ORIGINAL



Susan S. Masterton Attorney

Law/External Affairs

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susan.masterton@mail.sprint.com

February 28, 2003

Ms. Blanca Bayo', Director Division of Commission Clerk and Administrative Services 2540 Shumard Oak Blvd. Tallahassee, FL 32399-0850

RE: Docket No. 021204

Dear Ms. Bayo':

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Pursuant to discussions with staff, enclosed please find the original and one copy of the following:

- 1. July 30, 2002 letter from Sprint to Supra regarding the status of the parties' interconnection agreement
- 2. Consent Order dated November 18, 2002, from the United States Bankruptcy Court for the Southern District of Florida, Miami Division, In re: Supra Telecommunications and Information Systems, Inc.

Please acknowledge receipt of this filing by stamping and initialing a copy of this letter and returning the same to the courier. If you have any questions, please do not hesitate to call me at 850/599-1560.

Sincerely,

Susan S. Masterton

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CMP	Cc:	Beth Keating, Esq.
COM	-	Jorge Cruz-Bustillo, Esq.
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Kathryn Feeney Sr. Manager-Local Markets Wholesale Markets

Local Telecommunications Division 6480 Sprint Parkway KSOPHM0310-3A464 Overland Park, Kansas 66251 Voice 913 315 7858 Fax 913 315 0628

Via Overnight Mail

July 30, 2002

Kirk L. Dahlke Assistant General Counsel Supra Telecommunications and Information Systems, Inc. 2620 SW 27th Avenue Miami, FL 33133-3001

Re: Interconnection and Resale Agreement for Florida

Dear Mr. Dahlke:

Thank you for your letter of July 15, 2002, addressed to John Clayton, regarding the Interconnection and Resale Agreement between Supra Telecommunications and Information Systems, Inc. and Sprint - Florida, Incorporated. This letter serves to memorialize the parties' agreement to negotiate a replacement Interconnection and Resale Agreement for Florida.

Section 47 U.S.C. 252 of the FCC Telecommunications Act of 1996 specifies a period of 135 days from the initial request date to negotiate an agreement between the parties. The period from day 135 to day 160 is designated for initiating arbitration of any open issues. As requested by Supra, the initial request date or day 1 will be considered to be two weeks from July 26, 2002 or August 9, 2002. Accordingly day 135 is December 22, 2002 and day 160 is January 16, 2003. Sprint will continue to offer post termination service under the terminated agreement during negotiations.

Once you have reviewed the Agreement, please contact me so we can determine how best to proceed. Please feel free to contact me if you have any questions.

Sincerely.

Kathryn Feeney

Sr. Manager - Local Markets

cc:

John Clayton Janette Luehring Susan Masterton Joan Seymour

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF FLORIDA MIAMI DIVISION

In re:)))	CASE NO. 02-41250-BKC-RAM CHAPTER 11
SUPRA TELECOMMUNICATIONS AND INFORMATION SYSTEMS, INC.,)))	
Debtor.)	

CONSENT ORDER RESOLVING: (A) DEBTOR'S

EMERGENCY MOTION PURSUANT TO 11 U.S.C. § 366(b)

FOR AUTHORITY TO PROVIDE ADEQUATE ASSURANCE OF

FUTURE PERFORMANCE TO UTILITY PROVIDERS AND TO

COMPEL RESTORATION OF UTILITY SERVICES

(AS TO SPRINT ONLY); (B) DEBTOR'S COMPLAINT FOR

INJUNCTIVE RELIEF, TURNOVER AND DAMAGES (AS TO SPRINT

ONLY); (C) DEBTOR'S EMERGENCY MOTION FOR

TEMPORARY RESTRAINING ORDER AND/OR

PRELIMINARY INJUNCTIVE RELIEF (AS TO SPRINT ONLY);

(D) SPRINT'S MOTION FOR RELIEF FROM AUTOMATIC STAY;

AND (E) SPRINT'S MOTION FOR PROTECTIVE ORDER

The Court conducted a preliminary hearing on October 31, 2002, and an evidentiary hearing on November 4th and 5th, 2002 (collectively, the "Hearings"), on, among other things, the Emergency Motion of Debtor ("Supra" or the "Debtor") Pursuant to 11 U.S.C. § 366(b) for Authority to Provide Adequate Assurance of Future Performance to Utility Providers and to Compel Restoration of Utility Services filed on October 31, 2002 (the "Section 366 Motion").

The Section 366 Motion was directed to BellSouth Telecommunications, Inc.

("BellSouth"), Sprint Communications Company, L.P. ("Sprint Communications"), and Sprint

Florida, Inc. ("Sprint Florida") (hereinafter, Sprint Communications and Sprint Florida are

referred to collectively as "Sprint"). Sprint appeared through counsel at the November 4th hearing and moved to continue the hearing as it related to Sprint until November 18, 2002. The Debtor did not object. Accordingly, the Court continued that hearing as to Sprint until November 18, 2002.

On November 12, 2002, the Debtor filed its Complaint by Debtor for Injunctive Relief,
Turnover and Damages against BellSouth and Sprint Florida (the "Complaint"), thereby
commencing Adversary Proceeding No. 02-1530-BKC-RAM-A (the "Adversary Proceeding").
Also on November 12, 2002, the Debtor filed in the Adversary Proceeding its Emergency
Motion for Temporary Restraining Order and/or Preliminary Injunctive Relief (the "TRO
Motion"). Further, also on November 12, 2002, Sprint Florida filed its Motion for Relief from
the Automatic Stay, seeking to have the automatic stay of Section 362 of the U.S. Bankruptcy
Code, 11 U.S.C. § 101 et seq. (the "Code"), modified to permit Sprint Florida to assert and
prosecute counterclaims in the State Court Action (as defined herein) filed against Sprint Florida
by the Debtor prepetition (the "Motion for Relief from Automatic Stay"). On November 13,
2002, Sprint filed its Motion for Protective Order with respect to certain discovery propounded
by the Debtor in connection with the Section 366 Motion (the "Protective Order Motion").
Hereinafter, the Section 366 Motion, the TRO Motion, the Motion for Relief from Automatic
Stay, and the Protective Order Motion are referred to collectively as the "Motions."

After extensive negotiations, Sprint and the Debtor have submitted to the Court for its consideration this proposed Consent Order Resolving: (A) Debtor's Emergency Motion Pursuant to 11 U.S.C. § 366(b) for Authority to Provide Adequate of Future Performance to Utility Providers and to Compel Restoration of Utility Services (as to Sprint only); (B) Debtor's Complaint for Injunctive Relief, Turnover and Damages (as to Sprint only); (C) Debtor's

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Emergency Motion for Temporary Restraining Order and/or Preliminary Injunctive Relief (as to Sprint only); (D) Sprint's Motion for Relief from Automatic Stay; and (E) Sprint's Motion for Protective Order (the "Consent Order"). Accordingly, it appearing to the parties and to the Court appropriate to do so, it is hereby

ADJUDGED, DECREED, ORDERED, AND STIPULATED that:

- 1. The Motions and the Complaint (each as to Sprint only) are resolved as set forth herein.
- 2. As adequate assurance under Code § 366(b), until further order of the Court or as otherwise agreed to in writing by the parties, for the continuation of postpetition long distance services by Sprint Communications to the Debtor, the Debtor shall pay Sprint Communications \$15,000.00 in immediately available funds by the close of business on Thursday, November 21, 2002, and the sum of \$3,500.00 ((\$15,000.00 divided by 30) multiplied by 7) in immediately available funds on the Thursday of each successive week. However, the first \$3,500.00 payment (due on Thanksgiving) shall be made on Friday, November 29, 2002.
- 3. As adequate assurance under Code § 366(b) for the continuation of postpetition local exchange services by Sprint Florida to the Debtor under the parties' prepetition Interconnection Agreement (as adopted by the Debtor in that certain Master Network Interconnection and Resale Agreement, dated as of August 16, 1999, the "Prepetition Interconnection Agreement"), the Debtor shall pay Sprint \$45,575.00 (1,823 lines multiplied by \$25.00 per line) in immediately available funds by the close of business on Thursday, November 21, 2002. Further, on the Thursday of each successive week, until further order of the Court or as otherwise agreed to in writing by the parties, the Debtor shall pay Sprint Florida in immediately available funds as further adequate assurance for the continuation of the aforementioned local exchange services an

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amount equal to: \$25.00 multiplied by the total number of lines indicated in the report provided to the Debtor by Sprint Florida on the immediately preceding Tuesday pursuant to Paragraph 7 herein, divided by thirty (30) and then multiplied by seven (7). The first such weekly payment (due on Thanksgiving) shall be made on Friday, November 29, 2002.

