GOINANCE NO. 1995-04

CITY OF INGLESIDE ON THE BAY, TEXAS, AND STE SOURCE THAT, FOR THE PURPOSE OF OPERATING ITS THE SHEESS, THE TELEPHONE COMPANY SHALL CONSTRUCT, ERECT, SUID, ON, MAINTAIN AND OPERATE IN, ALONG, UNDER, AND AND STRETS, AVENUES, ALLEYS, BRIDGES, VIADUCTS AND PUBLIC CITY, SUCH POSTS, POLES, WIRES, CABLES, CONDUITS AND FIXTURES, STRUCTURES AND FIXTURES NECESSARY CR CONVENIE TO DITION OF TELEPHONE AND OTHER COMMUNICATION SERVICES IN SAME OF AND FOR CONDUCTING A GENERAL LOCAL AND LONG-DISTANCE TRIBLES DISINESS; PRESCRIBING THE CONDITIONS GOVERNING THE USE OF RIGHTS-OF-WAY FOR THE TELEPHONE COMPANY'S COMMUNICATION SESS: PRESCRIBING THE ANNUAL COMPENSATION DUE THE CITY THIS ORDINANCE; PROVIDING AN INDEMNITY CLAUSE; SPECIFYING COMMENT: FOR A PERIOD OF AGREEMENT; FOR FUTURE CONTINGENCIES; FOR REPEAL OF CONFLICTING ORDINANCES; FOR ALTERNATE DISPUTE RESOLUTION; FOR VENUE; AND FOR METHOD OF ACCEPTANCE.

WHEREAS, GTE Southwest Incorporated, hereinafter referred to as the Telephone Company, is now and has been engaged in the communications business in the State of Texas and in furtherance thereof, has erected and maintained certain items of its physical plant in the City of Ingleside on the Bay, Texas, hereinafter referred to as the City, for many years pursuant to such rights as

and under the laws of the State of Texas,

mis substitute that the control of the police powers granted

to the City; and

provided compensation to the City for the superinted by the Telephone Company from certain local services within the corporate limits of the City; and

whereas, it is recognized by the parties hereto that changes in the communications industry, changes in technology, changes in state and federal law, and changes in the accounting practices mandated by the Uniform System of Accounts promulgated by the Federal Communications Commission ("FCC"), along with regulatory requirements of the Public Utility Commission of Texas ("PUC"), have caused the traditional method of determining the amount of compensation to municipalities to become less desirable for communications utilities. In order to address these issues in a manner beneficial to both the City and the Telephone Company, the City and the Telephone Company have chosen the method of determining the amount of compensation provided for in this Ordinance to eliminate the expense and time related to audits, to

strieve simplicity, to provide the City with predictable and an opportunity for growth; and

that an agreement should be entered into between the Company and the City establishing the conditions which the Telephone Company shall maintain and construct its bales plant in the public rights-of-way within the City's corporate limits in the future;

COUNCIL OF THE CITY OF INGLESIDE ON THE BAY,

SECTION 1. DESIGNATIONS

Whenever used in this Ordinance, the following words and terms shall have the definitions and meanings provided in this section:

- (a) CITY: The City of Ingleside on the Bay, Texas
- (b) <u>FACILITIES:</u> All Telephone Company duct spaces, manholes, poles, conduits, underground and overhead passageways, and other equipment, structures and appurtenances and all associated Transmission Media, which are located in the City Rights-of-Way.
- (c) <u>COMMUNICATIONS SERVICES:</u> All services, of any nature, offered for sale by the **Telephone Company** to subscribers in the **City**, which

Telephone Compared to such subscribers by transmission over the

- All present and future streets, avenues, highways, allow bidges, viaducts and public grounds within the city limits of the City.
- (e) Teles GTE Southwest Incorporated.
- wires or other field devices used to transmit and/or receive communication whether analog, digital or of other characteristics, and whether for voice, video, or data or other purposes which are purposes

SECTION 2. RECUESTON OF VIDEO SERVICES

Telephone Company is not authorized to provide cable television or video programing to the general public as a subscription service in the City under this Ordinance, but must first obtain a franchise from the City for that purpose as State or Federal law may require or as may be required by City ordinance not in conflict with State or Federal law. This Section does not preclude the Telephone Company from providing its tariff services to cable television companies. However, nothing herein shall authorize the Telephone Company to license or lease to any cable television operator not franchised by the City the right to use or utilize the transmission

media or facilities of the Telephone Company unless Federal or State law allows such cable television operator to conduct its business with a first obtaining a franchise from the City.

