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 WHICH INCLUDES BOONE, KENTON, CAMPBELL,) GALLATIN, GRANT, PENDLETON, BRACKEN, MASON, LEWIS, GREENUP, CARTER, BOYD, ELLIOTT, LAWRENCE, JOHNSON, MARTIN, FLOYD AND PIKE COUNTIES, KENTUCKY	CASE NO. 98-308
(THE CVG 320 FACILITY)	

<u>O R D E R</u>

This matter coming on for hearing upon motion of the Intervenor, City of Highland Heights (City), to compel discovery, the City and the Applicant, GTE Wireless of the Midwest Incorporated (GTE Wireless), having appeared and being represented by counsel, the Intervenor, Campbell County and Municipal Planning and Zoning Commission (Planning Commission), having not appeared, and the Commission having heard arguments of counsel and being otherwise sufficiently advised,

IT IS THEREFORE ORDERED that:

1. On or before February 5, 1999, GTE Wireless shall provide to the City and its consultant a copy of the search ring for each GTE Wireless cell facility in operation or planned for operation in the Cincinnati-Dayton MTA, together with the coordinates of the antenna facility installed or proposed to be installed in the search ring.

2. On or before February 22, 1999, GTE Wireless shall file with the Commission the direct testimony, together with all exhibits, that GTE Wireless intends to rely upon in support of its application.

3. A hearing on the application will be held before the Commission in Hearing Room 1 of the Commission s offices at 730 Schenkel Lane, Frankfort, Kentucky on March 31, 1999, beginning at 9:00 a.m., Eastern Standard Time, and continuing until GTE Wireless has completed its evidence.

4. On or before 30 days from the filing of the transcript of the testimony of the witnesses presented by GTE Wireless, the City and the Planning Commission shall file with the Commission the direct testimony, together with all exhibits, that they intend to rely upon in opposition to the application.

5. Unless the applicant requests a shorter period, the hearing will reconvene no sooner than 30 days after the intervenors have filed their witnesses testimony.

6. To the extent possible, all exhibits shall be 8.5 by 11 inches in size, although the parties may use larger copies at the hearing for illustration purposes only. Objections to the testimony and the exhibits shall be made in writing no later than 5 days prior to the date the testimony is to be introduced. Testimony or exhibits not objected to shall be deemed admitted into evidence following adoption of the testimony by the witness at the hearing.

Done at Frankfort, Kentucky, this 26th day of January, 1999.

ATTEST:

By the Commission

Executive Director