

ORIGINAL



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May12, 2003

Ms. Blanca S. Bayó, Director
Division of the Commission Clerk and Administrative Services
Florida Public Service Commission
2540 Shumard Oak Boulevard
Tallahassee, FL 32399-0850

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MAY 12 PM 4:22
COMMISSION
CLERK

RE: Docket No: 030430-TL

Dear Ms. Bayó:

Enclosed for filing are the original and seven copies of Sprint's Amended Petition for Limited Waiver of Rules 25-4.066(2), 25-4.070(3)(a), 25-4.073(1)(c) and (1)(d) and 25-4.110(2), Florida Administrative Code. The Petition is being amended to reflect correct rule citations and to eliminate reference to future rules. Sprint's current Service Guarantee Plan (SGP) is scheduled to expire on June 1, 2003, therefore Sprint respectfully requests that this Petition be placed on the Commission's June 3, 2003 Agenda.

Copies of this have been served pursuant to the attached Certificate of Service. 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.

Sincerely,

Susan S. Masterton

SSM/tk

Enclosures

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DOCUMENT # 030430-TL

04253 MAY 12 8

FPSC-COMMISSION CLERK

**CERTIFICATE OF SERVICE
DOCKET NO: 030430-TL**

I HEREBY CERTIFY that a true and correct copy of the foregoing has been furnished by hand delivery (*) or U.S. mail to all known parties of record this 12th day of May, 2003.

Jack Shreve *
State of Florida
Office of The Public Counsel
111 West Madison St., Room 812
Tallahassee, FL 32399-1400

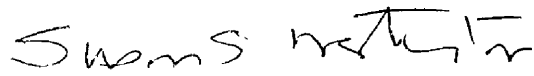
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Susan S. Masterton

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Petition of Sprint-Florida, Incorporated) Docket No. 030430-TL
For extension of limited waiver of Rules)
25-4.066(2), 25-4.070 (3)(a), 25-4.073(1)(c))
and (1)(d) and 25-4.110(6), Florida) Filed: May 12, 2003
Administrative Code and approval of)
Service Guaranty Plan)

**SPRINT-FLORIDA, INCORPORATED'S AMENDED PETITION FOR
EXTENSION OF LIMITED WAIVER OF RULES 25-4.066(2), 25-4.070 (3)(a),
25-4.073(1)(c) AND (1)(d) and 25-4.110(2), FLORIDA ADMINISTRATIVE CODE**

Sprint-Florida, Incorporated ("Sprint") files this Petition seeking to extend the limited waiver of Rules 25-4.066(2), 25-4.070(3)(a), 25-4.073(1)(c) and (1)(d) and 25-4.110(6), Florida Administrative Code, previously granted to Sprint by the Commission in Order No. PSC-00-2462-PAA-TL in Docket No. 991377-TL, *Initiation of show cause proceedings against Sprint-Florida, Incorporated for violations of service standards*, issued on December 20, 2000.¹ Sprint also requests that the Commission approve modifications to and an extension of Sprint's Service Guaranty Plan ("SGP"), accepted by the Commission in its approval of the Stipulation and Settlement entered into between Sprint and the Office of the Public Counsel in the order referenced above. In support of this Petition, Sprint states as follows:

PARTIES

1. Sprint is a certificated incumbent local exchange company in Florida.

¹ The order granted a waiver for Rule 25-4.110(2), F.A.C., however, Rule 25-4.110, F.A.C., was amended effective July 5, 2000, and subsection (2) was redesignated as subsection (6).

DOCUMENT NUMBER DATE

04253 MAY 12 8

.FPSC-COMMISSION CLERK

The name and address of Sprint's representative in this matter are:

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JURISDICTION

2. The Commission has jurisdiction in this matter pursuant to s. 120.542, Florida Statutes, and s. 364.01, Florida Statutes.

BACKGROUND

4. In Docket No. 191377-FL, *Initiation of show cause proceedings against Sprint-Florida, Incorporated for violations of service standards*, Sprint and OPC entered into a stipulation and settlement ("S&S") wherein Sprint would implement a SGP for a term of two (2) years. By Order No. PSC-00-2462-PAA-TL, the Commission approved the S&S.
5. Sprint's SGP was implemented on June 1, 2001, and will terminate on May 31, 2003, under the terms of the S&S.
6. Subsequent to the Sprint/OPC S&S, BellSouth and OPC also entered into a S&S in Docket No. 010097-TL, *Compliance investigation of BellSouth Telecommunications, Inc. for violation of service standards*. By Order No. PSC-02-0197-PAA-TL, the Commission approved the BellSouth/OPC S&S, granting BellSouth a limited waiver of Rules 25-4.066(2), 25-4.070(3)(a), and 2504.070(1)(b), F.A.C. and approving a SGP for BellSouth.
7. In late 2002 the Commission staff initiated workshops and subsequently requested comments regarding possible service quality rule revisions. Meetings have been held

with the affected companies and OPC. Work is continuing on the rule revisions; however, final rules are not expected to become effective for six to twelve or more months.