SECTION 3. MAINTENANCE OF TELEPHONE PLANT AND

Pursuant to the last of the State of Texas, the Telephone Company has the right and privilege to use and occupy the public rights of in the City for the delivery of Communications Services and the operation of a communications system. Telephone Company Pacilities and Transmission Media used in or incident to the provision of Communications Services and to the maintenance of a commications business by the Telephone Company in the City shall resain as now constructed, subject to such changes as under the conditions prescribed in this Ordinance may be considered necessary to the public health and safety by the City in the exercise of its lawful police powers and such changes and extensions as way be considered necessary by the Telephone Company in the pursuit of its communications business. The terms of this Ordinance shall apply throughout the City, and shall include the provision of comunications services in any newly annexed areas upon the effective date of such annexation.

SECTION 4. (a) SUPERVISION BY CITY OF LOCATION OF POLES AND COMDUITS

All poles to be placed shall be of sound material and reasonably straight, and shall be so set that they will not interfere with the

flow of water to say gutter or drain, and so that the same will interfere as little as practicable with the ordinary travel on the street or sidealk. The location and route of all poles, stubs, guys, anchors, stabits, fiber cables and any other facilities to be placed and constructed by the Telephone Company in the construction and mintenance of its communications system in the City, and the location of all conduits to be laid by the Telephone Company within the limits of the City under this Ordinance, shall be subject to the reasonable and proper regulation , control and direction of the City Council or of any City official to whom such duties have been or may be delegated. Any work in connection with the Telephone Company's use of the Rights-of-Way shall be subject to Police Power and direction of the City. All use of the Rightsof-Way shall interfere as little as reasonably practicable with the use of the Rights-of-Way by others. Proper barricading and traffic control measures shall be used in the interest of traffic safety and avoidance of congestion.

(b) The City expressly reserves the right to change the grade, install, relocate, or widen the public streets, sidewalks, bikeways, alleys, public thoroughfares, highways, landscaping, and public way and places within the present limits of the City and within said limits as same may from time to time be extended, and the Telephone Company shall relocate or place underground, at its own expense, its Facilities and Transmission Media, in order to accommodate the installation, relocation widening, or changing of

public thorough highway or public street, sidewalk, bikeway, alley, public thorough highway or public ways, including if necessary relocating be believed and Transmission Media to a sufficient distance from the dise of the pavement to permit a reasonable work area for and individuals engaged in installing, relocating, for changing the grade of any public street, sidewalk, bits, alley, public thoroughfare, highway or public way.

- or in the location or manner of constructing a water pipe, gas pipe, sewer, or other aboveground or underground structure, it is deemed necessary by the City to remove, alter, change, adapt, or conform the underground or aboveground facilities of the Telephone Company, the Telephone Company shall make the alterations as soon as practicable when ordered in writing by the City without claim for reimbursement or damages against the City.
- (d) Whenever it shall be necessary to require Telephone Company to alter, change, adapt, or conform its facilities within the right-of-way, such alterations or changes shall be made promptly, with consideration given to the magnitude of such alterations or changes, without claim for reimbursement or damages against the City. If any such requirements impose a financial hardship upon the Telephone Company, the Telephone Company shall have the right to timely present alternative proposals to the City, and the City

shall give decideration to any such alternative proposals. If
the City require the Telephone Company to adapt or conform its
facilities to the any other entity or person, except the City,
to use, or to the greater convenience, rights-of-way or public
property. Telephone Company shall not be required to make any such
changes until the other entity or person shall reimburse or made
arrangements attractory to Telephone Company to reimburse the
Telephone Company loss and expense caused by or arising out
of such change; provided, however, that the City shall never be
liable for such reimbursement.

Nothing in this Ordinance is intended to add to or detract from any authority granted by the Legislature of the State of Texas to the City.

