

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Establishment of a statewide emergency area code relief plan.

DOCKET NO. 990373-TP ORDER NO. PSC-99-1393-S-TP ISSUED: July 20, 1999

The following Commissioners participated in the disposition of this matter:

JOE GARCIA, Chairman
J. TERRY DEASON
SUSAN F. CLARK
JULIA L. JOHNSON
E. LEON JACOBS, JR.

ORDER ACKNOWLEDGING STIPULATION AND CLOSING DOCKET

BY THE COMMISSION:

BACKGROUND

On March 15, 1999, the North American Numbering Plan Administration (NANPA) notified this Commission that the 904, 305, 561, 941, and 954 area codes are in extraordinary jeopardy of premature exhaustion. Advances in telecommunications services, as well as increased competition in local exchange markets, have led to an explosion in the demand for numbers, escalating the exhaustion rate of area codes in Florida. For example, in the 305 Monroe County (Keys) area, NANPA declared jeopardy 13 years prematurely.

At our March 30, 1999, Agenda Conference, a concern was raised that code holders were not issuing telephone numbers in a systematic manner which, if allowed to continue, would hamper future number conservation measures. By Order No. PSC-99-0606-PCO-TP, dated April 2, 1999, we set for hearing on an expedited basis, the issue of whether code holders should be required to distribute telephone numbers consecutively, beginning with the lowest assignable telephone number.

DOCUMENT NUMBER-DATE

08577 JUL 20 8

Prior to the expedited hearing, on May 27, 1999, a Joint Motion to Accept Stipulation and Voluntary Number Conservation Measures, Issue a Temporary Stay, and Request for Expedited Ruling was filed by AT&T Communications of the Southern States, AT&T Wireless Services, Florida Cellular Service, Inc. d/b/a BellSouth Mobility, BellSouth Telecommunications, Inc., Cox Communications, Florida Cable Telecommunications Association, Incorporated, GTE Wireless, Sprint Communications Company Limited Partnership, Sprint PCS, Sprint-Florida, Incorporated, Intermedia Communications, Inc., MediaOne, MCI WorldCom, Inc., Network Plus, Inc., Omnipoint Communications MB Operations, LLC d/b/a Omnipoint Communications ("Omnipoint"), Time Warner AxS of Florida, L.P. Warner Telecom, Time and Supra Telecommunications & Information Systems, Inc. (hereinafter "Joint Movants"), pursuant to Rule 28-106.204, Florida Administrative Code. A copy of the Joint Motion is attached to the Order as Attachment A and by reference is incorporated herein. The Joint Movants further requested that the Joint Motion be handled on an expedited basis. On June 8, 1999 Omnipoint filed a response to the joint motion to accept stipulation and voluntary number conservation measures, issue a temporary stay, and request for expedited ruling.

The proposed stipulation offers to conserve 1000s telephone number blocks on a voluntary basis by certain carriers without allotting the telephone numbers consecutively. The agreement provides that each code holder will maintain and utilize a ninemonth inventory of 1000s number blocks, and will only request a new 1000s number block if the inventory depletes to less than a nine month supply or meet a specific customer requirement. Below is a summary of each of the provisions of the stipulation:

- 1. Uncontaminated 1000s number blocks will be set aside and the Service Providers will maintain no greater than nine months of 1000s block telephone number resources to meet customer demand.
- 2. Existing national Central Office Code Assignment Guidelines and any Code Jeopardy procedures agreed to by the industry will be followed.
- 3. All uncontaminated 1000s blocks will be set aside, where practicable. The term "uncontaminated 1000s blocks" is defined as a block within which all telephone numbers are available for assignment. Resolution Statement of INC Issue 134, Common Number Status (dated April 26, 1999), defines numbers that are unavailable for assignment.

