

For these reasons, CTIA respectfully requests that the Commission forbear from imposing number portability requirements upon CMRS providers.

Respectfully submitted,

**CELLULAR TELECOMMUNICATIONS
INDUSTRY ASSOCIATION**



Michael F. Altschuler
Vice President, General Counsel

Randall S. Coleman
Vice President for
Regulatory Policy and Law

1250 Connecticut Avenue, N.W.
Suite 200
Washington, D.C. 20036
(202) 785-0081

March 10, 1998

CERTIFICATE OF SERVICE

I, Rosalyn Bethke, hereby certify that a copy of the foregoing Reply Comments of The Cellular Telecommunications Industry Association was served by hand delivery upon the following:

Magalie Roman Salas
Secretary
Federal Communications
Commission
1919 M Street, N.W.
Room 222
Washington, DC 20554

Chairman William E. Kennard
Federal Communications
Commission
1919 M Street, N.W.
Room 814
Washington, DC 20554

Commissioner Harold Furchtgott-
Roth
Federal Communications
Commission
1919 M Street, N.W.
Room 802
Washington, D.C. 20554

Commissioner Susan Ness
Federal Communications
Commission
1919 M Street, N.W.
Room 832
Washington, D.C. 20554

Commissioner Michael Powell
Federal Communications
Commission
1919 M Street, N.W.
Room 844
Washington, DC 20554

Commissioner Gloria Tristani
Federal Communications
Commission
1919 M Street, N.W.
Room 826
Washington, DC 20554

David Wye
Sr. Advisor for Spectrum
& Technology Policy
Wireless Telecommunications
Bureau
Federal Communications
Commission
2025 M Street, N.W.
Room 5002
Washington, DC 20554

Daniel Phythyon
Chief
Wireless Telecommunications
Bureau
Federal Communications
Commission
2025 M Street, N.W.
Room 5002
Washington, DC 20554

Janice Jamison
Wireless Telecommunications
Bureau
Federal Communications
Commission
Suite 700
2100 M Street, N.W.
Washington, DC 20554

International Transcription
Services, Inc.
2100 M Street, N.W.
Suite 140
Washington, Dc 20037


Rosalyn Bethke

Dated: March 10, 1998