if ITC^DeltaCom can utilize those dollars for continued deployment of its Florida network. By minimizing costs ITC^DeltaCom could remain competitive and, thus, pass on its savings to the consumer.

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WHEREFORE, ITC^DeltaCom respectfully requests that the additional information being submitted be considered in granting a waiver of the applicable rules, orders and policies currently prohibiting it from requiring deposits.

Respectfully submitted this 8th day of February 2000.

Sincerely,

Nanette S. Edwards / with express
Nanette S. Edwards *PERMISSION*
Senior Manager - Regulatory Attorney *Sharon B. Killbrea*
ITC^DeltaCom Communications, Inc.
4092 S. Memorial Parkway
Huntsville, AL 35802