ORIGINAL



Charles J. Rehwinkel

Pri Dan (21) Lallabrow in 1140 Mulstigetti Directo Vone Solida in 14

May 7, 1998

Blanca Bayó, Director Division of Records and Reporting Florida Public Service Commission 2540 Shumard Oak Blvd. Tallahassee, Florida 32399-0850

RECEIVED

MAY - 7 1998

FPSC - Records/Reporting

Re: Docket No. 971194-TP.

Dear Ms. Bayo:

Enclosed for filing are the original and fifteen (15) copies of an executed First Amendment to the Interconnection Agreement between Sprint-Florida, Incorporated ("Sprint") and Wireless One Network, L.P. ("Wireless One"). Sprint's execution page has been faxed in order to meet the May 7, 1998 filing requirement. An original signature page will be submitted for substitution when received.

The amendment is submitted for approval in compliance with Order No. PSC-98-0594-TP, issued April 27, 1998. This First Amendment, together with the Interconnection Agreement filed on February 25, 1997, should be deemed the final amended agreement between the parties.

Please acknowledge receipt and filing of the above by stamping the duplicate copy of this letter and returning the same to this writer.

	have any questions please do no ams at 614/229-3278.	ot hesitate to call me at 850/847	'-0244 or
APP			
Sincer	ely,		
TR	De QQ		
AGCharle	s J. Rehwinkel		
EG 2			
LIN 3	liam A. Adams (w/ enclosure)		
200	h Keating, Esq. (w/ enclosure)	RECEIVED & FILED	
RCH		Men	
SEC		FPSC-BUREROUNDER RELOGINOS	TE
WAS		05182 HAY-7	99
OTH			
		EPSC-RECORDS/REPORTI	NG

FIRST AMENDMENT TO INTERCONNECTION AGREEMENT between SPRINT-FLORIDA, INCORPORATED and WIRELESS ONE NETWORK, L.P.

This First Amendment to the Interconnection Agreement dated May 7, 1998, amends certain terms and conditions contained in the Interconnection Agreement between Sprint-Florida, Incorporated (Sprint) and Wireless One Network, L.P. (Wireless One), dated February 24, 1998.

RECITALS

- A. Sprint and Wireless One are parties to an Interconnection Agreement executed on February 24,1998. The Agreement was submitted to the Florida Public Service Commission (FPSC) on February 25,1998 in compliance with Order FPSC-98-0140-FOF-TP.
- B. Wireless One sought reconsideration of Order FPSC-98-0140-FOF-TP. Sprint filed a Cross Motion for Reconsideration. Therein, Sprint sought modification of language ordered by the FPSC and a stay of the FPSC's action on approving the agreement.
- C. On April 7 the FPSC granted in part Sprint's Cross Motion for Reconsideration. This amendment is intended to incorporate the modification to the language previously included in the Agreement pursuant to Order FPSC-98-0140-FOF-TP.
- D. Order FPSC-98-0594-FOF-TP requires that the parties revise the agreement so that in Part C, Attachment II, the last sentence of Paragraph D.3 reads:

Where connection occurs at the carrier's cell site, Company will pay the end office termination rate only.

NOW, THEREFORE, the Parties, agree that, in accord with Order FPSC-98-0594-FOF-TP, Paragraph D.3 of Part C, Attachment II, at page 34, should be, and is, revised to now read:

For all land-to-mobile traffic that Company terminates to Carrier, Company will pay tandem interconnection, transport, and end office termination rate elements where interconnection occurs at the access tandem. connection occurs at the carrier's cell site, Company will pay the end office termination rate only.

All other terms and conditions of the interconnection Agreement remain in full force and effect as written.

In Witness Whereof, the Parties have executed this First Arnandment to the Interconnection Agreement on the dates set forth below.

Sprint-Florida, incorporated

Wireless One Network

Date:

Title: DE