MODIFICATION AND EXTENSION OF SPRINT'S SGP

8. Because the rule revision process is not expected to be completed by the time Sprint's current SGP and limited rule waiver expire, Sprint proposes to modify and extend the existing SGP until new service rules are implemented or the SGP is terminated by the Company or the Commission.
9. Sprint proposes that the extension of the modified SGP will be subject to the same Commission requirements as specified in the original order approving the stipulation. However, Sprint will provide explanations upon request on an individual report basis. Elimination of the explanation requirement will avoid the uneconomic use of both the Commission's and the Company's resources.
10. The modified SGP proposed by Sprint is similar to the SGP that the Commission approved for BellSouth in Order No. PSC-02-0197-PAA-TL. (A copy of the modified SGP is attached as Attachment A.) Attached as Attachment B to this Petition is a table that compares the provisions of Sprint's proposed SGP, Sprint's current SGP and BellSouth's current SGP. A significant benefit of Sprint's proposed SGP is its simplicity, which facilitates customer and employee understanding and implementation.

EXTENSION OF LIMITED RULE WAIVER

11. Coincident with the Commission's approval of the extension of Sprint's modified SGP as described above, Sprint requests that the Commission approve an extension of

the waiver of Rules 25-4.066(2), 25-4.070(3)(a), 25-4.073(1)(c) and (1)(d) and 25-4.110(6), Florida Administrative Code, previously granted by the Commission in Order No. PSC-00-2462-PAA-TL.

12. Section 120.542, Florida Statutes, requires that, to obtain a rule waiver, the person requesting the waiver must demonstrate that the purposes of the underlying statute will be achieved by other means. Sprint submits that the SGP, modified as proposed in this Petition, satisfies this requirement. Sprint's SGP is substantially similar to the BellSouth SGP previously approved by the Commission in Docket No. 010097-TL.
13. The relevant statutory provisions are section 364.01(4), Florida Statutes, relating to the Commission's jurisdiction over telecommunications companies to ensure the continuing availability of basic local exchange telecommunications services to all consumers in the state and 364.025, Florida Statutes, relating to the Commission's obligation to ensure universal service availability and to ensure that carrier of last resort obligations are met.
14. By providing direct credits to customers whose service is affected by delayed installation or repair, the purposes of the underlying statutes are achieved. Universal availability of basic telecommunications services is maintained if basic service subscribers receive a direct and material credit for being without basic service. The credit schedule included in the SGP will also act to discipline Sprint by imposing swift and substantial penalties if the repair of, or access to, service is delayed.
15. The SGP meets the quality of service provisions of chapter 364, F.S., by giving immediate and direct compensation to customers and providing similarly swift penalties, which provide an incentive for Sprint to meet service quality requirements

in a manner that is consistent with the purposes of the existing Commission service rules.

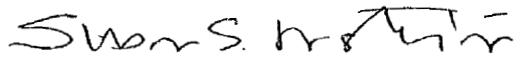
16. In addition, Sprint's request for a waiver meets the criteria in s. 120.542, F.S., in that application of the above rules to Sprint at the same time direct credits are being made or accrued would constitute unfairness and an economic hardship by imposing duplicate penalties.
17. The rule waiver is requested only for the time Sprint's SGP is in effect, and except as provided for in Section (D)(4) of the proposed SGP.

REQUEST FOR RELIEF

Wherefore, Sprint requests that the Commission grant the relief requested in this Petition as follows:

1. Approve the modifications to and extension of Sprint's SGP as described above for two years or until new service rules are adopted by the Commission and become effective, whichever is later.
2. Approve Sprint's request for an extension of the limited waiver of Rules during the time period that the SGP is in effect.

RESPECTFULLY SUBMITTED this 12th day of May 2003.



