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BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Implementation of requirements arising)	Docket No. 030851-TP
From Federal Communications Commission)	
Triennial UNE review: Local Circuit Switching)	Filed: January 7, 2004
For Mass Market Customers)	
)	

SPRINT'S NOTICE OF INTENT TO REQUEST CONFIDENTIAL CLASSIFICATION

Sprint Communications Company Limited Partnership and Sprint-Florida, Incorporated (collectively "Sprint") pursuant to Rule 25-22.006, Florida Administrative Code, files this Notice of Intent to Request Confidential Classification and say:

- 1. On January 7, 2004, Sprint filed its Rebuttal Testimony of Brian K. Staihr and Rebuttal Testimony of Kent W. Dickerson in this docket. The testimonies contain certain information that is either confidential and proprietary to Sprint or has been claimed confidential or for which confidential classification has been requested by other parties or entities in this docket.
- 2. The following portions of Sprint's Rebuttal Testimony contain information that is either proprietary to Sprint or has been claimed confidential by other parties or entities:

Highlighted information on pages 11, 13-15, 24 and 26 of Kent W. Dickerson's Rebuttal Testimony

Highlighted information in Exhibits 4, 5, 6, 7 & 8 attached to Kent W. Dickerson's Rebuttal Testimony

Highlighted information on pages 3, 11-13, 15 and 16 of Brian K. Staihr's Rebuttal Testimony

3. In order to meet the testimony filing deadlines in this docket and allow the Commission staff to take possession of the confidential portions of the testimony

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This notice of intent was filed in a docketed matter by or on behalf of a "telco" for Confidential DN _____. The confidential material is in locked storage pending staff advice on handling.

DOCUMENT NUMBER-DATE

FPSC-COMMISSION CLERK

without delay, Sprint is now filing this Notice of Intent to Request Confidential Classification, pursuant to Rule 25-22.0006 (3)(a). Because of the amount and extent of information that has been claimed by other parties to be confidential, Sprint has attempted to err on the side of caution in identifying information in its testimony that is drawn from other parties' filings as confidential. Sprint intends to subsequently file a Specific Request for Confidential Classification for the portions of the confidential testimony that are proprietary to Sprint in accordance with the rule. In addition, to the extent further review indicates that portions of the testimony designated as confidential are not, in fact, encompassed in other parties' claims of confidentiality, Sprint will follow up with a corrected filing.

4. The original of this notice has been filed with the Division of Records and Reporting, and a copy has been served on all parties of record.

RESPECTFULLY SUBMITTED this 7th day of January 2003.

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