(e) The City reserves the right to lay, and permit to be laid, sewer, gas, water, and other pipe lines or cables and conduits, including telecommunications and cable television lines, and to do and permit to be done any underground and overhead work that may be deemed necessary or proper by the City, in, across, along, over, or under any Right-of-Way occupied by the Telephone Company, and to change any curb or sidewalk or the grade of any street. In performing or permitting such work to be done, the City shall not be liable to the Telephone Company for any damages related to such work, nor shall the City be liable to the Telephone Company for any damages not proximately caused by the City's sole negligence,

provided, be bothing herein shall relieve any other person or corporation for liability for damage to facilities of the Telephone Course.

occupy space where the surface of any street, alley, highway, or public place, and grant to an abutting landowner shall be subject to the rights of the Telephone Company described herein. In the event that the City plans to close or abandon any Right-of-Way which contains any existing Telephone Company facilities, City shall, if requested by Telephone Company (1) reserve a continuing right for the Telephone Company's facilities, (2) give notice of the date the City Council is to consider the closure or abandonment, and (3) make any subsequent conveyance of land involved in the closure or abandonment subject to the specific right of continued occupancy by Telephone Company.

SECTION 5: ATTACHMENTS TO POLES AND SPACE IN DUCTS

Nothing contained in this Ordinance shall be construed to require or permit any pole attachments for electric light or power wires or communications facilities or systems not provided by the Telephone Company to be attached to the Telephone Company's poles or other physical plant or placed in the Telephone Company's conduit. If the City desires pole attachments for electric light or power wires or communications facilities or systems not provided by the Telephone Company, or if the City desires to place communications facilities

Company in Solutione Company duct, then a further separate, nonconting that shall be prerequisite to such attachment(s) or such use that by the City. Nothing contained in this Ordinance that shall be restrict the Telephone Company in exercising its restrict to enter into pole attachment, pole usage. The company or other wire space or facilities agreements with light and/or power companies or with other wire-using companies with inch are authorized to operate within the City.

SECTION 5. STATES TO BE RESTORED TO GOOD CONDITION

The surface of any street, avenue, alley, highway, viaduct or public ground within the City disturbed by the Telephone Company in building, constructing, renewing, or maintaining its communications system shall be restored within a reasonable time after completion of the work in compliance with the applicable provisions of the Code of Ordinances and maintained to the satisfaction of the City Council, or of any City official to whom such duties have been or may be delegated, for a period of one (1) year following completion of the restoration, after which time responsibility for the maintenance shall revert to the City. No such street, avenue, alley, highway, viaduct or public ground shall be encumbered for a longer period than shall be necessary to execute the work.

SECTION 7. TEMPORARY REMOVAL OF AERIAL WIRES

The Telephone Company on the request of any person shall remove or

raise or low live wires within the City temporarily to permit the moving of how or other bulky structures. The expense of such temporary result raising or lowering of wires shall be paid by the benefitted party or parties, and the Telephone Company may require such that in advance. The Telephone Company shall be given not less than forty-eight (48) hours advance notice to arrange for such temporary wire changes. The clearance of wires above ground shall conform to the basic standards of the National Electrical Safety Code, National Bureau of Standards, United States Department of Course, as promulgated at the time of erection thereof.

SECTION 8. THE TRUMING

In the pursuit of maintaining its communications system, the Telephone Company. its contractors, agents, successors and assigns shall have the right to trim trees upon and overhanging the streets, avenues, alleys, bridges, viaducts and public grounds of the City, so as to prevent the branches of such trees from coming in contact with the wires, cables or other facilities of the Telephone Company.

Section 9. COMPENSATION TO THE CITY

(a) As compensation for the Telephone Company's use and occupancy of the City's rights-of-way and for the City's oversight regulation and supervision of such use and occupancy, in consideration for all other agreements and promises made herein by the City and in lieu

cf and in full compensation for any lawful tax, license, charge, right-of-way profit fee or inspection fee, whether charged to the Telephone Compensation or its contractor(s), or any right-of-way easement or alley rental or franchise tax or other character of character of the use and occupancy of the rights-of-way within the City, except the usual general ad valorem taxes, special assessments in accordance with State law or sales taxes now or hereinafter levied by the City in accordance with State law, the City hereby isposes upon the Telephone Company, and the Telephone Company agrees to pay, an annual fee (the "Annual Fee".) The amount of the "Annual Fee" for the first effective year of this Ordinance shall be \$1,804.76. The Telephone Company will bill the "Annual Fee" pro rata, to its customers residing within the corporate limits of the City.