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ATTORNEY FOR SPRINT

AGREEMENT TO MODIFY AND EXTEND SPRINT'S SERVICE GUARANTEE PLAN

The Service Guarantee Plan will have four service guarantee categories. Two of the categories, installation and repair out-of-service, provide direct and automatic credits to customers for installation of primary basic service (where facilities are available) and repair of out-of-service conditions. The other two categories are for answer time in the business office and repair queues serving basic service customers. Answer time credits (referred to herein as "Community Service Credits") are applicable to a Community Service Fund that will inform customers about and promote Sprint's Lifeline service.

A. Service Guarantee Credit Schedules

1. Repair Out-of-Service (Service Interruption):

Sprint agrees to make the applicable automatic credits on the bills of each residential and single line business customer based on the Service Guarantee schedule specified in Table 1. An out-of-service condition for purposes of this Service Guarantee credit occurs when a subscriber's service is interrupted, other than by a negligent or willful act of the subscriber, and it remains out of service in excess of 24 hours after being reported to the Company and where the customer is able to continue to take service (e.g., not where the service location has been destroyed by fire, flood, wind, etc.). Sundays and holidays are excluded in calculating service outage duration for purposes of determining applicability of the credits in Table 1.

Sprint will commit to continue providing automatic pro-rata adjustments to customers who experience out-of-service conditions during Sunday or holiday periods where such Sunday or holiday periods are not included in the duration calculation for purposes of the Service Guarantee Credit. Such adjustments shall not be deemed Service Guarantee Credits, shall be provided only for a Sunday or holiday not covered by the Service Guarantee Credit and will be calculated and credited to the customer consistent with Rule 25-4.110(6), Florida Administrative Code.

TABLE 1

<i>Repair – Out of Service</i>	
<u>Duration</u>	<u>Credit</u>
<i>≤ 24 Hours</i>	<i>\$0</i>
<i>> 24 to 48 Hours</i>	<i>\$10</i>
<i>> 2 to 5 days</i>	<i>\$15</i>
<i>> Over 5 Days</i>	<i>\$35</i>

2. Service Installation Intervals:

Sprint agrees to make the applicable automatic credits on the bills of residential and single line business customers for whom Sprint fails to meet an installation commitment for primary local service. Table 2 contains Sprint’s commitment regarding the service installation and associated customer Service Guarantee Credit where central office and outside plant facilities are readily available and where no special equipment or services are involved. Qualification for application of a Service Guarantee Credit begins after customer satisfaction of all application and/or tariff requirements. If Sprint fails to install service on the date Sprint and the customer have agreed upon (commitment date), a Service

Guarantee Credit will be automatically applied to the customer's account in accordance with Table 2. If Sprint offers an installation date of three or more work days and the customer requests service to be installed within three work days from the date of completed application, the credit will be automatically issued if service is not installed within three work days. Saturdays, Sundays and holidays are excluded for determining a commitment met. Sprint will still be subject to FPSC Rule 25-4.066 (3) & (5), Florida Administrative Code where central office or outside plant facilities are not readily available.

TABLE 2

<i>Primary Service Installation</i>	
<u>Duration</u>	<u>Credit</u>
<i>Commitment Met</i>	<i>\$0</i>
<i>Missed Commitment</i>	<i>\$25</i>

3. Answer Time - Repair and Business Office:

Answer time for residence and business basic service customers will be measured and reported based on the Average Speed of Answer (ASA). Measurement of ASA begins when the call leaves the Integrated Voice Response Unit (IVRU) and ends when a service representative answers the call or the caller abandons the call. Where an IVRU is not used, measurement of ASA begins as soon as the call is received at the automatic call distributor and ends when a service representative answers the call or the caller abandons the call. The Company will forecast expected demand and provide incoming access lines (trunks) to the business office and repair call centers at a P.01 grade of service for the average busy hour busy season. Within 30 seconds after the customer enters the IVRU, the caller will be given

the option to exit the menu and be connected to a service representative. Sprint will credit the Community Service Fund for disposition in the amounts specified in Table 3 and/or Table 4, following based on the achieved monthly ASA and/or Accessibility results.

Payment of any applicable Community Service Credits shall be determined separately for the business office that is designated to serve residential and single-line business basic service customers and separately for repair and separately for ASA and Accessibility. For example, 94% accessibility and 47 seconds ASA for a given queue would produce a community service credit of \$10,000 for the reporting month.