- 4. Inventories of available telephone numbers for each rate center or switch, in case of a multiple switch rate center, will not be added to until there is insufficient inventory to meet nine months of projected customer demand.
- 5. Numbering resources will be released in 1000s number blocks in order to maintain nine months inventory supply or to meet a specific customer requirement. Examples given for a specific customer requirement are a particular number series or a bona fide customer request for a specific number.
- 6. Utilization reports will be submitted by each NXX code holder upon written request of the Commission, not to exceed twice per year. The data to be provided is that submitted in response to a March 22, 1999 data request (from Docket No. 981444-TP). Commercial mobile radio service (CMRS) providers shall provide the information by NXX only; other wireline providers shall provide the information by 1000s number blocks. Confidential classification would be requested for these reports.
- 7. Florida NXX code holders that are not a party to the stipulation will be encouraged to adopt these conservation measures.
- 8. Voluntary compliance with the stipulation is for the purpose of settlement only. Issues within the docket are resolved and the docket should be closed.
- 9. By the proposed stipulation, the Joint Movants are not conceding that the Commission has jurisdiction over numbering matters beyond that delegated to the states by the FCC, that the Commission has jurisdiction to implement number pooling, or that the Commission has jurisdiction over CMRS providers.
- 10. If approved, the measures will take effect on the date the docket is closed.
- 11. The Joint Movants agree not to protest the order accepting the proposed stipulation in accordance with its terms.
- 12. The voluntary number management measures would continue until there is number pooling or a 1000s number block conservation plan that includes Florida NXX code holders.

13. If the proposed stipulation is not accepted in its entirety, the document shall not be admissible in the final hearing on the matters established by this docket or in any other docket or forum.

Finally, the Joint Movants argued that the request for stay of the hearing would not adversely affect any party, the Commission, or its staff and would resolve the issue set for hearing, thus eliminating the need for a hearing. The stay was denied by Order No. PSC-99-1188-PCO-TP issued June 8, 1999.

Omnipoint did not object to Commission approval of the relief requested in the Joint Motion. Omnipoint did, however, raise other points in its response that were not responsive to the stipulation.

Intervenor Peggy Arvanitas filed comments on June 29, 1999, and stated that the Commission has jurisdiction over commercial mobile radio service (CMRS) providers and the CMRS providers should be required to provide utilization studies to the Commission. She stated her concern regarding the compliance requirements by the CMRS providers to be LRN-LNP capable, specifically the fact that CMRS providers will have to purchase equipment. Finally, Ms. Arvanitas expressed her concern that maintenance of a nine-month inventory of 1000s number blocks was not a sufficient standard to allocate additional 1000s number blocks.

Upon consideration, we approve the stipulation for the following reasons. Because the companies have an economic incentive to maintain uncontaminated 1000s number blocks, there will be preservation of 1000s number blocks for eventual pooling. In addition, according to the Federal Communication Commission's (FCC) Notice of Proposed Rulemaking on Numbering Resource Optimization, companies may be required to return 1000s number blocks with ten percent or less contamination and then have to port back the numbers currently in use. Porting back such numbers will add administrative complexity and introduce possible error. Thus, we believe that companies have little incentive to contaminate their inventories of existing 1000s number blocks. Specifically, code holders have an economic incentive to preserve uncontaminated 1000s number blocks in anticipation of eventual number pooling requirements.

We were also concerned that the stipulation did not provide for any auditing of number block supply or utilization. In addition, we were concerned that the stipulation attempted to constrain us from reviewing relevant data since the proposal

limited data requests on number utilization to only twice a year. The parties stated, however, that we are not limited in our ability to obtain additional information in any docket pursuant to Section 364.183 (1), Florida Statutes. This section states: "The Commission shall have access to all records of a telecommunications company that are reasonably necessary for the disposition of matters within the Commission's jurisdiction." Given this broad authority, we are secure in our belief that access to 1000 number block data could be obtained.

Another concern with the stipulation was that the lack of participation by some code holders would reduce the effectiveness of the proposed stipulation. Although the parties recognize the difficulty associated with less than 100 percent participation, the signatories stated that they represent approximately 90 percent of the NXX holders in the state. Thus, we expect that the stipulation will provide sufficient interim assistance in advance of state or federal action.

Based upon the foregoing, we acknowledge the Stipulation and Voluntary Number Conservation Measures filed by the above named Parties. We recognize, however, that statewide area code relief would be more thoroughly explored in a rulemaking proceeding. We therefore direct our staff to initiate rulemaking in anticipation of necessary authority from the FCC for conservation measures. Finally, because no further action in this docket is required, the docket is hereby closed.

