BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Investigation into pricing of unbundled network elements.

DOCKET NO. 990649-TP ORDER NO. PSC-00-0380-S-TP ISSUED: February 22, 2000

The following Commissioners participated in the disposition of this matter:

JOE GARCIA, Chairman J. TERRY DEASON SUSAN F. CLARK E. LEON JACOBS, JR.

ORDER APPROVING STIPULATION ON INTERIM DEAVERAGING

BY THE COMMISSION:

The FCC's Local Competition Order, released August 8, 1996, included in its pricing rules a rule, 51.507(f), which requires each state commission to establish at least three geographic rate zones for unbundled network elements (the deaveraging rule).

State commissions shall establish different rates for elements in at least three defined geographic areas within the state to reflect geographic cost differences. 47 C.F.R. §51.507(f).

In response to various appeals, including that of this Commission, the U.S. Court of Appeals for the Eighth Circuit (Eighth Circuit) stayed the FCC's pricing rules on September 27, 1996. On July 18, 1997, the Eighth Circuit vacated the pricing rules on the grounds that the FCC lacked jurisdiction. On January 25, 1999, however, the U.S. Supreme Court reversed the Eighth Circuit's decision with regard to the FCC's jurisdiction over the pricing rules. In FCC Order 99-86, released May 7, 1999, in CC Docket No. 96-98, the FCC issued a *sua sponte* stay of its deaveraging rule until:

> six months after the Commission issues its order in CC Docket No. 96-45 finalizing and ordering implementation of high-cost universal

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service support for non-rural local exchange carriers (LECs) under section 254 of the Communication Act of 1934, as amended.

FCC 99-86, ¶ 1.

The FCC indicated that it had issued the stay in order to:

ameliorate the disruption that would otherwise occur, and [the stay] will afford the states an opportunity to bring their rules into compliance with section 51.507(f).

FCC 99-86, ¶ 4.

One such state is Florida, where deaveraged UNE rates have not been ordered.

On December 10, 1998, in Docket No. 981834-TP, the Florida Competitive Carriers Association (FCCA), the Telecommunications Resellers, Inc. (TRA), AT&T Communications of the Southern States, Inc. (AT&T), MCIMetro Access Transmission Services, LLC (MCIMetro), WorldCom Technologies, Inc. (WorldCom), the Competitive Telecommunications Association (Comptel), MGC Communications, Inc. Intermedia Communications Inc. (Intermedia), Supra (MGC), Telecommunications and Information Systems (Supra), Florida Digital (Florida Digital Network), and Northpoint Network, Inc. Communications, Inc. (Northpoint) (collectively, "Competitive Carriers") filed their Petition of Competitive Carriers for Commission Action to Support Local Competition in BellSouth's Service Territory. Among other matters, the Competitive Carriers' Petition asked that we set deaveraged unbundled network element (UNE) rates.

On May 26, 1999, we issued Order No. PSC-99-1078-PCO-TP, granting in part and denying in part the Competitive Carriers' petition. Specifically, we granted the request to open a generic UNE pricing docket for the three major incumbent local exchange providers in Florida, BellSouth, Sprint-Florida, Incorporated, and GTE Florida Incorporated (GTEFL). Accordingly, this docket was opened to address the deaveraged pricing of UNEs, as well as the pricing of UNE combinations and nonrecurring charges.

On November 2, 1999, the FCC released Order 99-306 in CC Docket No. 96-45, which ordered that the stay of the deaveraging rule to be lifted on May 1, 2000, and stated that:

[B]y that date, states are required to establish different rates for interconnection and UNEs in at least three geographic areas pursuant to section 51.507(f) of the Commission's rules.

FCC 99-306, ¶ 120.

