

Susanne Guyer
Executive Director
Federal Regulatory Policy Issues

NYNEX

July 24, 1995

Ex Parte

Mr. William F. Caton
Acting Secretary - FCC
1919 M Street, NW Room 222
Washington, DC 20554

Re: DA 95-553, NYNEX's Comparably Efficient Interconnection Plan for Existing Electronic Information Services

Dear Mr. Caton:

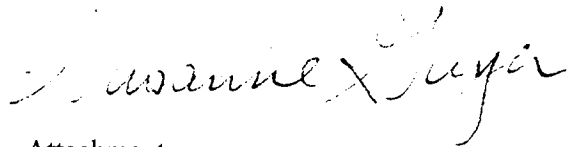
As requested by Ms. R. Crellin of the Policy and Program Planning Division of the Common Carrier Bureau, the NYNEX Telephone Companies¹ (NYNEX) hereby provide supplemental information to its Electronic Information Services (EIS) Comparably Efficient Interconnection (CEI) Plan which was filed with the Commission on March 13, 1995.

As identified in the EIS CEI Plan,² NYNEX's EIS operations had planned to use a dial access arrangement into NYNEX's Frame Relay Service to provision EIS. Since the CEI plan was filed, NYNEX has decided not to purchase nor utilize the Frame Relay dial access feature in conjunction with providing EIS. NYNEX will amend its EIS CEI Plan if it plans to use Frame Relay dial access in conjunction with EIS.

In regard to the Bureau's request for supplemental information regarding NYNEX's compliance procedures, attached are extracts from the NYNEX Open Network Architecture Plan and compliance filings which describe NYNEX's approved compliance procedures for CPNI, network disclosure, and nondiscriminatory procedures and reporting.

If there are any questions, please call me on (202) 336-7888.

Sincerely,



Attachments

cc: R. Crellin

¹ The NYNEX Telephone Companies are New York Telephone and New England Telephone and Telegraph Company.

² EIS CEI Plan at pages 3-4.