- 4. The adequate assurance payments required by this Consent Order shall be held and applied by Sprint against undisputed postpetition bill amounts. The adequate assurance payments shall not cap or limit any postpetition bills from Sprint. Payment from the Debtor for the unsatisfied portion of any undisputed postpetition bill amounts (if any) shall be due in accordance with the payment terms in the subject postpetition bill or such other payment terms as the Court may establish. If the Debtor believes that some portion of any adequate assurance payment should be returned by Sprint, then it may seek written agreement to that effect from Sprint or may seek relief from the Court.
- 5. The payments required by this Order are unconditional payments to Sprint which the Court finds necessary to provide the monetary component of the adequate assurance required under Code § 366(b). If either party believes the weekly payments set forth in Paragraphs 2 and 3 above should be adjusted prospectively based on actual postpetition usage or actual postpetition bill experience, then that party may seek written agreement to that effect from the other party. If no such written agreement can be reached, then, on at least five (5) business days' written notice after filing the appropriate motion, the party seeking an adjustment may seek relief from the Court adjusting prospectively the weekly payments in Paragraphs 2 and 3. No adjustment shall be effective except prospectively and only after written agreement of the parties or entry of an order by the Court approving the adjustment. The Court shall award costs, including reasonable attorneys' fees, at any such hearing to the party that proposes an aggregate

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UNE-P and/or long distance adequate assurance payment amount which is closest to the amount determined by the Court. During the pendency of any such motion, the Debtor shall continue to make the weekly adequate assurance payments in the amounts required hereunder.

6. As a further and necessary component of adequate assurance, the Court hereby grants Sprint the ability to terminate service if Supra defaults in making the payments required by this Consent Order. If any payment is not made when due, Sprint is authorized to file a certification of non-payment (the "Certification") with the Court, and to provide a copy by facsimile to counsel for Supra and counsel for the Creditors' Committee. If Supra contests the Certification, it must file an appropriate emergency motion, and the Court shall schedule an emergency hearing at which the only issue to be tried shall be whether Supra failed to timely make the required payment. If Supra fails to file an appropriate emergency motion within two (2) business days of the filing of a Certification, or if emergency relief is denied. Sprint shall submit an Order, without the need for further hearing, granting Sprint relief from the automatic stay to immediately commence Termination of Services (as defined herein). "Termination of Services" means the right of Sprint to start and complete the disconnection process under applicable federal or state law, tariffs and contracts, as if all default, cure or similar type notices had been sent and all applicable cure periods had expired. Supra and the Creditors Committee shall have no right and are prohibited from taking any action or seeking any relief from the Court or from any judicial or non-judicial body or governmental entity or otherwise that is inconsistent with the terms of this paragraph or any other provision of this Consent Order. These stay relief and Termination of Services provisions are a critical part of the adequate assurance required by this Consent Order absent which Sprint would seek a deposit or additional periodic payments.

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7. On Tuesday of each week commencing with Tuesday, November 26, 2002, Sprint shall provide to Supra a customer access line count for local service, which shall be used to determine the weekly adequate assurance payment set forth in Paragraph 3 above.

- 8. As an additional element of adequate assurance, on Tuesday of each week, commencing with Tuesday, November 19, 2002, the Debtor shall provide Sprint's local and Virginia counsel with financial information for the week ending the prior Friday (the first report due on November 19th shall be for the week ending Friday, November 15, 2002). The report shall include revenues for the prior week and the eash on hand at the close of business on the preceding Friday. In addition, the Debtor shall provide copies of its monthly operating reports to Sprint's local and Virginia counsel when each report is filed with the Court.
- 9. Any procedures for expedited review of postpetition bills which the Court has approved or approves in the future for BellSouth shall also apply to Sprint. Further, Sprint shall also be entitled to receive from the Debtor any additional financial information which the Court requires the Debtor now or in the future to provide to BellSouth, as and when BellSouth is entitled to receive it.
- 10. Sprint Florida and Supra have agreed to enter into an amendment of the prepetition Interconnection Agreement between them (the "Amendment"). The Amendment in its final form is attached to this Order as Exhibit A. The Amendment provides for Sprint Florida's provisioning of UNE-P services to Supra after the entry of this Consent Order and the parties' execution of the Amendment. The Amendment, however, is without prejudice to and in full reservation of all of the parties' respective rights, claims, and arguments as to whether the Debtor was entitled to receive UNE-P services under the Prepetition Interconnection Agreement before the parties' execution of the Amendment.

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11. The Court hereby authorizes and approves the Debtor's immediate entry into the Amendment pursuant to Code § 363(c), as the Court finds it is within the Debtor's business judgment and in the best interests of the Debtor, its estate, and creditors.

12. The Amendment shall be effective from the date of its execution by the parties through 5:00 p.m. Eastern Time on December 22, 2002, at which time the Amendment and the Prepetition Interconnection Agreement shall terminate, and Sprint Florida shall be, and hereby is, authorized to immediately terminate all services under the Prepetition Interconnection Agreement and the Amendment, subject to the remainder of this Paragraph Notwithstanding the foregoing, if by 5:00 p.m. Eastern Time on December 22, 2002, Sprint Florida and Supra have executed (subject to Court approval) a new interconnection agreement or opt-in agreement for an existing interconnection agreement, and if, by the same deadline. Suora has filed with the Court a motion seeking on an expedited basis to have the new agreement approved by this Court pursuant to Code § 363(c), then Sprint Florida and the Debtor shall continue to perform under the Prepetition Interconnection Agreement, as amended by the Amendment, until such time as the Court enters an order approving or denying approval of the newly executed interconnection agreement between Supra and Sprint Florida. If the Court approves the new interconnection agreement, then upon entry of such order (if such order is not stayed), the parties shall begin to perform in accordance with the new interconnection agreement, consistent with the terms of this Order, any subsequent order of the Court, and any order authorizing the Debtor to enter into the new agreement. If the Court does not approve the new interconnection agreement (and such order is not stayed), or if an appellate court reverses an order approving (or affirming the approval of) the new agreement (and such last appellate order is not stayed), then the Prepetition Interconnection Agreement, as amended by the Amendment, shall immediately terminate, and

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Sprint Florida shall be, and hereby is, authorized to immediately terminate all services thereunder.

13. After the Debtor's execution of the Amendment and no later than 24 hours after the entry of this Consent Order, Sprint Florida shall: (a) make available to the Debtor Integrated Request Entry System (IRES) in accordance with the Prepetition Interconnection Agreement, as amended by the Agreement; and (b) commence converting the Debtor's local access lines to UNE-P service. As soon as practicable as access lines are converted to UNE-P, Sprint Florida shall make available to the Debtor billing information, including ADUF and ODUF records, that Sprint Florida provides in the normal course of business to other carriers receiving UNE-P service from Sprint Florida.