The Telephone Company shall annually adjust its billings to customers to account for any undercollection or overcollection of the "Annual Fee" due the City.

For the second and subsequent years while this Ordinance remains in effect, the "Annual Fee" is subject to adjustment by application of the Growth Factor set out in paragraph 9(c). This adjustment for the Growth Factor will be made effective as of each anniversary date of this Ordinance.

(b) The "Annual Fee" for each year shall be paid in four equal

November 30. It is impractical to credit any overcollection to customers. The such overcollection shall be paid to the city and credited to the next year's "Annual Fee", and the "Customer Fee" appropriately adjusted to reflect such credit.

(c) The Growth Factor shall correspond to the percentage change in local exchange access lines within the limits of the City for the preceding calendar year. For purposes of this calculation, "local exchange access lines" shall be defined as all residence, single-line business, milti-line business, Centrex, Centranet, key line, PABX trunks, and any other technology which delivers a basic unit of Local Communications Service by transmission over the Telephone Company's Transmission Media within the corporate limits of the City. For each succeeding year during the period of this Agreement, the previous year's Annual Fee shall be adjusted by such percentage. The Telephone Company will adjust its customer billing annually, on the anniversary date of this Agreement, to account for the Growth Factor as described above.

- Company from paying all applicable municipally-owned utility service charges. Should the City not have the legal power to agree that the payers of the foregoing charge shall be in lieu of the taxes, licenses, charges, rights-of-way permit or inspection fees, rentals, rights-of-way easements or franchise taxes as described in Section 8(a) above, then the City agrees that it will apply so much of such payers as may be necessary to the satisfaction of the Telephone Company obligation, if any, to pay any such taxes, licenses, charges, rights-of-way permit or inspection fees, rentals, rights-of-way easements or franchise taxes.
- (e) In the event that either (1) territory within the boundaries of the City shall be disannexed and a new incorporated municipality created which includes such territory or (2) an entire, existing incorporated municipality shall be consolidated or annexed into the City, then notwithstanding any other provision of this Ordinance, the Annual Fee shall be adjusted. To accomplish this adjustment, within sixty (60) days following the action effecting a disannexation/annexation as described above, the City shall provide the Telephone Company with maps of the affected area(s) showing the new boundaries of the City.

In the event of an annexation as described above, the Annual Fee paid to the City will be adjusted to include the amount of the Annual Fee paid by the Telephone Company to the existing

incorporated being annexed. In the event that the annexed maintiple bad no ordinance imposing an Annual Fee or in the event of discretion, then the adjustment to the Annual Fee will be made to the City's net gain or loss of telephone subscribers are methodology prescribed in section 8(a) above. The effective date of the adjustment shall be within 120 days following the meration/disannexation action by the City, provided that the City will have supplied the appropriate annexation/disannexation maps to the Telephone Company in accordance with the provisions herein.

SECTION 10. ASSICRATION OF ORDINANCE

This Ordinance and any rights or privileges hereunder shall not be assignable to any other entity without the express consent of the City. Such consent shall be evidenced by an ordinance which shall fully recite the terms and conditions, if any, upon which such consent is given. Such consent shall not be unreasonably delayed or denied by the City.

SECTION 11. PERIOD OF AGREEMENT

This agreement shall be in full force and effect for the period beginning with the effective date hereof and ending five (5) years after such date. This Ordinance may be extended for an additional five (5) year period if mutually agreed to in writing by both parties.

SECTION 12. CONTINGENCIES

Notwithstanding arthing contained in this Ordinance to the contrary, in the cost that (1) this Ordinance or any part hereof, (2) any statutory or regulatory authority by which the Telephone Company seeks to collect the charge imposed by this Ordinance, or (3) any procedure provided in this Ordinance, or (4) compensation doe the City under this Ordinance, becomes, or is declared or determined by judicial, administrative or legislative authority exercising its jurisdiction be excessive, to unrecoverable, wenforceable, void, unlawful orotherwise inapplicable, in whole or in part, the Telephone Company and the City shall meet and negotiate in good faith to obtain a new ordinance that is in compliance with the authority's decision or enactment; and, unless explicitly prohibited, the new ordinance shall provide the City with a level of compensation comparable to that set forth in this Ordinance so long as such compensation is recoverable by the Telephone Company in a mutually agreed manner permitted by law for the unexpired portion of the term of this Ordinance.