Neither the original schedule, nor the current schedule established in this docket will result in permanent deaveraged UNE rates being in effect until after May 1, 2000. Accordingly, our staff encouraged the parties to try to agree to interim deaveraged rates to avoid seeking a waiver of the deaveraging rule or conducting an accelerated proceeding. With our staff's encouragement and assistance, the parties agreed to a set of interim deaveraged rates, and on December 7, 1999, the parties filed a Joint Stipulation Regarding Interim Deaveraging (Interim Rate Stipulation), which is attached and incorporated herein as Attachment A.

This is our decision on the Interim Rate Stipulation.

INTERIM RATE STIPULATION

The parties agreed to interim rate deaveraging to avoid the necessity either for expedited proceedings on interim deaveraging or for the Commission to seek a waiver of the Deaveraging Rule pending the completion of the permanent pricing proceedings in this docket; . . ."

Interim Rate Stipulation, page 2.

The parties also agreed that "this Stipulation is not intended to set a precedent for the resolution of any issue related to permanent deaveraged rates; . . ." (<u>Ibid.</u>)

The Interim Rate Stipulation provides for interim deaveraged loop rates for BellSouth, GTEFL, and Sprint-Florida. The interim deaveraged rates will become effective on May 1, 2000, unless the FCC changes the effective date for deaveraged rates, in which case

the effective date for the interim deaveraged rates will be the new FCC effective date. These interim deaveraged rates will remain in effect until this Commission sets permanent deaveraged rates or June 30, 2001, whichever is sooner. The interim rates will be available to parties which have an interconnection agreement with the respective incumbent local exchange carrier. The interim rates will not be subject to true-up once permanent rates have been set.

The Interim Rate Stipulation also states that this Stipulation does not "establish any precedent for the Commission's resolution of any issue in this docket." Interim Rate Stipulation at 8. In addition each party to the Interim Rate Stipulation agreed that:

. . . if this Stipulation is approved, it will not challenge in any forum (i) the interim rates set forth on Attachment A, as to the period during which the rates are in effect, or (ii) the absence of interim deaveraged rates for any elements not included on Attachment A.

Interim Rate Stipulation at 11.

Sprint-Florida currently has deaveraged recurring loop rates tariffed in Section E19 of its intrastate Access Service Tariff. Sprint-Florida also has deaveraged rates for local switching and transport. The Interim Rate Stipulation states that those deaveraged rates will be Sprint-Florida's interim deaveraged rates.

For BellSouth and GTEFL, interim deaveraged rates will be available for each loop type "for which the company currently has a non-deaveraged rate contained in any tariff or interconnection agreement." Interim Rate Stipulation at 3. The parties agreed that "[N]o interim deaveraging will be performed for non-recurring charges for any ILEC." Interim Rate Stipulation at 4. Interim deaveraged rates for BellSouth, GTEFL and Sprint-Florida are listed in Attachment A.

The general procedure used to develop interim deaveraged rates for BellSouth and GTEFL is described in \P 5 of the Interim Rate Stipulation. The cost and access line data used as the basis for computing the rates came from the final compliance runs of the Benchmark Cost Proxy Model 3.1 for BellSouth and GTEFL submitted in response to Order No. PSC-99-0068-FOF-TP, in Docket No. 980696-TP. The Interim Rate Stipulation states that:

> [T]he intent of the calculation . . . is that the weighted average of the deaveraged prices for each loop element should equal the current price in effect for such element.

Interim Rate Stipulation at ¶ 5(d).

ANALYSIS AND DECISION

Upon consideration, we find that the Interim Rate Stipulation is a reasonable, interim solution to bring Florida into compliance with the FCC's rule regarding geographic deaveraging. These interim rates are available to any local exchange carrier, which has an interconnection agreement with BellSouth, GTEFL, and Sprint-Florida. In addition, the Interim Rate Stipulation will allow us to focus on developing permanent, deaveraged UNE rates. Therefore, we hereby approve the Joint Stipulation Regarding Interim Deaveraging, which is attached and incorporated herein as Attachment A.