14. Sprint Florida shall not seek allowance and payment of an administrative claim in this bankruptcy case for its per line UNE-P conversion charge of approximately \$25 unless and until there is a final determination by a court, regulatory tribunal, administrative agency, arbitration panel or other decision-making body of competent jurisdiction (which may be this Court) (by use of the word "final," such determination shall include the exhaustion of all reconsiderations, appeals, and other types of post-initial determination relief, if such relief is sought) that the Debtor was not and has not been entitled to UNE-P service under the Prepetition Interconnection Agreement. Sprint Florida shall not file a request for allowance for such claim before forty-five (45) calendar days after the date of entry of this Consent Order. In no event shall Sprint Florida seek to receive payment on any such administrative claim before Chapter 11 plan confirmation or before payment of other allowed Chapter 11 administrative claims in a successor Chapter 7 case. The Debtor reserves its rights to contest such claim on any and all available grounds.

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Notwithstanding the foregoing, at any time Sprint Florida deems appropriate, Sprint Florida may seek to have the Court estimate this administrative claim pursuant to Code § 502(c).

- 15. The Debtor hereby absolutely and irrevocably remises, releases and discharges Sprint from and against any and all claims arising from the unavailability of IRES from October 23, 2002, through the date IRES is first recommenced in accordance with the terms of this Consent Order, including, without limitation, any and all claims relating thereto which were or could have been alleged in the Complaint and the TRO Motion. Further, the Complaint and the TRO Motion are hereby dismissed with prejudice as against Sprint.
- 16. The Debtor and Sprint Florida shall use their best efforts to position the Debtor to receive electronic billing from Sprint Florida within 30 calendar days after entry of this Consent Order. However, provided that the Debtor's inability to receive electronic bills is a result of action or inaction by the Debtor, the Debtor shall not contest paper bills solely on the basis they are submitted in paper. Further, the Debtor shall make the periodic adequate assurance payments as required by this Consent Order regardless of bill medium.
- 17. The automatic stay of Code § 362 is hereby modified as and to the extent necessary to permit Sprint Florida to file and prosecute fully (including, without limitation, discovery and dispositive motions) any and all counterclaims in the state court action commenced by the Debtor prepetition against Sprint Florida, styled Supra Telecommunications and Information Systems, Inc. v. Sprint Florida, Inc., Case No. 02-15747-CA-03 (Circuit Court of 11th Judicial Circuit for Miami-Dade County, Florida) (the "State Court Action").
- 18. That certain discovery propounded by the Debtor to Sprint on or about November 7, 2002, in connection with the Section 366 Motion, is hereby withdrawn. Sprint's Motion for Protective Order is also hereby withdrawn.

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- 19. This Consent Order is not stayed pursuant to Fed.R.Bankr.P. 4001(a) and 6004(g) or otherwise.
- 20. This Consent Order is without prejudice to the parties' respective claims, arguments, and positions in the State Court Action.
- 21. To the extent of any inconsistencies, this Consent Order shall govern over the Prepetition Interconnection Agreement, the Amendment and any prior agreements or alleged agreements between the parties.
- 22. The Court retains jurisdiction as necessary to resolve any disputes relating to the matters addressed herein and to enforce the implementation of this Consent Order.
- 23. Upon entry of this Consent Order, the Debtor's counsel shall mail copies to all appropriate parties and counsel pursuant to the procedures implemented under the Court's November 5, 2002 Order Granting Debtor's Motion Establishing Notice Procedures.

24. Any party in interest may seek reconsideration of this Order provided that the parties shall immediately implement those provisions which contemplete action every the 10 day releasing period. [REMAINDER OF PAGE INTENTIONALLY LEFT BLANK]

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ROBERT A. MARK

directed to mail a conformed copy of this order to all interested parties and to file a certificate of service with

the clerk of the Bankruptoy

ROBERT A. MARK Chief U.S. Bankruptcy Judge

Court.

SEEN AND AGREED:

Kevin S. Neiman

SHAPIRO, NEIMAN & PORRELLO, LLP

Penthouse II

550 Brickell Avenue

Miami, Florida 33131

(305) 374-0092

Michael S. Budwick

Peter Russin

MELAND, RUSSIN, HELLINGER & BUDWICK, P.A.

200 South Biscayne Blvd.

Miami, Florida 33131

(305) 358-6363

Co-Counsel for Supra Telecommunications and Information Systems, Inc.

Brian Chaiken SUPRA TELECOMMUNICATIONS AND INFORMATION SYSTEMS, INC. 2620 S.W. 27th Avenue Miami, Florida 33133

(305) 476-4237

In-House Counsel for Supra Telecommunications and Information Systems, Inc.

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SEEN AND ACREED;

Merrick L. Gross

AKERMAN SENTERFITT One Southeast Third Avenue 28th Floor Miami, Florida 33131-1714

(305) 374-5600

Dion W. Hayes McGUIREWOODS LLP One James Center 901 East Cary Street Richmond, Virginia 23219-4030 (804) 775-1000

Attorneys for Sprint Florida, Inc. and Sprint Communications Company, L.P.

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EXHIBIT "A"

NOV-18-02 CG:28PM FROM- T-317 P 17/38 F-512

AMENDMENT NO. ONE TO THE MASTER NETWORK INTERCONNECTION AND RESALE AGREEMENT

BETWEEN

Sprint-Florida, Incorporated

AND

Supra Telecommunications and Information Systems, Inc.

This Amendment No. One to the Master Network Interconnection and Resale Agreement dated August 6, 1999 ("Agreement") is entered into and effective this ____th day of _____, 2002 ("Effective Date") is between Sprint-Florida, Incorporated ("Sprint") and Supra Telecommunications and Information Systems, Inc. ("CLEC"). Except as otherwise indicated, defined terms in this Amendment have the same meaning as in the Agreement.

1. BACKGROUND

- 1.1. Sprint and CLEC entered into the Agreement on August 6, 1999.
- 1.2. Previous amendments to the Agreement are as follows:
 None
- 1.3. Sprint and CLEC Agree to modify the Agreement as set forth in this Amendment No. One

In consideration of the promises and agreements contained in this Amendment, the parties agree as follows:

2. CONDITIONS

3. AMENDMENT

- 3.1. The Network Elements section of the Agreement is hereby amended to include the following sections:
- 3.2. Combination of Network Elements
 - 3.2.1.1. CLEC may order Unbundled Network Elements either individually or in the combination as specifically set forth in this Section of the Agreement.
- 3.3. Definitions
 - 3.3.1. EEL Enhanced Extended Link (EEL). EEL for purposes of this Agreement refers to the existing unbundled network elements,

specifically NID, loop, multiplexing (MUX) if necessary and transport, in the Sprint Network.

3.4. General Terms and Conditions

- 3.4.1. Sprint will allow CLEC to order each Unbundled Network Element individually in order to permit CLEC to combine such Network Elements with other Network Elements obtained from Sprint as provided for herein, or with network components provided by itself or by third parties to provide telecommunications services to its customers, provided that such combination is technically feasible and would not impair the ability of other carriers to obtain access to other unbundled network elements or to interconnect with Sprint's network or in combination with any other Network Elements. Sprint may require CLEC to submit a Bona Fide Request if it seeks combinations Sprint is not currently combining for other CLECs..
- 3.4.2. Sprint will provide CLEC access to UNE-P as provided in this Agreement. CLEC is not required to own or control any of its own local exchange facilities before it can purchase or use UNE-P to provide a telecommunications service under this Agreement. Any request by CLEC for Sprint to provide combined UNEs that are not otherwise specifically provided for under this Agreement will be made in accordance with the BFR process described in Attachment 3, Section 3 of the Agreement and made available to CLEC upon implementation by Sprint of the necessary operational modifications.
- 3.4.3. The provisioning of UNE-P combinations is limited to existing facilities and Sprint is not obligated to construct additional facilities to accommodate any request by CLEC.
- 3.4.4. Notwithstanding Sprint's general duty to unbundle local Circuit Switching, Sprint shall not be required to unbundle local Circuit Switching, nor provide UNE-P for CLEC when CLEC serves endusers with four or more voice grade (DS0) equivalents or lines provided that Sprint provides nondiscriminatory access to combinations of unbundled loops and transport (EELs) throughout Density Zone 1, when Sprint's local circuit switches are located in the top 50 Metropolitan Statistical Areas as set forth in Appendix B of the Third Report and Order and Fourth Further Notice of Proposed Rulemaking in CC Docket No. 96-98, and in Density Zone 1, as defined in § 69.123 on January 1, 1999 (the Exemption). Sprint may audit CLEC's UNE-P customer base in accordance with Part B, Section 6 of the Agreement to ensure CLEC's adherence to the Exemption.

