

FLORIDA PUBLIC SERVICE COMMISSION
SPECIAL COMMISSION CONFERENCE AGENDA

VOTE SHEET

DATE: May 28, 1997

RE: DOCKET NO. 961150-TP - Petition by Sprint Communications Company Limited Partnership d/b/a Sprint for arbitration with BellSouth Telecommunications, Inc. concerning interconnection rates, terms and conditions, pursuant to the Federal Telecommunications Act of 1996.

Issue 1: Should the Commission approve the language agreed to by Sprint and BellSouth in their arbitrated agreement?

Recommendation: Yes. Except for the sections discussed in Issues 2-4, the Commission should approve the language agreed to by both parties in all sections of the arbitrated agreement.

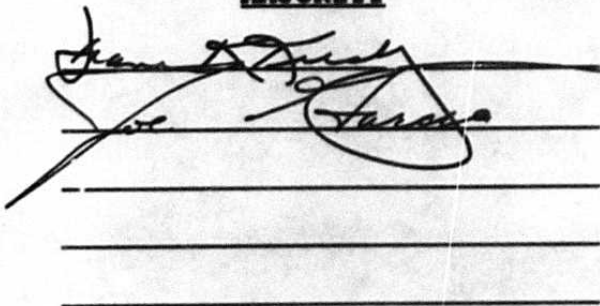
APPROVED

COMMISSIONERS ASSIGNED: KS GR

COMMISSIONERS' SIGNATURES

MAJORITY

DISSENTING



DOCUMENT NUMBER - DATE

05528 JUN-4 6

FPSC-RECORDS/REPORTING

REMARKS/DISSENTING COMMENTS:
PSC/RAR33 (5/90)

COMMISSIONER GARCIA PARTICIPATED IN THE VOTE VIA 2-WAY CONFERENCE CALL. IN HIS ORAL VOTE, HE: AGREED WITH THE MAJORITY / DISSENTED. COMMISSIONER GARCIA WILL SIGN THE ORIGINAL VOTE SHEET UPON HIS RETURN TO TALLAHASSEE.

Issue 2: Should the Commission incorporate language in Sprint and BellSouth's arbitrated agreement for the disputed sections identified in Table A of staff's 5/21/97 memorandum that were not considered in the arbitration proceeding?

Recommendation: No. The Commission should not incorporate language in the arbitrated agreement for disputed issues that were not part of the arbitration proceeding. These sections should be eliminated from the final agreement approved by the Commission.

APPROVED

Issue 3: What language should the Commission include in Sprint and BellSouth's arbitrated agreement for Section 28.6.3 (Local Services Resale - Service Functions) that is in dispute and was included in the arbitration proceeding?

Recommendation: The Commission should direct the parties to include in the arbitrated agreement the language for Section 28.6.3 that is identified in the analysis portion of staff's memorandum.

APPROVED

Issue 4: What language should the Commission include in Sprint and BellSouth's arbitrated agreement for Attachment 7 - Section 2.4 (Provision of Customer Usage Data) that is in dispute and was included in the arbitration proceeding?

Recommendation: The Commission should direct the parties to include in the arbitrated agreement the language for Attachment 7 -Section 2.4 that is identified in the analysis portion of staff's memorandum.

APPROVED

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Issue 5: Should this docket be closed?

Recommendation: No. This docket should remain open until the parties have filed their signed arbitration agreement. Sprint and BellSouth should be required to sign an agreement that incorporates the language the Commission has approved within 14 days of issuance of the order from this recommendation. If the signed agreement is timely submitted and comports with our orders in this docket, an administrative order should be issued acknowledging that a signed agreement has been filed. Further, if the signed agreement comports with our orders, the agreement should be deemed approved on the date the administrative order is issued. If the signed agreement does not comport with our Orders, staff will file a subsequent recommendation.

APPROVED