Based on the foregoing, it is

ORDERED by the Florida Public Service Commission that the Proposed Joint Stipulation for Voluntary Number Conservation Measures is acknowledged. It is further

Ordered that this docket be closed.

By ORDER of the Florida Public Service Commission this $\underline{20th}$ day of \underline{July} , $\underline{1999}$.

BLANCA S. BAYÓ, Director

Division of Records and Reporting

(S E A L)

DWC

NOTICE OF FURTHER PROCEEDINGS OR JUDICIAL REVIEW

The Florida Public Service Commission is required by Section 120.569(1), Florida Statutes, to notify parties of any administrative hearing or judicial review of Commission orders that is available under Sections 120.57 or 120.68, Florida Statutes, as well as the procedures and time limits that apply. This notice should not be construed to mean all requests for an administrative hearing or judicial review will be granted or result in the relief sought.

Any party adversely affected by the Commission's final action in this matter may request: 1) reconsideration of the decision by filing a motion for reconsideration with the Director, Division of Records and Reporting, 2540 Shumard Oak Boulevard, Tallahassee, Florida 32399-0850, within fifteen (15) days of the issuance of this order in the form prescribed by Rule 25-22.060, Florida Administrative Code; or 2) judicial review by the Florida Supreme Court in the case of an electric, gas or telephone utility or the First District Court of Appeal in the case of a water and/or wastewater utility by filing a notice of appeal with the Director, Division of Records and reporting and filing a copy of the notice of appeal and the filing fee with the appropriate court. filing must be completed within thirty (30) days after the issuance of this order, pursuant to Rule 9.110, Florida Rules of Appellate Procedure. The notice of appeal must be in the form specified in Rule 9.900(a), Florida Rules of Appellate Procedure.

ATTACHMENT "A"

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Establishment of a Statewide Emergency)	Docket No. 990373-TP
Area Code Relief Plan)	Filed: May 27, 1999
)	

JOINT MOTION TO ACCEPT STIPULATION AND VOLUNTARY NUMBER CONSERVATION MEASURES, ISSUE A TEMPORARY STAY, AND REQUEST FOR EXPEDITED RULING

Pursuant to Rule 28-106.204, F.A.C., the carriers that have executed (hereinafter, collectively, the "Joint Movants") the attached Stipulation and Voluntary Number Conservation Measures ("Stipulation and Measures"), hereby respectfully request that the Florida Public Service Commission take the following actions: (a) approve such Stipulation and Measures according to its terms, (b) until such time as the Commission has the opportunity to rule on the Stipulation and Measures that the Commission or Prehearing Officer, as appropriate, issue a temporary stay of the requirements to file testimony and prehearing statements and, as necessary, the hearing scheduled for July 7 and 8, 1999, and (c) that such requests be handled on an expedited basis. In support of this Joint Motion, the Joint Movants state:

1. In response to the North American Numbering Plan Administration's ("NANPA") notification that a number of Florida NPAs are in jeopardy of premature exhaustion, the Florida Public Service Commission ("Commission") issued Order Number PSC-99-0606-PCO-TP and set for hearing the issue of statewide sequential or consecutive distribution of telephone numbers by telephone number code holders as a means of facilitating telephone number conservation.

2. Since the Commission first considered the matters that are the subject of this docket, numerous members of the industry and other interested persons have been working to prepare a document that would address the single issue now set for hearing on July 7 and 8, 1999.

3. Attached to this Joint Motion is the Stipulation and Voluntary Number Conservation Measures that have been prepared to resolve this docket. The Joint Movants belief that when implemented pursuant to its terms, the actions identified in the Stipulation and Measures will be in the public interest.

4. Because of the nature of such an undertaking, the Joint Movants have not been able to obtain the participation or agreement of every Florida NPA code holder. However, the Joint Movants believe that the Stipulation and Measures address eventual inclusion of such other code holders through other industry or regulatory processes. The Joint Movants contemplate that additional code holders will eventually add their signatures to the attached Stipulation and Measures or that the parties to this docket that have not executed the Stipulation and Measures will separately advise the Commission of their position regarding the Stipulation and Measures.