- 3.5. Specific Combinations and Pricing
 - 3.5.1. In order to facilitate the provisioning of UNE-P Sprint shall support the ordering and provisioning of this specific combination as set forth below.
 - 3.5.2. The Parties agree to negotiate an acceptable interim solution and support the development of industry standards for joint implementation. Ordering and provisioning for UNE-P will be converted to the appropriate industry standards within a reasonable period of time after those standards have been finalized and Sprint has had the opportunity to implement necessary operation modifications.
 - 3.5.3. Sprint offers the following combination of network elements.
 - 3.5.3.1. Unbundled Network Element Platform (UNE-P). UNE-P is the combination of the NID, Loop, Local Switching Port, Local Circuit Switching, Shared Transport, and Local Tandem Switching network elements.
 - 3.5.3.2. Sprint will offer the combination of the NID, Loop, Local Switching Port, Local Circuit Switching, Shared Transport, and Local Tandem Switching (where Sprint is the provider of Shared Transport and Local Tandem Switching) unbundled network elements to provide UNE-P at the applicable recurring charges and non-recurring charges plus the applicable Service Order Charge. Sprint will also bill CLEC for applicable Usage Data Recording and Transmission Charges.
 - 3.5.3.3. Local usage sent by Sprint to CLEC will not be billed. Local usage sent by CLEC to Sprint will be billed to CLEC at the applicable reciprocal compensation rates.
 - 3.5.3.4. Sprint will provide CLEC's originating and terminating access usage records to CLEC.. CLEC will be responsible for billing the respective originating and/or terminating access charges directly to the third party carriers. Sprint will provide CLEC call detail records that will allow it to bill its end users for usage sensitive charges. Such record exchange will be in industry standard EMI format at the charges set forth in Table One. Any non-standard requested format would be handled through the BFR process as set forth in §24 of the Agreement. CLEC may periodically request AMA records for access messages to validate EMI records provided. AMA records will

be provided to CLEC for periods subsequent to the request.

3.5.3.5. The prices and rates for all UNEs and UNE-P services provided by Sprint to CLEC shall be in accordance with the pricing Attachment to this Amendment No. 1. The rates in this pricing Attachment will be modified as a result of Florida Public Service Commission Orders, including any Orders issued in Docket No. 990649B-TP, in accordance with the change in law provisions of the underlying Interconnection and Resale Agreement.

4. GENERAL

4.1. Other than as set forth above, the Agreement remains unchanged and in full force and effect. In the event of a conflict between the terms of the Agreement and this Amendment, this Amendment will control. The execution of this Amendment by CLEC is subject to the approval of the United States Bankruptcy Court for the Southern District of Florida, Miami Division (the "Bankruptcy Court"), which is presiding over CLEC's pending chapter 11 bankruptcy case. To the extent of any conflict between the provisions of this Amendment and/or the Agreement on the one hand and the November 18, 2002 order of the Bankruptcy Court approving CLEC's entry into this Amendment and the compromise of certain disputes between the parties on the other hand, the terms of that certain Bankruptcy Court order shall control. Notwithstanding any prior discussions or agreements to the contrary between the parties, this Amendment and the Agreement shall terminate at 5:00 p.m. Eastern Time on December 22, 2002. This Amendment No. One executed by authorized representatives of Sprint and CLEC is made a part of and incorporates the terms and conditions of the Agreement.

[Signature Page Follows]

IN WITNESS WHEREOF, Sprint and CLEC has caused this Amendment No. One to be executed by its duly authorized representatives.

"Sprint"		"CLEC"	·
Ву:		Ву:	
Name (typed):	William E. Cheek	Name:	
Title:	Vice President- Sales and Account Management	Title:	***
Date:		Date:	

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Electronic Service Order - Listing Only			\$0.33
Electronic Service Order - Change Only			\$1,33
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4-Wire Trip Charge			\$15.59
Trouble Isolation and Testing			\$37.48
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2-Wire C.O. Completion Test			\$1.44
4-Wire C.O. Completion Test			\$2.16
PIC Change Charge			\$5.00
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SmartJack		\$12,37	
Sital Bach		414141	
ATAG AND LABEL COOP & RESALE AND THE SAME	Z SOURCE TO	MEBECURRING RATERS	HEALT INECTIONS
Tag and Label on a new install loop or resale			\$4.33
Tag and Labet on a reinstall loop or an existing loop or revale			\$8.66
Tag and Label on an addri loop or resale on the same order at the same location			\$3.46
THE ACTION TO LOOP PRE-QUALIFICATION THE STATE OF THE STA	A COURCE TO THE	CORECURRING RATES	PAGE ON COMPANY
S. 27 to 14, to 17, 3, 100 C. 2500 C ANY PARTICLE AND SERVICE LINES 11 LINES 15 AND ADDRESS OF AUTOMORPHICAL PROPERTY.	Prince Contain Assessment	Constitution by an engineer of the state of	77.11
Loop Inquiry Loop Make-Up Information			\$28.20

NETWORK ELEMENT PI			MALERO NRC 155
White A STATE TOOK CONDITIONING REEX IN EXTREMENT		LEGENT CHANGE TO ME TO ME TO ME	
The following charges applies to all Digital UNE, Line Sharing and xDSL-	•		
Capable loops that are less than 18,000 feet in length. Separate			
Engineering & Travel charges DO NOT apply as these costs reflect 25 pair economies.	}	}	
etalulijas.	 		
All Digital UNE, Line Sparing and/or xDSL-capable loops less than 18,000			
feet in length: Load Coil Removal			\$1.44
THE CONDITIONING PER LOCATION OF THE PROPERTY	SOURCE SE	MARECURRING RATE	PHARMAR NACH
The following charge applies to all loops that are 18,000 feet in length or			
longer that require load coil removal. These charges also apply to loops of			
any length that require Bridged Tap or Repeater removal. Single charges			
apply for multiple loops at the same location			
Engineering Charge - one per loop conditioned below	ļ		\$28,03
Trip Charge - one per loop conditioned pelow			\$1 5.59
Load Coil Removal; Loops Over 18K Feet			
Unload cable pair, per Underground Location			\$397.39
Unioad addt1 cable pair, UG,same time, location & cable			\$3.08
Unioad cable pair, per Aerial Location			\$6.96
Unioad addit cable pair, AE, same time, location & cable			\$1.61
Unload cable pair, per Buried Location			\$6.96
Unload addr'l cable pair, BU, same time, location & cable			\$1.61

