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November 17, 2000

## BY HAND DELIVERY

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

> Re: Docket No. 000761-TP

Dear Ms. Bayo:

Enclosed for filing in the above docket are the original and fifteen (15) copies of Attachment A, which was inadvertently omitted from Sprint PCS' Request for Confidential Classification, filed November 16, 2000, and attached to Sprint PCS' Further Supplemental Response to BellSouth's First Request for Production of Documents filed on the same date.

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

Thank you for your assistance in this matter.

Yours truly.

**Enclosures** 

cc:

All parties of record

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## Responses to Production Requests

<u>Document</u>	Pages	Reasons for Confidentiality
2B1	All	(41 pgs) This document contains Sprint PCS' market specific cell site information. This information is valuable, it is used by Sprint PCS in conducting its business, and Sprint PCS strives to keep it confidential. The public disclosure of this information would greatly assist Sprint PCS' competitors in developing their own business strategies, including, at no cost to them, designing their networks and determining which markets to enter, thereby giving them an advantage and harming Sprint PCS' ability to compete. Pursuant to Section 364.183, Florida Statutes, such information is classified as proprietary confidential information, which is exempt from Chapter 119, Florida Statutes.
2B2	All	(21 pgs) This document contains location specific network capacity and usage data. This information is valuable, it is used by Sprint PCS in conducting its business, and Sprint PCS strives to keep it confidential. Public disclosure of this information would greatly assist Sprint PCS' competitors in designing their networks, at no cost to them, thereby giving them an advantage while harming Sprint PCS' ability to compete. Pursuant to Section 364.183, Florida Statutes, such information is classified as proprietary confidential information, which is exempt from Chapter 119, Florida Statutes.

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