5. Undersigned counsel has the permission of each of the Joint Movants to represent that they join in this Joint Motion and have authorized undersigned counsel to submit this Joint Motion on their collective behalf.

WHEREFORE, the Joint Movants respectfully request that the Commission approve the attached Stipulation and Voluntary Number Conservation Measures according to its terms, grant the requested temporary stay so as to enable consideration of the Stipulation and Measures, and that the Commission handle these matters on an expedited basis.

Respectfully submitted, this 27th day of May, 1999 on behalf of the Joint Movants.

Floyd R. Self, Esc.

Thomas A. Suter, Esq.

Messer, Caparello & Self, P.A.

P. O. Box 1876

Tallahassee, FL 32302-1876

(850) 222-0720

fself@lawfla.com

Counsel for AT&T Communications of the Southern States, Inc. and AT&T Wireless Services

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Establishment of a Statewide Emergency)	Docket No. 990373-TP
Area Code Relief Plan)	Filed: May 27, 1999
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STIPULATION AND VOLUNTARY NUMBER MANAGEMENT MEASURES

WHEREAS, in response to the North American Numbering Plan Administration's ("NANPA") notification that a number of Florida NPAs are in jeopardy of premature exhaustion, the Florida Public Service Commission ("FPSC") established this docket to address emergency, interim number conservation measures;

WHEREAS, the FPSC issued Order Number PSC-99-0606-PCO-TP setting for hearing the issue of statewide consecutive distribution of telephone numbers by code holders;

WHEREAS, in *Memorandum Opinion and Order and Order on Reconsideration*, FCC 98-224 (Sept. 28, 1998), the Federal Communications Commission ("FCC") delegated limited authority to state commissions to order NXX Code rationing only in conjunction with the adoption of an area code relief plan and only if the industry is unable to reach consensus on a rationing plan;

WHEREAS, the undersigned Florida NXX code holders recognize the need for efficient number resource management;

WHEREAS, this Stipulation and Voluntary Number Management Measures are consistent with the directions and definitions in the Industry Numbering Committee (INC99-0127-23) 1000s Block (NXX-X) Pooling Administration Guidelines ("Guidelines") and follow the administration techniques and facilitate the efficient use of numbers as reflected in Section 2.7 of the Guidelines which provides that service providers shall establish internal policies and practices that provide for the efficient use and assignment of numbers to end users, that the policies and practices shall balance product specifications, market strategies and customer needs with conservation principles to ensure best practices and number utilization, and that service providers should attempt to assign telephone numbers out of a given block before making assignments out of another block;

WHEREAS, the undersigned Florida NXX code holders, without conceding jurisdiction to the FPSC to order specific number conservation and resource management measures in this docket, desire to implement a voluntary industry plan to preserve 1000s number blocks until such time as there is a lawful plan for number pooling or number conservation;

WHEREAS, the undersigned Florida NXX code holders believe that the prudent management of such 1000s number blocks will promote the efficient use of available numbering resources according to current applicable industry directions and guidelines and will help preserve these blocks in the event that 1000s number block pooling is implemented;

WHEREAS, the undersigned Florida NXX code holders believe that their voluntary 1000s number block management measures will provide a superior and more timely means of accomplishing the FPSC's objectives for this docket than the hearings scheduled for July 7-8, 1999; and,

WHEREAS, the undersigned Florida NXX code holders believe that the voluntary 1000s number block management measures detailed herein will alleviate the need for any further proceedings in this docket on consecutive numbering;

NOW, THEREFORE, the undersigned hereby request that the Commission issue an order closing this docket and the undersigned Florida NXX code holders do hereby agree to implement the following telephone number management measures:

- Service Providers will set aside, within their telephone number ("TN") 1. administration systems, uncontaminated 1000s number blocks. Each Service Provider will maintain no greater than nine (9) months of 1000s block TN resources to be used to meet customer demand. This type of variable demand analysis allows for the different telephone number demand patterns inherent in different geographic areas (e.g., rural central office versus urban central office) and is consistent with current Industry Numbering Committee ("INC") Thousand Block (NXX-X) Pooling Administration Guidelines and Central Office Code Administration Guidelines which employ similar threshold concepts (e.g., months to exhaust). Numbering resources will be moved a 1000s block of TNs at a time as required by the Service Provider in order to maintain the nine (9) months of TN inventory or to meet a specific customer requirement. If and when telephone number pooling is implemented in a specific rate center, LRN-LNP capable Service Providers will analyze their inventory of vacant 1000s blocks, as well as any qualified contaminated blocks, for potential contribution to an industry telephone number inventory pool. This would be done in accordance with procedures outlined in the final INC national telephone number pooling guidelines.
- 2. Service Providers will continue to operate within the existing national Central Office (CO) Code Assignment Guidelines and/or any Code Jeopardy procedures agreed to by the industry. This includes, but is not limited to, a Service Provider's ability to request additional NPA-NXX codes from the Code Administrator when projected customer demand will exhaust the Service Provider's existing TN inventory within the applicable months to exhaust in a code jeopardy situation, the preparation of the required

supporting documentation (i.e., Appendix B), and the certification that an NXX code request is in compliance with all requirements outlined in the Central Office Code Assignment Guidelines and Code Jeopardy procedures, as well as the TN Assignment Principles included herein.

- 3. Where practicable, Service Providers will set aside (i.e., restrict from assignment in their TN Assignment/Administration systems) all uncontaminated 1000s blocks. An uncontaminated 1000s block is defined as a block within which all TNs are available for assignment. As defined in the resolution statement of INC Issue 134, Common Number Status (Resolution date 4/26/99), telephone numbers unavailable for assignment include Assigned Numbers, Administrative Numbers, Aging Numbers, and Reserved Numbers. An Administrative Number is defined as any one of the following: 1) a number used for internal business or official purposes, 2) identical to a Location Routing Number (LRN), 3) a test number, 4) a Temporary Local Directory Number (TLDN), or 5) a Wireless E911 ERSD/ESRK Number.
- 4. Service Providers will not add to their inventory of available TNs for each rate center or switch, in case of a multiple switch rate center, until there is insufficient inventory to meet nine (9) months of projected customer demand. The nine (9) months of projected customer demand will be determined by analyzing the historical demand trends for business and residential customers, seasonal requirements, and volatile growth patterns of certain products and services (e.g., DID, Centrex, new services, Type 1 wireless interconnection).
- 5. Service Providers will release numbering resources in 1000s number blocks as required in order to maintain the nine (9) month inventory supply or to meet a specific customer requirement. Examples of a specific customer requirement would be the need for sequential 1000s blocks, a particular number series, or a bona fide customer request for a specific number.
- 6. Each NXX code holder shall submit utilization reports upon written request of the FPSC, but not exceeding twice per year. Reports submitted in response to the March 22, 1999, FPSC data request would be considered part of the semiannual request described in this paragraph. For code holders other than commercial mobile radio service ("CMRS") providers, the reports shall be on the basis of 1000s number blocks and no greater detail shall be required. The reports would measure adherence to these voluntary number administration proposals. These reports will continue to be submitted until actual number pooling is implemented or until such time as NANPA assumes this responsibility and provides aggregate data to the FPSC. Any such reports submitted to the FPSC will be submitted as confidential and proprietary information and should be considered as such by the FPSC under section

364.183(1), Florida Statutes. Because section 364.02(12), Florida Statutes, expressly exempts CMRS providers from the definition of "telecommunications company" for purposes of the FPSC's jurisdiction and because CMRS providers utilize NXX codes in a substantially different manner from landline carriers, CMRS providers will submit voluntary reports to the FPSC on an NXX basis, rather than a 1000s number block basis, with the understanding that such reports should be treated as confidential by the FPSC in view of their proprietary and trade secrets contents.