Remove Bridged Tap Remove Bridged Tap, per Underground Location			E204.70
Remove one (1) addri Bhdged Tap, UG, same time, location & cable			\$394.78 \$0.45
Remove Bridged Tap, per Aerial Location			\$5.74
Remove one (1) addi' Bridged Tap, AE, same time, location & cable		,	\$0.39
Remove Bridged Tap, per Buried Location			\$5.74
Remove one (1) addi'l Bridged Tap, BU, same time, location & cable			\$0.39
Remove Repeaters			
Remove Repeater, per Underground Location			\$394.78
Remove addri Repeater, UG, same time, location & cable			\$0.45
Remove Repeater, per Aerial Location			\$5.74
Remove addit Repeater, AE, same time, location & cable			\$0.39
Remove Repeater, per Buried Location Remove addri Repeater, BU, same time, location & cable			\$5.74 \$0.39
remove audit respeated, BO, Saine time, location is cause	·····		40.23
AND THE PERSON AND A COURSE OF THE PERSON OF	RACSOURCE.	MIRECURRING RATES	RECINECISTS
Analog 2-wire	<u> </u>		
Band 1		\$10.78	
Bang 2		\$15.41	· ··
Band 3	•	\$20.54	
Band 4		\$27.09	
8and 5		\$ 39.66	
Bang 6		\$74.05	

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		ļ
Loops - Analog 2-Wire NRC		\$72.98
2-Wire New - First Line		
2-Wire New - Addi'l Line		\$23.61
2-Wire Re-Install (CT/DCOP/Migrate)		\$14.21
2-Wire Disconnect Charge		\$31.75
Analog 4-wire		
Band 1	\$18.80	1
Band 2	\$26.88	
Bang 3	\$35.85	
Band 4	\$47.24	
Bang 5	\$69.17	
Bang 6	\$129,13	
Loops - Analog 4-Wire NRC		
4-Wire New - First Line		\$94.15
4-Wire New - Addri Line		\$44.78
4-Wire Re-install (CT/DCOP/Migrate)		\$21.52
4-Wire Disconnect Charge		\$36,47
DS0 2 Wire Digital Data Loop or Interconnection ADSL/ISDN-BRI		}
Bend 1	\$11.55	
Band 2	\$16,65	-
Band 3	\$22,20	
Band 4	\$29.26	 -
Band 5	\$42.84	
Band 6	\$79.98	
Maria 0	\$13.8B	
Loops - 2-Wire Digital Data NRC		
2-Wire Digital Data New - First Line		\$120.57
2-Wire Digital Data New - Addt't Line		\$72.93
2-Wire Digital Data Re-Install (CT/DCOP/Migrate)		
2-Wire Digital Data Disconnect Charge		\$31.75
DSC 4 Wire Digital Data Loop 56 or 64 kbps		
Band 1	\$20.30	1
Band 2	\$29.03	
Band 3	\$38.72	
Band 4	\$51.02	
Band 5	\$74.70	
Bana 6	\$139.46	
oops - 4-Wire Digital Data NRC		
-Wire Digital Data 56/64K Loop New - First Line		\$177.64
-Wire Digital Data 58/64K Loop New - Addt! Line		\$108.10
-Wire Digital Data 56/84K Re-install (CT/DCOP/Migrate)		1
-Wire Digital Data Disconnect Charge		\$31.75
IS1 4 Wire Digital Data Loop DS1/T1/ISDN-PRI		-
ia r a sane milital mata moob matti Juanii-kd	I	I

NETWORK ELEMENT PH			TOP STANKE STA
Band 2		\$74.98	1.17
Band 3		\$84.83	1
Band 4	 	\$97.36	ተ
Bang 5		\$124.02	
Band 6		\$194,40	
Parity A			
Loops -DS1 4-Wire Digital Data NRC			
QS1 Digital Data Loop New - First Line			\$334.38
DS1 Digital Data Loop New - Addtl Line			\$177.61
OS1 Digital Data Loop - Re-install (CT/DCOP/Migrate)			
DS1 Disconnect Charge			\$36 47
ps3		108	(CB
Loop Conversion Rates	ļ		
DS1 Loop Conversion of Special Access Circuit to UNE	-		\$81.10
LOOK High Conselly NPC		*******	
Loops - High-Capacity NRC Add DS3, OC3 or OC12 to an existing fiber optic system	[122	100
and post, octs or cours to an existing fiber oping system		CB	ICB
TANTOTE TO THE PARTY OF THE PROPERTY OF THE P	22 SOURCES	TEREGURRING RATE OF	HERWINE HE
	The all the transfer of the tr	Author Man Charles	STAND MAINT OF THE OWNER.
Statewide UNE Port Rates			
R1, B1, Pay Station		52.46	
Key System		\$2,46	
CENTREX	 	\$2,46	
PBX (DS0)	 	\$4.84	
P8X (DS1)		\$104.09	
DID		\$104.09	
ISDN-PRI One Way			F04 CC
		\$251.42	\$91.66
ISDN-PRI Two Way		\$398.65 ICB	\$91.66 ICB
		ich_	194
ind Office Switching per MOU		\$0.003671	
customized Routing			
witch Analysis			\$86.18
lost Switch Translations			\$1,723.60
Remote Switch Translations			\$1,292.70
lost TOPS Translations			\$344.72
Remote TOPS Translations			\$172.36
perator Services Branding			
+ Ten Digits		· · · · · · · · · · · · · · · · · · ·	\$3,543,19
11 -			\$800.00
TO THE RECORD FORT COMBINATION THE STREET	THE THE MENT WAS A SOUTH	A - Made to A 3 containing hope in materia.	
	STATES OF THE PROPERTY OF THE PARTY OF THE P	本2 V 17 JAN 1844-315 1944年1942年1947年19	TO STATE OF THE ST
nalog 2-Wire Loop & Port			
ey System Analog 2-Wire Loop & Port			
ENTREX Analog 2-Wir∉ Loop & Port		· · · · · · · · · · · · · · · · · · ·	

NETWORK ELEMENT PATE FLEMENT PATE OF THE PROPERTY OF THE PATE OF T	ALMOS SOURCE	RECURRING RATE	NRC NRC
PSX Analog 2-Wire Loop & Port			
PBX DS0 2-Wire Digital Loop & Port			
PBX DS1 4-Wire Digital Loop & Port			
ISON-PRI OS1 One Way Loop & Port			
ISDN-PRI OS1 Two Way Loop & Port			
Note: If feature for UNE-P are desired they are found below and are in			
addition to these rates.			
	The office of the same		Store for the San Park State Co
THE RESIDENCE OF THE FEATURES THE SECOND OF	WINDSHIP OURCE:	SM RECURRING RATE SA	<u> </u>
CCF Package "		\$0.23	\$3.25
CLASS Package '		\$4.74	\$3.90
CENTREX Package *		\$10.47	\$24.86
- 3 Way Conf / Consult / Hold Transfer		\$1,80	\$15.73
- Conf Calling - 6 Way Station Control		\$2.35	\$15.73
- Dial Transfer to Tandem Tie Line		\$0.12	\$74.54
- Direct Connect		\$0.03	\$15.73
- Meet Me Conference		\$17.03	\$22.84
- Multi-Hunt Service		\$0.08	\$15.73
的现在形式的现在分词或不是由Line-Notings的是不同时,我们们是是不是一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个	PHARMETER PARTY	OF LESS HANDS	ar veries da
ISDN-PRI Caller ID Name & Number (per PRI)		\$ 30.67	\$94.01
ISDN-PRI Call By Call (per PRI)		- \$3.03	\$250.71
ISDN-PRI Network Ring Again (per PRI)		\$16.13	\$376.06
ISDN-PRI D Channel backup (add to existing PRI)			\$67.90
ISDN-PRI 2-B Channel Transfer (per PRI)		. \$71.36	\$250.71
ISDN-PRI Circular Hunt (per PRI)		\$23.79	\$250.71
ISDN-PRI National ISDN-2 Protocal (per PRI)		\$0,00	\$250.71
ISDN-PRI E911 Call Screening (per PRI)		\$95.15	\$282.04
AND BOX STREET UNE COMBINATIONS OF THE STREET	MANASOURCE SCA	RECURRING BATE	YETTANROLENIA
UNE Platform (UNE-P)			
NOTE: For Loop MRC rates refer to the UNE Loop Section above.			
UNE-P 2-Wire Analog Loop - First Line, Switching, Common Transport			\$72.98
common transport	<u> </u>		\$23.61
UNE-P 2-Wire Analog Loop - migrate Loop, switching, common transport			\$14.21
Flat Rate Surrogate Port Charge R1. B1 only (5ESS Switch)		\$3.29	
Local Number ponability syrcharge		\$0.48	\$12.80
Reinstall existing Sprint of CLEC service as UNE-P Service Migration-migration of Resale to or from UNE-P service			\$23.03
SERVICE MIGRATION-IMIGRATION OF RESAIS to OF FROM UNE-P SHIVICE		····	\$36.86
SNALLY DIATION INDIANOL CHARAG	<u> </u>		900.00