TABLE 3

<i>Answer Time ASA (seconds)</i>	<i>Community Service Credit</i>
<i>≤40</i>	<i>\$-0-</i>
<i>>40 ≤50</i>	<i>\$5,000</i>
<i>>50 ≤60</i>	<i>\$10,000</i>
<i>>60 ≤90</i>	<i>\$25,000</i>
<i>>90</i>	<i>\$50,000</i>

TABLE 4

<i>Accessibility (%)</i>	<i>Community Service Credit</i>
<i>95 to 100</i>	<i>\$-0-</i>
<i>>90 ≤95</i>	<i>\$5,000</i>
<i>>85 ≤90</i>	<i>\$10,000</i>
<i>>70 ≤85</i>	<i>\$25,000</i>
<i>≤70</i>	<i>\$50,000</i>

Where the Company maintains a separate call center queue for non-basic business service customers, the criteria and credits are not applicable and answer time reporting is not required by the Service Guarantee Plan.

B. General Terms

1. **Implementation Date:** Sprint will implement this Service Guarantee Plan by June 1, 2003.
2. **Credits:** Credits to customers will be made automatically and will not require the customer to request them.

C. Definitions

1. **Accessibility:** Where an IVRU is not used, Accessibility for a particular queue is defined as the percentage of calls directed by the customer to the particular queue, where the numerator is the total number of calls either answered by a service representative or abandoned by the customer and the denominator is the total number of calls directed by the customer to the particular queue. Where an IVRU is used, Accessibility for a particular queue is defined as the percentage of calls exiting the IVRU and directed by the customer to the particular queue, where the numerator is the total number of calls either answered by a service representative or abandoned by the customer and the denominator is the total number of calls exiting the IVRU and directed by the customer to the particular queue.
2. **Average Speed of Answer (ASA):** The average number of seconds from the time a customer exits the IRVU until the call is abandoned or answered by a service representative.
3. **Service Representative:** A repair or business office live attendant prepared to assist a customer with either a repair or service inquiry or request.
4. **Local Service:** As defined in Section 364.02, Florida Statutes (1999).
5. **Grade of Service:** Percent of calls encountering a busy. A P.01 grade of service requires sufficient incoming access lines or trunks such that 99 percent of calls will not encounter a busy condition in the average busy season busy hour.

6. **Community Service Credits:** Credits applicable for answer time results as specified in Table 3 and/or Table 4.
7. **Community Service Fund:** The fund created by the payment of credits based on answer time results.

D. Other Provisions of the Service Guarantee Plan

1. Force Majeure

In the event of an emergency due to major events (such as, hurricanes, work stoppages, or acts of third parties outside Sprint's control) when it is reasonable to expect that the Company's installation and repair intervals and answer times will be extended as a result of the major event, Sprint may declare a service emergency. In declaring a service emergency, the Company shall define the geographic area, on a minimum of an exchange basis, where the emergency exists, may make indefinite commitments for installation and repair services within the affected areas, shall initiate public service announcements to inform customers, and shall notify the Commission at the time of implementation and termination of the service emergency period. In such cases, the Company shall be relieved of its obligations to provide Service Guarantee Plan credits for installation and repair service and answer time.

Where Sprint is relieved of meeting its obligations under the Service Guarantee Plan, it will revert to making refunds or adjustments for customers affected by a service emergency, pursuant to Rule 25-4.110(6), Florida Administrative Code, for out-of-service conditions defined by Rule 25-4.070(1)(b), Florida Administrative Code.

2. Establishment of a Community Service Fund and Disposition of Community Service Credits

Sprint shall establish a Community Service Fund in the form of a corporate undertaking. If, pursuant to the Service Guarantee Plan, Sprint makes credits to the Community Service Fund, such amounts shall be disposed of, in coordination with the Office of Public Counsel, to inform customers about and promote Sprint's Lifeline service. Community Service Credits shall be accrued monthly and shall be spent during the calendar year following the accrual. For example, any amounts accrued during calendar 2003 shall be spent to inform customers about and promote Sprint's Lifeline service during calendar year 2004. The Parties reserve the right to agree to a different manner to dispose of amounts credited pursuant to the Service Guarantee Plan, subject to the approval of the Florida Public Service Commission.

3. Rule Waiver; Continuing Jurisdiction

Sprint's implementation of the Service Guarantee Plan is contingent upon the Commission granting the limited waiver of the applicability of Rule Nos. 25-4.066 (2), 25-4.070 (3)(a), 25-4.073 (1)(c) (as applicable to repair) and (1)(d), and 25-4.110(6), Florida Administrative Code. During the life of the Service Guarantee Plan, the Company shall not be subject to Florida Public Service Commission Rules 25-4.066 (2), 25-4.070 (3)(a), 25-4.073 (c) and (d) and 25-4.110(6), Florida Administrative Code, except as otherwise specified herein.

