State of Florida -M-E-M-O-R-A-N-D-U-M-



Public Service Commission

G FEB 26 AH ID: 31

DATE: February 26, 2003

TO: Docket File

FROM: Jeff Bates (Division of Competitive Markets and Enforcement),

Adam Teitzman (Office of the General Counsel) /5m (Fir Asim)

RE: Docket No. 021186-TP - Request for approval of Amendment No. 1 to

interconnection, resale, and unbundling agreement between Florida Multi-Media

Services, Inc. d/b/a Florida Multi Media and Verizon Florida Inc.

Docket No. 021187-TP - Request for approval of adoption of interconnection, resale, and unbundling agreement between Sprint Communications Company L.P. and Verizon California by Florida Multi-Media Services, Inc. d/b/a Florida Multi Media

and Verizon Florida Inc.

By letter dated November 25, 2002, Verizon Florida Inc. filed a request for approval of adoption of terms of the interconnection, resale, and unbundling agreement entered into between Verizon California Inc. and Sprint Communications Company L.P. Florida Multi-Media Services, Inc. d/b/a Florida Multi Media is adopting this agreement in its entirety pursuant to the Bell Atlantic/GTE Merger Conditions released by the FCC on June 16, 2000 in CC Docket No. 98-184. In addition to the initial adoption, Verizon Florida Inc. filed a request for approval of an amendment to the interconnection, resale, and unbundling agreement. The statutory deadline for the Commission to take action on these matters was February 24, 2003.

By Order No. PSC-02-1174-FOF-TP, issued August 28, 2002, the Commission directed staff to administratively acknowledge all future agreements submitted to the Commission which have been adopted under merger conditions approved by the FCC. Pursuant to the same Order, Section 2.07.C.15 of the Administrative Procedures Manual was modified to read as follows:

The Division of Competitive Markets and Enforcement and the Office of the General Counsel may administratively dispose of a request by a telecommunications carrier to adopt an Interconnection Agreement between carriers that was previously approved by the Commission or allowed to go into effect by operation of law. The adoption of agreements approved by other state commissions under the terms of a FCC approved merger agreement may also be disposed of administratively by the Division of Competitive Markets and Enforcement and the Office of the General Counsel using this procedure. The docket shall be closed upon filing of an acknowledgment memorandum to the docket file.

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Staff reviewed the agreement and amendment in these Dockets on February 13, 2003. The agreement and amendment met the criteria outlined in Section 2.07.C.15 of the Administrative Procedures Manual. Therefore, they have gone into effect by operation of law in accordance with Section 252(e)(4) of the Telecommunications Act of 1996. Accordingly, with this Memorandum, the dockets are hereby closed.

CC: Division of the Commission Clerk and Administrative Services (S. Moses)

ok to close