			2 Wire Voice Grade	4 Wire Volce	DSO 2 Wire Digital Data Loop or Interconnection	DSO 4 Wire Digital Data 56 or 64	4 Wire Digital Data DS1/T1/ISDN- PRI Loop or	DS3 Digital Data Loop or
Exchange	CLLI	Band	Rate		ADSL/ISDN-BRI	kbps	Interconnection	Interconnection
<u> </u>					dr 	'' 	 	<u> </u>
	\=: B=: \\							
Mailland XA Mailland TC	MTLDFLXA MTLDFLTC	1	\$ 10.78 \$ 10.78	\$ 18.80 \$ 18.80	\$ 11,65 \$ 11.65		\$ 64.49 \$ 64.49	ICB
Tallahassee - Calhoun	TEHSFLXA	1		\$ 18.80	\$ 11.65		\$ 64.49	ICB
Tallahassee - FSU	TLHSFLXE	1		\$ 18.80	\$ 11.65 \$ 11.65		\$ 64.49	(CB
Destin	DESTFLXA	1		\$ 18.80	\$ 11.65	•	\$ 64.49	ICB
South Fort Meyers	FTMYFLXC	1	•	\$ 18.80	\$ 11.65		\$ 64.49	ICB ICB
Boca Grande	BCGRFLXA	-	\$ 10.78	\$ 18.80	\$ 11.65		\$ 64.49	ICB
Murdock	MRDCFLXA	1	\$ 10.78	\$ 18.80	\$ 11.65		+ + + + + + + + + + + + + + + + + + + +	ICB
For Myers	FTMYFLXA	1	•	\$ 18.80	\$ 11.65		\$ 64.49	ICB
Winter Park	WNPKFLXA	1	•	\$ 18.80	\$ 11.65		\$ 64,49	ICB
Fort Myers Beach	FTMBFLXA	, 1	_	\$ 18.80	\$ 11.65		\$ 64.49	ICB
Lake Brantley	LKBRFLXA	1		\$ 18.80	\$ 11.65			ICB
North Naples	NNPLFLXA	1	-	\$ 18.80	\$ 11.65		\$ 64.49	ICB
Naples Moorings	NPLSFLXD	1		\$ 18.80	\$ 11.65		\$ 64.49	ICB
ttupica tribolingo	111 221 240	•	4	7 10.00		4 20.00	• • • • • • • • • • • • • • • • • • • •	.52
Marco Island	MOISFLXA	2	\$ 15.41	\$ 26.88	\$ 16.65	\$ 29.03	\$ 74.96	ICB
Altamonte Springs	ALSPFLXA	2	\$ 15.41	\$ 26.88	\$ 16.65	\$ 29.03	\$ 74.96	ICB
iona	IONAFLXA	2	\$ 15.41	\$ 26.88	\$ 16.65	\$ 29.03	\$ 74.96	(CB
Goldenrod	GLRDFLXA	2	\$ 15.41	\$ 26.88	\$ 16.65	\$ 29.03	\$ 74.96	(CB
Fort Wallon Beach XB	FTWBFLXB	2	\$ 15.41	\$ 26.88	\$ 16.65	\$ 29.03	\$ 74.96	ICB
Fort Walton Beach XA	FTWBFLXA	2	\$ 15.41	\$ 26.88	\$ 16.65	\$ 29.03	\$ 74.96	(CB
Buenaventura Lakes	KSSMFLXD	2	\$ 15.41	\$ 26.88	\$ 16.65	\$ 29.03	\$ 74.96	(CB
Tallahassea - Willis	TLHSFLXB	2	\$ 15.41	\$ 26.88	\$ 16.65	\$ 29.03	\$ 74.96	IÇB
Shalimar	SHLMFLXA	2	\$ 15.41	\$ 26.88	\$ 16.65	\$ 29.03	\$ 74.96	ICB
Cypress Lake XA	CYLKFLXA	2	\$ 15.41	\$ 26.88	\$ 16.65	\$ 29.03	\$ 74.96	ICB
Casselberry	CSLBFLXA	2	\$ 15.41	\$ 26.88	\$ 16.65	\$ 29.03	\$ 74.96	(CB
Fort Wallon Beach XC	FTWBFLXC	2	\$ 15.41	\$ 26.88	\$ 16.65	\$ 29.03	\$ 74.96	(CB
Cypress Lake XB	CYLKFLXB	2	\$ 15.41	\$ 26.88	\$ 16.65	\$ 29.03	\$ 74.96	ICB
Orange City	ORCYFLXA	2	\$ 15,41	\$ 26.88	\$ 16.65	\$ 29.03	\$ 74,96	· ICB
Ocala XJ	OCALFLXJ	2	\$ 15.41	\$ 26.88	\$ 16.65	\$ 29.03	\$ 74.96	ICB
North Fort Myers XA	NEMYELXA	2	\$ 15.41	\$ 26.88	\$ 16.65	\$ 29.03	\$ 74.96	ICB
Cape Coral	CPCRFLXA	2	\$ 15.41	\$ 26.88	\$ 15.65	\$ 29.03	\$ 74.96	IC e
Bonite Springs	BNSPFLXA	2	\$ 15.41	\$ 25.88	\$ 16.65	\$ 29.03	\$ 74,96	ICB
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						DSC	-	L_	_	4 Wi		
ł	1					2 W	• • •	DS	•		al Data	
			2 Wire	l		. ~	ital Data	1 ' '	Vire		/T1/ISDN-	DS3
	,		Voice		Wire		p or	, .	itai Data	PRI		Digital Data
			Grade		olce		erconnection		or 64	Loop	101	Loop or
Exchange	CELL	Band	Rale	Grac	e Rate	AD:	SL/ISDN-BRI	kb	25	Inter	connection	Interconnection
Sanibel-Captiva Islands	SNISFLXA	2	\$ 15.41	\$	26.88	\$	16.65	\$	29.03	\$	74 96	100
West Kissimmee	KSSMFLXB	2	\$ 15.41		26.88	\$	16.65	Š	29.03	\$	74.96	ICB
Kissimmee	KSSMFLXA	2	\$ 15.41		26.88	\$	16.65	\$	29.03	\$	74.96	
teleganticles.	NO DINITION	-	\$ 12.41	4	20.00	Φ	10.03	Ψ	. 25.03	Ŧ	74.50	ICB
Windermere	WNDRFLXA	3	\$ 20.54	•	35.85	\$	22.20	\$	38.72	\$	64.83	ICB
Highlands	DCALFLXC	3	\$ 20,54	•	35.85	\$	22.20	\$	38.72	\$	84.83	ICB
Tallahassee - Perkins	TLHSFLXH	3	\$ 20.54	•	35.8 5	\$	22.20	\$	38,72	\$	84.83	ICB
Eustis	ESTSFLXA	3	\$ 20.54	•	35.85	\$	22.20	\$	38.72	\$	84.83	ICB
San Carlos Park	SCPKFLXA	3	\$ 20.54	•	35.85	\$	22.20	\$	38,72	\$	84.83	1CB
North Cape Coral	CPCRFLXB	3	\$ 20.54	•	35.85	\$	22.20	\$	38.72	\$	84.83	1CB
	TLHSFLXD	3	\$ 20.54		35.85	\$	22.20	\$	38.72	\$	84.83	1CB
Port Charlotie	PTCTFLXA	3	\$ 20.54		35.85	\$	22.20	\$	38.72	Ş	84.83	ICB
Golden Gale	GLGCFLXA	3	\$ 20.54	•	35.85	\$	22.20	\$	38.72	\$	84.83	ICB
Tavares	TVRSFLXA	3	\$ 20.54	•	35.85	\$	22.20	\$	3 8.72	\$	84.83	ICB
