

ORIGINAL

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January 20, 2003

Ms. Blanca Bayó, Director Division of the Commission Clerk and Administrative Services Florida Public Service Commission 2540 Shumard Oak Blvd. Tallahassee, FL 32399-0850

RE: Docket No. 030852-TP

Dear Ms. Bayó:

Enclosed for filing on behalf of Sprint Communications Company Limited Partnership are the original and 15 copies of Sprint's Request for Confidential Classification pursuant to Section 364.183(1), Florida Statutes.

Copies are being served on the parties in this docket pursuant to the attached Certificate of Service.

Please acknowledge receipt of this filing by stamping and initialing a copy of this letter and returning same to the courier. If you have any questions, please do not hesitate to call me at 850/599-1560.

Sincerely,

Swas hotal

Susan S. Masterton

RECEIVED & FILED

FPSC-BUREAU OF RECORDS

Enclosures

CMP COM CTR ECR

OPC MMS

This confidentiality request was filed by or for a "telco" for DN 1358 4-3. No ruling is required unless the material is subject to a request per 119.07, FS, or is admitted in the record per Rule 25-22.006(8)(b), FAC.

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CERTIFICATE OF SERVICE DOCKET NO. 030851-TP & 030852-TP

I HEREBY CERTIFY that a true and correct copy of the foregoing was served by electronic and U.S. mail this 20th day of January, 2004 to the following:

AT&T Tracy Hatch (+) 101 North Monroe Street, Suite 700 Tallahassee, FL 32301-1549

AT&T Communications of the Southern States, LLC Ms. Lisa A. Sapper 1200 Peachtree Street, N.E., Ste. 8100 Atlanta, GA 30309-3579

BellSouth Telecommunications, Inc. R. D. Lackey/M. Mays (+)
/N. White/J. Meza
c/o Ms. Nancy H. Sims
150 South Monroe Street, Suite 400
Tallahassee, FL 32301-1556

Covad Communications Company Mr. Charles E. Watkins 1230 Peachtree Street, NE, 19th Floor Altanta, GA 30309-3574

FDN Communications Matthew Feil/Scott Kassman(+) 390 North Orange Avenue, Suite 2000 Orlando, FL 32801-1640

Florida Cable Telecommunications Assoc., Inc. Michael A. Gross 246 E. 6th Avenue, Suite 100 Tallahassee, FL 32303

ITC DeltaCom Nanette Edwards 4092 South Memorial Parkway Huntsville, AL 35802 KMC Telecom III, LLC Marva Brown Johnson, Esq. 1755 North Brown Road Lawrenceville, GA 30043-8119

McWhirter Law Firm Vicki Kaufman 117 S. Gadsden St. Tallahassee, FL 32301

Messer Law Firm Floyd Self (+) P.O. Box 1876 Tallahassee, FL 32302-1876

Verizon Florida Inc. Richard Chapkis (+) P.O. Box 110, FLTC0717 Tampa, FL 33601-0110

Florida Public Service Commission Adam Tietzman/ Jeremy Susac 2540 Shumard Oak Blvd. Tallahassee, FL 32399-0850

Allegiance Telecom of Florida, Inc. Charles V. Gerkin, Jr. (+) 9201 N. Central Expressway Dallas, TX 75231

Allegiance Telecom, Inc. Terry Larkin 700 East Butterfield Road Lombard, IL 60148 Florida Competitive Carriers Assoc. c/o McWhirter Law Firm Joseph McGlothlin/Vicki Kaufman 117 S. Gadsden St. Tallahassee, FL 32301

MCI WorldCom Communications, Inc.(GA)
De O'Roark, Esq.
Six Concourse Parkway, Suite 3200
Atlanta, GA 30328

Xspedius Communications Ms. Rabinai E. Carson 5555 Winghaven Blvd., Suite 300 O'Fallon, MO 63366-3868

Granite Telecommunications, LLC Rand Currier/Geoff Cookman 234 Copeland Street Quincy, MA 02169-4005

MCI WorldCom Communications, Inc. Ms. Donna C. McNulty (+) 1203 Governors Square Blvd., Suite 201 Tallahassee, FL 32301-2960

