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April 16 1997

Ms. Blanca S. Bayo, Director  
Division of Records and Reporting  
Florida Public Service Commission  
2540 Shumard Oak Boulevard  
Tallahassee, FL 32399-0850

RE: Docket No. 960838-TP  
Filing of Supplemental Addendum

Dear Ms. Bayo:

As indicated in my April 10, 1997, letter to you Sprint-Florida, Inc. and MFS  
Communications company, Inc. have executed a Supplemental Addendum.

Please substitute the enclosed for that which we filed on April 10, under Sprint-Florida's  
old name, United Telephone Company of Florida.

Sincerely,

  
Jerry M. Johns

- ACK \_\_\_\_\_
- AFA \_\_\_\_\_
- APP \_\_\_\_\_
- CAF \_\_\_\_\_
- CMU Shelley
- CTR \_\_\_\_\_
- EAG \_\_\_\_\_
- LEG 2
- LIN 5
- OPR \_\_\_\_\_
- RCR \_\_\_\_\_
- SEL 1
- WAS \_\_\_\_\_
- OTH \_\_\_\_\_

JMJ/bs

Enclosure

cc: Alex Harris  
Parties of Record

DOCUMENT NUMBER-DATE

03852 APR 16 5

FPSC-RECORDS/REPORTING

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing has been furnished by U. S. Mail, this 16th day of April, 1997, to the following:

Martha Carter Brown  
Division of Legal Services  
Florida Public Service Commission  
2540 Shumard Oak Blvd.  
Tallahassee, FL 32399-0850

Richard Rindler  
Swidler & Berlin, Chartered  
3000 K Street, N.W., Suite 300  
Washington, DC 20007-5116

  
Charles J. Rehwinkel

## SUPPLEMENTAL ADDENDUM

This Supplemental Addendum ("Addendum") is entered into and effective as of this 10<sup>th</sup> day of April, 1997, to reflect and incorporate the conclusions contained in the Florida Public Service Commission's Order No. PSC 96-1532-FOF-TP, dated December 16, 1996, ("December Order"), as subsequently affirmed in the Commission's Order No. PSC 97-0274-FOF-TP, dated March 11, 1997, to the negotiated Partial Interconnection Agreement for LATA 458, dated September 19, 1996, by and between Sprint-Florida, Inc. (f/k/a United Telephone Company of Florida) and MFS Communications Company, Inc. ("Agreement").

### **Section I: Compensation for Call Termination**

Pursuant to the December Order, as affirmed by the March Order, Sprint-Florida, Inc. ("Sprint") may charge MFS Communications Company, Inc. ("MFS") a transport element for MFS traffic terminated by Sprint via a Sprint Tandem switch, to account for the transport between the Sprint Tandem and End Office. Given that the Commission did not determine a transport rate in either the December Order or the March Order, the Parties agree for this sole element to employ on an interim basis the transport element rate of \$0.000255/mou determined by the Commission in its Order No. PSC-97-0294-FOF-TP, dated March 14, 1997, in the MCI Arbitration case. The transport element rate of \$0.000255 shall remain in effect until the Commission adopts a permanent rate as contemplated by the Agreement and the December Order.

### **Section II: Unbundled Loop Prices (Interim)**

Pursuant to the December Order, as affirmed by the March Order, the interim loop rates identified in the Agreement shall apply on a non-geographically deaveraged basis. For purposes of convenience only, the interim rates by loop type are listed below:

Analog 2W	\$13.68
BRI-ISDN	\$13.68
ADSL 2W	\$13.68
HDSL 2W	\$13.68
Analog 4W	\$23.94
HDSL 4W	\$23.94

### **Section III: Cross Connect Rates**

The following cross connect rates adopted by the Commission in the December Order shall apply:

DS-0	\$ 0.68
DS-1	\$ 3.18
DS-3	\$16.75

### **Section IV: Information Services Traffic**

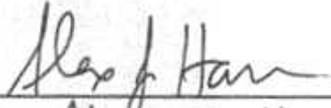
For the purposes of rating of end user calls to Information Service Providers ("ISP"), the Parties agree that each will provide the other, upon request, rating information for ISP calls. The requesting party will then bill its end user for the ISP call. Neither party may deduct or retain for itself any portion of the amounts due an ISP unless that party has a written, properly executed contractual agreement with said ISP specifying the appropriate charge to be deducted or retained. To the extent that the providing party incurs any additional costs as a result of providing such ISP call rating information to the requesting party,

nothing in this paragraph shall preclude the providing party from recovering those costs through incremental charges to the requesting party.

IN WITNESS WHEREOF, the Parties hereto have caused this Supplemental Addendum to be executed as of this 10th day of April, 1997.

**MFS COMMUNICATIONS COMPANY, INC.**

**SPRINT-FLORIDA, INC.**

By:   
Printed: Alex J. Harris  
Title: Vice President

By:   
Printed: Jerry Johns  
Title: VP - Law & External Relations