Apopka	APPKFLXA	3	\$ 20.54	7	35.85	\$	22.20	\$	38.72	\$	84.83	(CB
Westville	WSTVFLXA	3	T		35.85	\$	22.20	Ş	38.72	\$	84.83	(CB
Ocala XA	OCALFLXA	3			35.85	\$	22.20	Ş	38.72	\$	84.83	1CB
Tallahassee - Mabry	TLHSFLXC	3			35.85	\$	22.20	\$	38.72	\$	84.83	łCB
North Fort Myers XB	NFMYFLX8	3	\$ 20.54	\$	35.85	\$	22.20	\$	38.72	\$	84.83	ICB
Naples South East	NPLSFLXC	3	\$ 20.54	\$	35.85	\$	22.20	\$	38.72	\$	84.83	tCB
Winter Garden	WNGRFLXA	3	\$ 20.54	\$	35.85	\$	22.20	\$	38.72	\$	84.83	ICB
Leesburg	1SBGFLXA	3	\$ 20.54	\$	35.85	\$	22.20	\$	38,72	\$	84.83	IC O
Lady Lake (753)	LDLKFLXA	3	\$ 20.54	\$	35.85	\$	22.20	5	38.72	\$	84.B3	(CB
Deltona Lakes	ORCYFLXC	3	\$ 20.54	\$	35.85	S	22,20	\$	38.72	\$	84.83	#CB
Sebring	SBNGFLXA	3	\$ 20.54	\$	35.85	\$	22.20	\$	38.72	\$	84.83	ICB
Shady Road	OCALFLXB	4	\$ 27.09	\$	47.24	\$	29.26	8	51.02	\$	97.36	iCB
Silver Springs Shores	SVSSFLXA	4	\$ 27.09	\$	47.24	\$	29.26	\$	51.02	\$	97.36	HC/B
Clermont	CLMTFLXA	4			47.24	\$	29,26	\$	51.02	\$	97.36	(CB
Tallahassee Thomasville		4	-		47.24	\$	29.26	Š	51.02	\$	97.36	ICB
Lehigh Acres	LHACFLXA	4			47.24	\$	29.26	\$	51.02	\$	97.36	ICB
East Fort Meyers	FTMYFLXB	4	\$ 27.09	\$	47.24	\$	29.26	\$	51.02	\$	97.36	1CB
Montverde	MTVRFLXA	4	\$ 27.09	\$	47.24	\$	29.26	\$	51.02	\$	97.36	ICB
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	1 1			I	2 Wire	DSO	4 Wire	ŀ
				1 ,			Digital Data	
į	1 1		2 Wire		Digital Data	4 Wire	DS1/T1/ISDN-	D\$3
į			Voice	4 Wire	Loop or	Digital Data	PRI	Digital Data
. .			Grade	Voice	Interconnection	56 or 64	Loop or	Loop or
Exchange	CLLI	Band	Rate	Grade Rate	ADSL/ISDN-BRI	kbps	Interconnection	Interconnection
Valparaiso/678	VLPRFLXA	4	\$ 27.09	\$ 47.24	\$ 29.26	\$ 51,02	\$ 97.36	KCB
Beverly Hills	BVHLFLXA	4	\$ 27.09	\$ 47.24	\$ 29.26	\$ 51.02	\$ 97.36	ЮВ
Cape Haze	CPHZFLXA	4	\$ 27.09	\$ 47.24	\$ 29.26	\$ 51.02	\$ 97.36	ICB
Dade City	DDCYFLXA	4	\$ 27.09	\$ 47.24	\$ 29.26	\$ 51.02	\$ 97.36	ICB
Punta Gorda	PNGRFLXA	4	\$ 27.09	\$ 47.24	\$ 29.26	\$ 51.02	\$ 97.36	ICB
Mount Dora	MTDRFLXA	4	\$ 27,09	\$ 47.24	\$ 29.26	\$ 51.02	\$ 97.36	ICB
Crestview	CRVWFLXA	4	\$ 27.09	\$ 47.24	\$ 29.26	\$ 51.02	\$ 97.36	ICB
Crystal River	CRRVFLXA	4	\$ 27.09	\$ 47.24	\$ 29.26	\$ 51.02	\$ 97.35	ICB
Lake Helen	LKHLFLXA	4	\$ 27.09	\$ 47.24	\$ 29.26	\$ 51.02	\$ 97.36	ICB
Clewiston	CLTNFLXA	4	\$ 27.09	\$ 47.24	\$ 29.26	\$ 51.02	\$ 97.36	ICB
Sea Grove Beach	SGBHFLXA	4	\$ 27.09	\$ 47.24	\$ 29.26	\$ 51.02	\$ 97.36	ICB
St, Cloud	STCDFLXA	4	\$ 27.09	\$ 47.24	\$ 29.26	\$ 51,02	\$ 97,36	IC 8
Homosassa Spgs	HMSPFLXA	4	\$ 27.09	\$ 47.24	\$ 29.26	\$ 51.02	\$ 97.36	ICB
inverness	INVRELXA	4	\$ 27.09	\$ 47.24	\$ 29.26	\$ 51.02	\$ 97.36	ICB
Oklawaha	OKLWFLXA	4	\$ 27.09	\$ 47.24	\$ 29.26	\$ 51.02	\$ 97.36	ICB
Madison	MDSNFLXA	4	\$ 27.09	\$ 47.24	\$ 29.26	\$ 51.02	\$ 97.36	1CB
Pine Island	PNISFLXA	4	\$ 27.09	\$ 47.24	\$ 29.26	\$ 51.02	\$ 97.36	1CB
Avon Park	AVPKFLXA	4	\$ 27.09	\$ 47.24	\$ 29.26	\$ 51.02	\$ 97.36	4CB
Silver Springs	SVSPFLXA	4	\$ 27.09	\$ 47.24	\$ 29.26	\$ 51.02	\$ 97.36)CB
Belleview	BLVWFLXA	5	\$ 39. 66	\$ 69.17	\$ 42.84	\$ 74.70	\$ 124.02	ЮВ
Chassohowitza	CHSWFLXA	5	\$ 39.66	\$ 69.17	\$ 42.84	\$ 74.70	\$ 124.02	IC8
immokalee	IMKLFLXA	5	\$ 39.66	\$ 69.17	\$ 42.84	\$ 74.70	\$ 124.02	KCB
Wildwood	WLWDFLXA	5	\$ 39.66	\$ 69.17	\$ 42.84	\$ 74.70	\$ 124.02	ICB
Moore Heaven	MRHNFLXA	5	\$ 39,66	\$ 69.17	\$ 42.84	\$ 74.70	\$ 124.02	ICB
Arcadia	ARCDELXA	5	\$ 39.66	\$ 69.17	\$ 42.84	\$ 74.70	\$ 124.02	ICB
Marianna	MRNNFLXA	5	•	\$ 69.17	\$ 42.84	\$ 74.70	\$ 124.02	ICB
Lake Placid	LKPCFLXA	5		\$ 69.17	\$ 42.84	\$ 74.70	\$ 124.02	ICB
Okeechobee	OKCBFLXA	5	-	\$ 69.17	\$ 42.84	\$ 74.70	\$ 124.02	ICB
Bushnell	BSHNFLXA	5		\$ 69.17	\$ 42.84	\$ 74.70	\$ 124.02	ICB
Santa Rosa Beach	SNRSFLXA	5		\$ 69.17	\$ 42.84	\$ 74.70	\$ 124.02	ICB
Alva	ALVAFLXA	5		\$ 69.17	\$ 42.84	\$ 74.70	\$ 124.02	ICB
Tallahassee XG	TLHSFLXG	5	\$ 39.66	\$ 69.17	\$ 42.84	\$ 74.70	\$ 124.02	юв
Asior	ASTRFLXA	5		\$ 69.17	\$ 42.84	\$ 74.70	\$ 124.02	rcB
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LOCAL LOOPS - SPRINT FLORIDA