Miller Isar, Inc. Andrew O. Isar 7901 Skansie Avenue, St. 240 Gig Harbor, WA 98335 NewSouth Communications
Jake E. Jennings
Regulatory Affairs & Carrier Relations
Two N. Main Center
Greenville, SC 29601

Moyle, Flanigan, Katz, Raymond & Sheehan, P.A.
Jon C. Moyle, Jr., Esq.
The Perkins House
118 N. Gadsen St.
Tallahassee, FL 32301

Nuvox Communications, Inc. Bo Russell, Vice-President Regulatory & Legal Affairs 301 N. Main St. Greenville, SC 29601

Messer Law Firm Norman Horton P.O. Box 1876 Tallahassee, FL 32302-1876

Office of Public Counsel Charles J. Beck (+) 111 West Madison Street, #812 Tallahassee, FL 32399-1400

Susan S. Masterton

(+ Signed Protective Agreement)

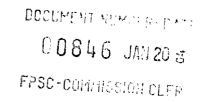
BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

| In re: Implementation of requirements arising |) | Docket No. 030852-TP |
|--|----|-------------------------|
| From Federal Communications Commission |) | |
| Triennial UNE review: Location Specific-Review | •) | |
| For DS1, DS3 and Dark Fiber Loops and |) | Filed: January 20, 2004 |
| Route-Specific Review for DS1, DS3 and |) | • • |
| Dark Fiber Transport |) | |
| - |) | |

Sprint Communications Company Limited Partnership's Request for Confidential Classification Pursuant to Section 364.183(1), Florida Statutes

Sprint Communications Company Limited Partnership (Sprint LP) hereby requests that the Florida Public Service Commission ("Commission") classify certain documents and/or records identified herein as confidential, exempt from public disclosure under Chapter 119, Florida Statutes and issue any appropriate protective order reflecting such a decision.

- 1. The information that is the subject of this request is information that that has previously been submitted to the Commission by pursuant to a Claim of Confidentiality and is confidential and proprietary to Sprint, the release of which would impair the competitive business of Sprint. Sprint previously filed a Notice of Intent to Request Confidential Classification related to this information on December 30, 2003 and is filing this request pursuant to Rule 25-22-2006, F.A.C. The following documents or excerpts from documents are the subject of this request:
 - 1. Attachment to Sprint LP's Response to Staff's Interrogatory No. 3
 - 2. Attachment to Sprint LP's Response to Staff's Interrogatory No. 5
 - 3. Highlighted information in Sprint LP's Response to Staff's Interrogatory No. 7(a)
 - 4. Attachment to Sprint LP's Response to Staff's Interrogatory No. 10



- 2. Two redacted copies of the information are attached to this request. One unredacted copy of the confidential information was filed under seal with the Division of Records and Reporting on December 30, 2003.
- 3. The information for which the Request is submitted is information the release of which would impair Sprint's competitive business interests and is confidential and proprietary to Sprint. Specific justification for confidential treatment is set forth in Attachment A.
- 4. Section 364.183(3), F.S., provides:
 - (3) The term "proprietary confidential business information" means information, regardless of form or characteristics, which is owned or controlled by the person or company, is intended to be and is treated by the person or company as private in that the disclosure of the information would cause harm to the ratepayers or the person's or company's business operations, and has not been disclosed unless disclosed pursuant to a statutory provision, an order of a court or administrative body, or private agreement that provides that the information will not be released to the public. The term includes, but is not limited to:
 - (a) Trade Secrets.
 - (b) Internal auditing controls and reports of internal auditors.
 - (c) Security measures, systems, or procedures.
 - (d) Information concerning bids or other contractual data, the disclosure of which would impair the efforts of the company or its affiliates to contract for goods or services on favorable terms.
 - (e) Information relating to competitive interests, the disclosure of which would impair the competitive business of the provider of information.
 - (f) Employee personnel information unrelated to compensation, duties, qualifications, or responsibilities.
- 5. The subject information has not been publicly released and Sprint.