- 7. Not all Florida NXX code holders have taken part in this stipulation and its voluntary 1000s number block management measures. Therefore, the undersigned Florida NXX code holders agree that they will advocate the adoption of the voluntary 1000s number block management measures contained herein by all such other Florida NXX code holders.
- 8. This stipulation and the voluntary number management measures contained herein are entered into for purposes of settlement only. This document shall be valid and binding on the undersigned parties only to the extent it is adopted in its entirety as presented to the FPSC and only upon closure of the docket. Further, by virtue of the voluntary nature of the 1000s number block management measures agreed to herein, the issues set for hearing in this matter have been fully and completely resolved.
- 9. By agreeing to the voluntary 1000s number block management measures described herein, the undersigned Florida NXX code holders are not conceding that the FPSC has jurisdiction over numbering matters beyond the authority specifically delegated to the States by the FCC, that the FPSC has jurisdiction to implement number pooling, or that the FPSC has jurisdiction over CMRS providers. Accordingly, this document shall not be used by any person to assert that the undersigned have conceded jurisdiction on such issues or that they have waived any rights with respect to such jurisdictional issues.
- 10. This stipulation and its associated voluntary 1000s number block management measures shall take effect on the date that the FPSC closes this docket. Each undersigned NXX code holder shall implement the voluntary 1000s number block management measures described herein as quickly as possible, but in no event later than 60 days from the date the FPSC closes this docket.
- 11. If the Commission accepts this document and closes the docket, the undersigned shall not request reconsideration or appeal of the order of the Commission accepting this document in accordance with its terms.

- 12. Each undersigned Florida NXX code holder shall continue with the voluntary number management measures described herein until such time as there is a number pooling or 1000s number block conservation plan that includes Florida NXX code holders, whereupon such plan shall supersede the voluntary 1000s number block management measures described herein.
- 13. In the event that the FPSC does not accept this document in its entirety, this document shall not be admissible in the final hearing on the matters established by this docket, or in any other docket or forum. Moreover, no party waives any position on any issue that it could have otherwise asserted in the final hearing if this document had never been developed.

Respectfully submitted, this 27th day of May, 1999.

[Separate signature pages follow.]

The following hereby agrees to the Stipulation and Voluntary Number Management Measures submitted in Florida Public Service Commission Docket No. 990373-TP

Floyd R. Self

Messer, Caparello & Self, P.A. 215 S. Monroe Street, Suite 701

P.O. Box 1876

Tallahassee, FL 32302-1876

(850) 222-0720

Attorneys for AT&T Communications of the Southern States, Inc. and AT&T Wireless Services

The following hereby agrees to the Stipulation and Voluntary Number

Management Measures submitted in Florida Public Service Commission Docket

No. 990373-TP.

Nancy B. White

Michael P. Goggin

Counsel for

BellSouth Telecommunications, Inc. 150 South Monroe Street, Suite 400

Tallahassee, FL 32301

(305) 347-5558

The following hereby agrees to the Stipulation and Voluntary Number Management Measures submitted in Florida Public Service Commission Docket No. 99-373-TP.

State Regulatory Director Cox Florida Telcom, L.P. d/b/2 Cox

Communications

The following hereby agrees to the Stipulation and Voluntary Number Management

Measures submitted in Florida Public Service Commission Docket No. 990373-TP.

Michael A. Gross

Vice President, Regulatory Affairs

& Regulatory Counsel

Florida Cable Telecommunications Association*

310 N. Monroe Street Tallahassee, FL 32310

850/681-1990

850/681-9676 (fax)

^{*}The following certificated telecommunications companies represented by FCTA take no position on this issue: Comcast MH Telephony Communications of Florida, Inc.; Comcast Telephony Communications of Florida, Inc.

The following hereby agrees to the Stipulation and Voluntary Number Management Measures submitted in Florida Public Service Commission Docket No. 990373-TP.

Dated this 26th day of May, 1999.

D. Bruce May, Jr.
Florida Bar No.: 354473
HOLLAND & KNIGHT LLP
Post Office Drawer 810
Tallahassee, Florida 32302

Attorneys for Florida Cellular Service, Inc. d/b/a BellSouth Mobility

The following hereby agrees to the Stipulation and Voluntary Number Management Measures submitted in Florida Public Service Commission Docket No. 990373-TP,

Kunt

Kimberly Caswell O
Counsel for GTE Service Corporation

GTE Florida Incorporated GTE Wireless Incorporated

21

The following hereby agrees to the Stipulation and Voluntary Number Management Measures submitted in Florida Public Service Commission Docket No. 990373-TP.