····					DSO	1	(a twin-	
	}				2 Wire	DSO	4 Wire	
					- · · · · -		Digital Data	
	 		2 Wire		Digital Data	4 Wire	DS1/T1/ISDN-	DS3
			Voice	4 Wire	Loop or	1	PRI	Digital Data
			Grade	Voice	Interconnection	56 or 64	Loop or	Loop or
Exchange	CLLI	Band	Rate	Grade Rate	ADSL/ISDN-BRI	kbps	Interconnection	Interconnection
Spring Lake	SŁHIFLXA	5	\$ 39.66	\$ 69.17	\$ 42.84	S 74.70	\$ 124.02	670
Wauchula	WCHLFLXA	5	\$ 39.66	\$ 69.17	\$ 42.84	\$ 74.70	\$ 124.02	ICB
Starke	STRKFLXA	5	\$ 39.66	\$ 69.17	\$ 42.84	\$ 74.70	\$ 124.02	ICB
San Antonio	SNANFLXA	5	\$ 39.66	\$ 69.17	\$ 42.84	\$ 74.70	\$ 124.02 \$ 124.02	
Labella	LBLLFLXA	· 5	\$ 39.66	\$ 69.17	\$ 42.84	\$ 74.70	\$ 124.02 \$ 124.02	ICB
Groveland	GVLDFLXA	5	\$ 39.66	\$ 69.17	\$ 42.84	\$ 74.70	\$ 124.02	ICB
Bowling Green	BWLGFLXA	5	\$ 39.66	\$ 69.17	\$ 42.84	\$ 74.70	\$ 124.02 \$ 124.02	ICB
Fort Meade	FTMDFLXA	5	\$ 39.66	\$ 69.17	\$ 42.84	\$ 74.70 \$ 74.70		ICB
Howey-In-The-Hills	HOWYFLXA	5	\$ 39.56	\$ 69.17	\$ 42.84	\$ 74.70	\$ 124.02	ICB ICB
Forest	OCNEFLXA	5	\$ 39.66	\$ 69.17	\$ 42.84	\$ 74.70	\$ 124.02 \$ 124.02	KB
Trifacoochee	TLCHFLXA	5	\$ 39.66	\$ 69.37	\$ 42.84	\$ 74.70	\$ 124.02	K.B
Crawfordville	CFVLFLXA	5	\$ 39.66	\$ 69.17	\$ 42.84	\$ 74.70	\$ 124.02 \$ 124.02	ю. ЮВ
Everglades	EVRGFLXA	~ 5	\$ 39.66	\$ 69.17	\$ 42.84		\$ 124.02	ICB
Liviginoos	2110,201	Ū	4 55.50	Ψ 05.17	ų 12.01	w 17.70	Ψ 124.02	IŲΣ
Sall Springs	\$SPRFLXA	6	\$ 74.05	\$ 129.13	\$ 79.98	\$ 139.46	\$ 194.40	(CB
DeFunlak Springs	DFSPFLXA	6	\$ 74.05	\$ 129.13	\$ 79.9B	\$ 139.46	\$ 194.40	ICB
Umafilla	UNTLFLXA	6	\$ 74.05	\$ 129.13	\$ 79.98	\$ 139.46	\$ 194.40	IC8
Sneads	SNDSFLXA	6	\$ 74.05	\$ 129.13	\$ 79.9B	\$ 139.46	\$ 194.40	ICB
Williston	WLSTFLXA	6	\$ 74.05	\$ 129.13	\$ 79.98	\$ 139.46	\$ 194.40	ICB
Grand Ridge	GDRGFLXA	6	\$ 74.05	\$ 129.13	\$ 79,98	\$ 139,46	\$ 194.40	1CB
Zolfo Springs	ZLSPFLXA	6	\$ 74.05	\$ 129.13	\$ 79.98	\$ 139.46	\$ 194.40	ICE
Monticello	MNTIFLXA	6	\$ 74.05	\$ 129.13	\$ 79.98	\$ 139.46	\$ 194.40	ICB
St. Marks	STMKFLXA	6	\$ 74.05	\$ 129.13	\$ 79.98	\$ 139.46	\$ 194.40	ICE
Freeport	FRPTFLXA	б	\$ 74.05	\$ 129.13	\$ 79.98	\$ 139.46	\$ 194.40	ICB
Bonilay	BNFYFLXA	8	\$ 74.05	\$ 129.13	\$ 79.98	\$ 139.48	\$ 194.4D	ICB
Cottondale	CTDLFLXA	6	\$ 74,05	\$ 129.13	\$ 79.98	\$ 139.46	\$ 194.40	IC8
Lawley	LWTYFLXA	6	\$ 74.05	\$ 129.13	\$ 79.98	\$ 139,46	\$ 194.40	ICB
Panacea	PANCELXA	6	\$ 74.05	\$ 129.13	\$ 79.98		\$ 194.40	ICB
Reynolds Hill	RYHLFLXA	6	\$ 74.05	\$ 129.13	\$ 79.98		\$ 194.40	ICS
Soprhoppy	SPCPFLXA	6	\$ 74.05	\$ 129.13	\$ 79.98		\$ 194.40	IC8
Malone	MALNELXA	6	\$ 74.05	\$ 129,13	\$ 79.98		\$ 194.40	ICB
Baker	BAKRFLXA	6	\$ 74.05	\$ 129.13	\$ 79.98	\$ 139.46	\$ 194.40	ICB
Allord	ALFRFLXA	6	\$ 74.05	\$ 129.13	\$ 79.98	\$ 139.46	\$ 194.40	(CB
Kingsley Lake	KGLKFLXA	6	\$ 74.05	\$ 129.13	\$ 79.98	\$ 139.46	\$ 194.40	ICB
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Exchange		Band	2 Wire Voice Grade Rate	1	DSD 2 Wire Digital Data Loop or Interconnection ADSL/ISDN-BRI		DSO 4 Wire Digital Data 56 or 64		4 Wire Digital Data DS1/TJ/ISDN- PRI Loop or Interconnection		DS3 Digital Data Loop or Interconnection
Greenville	GNVLFLXA	6	\$ 74.05	\$ 129.13	\$	79.98	\$	139.46	\$	194.40	ICB
Ponce de Leon	PNLNFLXA	6	\$ 74.05	\$ 129.13	\$	79.98	\$	139.46	\$	194.40	108
Kenansville	KNVLFLXA	6	\$ 74.05	\$ 129.13	\$	79. 9 8	\$	139.46	\$	194.40	4CB
Lee	LEE FLXA	6	\$ 74.05	\$ 129.13	\$	79.98	\$	139.46	\$	194.40	ICB
Glendale	GLDLFLXA	6	\$ 74.05	\$ 129.13	\$	79,98	\$	139.46	\$	194.40	IÇB
Cherry Lake	CHLKFLXA	6	\$ 74.05	\$ 129.13	Ş	79. 98	\$	139.46	\$	194.40	ICB
Greenwood	GNWDFLXA	6	\$ 74.05	\$ 129,13	\$	79.98	\$	139.46	\$	194.40	IC/B