Based on the foregoing, Sprint respectfully requests that the Commission grant the Request for Confidential Classification, exempt the information from disclosure under Chapter 119, Florida Statutes and issue any appropriate protective order, protecting the information from disclosure while it is maintained at the Commission.

RESPECTFULLY SUBMITTED this 20th day of January 2004.

Susan S. Masterton Post Office Box 2214

Tallahassee, Florida 32316-2214

850/599-1560

ATTORNEY FOR SPRINT LP

ATTACHMENT A

| Document and | Justification for Confidential Treatment |
|---------------|--|
| page and line | |
| numbers | · |
| Attachment to | This information is proprietary information previously submitted under |
| Sprint LP's | a claim of confidentiality in Sprint LP's response to staff's TRO data |
| Response to | request filed with the Commission on December 3 and 5, 2003. The |
| Staff's | information is information relating to Sprint's competitive interests, the |
| Interrogatory | disclosure of which would impair the competitive business of Sprint. |
| No. 3 | Section 364.183(3)(e), F.S. |
| Attachment to | This information is proprietary information revealing the location and |
| Sprint LP's | nature of Sprint LP's collocation arrangements. The information is |
| Response to | information relating to Sprint's competitive interests, the disclosure of |
| Staff's | which would impair the competitive business of Sprint. Section |
| Interrogatory | 364.183(3)(e), F.S. |
| No. 5 | |
| Highlighted | This information is proprietary information revealing the location and |
| information | nature of Sprint LP's collocation arrangements. The information is |
| contained in | information relating to Sprint's competitive interests, the disclosure of |
| Sprint LP's | which would impair the competitive business of Sprint. Section |
| Response to | 364.183(3)(e), F.S. |
| Staff's | · |
| Interrogatory | |
| No. 7(a) | |
| Attachment to | This information is proprietary information previously submitted under |
| Sprint LP's | a claim of confidentiality in Sprint LP's response to staff's TRO data |
| Response to | request filed with the Commission on December 3 and 5, 2003. The |
| Staff's | information is information relating to Sprint's competitive interests, the |
| Interrogatory | disclosure of which would impair the competitive business of Sprint. |
| No. 10 | Section 364.183(3)(e), F.S. |

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Sprint Communications Company L.P.
Staff's First Set of Interrogatories
No. 5
December 30, 2003

| Address of Each Collocation Central Office in FL Sa(i) | The Name of Each Collocation Central Office 5a(ii) | 3LEC Name For Each Collocation Central Office Sa(iii) | Collocation | The Unused Space In Each Collocation Arrangement Sb(II) | The Dats The Collocation Space Was Turned Over To Sprint Sc | The Date Local Service Was First Provided 5d | If No Local Service, When is Local Service Anticipated Se |
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SPRINT DOCKET NO. 030851-TP STAFF'S FIRST SET INTERROGATORY NO. 7 PAGE 1 OF 2