The Commission shall have the right to enforce the provisions of this Service Guarantee Plan including, but not limited to, verification that the credits are made consistent with the Service Guarantee Plan. Furthermore, it is not the intent to deprive the Commission of its authority to resolve customer complaints and monitor and ensure that service is adequate and reasonable and resolve customer complaints. Sprint contemplates that the Commission may cancel the Service Guarantee Plan at any time and for any reason.

The Parties contemplate that the Service Guarantee Plan and the automatic credits will provide a safe harbor to Sprint for Commission sanctions that might otherwise be imposed pursuant to Rules 25-4.066 (2), 25-4.070 (3)(a), 25-4.073 (c) and (d) and 25-4.110(6), Florida Administrative Code, for the duration of the Service Guarantee Plan. Further, it is contemplated that the waiver will be effective as to any amendments to the subject rules.

It is recognized that the Commission's monitoring efforts and/or the level of service complaints may warrant Commission inquiry into Sprint's overall level of service. For this reason the Company will, via its quarterly Service Guarantee Plan reports, report its results pursuant to rules waived pursuant to this petition except that explanations for not meeting (the waived) objectives will be provided upon request of the Commission on an individual report basis. Sprint will provide reports quarterly to the Commission and the Office of the Public Counsel within 30 days of the end of the respective quarterly reporting period. The quarterly reports will be presented in a monthly format detailing the amount of credits related to installation, repair-out-of-service, business office answer time and repair answer time.

4. Term of Service Guarantee Plan

The term of the Service Guarantee Plan is for a minimum period of two years beginning on the implementation date. If new applicable rules or statutory provisions are implemented or made operational during this two year term, the Company will have the option to discontinue the Service Guarantee Plan upon 60 days notice to the Florida Public Service Commission. Sprint will have the option to extend the Service Guarantee Plan beyond the two year term, subject to Commission approval

5. MISCELLANEOUS MATTERS

The Florida Public Service Commission's decision will be reflected in a final order.

This Service Guarantee Plan Agreement dated this 26th day of April 2003 may be executed in counterpart originals and a facsimile of an original signature shall be deemed an original.

The Parties evidence their acceptance and agreement with the provisions of this Service Guarantee Plan Agreement by their signatures:

Office of Public Counsel
111 W. Madison Street, Room 812
Tallahassee, Florida 32399-1400

Sprint-Florida, Incorporated
1313 Blair Stone Road
Tallahassee, Florida 32301

By: Jack Shreve
Jack Shreve

By: Charles Rehwinkel
Charles Rehwinkel

SGP PROPOSED – EFFECTIVE JUNE 1, 2003

REPAIR OUT OF SERVICE (RESIDENCE & SINGLE LINE BUSINESS)					
Current Plan (Show Cause)		Proposed Plan (Voluntary)		BellSouth Plan (Show Cause)	
24 hours or less	\$0	24 hours or less	\$0	24 hours or less	\$0
24 to 36 hours	25% of 1 month recurring local service *	24 to 48 hours	\$10*	24 to 48	\$10*
36 to 48 hours	50% of 1 month recurring local service				
2 to 5 days	100% of 1 month recurring local service	2 to 5 days	\$15	Over 2 days	\$4.00 per day, plus 3 times daily rate up to \$35.00 maximum
Over 5 days		Over 5 days	\$35		

*Minimum \$10 SGP is not applicable for Sundays/Holidays. Pro rata credit is applicable for Sundays/Holidays.

INSTALLATION (RESIDENTIAL & SINGLE LINE BUSINESS PRIMARY)					
Current Plan (Show Cause)		Commitment – Based Proposed Plan (Voluntary)		BellSouth Plan (Show Cause)	
3 to 6 days	\$20	Missed Commit	\$25	Missed Commit	\$25.00
6 to 15 days	\$50				
15 to 30 days	\$100				

Saturdays, Sundays and Holidays excluded.

ANSWER TIME			
Current Plan (Show Cause)		Commitment – Based Proposed Plan (Voluntary)	
Community Service Credit		Community Service Credit	
>35	\$ -0-	>40	\$ -0-
>35 ≤45	\$5,000	>40 ≤50	\$5,000
>45 ≤60	\$10,000	>50 ≤60	\$10,000
>60 ≤90	\$25,000	>60 ≤90	\$25,000
>90	\$50,000	>90	\$50,000

ACCESSIBILITY – NO CHANGE	
Accessibility (%)	Community Service Credit
95 to 100	\$ -0-
>90 ≤95	\$5,000
>85 ≤90	\$10,000
>70 ≤85	\$25,000
≤70	\$50,000