COMMONWEALTH OF KENTUCKY

BEFORE THE PUBLIC SERVICE COMMISSION

In the Matter of:

THE APPLICATION OF GTE WIRELESS OF THE) MIDWEST INCORPORATED FOR ISSUANCE OF) A CERTIFICATE OF PUBLIC CONVENIENCE AND) NECESSITY TO CONSTRUCT A PERSONAL) COMMUNICATIONS SERVICE FACILITY IN THE) CINCINNATI-DAYTON MAJOR TRADING AREA) CASE NO. 98-308 WHICH INCLUDES BOONE, KENTON, CAMPBELL,) GALLATIN, GRANT, PENDLETON, BRACKEN,) MASON, LEWIS, GREENUP, CARTER, BOYD,) ELLIOTT, LAWRENCE, JOHNSON, MARTIN,) FLOYD AND PIKE COUNTIES, KENTUCKY) (THE CVG 320 FACILITY))

ORDER

On December 8, 1998, the Commission issued an Order in this case scheduling for January 5, 1999 an oral argument on the Motion to Compel of the City of Highland Heights (the "City"). The Commission also noted in that Order that the City has offered no indication which data request responses of GTE Wireless of the Midwest Incorporated ("GTE Wireless") the City finds inadequate. Accordingly, the City is to file, by December 18, 1998, a memorandum stating with specificity which responses are inadequate and why the requested information is relevant to this proceeding. The parties were informed that, if no memorandum in support of the motion to compel is received by this Commission by December 18, 1998, the Commission will conclude that the parties have settled their discovery dispute, and the hearing on the merits of the application rather than the oral argument on the motion will commence on January 5. The City has now filed a motion requesting a continuance, stating that its counsel is scheduled to be elsewhere on the hearing date. The motion for continuance should be granted, and the hearing rescheduled for January 22, 1999. If the hearing is not concluded on January 22, 1999, it will continue on January 26, 1999. The memorandum of the City in support of its motion to compel remains due on December 18, 1998.

Scheduling difficulties will be avoided in the future if Counsel requesting oral argument or hearing specifies dates upon which he will be available for such oral argument or hearing. The Commission also suggests that the attorneys for the parties confer prior to filing such motions so that they may present to the Commission dates upon which both agree that hearings may be scheduled.

IT IS THEREFORE ORDERED that the oral argument on the motion to compel or, in the alternative, the hearing on the merits of the application scheduled for January 5, 1999 is rescheduled for January 22, 1999 at 9:00 a.m., Eastern Standard Time, in Hearing Room 1 of the Commission's offices at 730 Schenkel Lane, Frankfort, Kentucky.

Done at Frankfort, Kentucky, this 14th day of December, 1998.

PUBLIC SERVICE COMMISSION

2. Helton

For the Commission

ATTEST

Executive Director