SECTION 13. GOVERNING LAW

(a) This Ordinance shall be construed in accordance with the City Codes in effect on the date of passage of this Ordinance to the extent that such Codes are not in conflict with or in violation of the Constitution and laws of the United States or the State of Texas.

(b) This Ordinary shall be construed and deemed to have been negotiated at any length and drafted by the combined efforts of the City and the Displace Company.

SECTION 14. DISPUTE RESOLUTION

- (a) Notwithstanding any other provision of this Ordinance, the Parties hereto eare that any claim, cause of action or other dispute based upon or arising out of this Ordinance (a "dispute") shall be conducted, decided, determined and/or resolved pursuant to and in accordance with the provisions of this Section. The parties desire to resolve disputes arising out of this Ordinance without litigation. Accordingly, in the event of any dispute hereunder, the Parties hereto agree to attempt in good faith to resolve their dispute between theselves. At the written request of a party, each party will appoint a knowledgeable, responsible representative(s) to meet and negotiate in good faith to resolve any dispute arising under this Ordinance.
- (b) Except for action seeking a temporary restraining order or injunction related to the purposes of this Ordinance, or suit to compel compliance with this dispute resolution process, the parties agree to use the following alternative dispute resolution procedure, and also agree not to sue any party to this Ordinance with respect to any controversy or claim arising out of or relating to this Ordinance or its breach prior to exhausting the procedures set out in this section.

(c) If the Parties are unable to settle their dispute within sixty (60) days of the initial request, either party may, on written notice to the other party, initiate non-binding mediation of the dispute before a single mediator affiliated with Judicial Arbitration and Endiation Services, Inc. (JAMS) in Dallas County, Texas or another rediation service mutually agreeable to the parties. Mediation is a forum in which an impartial person, the mediator, facilitates communication between the Parties to promote reconciliation, settlement, or understanding among them. Α Mediator may not impose his own judgment on the issues for that of the Parties. Unless expressly authorized by the Parties, the mediator may not disclose to either party information given in confidence by the other and shall at all times maintain confidentiality with respect to communications relating to the subject matter of the dispute. Unless the Parties agree otherwise, all matters, including the conduct and demeanor of the Parties and their counsel during mediation, are confidential and shall be inadmissible as settlement discussion pursuant to Rule 408 of the Federal Rules of Evidence or the applicable state rules. mediator shall be selected by agreement of the Parties within thirty (30) days after each Party first requests mediation of the other. If a single mediator cannot be agreed upon, then each Party shall select its own Mediator from those on the JAMS approved list; those two mediators will then select a third independent mediator who will conduct the mediation session(s). The Mediator's fees will be borne equally by both Parties. In the event mediation is

requested, the splicable statutes of limitations shall be automatically followed until the Mediator declares an impasse. In the event mediation fails, the Parties may then resort to means outside the same of this Section.

SECTION 15. FULL MACHINERS

MOST FAVORED CITY PROVISION

This ordinance governing street use may be amended at any (A) time by the untual written agreement of the City and the Telephone Company. It is understood that the Telephone Company is currently in the process of negotiating similar ordinances and agreements with other cities throughout the State. It is understood and agreed if an ordinance or agreement governing street use with another city in this state contains a provision which the City feels would be more advantageous to it than the terms hereof, the City may require that portion of this Ordinance be reopened for negotiations and the Telephone Company agrees to amend this Ordinance so as to provide similar provisions for the City. The intent of the parties is that the City will be entitled to treatment comparable to that which was afforded under the ordinance or agreement with the other city giving due consideration to the contextual meaning of the provision on which renegotiation is sought and the effect of the proposed amendment on the meaning of this Ordinance as a whole.