It is, therefore

ORDERED by the Florida Public Service Commission that the December 7, 1999, Joint Stipulation Regarding Interim Deaveraging filed in this Docket, which is attached and incorporated herein as Attachment A, is hereby approved. It is further

ORDERED that this docket shall remain open pending the outcome of the two hearings, scheduled for July and September, 2000, for the purpose of setting permanent UNE rates.

By ORDER of the Florida Public Service Commission this <u>22nd</u> day of <u>February</u>, <u>2000</u>.

BLANCA S. BAYÓ, Director Division of Records and Reporting

(SEAL)

BK/DMC

NOTICE OF FURTHER PROCEEDINGS OR JUDICIAL REVIEW

The Florida Public Service Commission is required by Section 120.569(1), Florida Statutes, to notify parties of any administrative hearing or judicial review of Commission orders that is available under Sections 120.57 or 120.68, Florida Statutes, as well as the procedures and time limits that apply. This notice should not be construed to mean all requests for an administrative hearing or judicial review will be granted or result in the relief sought.

Any party adversely affected by the Commission's final action in this matter may request: 1) reconsideration of the decision by filing a motion for reconsideration with the Director, Division of Records and Reporting, 2540 Shumard Oak Boulevard, Tallahassee, Florida 32399-0850, within fifteen (15) days of the issuance of this order in the form prescribed by Rule 25-22.060, Florida Administrative Code; or 2) judicial review by the Florida Supreme Court in the case of an electric, gas or telephone utility or the First District Court of Appeal in the case of a water and/or wastewater utility by filing a notice of appeal with the Director, Division of Records and reporting and filing a copy of the notice

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of appeal and the filing fee with the appropriate court. This filing must be completed within thirty (30) days after the issuance of this order, pursuant to Rule 9.110, Florida Rules of Appellate Procedure. The notice of appeal must be in the form specified in Rule 9.900(a), Florida Rules of Appellate Procedure.

Attachment A

990649-TP January 20, 2000

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Investigation into pricing) Docket No. 990649-TP of unbundled network elements) ______) Filed: December 7, 1999

JOINT STIPULATION REGARDING INTERIM DEAVERAGING

THIS JOINT STIPULATION (Stipulation) is entered into by and among the following parties (Parties) to this docket; ALLTEL Communications, Inc. (ALLTEL); AT&T Communications of the Southern States, Inc. (AT&T); BellSouth Telecommunications, Inc. (BellSouth); Covad Communications Company (Covad); Florida Cable Telecommunications Association, Inc. (FCTA); Florida Competitive Carriers Association (FCCA); Florida Digital Network, Inc. (Florida Digital); GTE Florida, Incorporated (GTE); Intermedia Communications, Inc. (Intermedia); KMC Telecom, Inc., KMC Telecom II, Inc., and KMC Telecom III, Inc. (KMC); MCI WorldCom, Inc. and its Operating Subsidiaries (MCI WorldCom); MediaOne Florida Telecommunications, Inc. (MediaOne); Northpoint Communications, Inc. (Northpoint); Rhythms Links Inc., f/k/a/ ACI Corp. (Rhythms); Sprint Communications Company Limited Partnership and Sprint-Florida, Incorporated (Sprint); Supra Telecommunications and Information Systems (Supra); and Time-Warner Telecom of Florida, L.P. (Time Warner Telecom).

WHEREAS, the Florida Public Service Commission (Commission) has established this docket for the purpose of establishing rates

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for unbundled network elements (UNEs), including deaveraged rates where required; and

WHEREAS, the Federal Communications Commission (FCC) has announced that its stay of Rule 51.507(f) (the "Deaveraging Rule") will be lifted effective six months from the date of the release of the Order regarding New Mechanism for Federal Universal Service High Cost Support Provided to Non-Rural Carriers (CC Docket No. 96-45); and

WHEREAS, the Deaveraging Rule provides in part that "State commissions shall establish different rates for elements in at least three defined geographic areas within the state to reflect geographic cost differences"; and

WHEREAS, the on-going proceedings in this docket to establish permanent rates are not expected to be concluded by the date the stay of Rule 51.507(f) is lifted; and

WHEREAS, the Parties are willing to agree to a plan for interim rate deaveraging to avoid the necessity either for expedited proceedings on interim deaveraging or for the Commission to seek a waiver of the Deaveraging Rule pending the completion of the permanent pricing proceedings in this docket; and

WHEREAS, this Stipulation is not intended to set a precedent for the resolution of any issue related to permanent deaveraged rates;

NOW THEREFORE, the Parties agree as follows:

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> Interim deaveraged rates will be set only for the three large incumbent local exchange companies, BellSouth, GTE and Sprint.

