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October 12, 2021
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Docket No. 20210164

BY HAND DELIVERY

Mr. Adam Teitzman
Commission Clerk
Florida Public Service Commission
2540 Shumard Oak Blvd.
Tallahassee, FL 32399-0850

RE: Notice of Voluntary Cancellation: Sprint Communications Company Limited Partnership, TX045, Surrender of Certificate No. 4732 to Provide Local Exchange Telecommunications Services; 2021 Regulatory Assessment Fee Report and Check Attached

Dear Mr Teitzman,

Sprint Communications Company Limited Partnership ("Sprint") respectfully notifies the Florida Public Service Commission ("Commission") that it is requesting the voluntary cancellation of its certification to provide competitive local exchange telecommunications services in the State of Florida.

In Docket No. 19960750, by Proposed Agency Action Order No. PSC-1996-1201-FOF-TX issued on September 23, 1996, the Commission approved Sprint's application to provide competitive local exchange telecommunications services (then called alternative local exchange services; see Florida Statutes Sections 366.02(5) and 366.33).

Sprint no longer has customers receiving any local exchange or intraLATA services requiring a certificate. Accordingly, there are no customers to be notified regarding this request, and the voluntary cancellation of Sprint's certificate will have no adverse consequences for consumers in Florida. As a part of this cancellation, Sprint also hereby withdraws its Florida Price List No. 4 for Access Services.¹

¹ Sprint shall continue to provide relay services for persons who are hearing or speech impaired and others who communicate with such individuals pursuant to its contract. A certificate is not required to provide such services in Florida, and the relinquishment of this certificate does not change Sprint's ability or willingness to provide relay services.

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Sprint notes that pursuant to Florida Statutes Section 364.336 and Florida Administrative Code Rule 25-4.0161(1), Sprint has previously paid its Regulatory Assessment Fee due for Calendar Year 2020. For Calendar Year 2021, included with this Notice is a copy of Sprint's 2021 Regulatory Assessment Fee Return reflecting zero customers and its check for the minimum filing fee required by Rule 25-4.016(2)(b).

In making this filing, Sprint also notes that the interexchange authority to Sprint through Company Code TI793 has been deregulated by Florida Statutes Section 364.011(1) and that no notice or other action is necessary in connection with the termination of such interexchange services by Sprint.

Please contact me if you have any questions.

Sincerely,
Berger Singerman LLP



Floyd R. Self, B.C.S.
Counsel for Sprint Communications
Company Limited Partnership

FRS/am

cc: Michelle Painter Lama, Esq.
Mr. Greg Fogleman