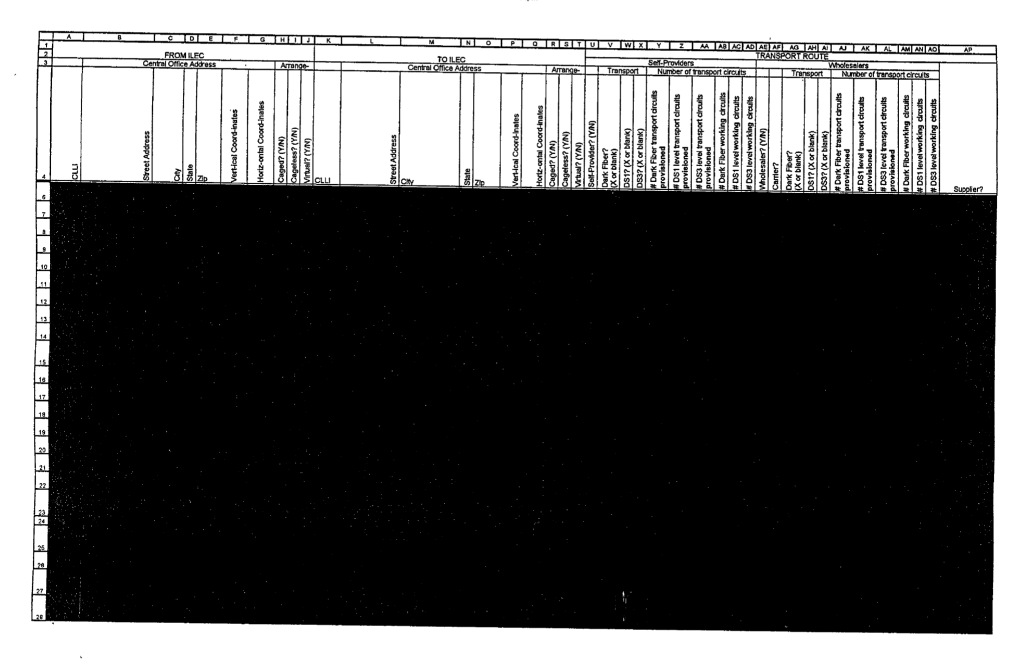
- 7. (a) Please identify the address of each of your collocation arrangements in the state of Florida that you obtain from an entity other than the ILEC, entity, the identity of the other entity, the size of the arrangement, and the amount of unused space in the collocation arrangement.
 - (b) For each of the arrangements identified in response to (a), please identify the types of services (e.g., local, broadband, etc.) you currently provide with the existing equipment located there.
 - (c) For each of the arrangements identified in response to (a), please identify the types of services (e.g., local, broadband, etc.) that the equipment is not currently being used to provide but is capable of providing.
 - (d) For each of the arrangements identified in response to (a), please identify the types of services (e.g., local, broadband, etc.) that the existing equipment is incapable of providing.
 - (e) For those services identified in response to (d), can the equipment located in the given collocation arrangement be upgraded to provide local service?
 - (f) If the response to (e) is affirmative, please describe the nature of the required upgrade, the approximate cost of the upgrade, the time required to perform the upgrade, and any operational barriers to performing the upgrade.

Answer:



- (b) IP services only
- (c) None

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December 30, 2003

| Address of Each Collocation Central Office in FL 5a(l) | The Name of LEC Name For Each Collocation Each Collocation Central Office Sa(ii) 5a(iii) | The Size of Each | Col The Unused Space Spa In Each Collocation Turns | Date The docation ce Was The Date Local d Over To Service Was First print 5c Provided 5d | If No Local Service When is Local Service Anticipated 5e |
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SPRINT DOCKET NO. 030851-TP STAFF'S FIRST SET INTERROGATORY NO. 7 PAGE 1 OF 2

- 7. (a) Please identify the address of each of your collocation arrangements in the state of Florida that you obtain from an entity other than the ILEC, entity, the identity of the other entity, the size of the arrangement, and the amount of unused space in the collocation arrangement.
 - (b) For each of the arrangements identified in response to (a), please identify the types of services (e.g., local, broadband, etc.) you currently provide with the existing equipment located there.
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 - (f) If the response to (e) is affirmative, please describe the nature of the required upgrade, the approximate cost of the upgrade, the time required to perform the upgrade, and any operational barriers to performing the upgrade.

Answer:

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- (b) IP services only
- (c) None

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| 3 | | Street Address | City | Zip | Wire Center CLLI | (Y/N) | Dark Fiber? (X or blank) | DS3? (X or blank) | # Dark Fiber provisioned | # DS1 level provisioned | # DS3 level provisioned | # Dark Fiber working circuits | # DS1 level working circuits | # DS3 level WARKingligirguits | (Y/N) Dark Eibera | (X or blank) DS1? (X or blank) | DS37 (X or blank) | # Dark Fiber provisioned | # DS1 level provisioned | provisioned # Dark Fiber | working circuits # DS1 level | working circuits # DS3 level | Point-to-Point (P) or Ring (R) | Accessible? (Y/N) | (Y/N) | Using? (Y/N) Giving? (Y/N) | Owner? (Y/N) | Loop Owner? Loop Wholesaler? Nature of |
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