Under the circumstances may an amendment result in a higher level of compensation than that level produced by the state of the Telephone Company to calculate compensation to other cities in Texas nor may an be applied retroactively. For the purpose of this rection, the Telephone Company shall, on request of the City, provide the City a copy of any street use ordinace, franchise or similar agreement it enters into with any Texas city during the term of this Ordinance. It is waterstood and agreed if an ordinance or agreement governing street use with another communications company in this city contains a provision which the Telephone Company feels would be more advantageous to it than the terms hereof, the Telephone Company may require that portion of this Ordinance be reopened for negotiation and the City agrees to amend this Ordinance so as to provide similar provisions for the Telephone Company. The intent of the parties is that the Telephone Company will be entitled to treatment comparable to that which was afforded under the ordinance or agreement with the other communications company giving due consideration to the meaning of the provision contextual renegotiation is sought and the effect of the proposed amendment on the meaning of this Ordinance as a whole. Under no circumstances may an amendment result in a lower level of compensation than that level provided by the

3

compensation to it by other communications companies in the city for may an amendment be applied retroactively. For the purpose of this section, the City shall, on request of the Telephone Company, provide the Telephone Company of any street ordinance, franchise or similar agreement it enters into with any communications company during the term of this Ordinance.

SECTION 16. II DE INT

The Telephone Company shall indemnify and hold the City harmless from all costs, expenses (including reasonable attorney's fees) and damages to persons or property arising directly or indirectly out of the construction, maintenance or operation of the Telephone Company's facilities found to be caused solely by the negligence of the Telephone Company. This provision is not intended to create a cause of action or liability for the benefit of third parties but is solely for the benefit of the Telephone Company and the City.

SECTION 17. REPRAL OF CONFLICTING PROVISIONS

All other ordinances and agreements and parts of agreements and ordinances in conflict with the provisions of this Ordinance are hereby repealed.

SECTION 18. VENUE

Venue for any proceeding under this Agreement shall be in San

Patricio County, Texas.

SECTION 19.

For any purposes related to this Ordinance, notice to the City shall be to:

City of Ingleside on the Bay, Texas

P. O. Box 275 3

Ingleside on the Bay, Texas 78367

Notice to the Company shall be to:

Manager-Municipal Affairs

GTE Southwest Incorporated

P.O. Box 152013 MCTXD1921B

Irving, TX 75062

Notice will be effective upon delivery at the above addresses until the City or the Company notifies the other, in writing, of a change of address.

SECTION 20. MUTUAL RELEASES

The City hereby releases, discharges, settles and compromises any and all claims which the City has made or could have made arising out of or connected with Ordinance Number 1942.

and renewed or extended from time to time thereafter, and its predecessor ordinances, if any, (hereinafter referred to collectively as "Ordinance"). This release of claims for any matters under Ordinance, shall be for the benefit of GTE Southwest

Incorporated; its prest; its affiliates; their directors, officers and employees; secretors and assigns; and includes any and all claims, actions, causes of action and controversies, presently known or unknown, arising directly or indirectly out of or connected with the Telephone Company's obligations to the City pursuant to the provision of Ordinance; EXCEPT only release of Telephone Company by the City from any claim, action, cause of action, or liability resulting directly from personal injury or property damage arising from Telephone Company's use of the City's right-of-way pursuant to Ordinance, which release shall be effective from and after the date which is two years after the effective date of this Agreement. GTE Southwest Incorporated, its parents, affiliates, successors and assigns hereby release, discharge, settle and compromise any and all claims, actions, causes of action, or controversies heretofore made or which could have been made, known or unknown, against the City, its officers or its employees, arising directly or indirectly out of or connected with any matters under Ordinance; EXCEPT only, release of City by Telephone Company from any claim, action, cause of action, or liability resulting directly from Telephone Company's use of City's right-of-way pursuant to Ordinance, which release shall be effective from and after the date which is two years after the effective date of this Agreement.

It is the intent of the City and Telephone Company to enter into the foregoing mutual release in order to reach a compromise that is Ordinance and the city and the Telephone Company. This Ordinance and the company is section represents a company of each party's claims as well as each party's defended to be and is not intended to be and is not intended to party to the company of liability of vulnerability by either party to the company of the defenses asserted which could be asserted against the other.

