



Susan S. Masterton
Attorney

Law/External Affairs
Post Office Box 2214
1313 Blair Stone Road
Tallahassee, FL 32316-2214
Mailstop FLTLH00107
Voice 850 599 1560
Fax 850 878 0777
susan.masterton@mail.sprint.com

June 6, 2003

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

RE: Docket No. 030467-TP; XO Letter

Dear Ms. Bayo':

Enclosed for filing please find XO's letter to Sprint, dated June 6, 2003, pursuant to agreement of the parties to resolve the duplicate filing of arbitration petitions. Copies are being served on the parties in this docket, pursuant to the attached Certificate of Service.

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

Sincerely,

Susan S. Masterton

Enclosures

DOCUMENT NUMBER-DATE

05074 JUN-6 8

COMMISSION CLERK



XO Communications

1924 Deore Avenue
Santa Ana, CA 92705
USA

June 6, 2003

VIA FACSIMILE AND E-MAIL

John W. Clayton
Director, Wholesale Services
Sprint
Local Telecommunications Division
6480 Sprint Parkway
Overland Park, KS 66251

Re: FPSC Docket Nos. 030467-TP/0304069 - TP
Sprint and XO Petitions for Arbitration in Florida

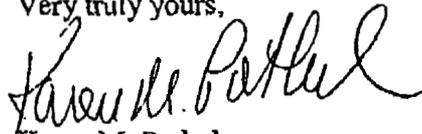
Dear Mr. Clayton:

This letter confirms the representations that XO made to Sprint during the June 5, 2003 conference call with XO, Sprint, and Florida Commission Staff ("June 5 Conference Call"). XO fully intends to pursue resolution by the Florida Public Service Commission of all unresolved issues between XO and Sprint arising out of the parties' negotiations to establish a new interconnection agreement for the State of Florida. XO will not withdraw the Petition for Arbitration (FPSC Docket No. 030467-TP) that XO has filed with the Commission, in whole or in part, without Sprint's concurrence but will amend that petition without substantive changes no later than June 13, 2003 as discussed during the June 5 Conference Call.

Further, as discussed during the call Sprint will today withdraw its petition filed on May 29, 2003 (FPSC Docket No. 030469 -TP) based on XO's commitments set forth in this letter.

Please contact me if you have any questions about this matter or if further discussions are necessary.

Very truly yours,


Karen M. Potkul

**CERTIFICATE OF SERVICE
DOCKET NO. 030467-TP**

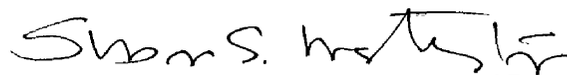
I HEREBY CERTIFY that a true and correct copy of the foregoing was served by fax and U.S. Mail this 6th day of June, 2003 to the following:

Larry D. Harris, Esq.
Florida Public Service Commission
Division of Legal Services
2540 Shumard Oak Blvd
Tallahassee, FL 32399-0850

Dana Shaffer, VP Regional
Regulatory Counsel
XO Florida, Inc.
105 Molloy Street, Suite 200
Nashville, TN 37201-2315

Vicki Gordon Kaufman
McWhirter Reeves McGlothlin
Davison Kaufman & Arnold, P.A.
117 South Gadsden Street
Tallahassee, Florida 32301

Karen M. Potkul
XO Communications
1924 Deere Avenue
Santa Ana, CA 92705



Susan S. Masterton