2. As to Sprint, the existing deaveraged rates for loops, switching and transport shall remain in effect as interim deaveraged rates for those elements as shown on Attachment A.

3. As to BellSouth and GTE, interim deaveraged rates will be set for each of the unbundled loop elements listed in Attachment A, which are the elements for which the company currently has a non-deaveraged rate contained in any tariff or interconnection agreement.

4. As to BellSouth and GTE, interim deaveraged recurring loop rates will be set separately for each company for three geographic zones. No interim deaveraging will be performed for non-recurring charges for any ILEC.

5. The deaveraged rates described in Paragraph 4 will be developed using the per-loop investment data (on a wire center basis) produced by the final compliance run of the Benchmark Cost Proxy Model 3.1 for each company submitted in response to Commission Order No. PSC-99-0068-FOF-TP in Docket No. 980696-TP, using the following procedure:

a. BellSouth and GTE each shall group its wire centers into three proposed zones -- a low-cost zone, a mid-cost zone, and a high-cost zone -- and shall determine a weighted average loop investment for each proposed zone.

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b. The relationship between the weighted average loop investment for each proposed zone and the company's statewide average loop investment will used by each company to develop three factors for the company such that:

(Factor 1 x Access Lines in Zone 1) +
(Factor 2 x Access Lines in Zone 2) +
(Factor 3 x Access Lines in Zone 3)
------ = 1.0
Total Access Lines

c. The interim deaveraged rates for each loop element shall then be determined by multiplying the factor for each proposed zone times the current price of such element.

d. The intent of the calculation in subparagraphs 5.a to 5.c is that the weighted average of the deaveraged prices for each loop element should equal the current price in effect for such element.

6. BellSouth and GTE will calculate rates in accordance with Paragraph 5, and Sprint will calculate rates in accordance with Paragraph 2, and will furnish the proposed interim rates, the identification of which wire centers are included in each proposed zone, and the supporting calculations to the other Parties for review by November 17, 1999. For BellSouth and GTE, the supporting documentation will include a list of wire centers, in order from the lowest to the highest average loop investment. This list will show the break-points between the cost zones and the calculation of the weighted average per-loop investment for each zone. The Parties will meet by conference call beginning on

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Attachment A

November 23, 1999 for the purpose of finalizing the proposed rates and zones. Upon subsequent agreement of the Parties, the rates and zones shall be incorporated into Attachment A to this Stipulation.

7. The interim deaveraged rates will take effect on May 1, 2000 (unless the effective date of the lifting of the stay of Rule 51.507(f) is changed by the FCC, in which case the revised date established by the FCC will control) and will remain in effect until the earlier of (a) the date they are replaced by permanent deaveraged rates established by the Commission in this docket, or (b) June 30, 2001. The interim deaveraged rates will be available to parties which have an interconnection agreement with the respective ILEC. As between the Parties who are signatories to this Stipulation, the above-mentioned effective date shall have the effect of a Commission order and will not be delayed pending formal amendment of the Parties' individual interconnection agreements. The interim deaveraged rates will not be subject to true-up. The Parties intend that the interim deaveraged rates remain in effect for the minimum amount of time necessary to establish permanent rates, and the Parties will act in good faith to complete this docket as quickly as practicable.