Donna Canzano McNulty

Counsel for

MCI WorldCom, Inc. and

its operating subsidiaries 325 John Knox Road

The Atrium Building, Suite 105

Tallahassee, FL 32303

(850) 422-1254

The following hereby agree to the Stipulation and Voluntary Number Management measures submitted in Florida Public Service Commission Docket No. 990373-TP:

Joseph Assenzo Counsel for Sprint PCS

Monica M. Barone

Counsel for

Sprint Communications Company

Limited Partnership

Charles J. Rehwinkel

Counsel for

Sprint-Florida, Incorporated

The following hereby agrees to the Stipulation and Voluntary Management Measures submitted in Florida Public Service Commission Docket No. 990373-TP.

David V. Dimlich General Counsel 2620 S.W. 27 Avenue Miami, Florida 33133 (305) 476-4236

On Behalf of Supra Telecommunications & Information Systems, Inc.

Laura L. Gallagher, P.A.
ATTORNEY AT LAW

Time Wamer Telecom hereby agrees to the Stipulation and Voluntary Number Management Measures submitted in Florida Public Service Commission Docket No. 990373-TP.

Laura L. Gallagher

Attorney for Time Warner Telecom

Dated: May 26, 1999

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that true and correct copies of Joint Motion to Accept Stipulation and Voluntary Number Conservation Measures, Issue a Temporary Stay, and Rquest for Expedited Ruling in Docket 990373-TP have been served upon the following parties by Hand Delivery (*) and/or U. S. Mail this 27th day of May, 1999.

Diana Caldwell, Esq. Division of Appeals, Room 310 Florida Public Service Commission 2540 Shumard Oak Blvd. Tallahassee, FL 32399-0850

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Public Counsel
Office of Public counsel
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Tallahassee, FL 32399-1400

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Kimberly Caswell GTE Florida Incorporated Post Office Box 110, FLTC0007 Tampa, FL. 33601

Patrick Wiggins, Esq. Charles Pellegrini, Esq. P.O. Drawer 1657 Tailahassee, FL 32302

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Laura L. Gallagher 204 S. Monroe St., Suite 201 Tallahassee, FL 32301

Monica M. Barone Sprint Communications Company Limited Partnership 3100 Cumberland Circle Mailstop GAATLN0802 Atlanta, GA 30339

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Peggy Arvanitas c/o Remax 1st Class 620 ByPass Drive Clearwater, FL 33764

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Charles Rehwinkle Sprint-Florida, Inc. Post Office Box 2214 Tallahassee, FL 32316-2214

11 Butler

Communications
Village Avenue
ik, VA 23502

Floyd R. Seif

Laura L. Gallagher, P.S.

MediaOne Florida Telecommunications, Inc. hereby agrees to the Stipulation and Voluntary Number Management Measures submitted in Florida Public Service Commission Docket No. 990373-TP.

Laura L. Gallagher
Attorney for MediaOne Florida
Telecommunications , Inc.

Dated: May 26, 1999

The following hereby agrees to the Stipulation and Voluntary Number Management Measures submitted in Florida Public Service Commission Docket No.

990373-TP,

Kimberly Caswell

Counsel for GTE Service Corporation

GTE Florida Incorporated GTE Wireless Incorporated

The following hereby agrees to the Stipulation and Voluntary Number Management Measures submitted in Florida Public Service Commission Docket No. 99-373-TP.

Jill Nickel Butler

State Regulatory Director

Cox Florida Telcom, L.P. d/b/a Cox

Communications

MEMORANDUM

July 19, 1999

TO:

DIVISION OF RECORDS AND REPORTING

FROM:

DIVISION OF LEGAL SERVICES (CALDWELL)

RE:

DOCKET NO. 990373-TP - ESTABLISHMENT OF A STATEWIDE

EMERGENCY AREA CODE RELIEF PLAN.

99-1393-5

Attached is a <u>FINAL ORDER ACKNOWLEDGING STIPULATION AND CLOSING THE DOCKET</u>, to be issued in the above-referenced docket. (Number of pages in order -30)

DWC/anc

Attachment

cc: Division of Communications

I: 990373fo.dwc

ATTACHMENT(S) NOT ON-LINE

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