SECTION 21. INVALIDITY AND REPEAL PROVISIONS

If any section, servece, clause or phrase in this Ordinance is for any reason held to be illegal, ultra vires or unconstitutional, such invalidity shall not affect the validity of the remaining portions. All ordinances and agreements and parts of ordinances and agreements in conflict herewith are hereby repealed.

SECTION 22. ACCEPTANCE OF AGREEMENT

The Telephone Company shall have sixty (60) days from and after the passage and approval of this Ordinance to file its written acceptance thereof with the City Secretary. Upon such filing, this Ordinance shall take effect and the effective date of this Ordinance shall be deemed to be the first day of the calendar quarter following the acceptance and it shall be in force from and after such date, and shall effectuate and make binding the agreement provided by the terms hereof.

APPROVIDE TO THE STATE OF THE S	A.D. 1995.
The City, acting herein by its duly constitu	uted authorities,
hereby declares the foregoing Ordinance pass	sed and finally
effective as of this day of	S. Cerverka
Council Membe:	a Beach)
Council Member	Janan'
Council Member	Amanon
Council Member	fardaugh

Council Member

STATE OF TEXAS \$
COUNTY OF SAN PATRICIO \$

I, ANN M ROSENKARNA, City Secretary of the City of Ingleside on the Bay. Texas, do hereby certify that the above and foregoing is a true and correct copy of the right-of-way rental agreement between the City of Ingleside on the Bay, Texas, and GTE Southwest Incorporated as indicated herein. The same is now recorded in Volume, Page, of the Ordinance Records of the City of Ingleside on the Bay, Texas.

A.D. 1991.

City Secretary

(Seal)

ACCEPTANCE

WHEREAS, the City Council of the City of Ingleside on the Bay, Texas, did on the 157 day of august, 1995, enact an ordinance entitled:

AN ORDINAL THE CITY OF INGLESIDE ON THE BAY, TEXAS, A D STATEST INCORPORATED AGREE THAT, FOR THE PURPOSE CE CENTRAL S ITS TELECOMMUNICATIONS BUSINESS, THE TELEPHORE SHALL CONSTRUCT, ERECT, BUILD, EQUIP, OWN, MAIRIAIT AND OPERATE IN, ALONG, UNDER, OVER AND ACROSS THE STATES, AVENUES, ALLEYS, BRIDGES, VIADUCTS AND PUBLIC COLUMN OF THE CITY, SUCH POSTS, POLES, WIRES, CABLES. OF THE APPLIANCES, STRUCTURES AND FIXTURES OR CONVENIENT FOR RENDITION OF TELEPHONE AND COMMUNICATION SERVICES IN SAID CITY AND FOR COLUMN A GENERAL LOCAL AND LONG-DISTANCE TELEPHONE BUSINESS; PRESCRIBING THE CONDITIONS GOVERNING THE USE OF PUBLIC RIGHTS-OF-WAY FOR THE TELEPHONE COMPANY'S TERMINICATIONS BUSINESS; PRESCRIBING THE ANNUAL COLUMNIC DUE THE CITY UNDER THIS ORDINANCE; PROVIDING AN INCOMITY CLAUSE; SPECIFYING GOVERNING LAWS; PROVIDING FOR ASSIGNMENT; FOR A PERIOD OF AGREEMENT; FOR CONTINGENCIES; FOR REPEAL OF CONFLICTING ORDINANCES; FOR MITERNATE DISPUTE RESOLUTION; FOR VENUE; AND FOR METHOD OF ACCEPTANCE;

and

WHEREAS, said Ordinance was on the St day of Sugust, duly approved by the Mayor of said City and the seal of said City was thereto affixed and attested by the City Secretary;

NOW THEREFORE, in compliance with the terms of said Ordinance as enacted, approved and attested, GTE Southwest Incorporated hereby accepts said Ordinance and files this its written acceptance with the City Secretary of the City of Ingleside on the Bay, Texas, in his office.

Dated this **29th** day of <u>Ougust</u>, A.D. 19<u>95</u>.

GTE SOUTHWEST INCORPORATED

Progident

ATTEST:

Assistant Secretary

Acceptance filed in the office of the City Secretary of Ingleside
On The Bay, Texas, this 4 day of October, A.D. 1995.

Page 28