8. Nothing in this Stipulation shall establish any precedent for the Commission's resolution of any issue in this docket. Each Party is free to advocate any position with respect to such matters. Without limiting the generality of the foregoing, the Stipulation shall not establish any precedent for:

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(a) the elements required to be offered; (b) the elements required to be deaveraged; (c) the appropriate deaveraging methodology; (d) the appropriate number of zones; (e) the appropriate permanent deaveraged rate levels; (f) whether or not non-recurring charges must be deaveraged; (g) the appropriate _ methodology to use in establishing UNE prices; (h) universal service funding issues; or (i) rate rebalancing issues.

9. This Stipulation will take effect as soon as the Parties have reached subsequent agreement pursuant to Paragraph 6 on the rates to be included in Attachment A.

10. This Stipulation will be submitted to the Commission for approval as soon as it takes effect under Paragraph 9. If this Stipulation is not accepted by the Commission in its entirety and without modification, it shall have no further force and effect and shall not be admissible for any purpose in any further proceedings in this docket, any appeal or other judicial proceedings related to this docket, or any future judicial or regulatory proceedings.

11. Each Party agrees that if this Stipulation is approved, it will not challenge in any forum (i) the interim rates set forth on Attachment A, as to the period during which the rates are in effect, or (ii) the absence of interim deaveraged rates for any elements not included on Attachment A. This Stipulation does not affect or prejudice the position of any party in any pending judicial or administrative proceeding relating to the level of any existing averaged loop price and/or the

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appropriateness of the cost methodology used to establish such price. Nothing in this Stipulation shall prevent any party from pursuing or opposing, at any time, universal service funding, rate rebalancing, recovery of stranded costs, or other actions addressing the relationship between UNE and retail rates.

IN WITNESS WHEREOF, the parties have executed this Stipulation on the dates set forth next to their respective signatures.

SIGNATURE PAGES FOLLOW

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990649-TP January 20, 2000

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Attachment A

SIGNED THIS $\frac{2}{2}$ DAY OF DECEMBER, 1999, INCLUDING AGREEMENT PURSUANT TO PARAGRAPH 6 TO RATES ON ATTACHMENT A.

Joseph /A. McGlothlin Vicki Gordon Kaufman

Vicki Gordon Kaufman McWhirter, Reeves, McGlothlin, Davidson, Decker, Kaufman, Arnold & Steen, P.A. 117 South Gadsden Street Tallahassee, Fl 32301

Attorneys for Florida Competitive Carriers Association

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Attachment A

SIGNED THIS $\mathcal{Q}^{n_{L}}$ DAY OF DECEMBER, 1999, INCLUDING AGREEMENT PURSUANT TO PARAGRAPH 6 TO RATES ON ATTACHMENT A.

Nº14 Pet/er M. Dunbar

Marc W. Dunbar Pennington, Moore, Wilkinson, Bell & Dunbar, P.A. Post Office Box 10095 Tallahassee, FL 32302

Attorneys for Time Warner AxS d/b/a Time-Warner Telecom of Florida, L.P.

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990649-TP January 20, 2000

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Attachment A

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SIGNED THIS 2d day of december, 1999, including agreement pursuant to paragraph 6 to rates on attachment a.

Tracy Hatch

AT&T U 101 North Monroe Street, Suite 700 Tallahassee, Fl 32301

Attorney for AT&T Communications of the Southern States, Inc.

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Attachment A

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990649-TP January 20, 2000

SIGNED THIS $2 \sim 2$ day of december, 1999, including agreement pursuant to paragraph 6 to rates on attachment a.

Jonna Canzano McRuity

MCI WorldCom, Inc. 325 John Knox Road The Atrium Building - Suite 105 Tallahassee, FL 32303

Attorney for MCI WorldCom, Inc. and its Operating Subsidiaries

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990649-TP January 20, 2000

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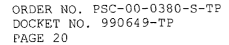
Attacnment A

SIGNED THIS 2 ncl DAY OF DECEMBER, 1999, INCLUDING AGREEMENT PURSUANT TO PARAGRAPH 6 TO RATES ON ATTACHMENT A.

Michael A. Gross, Vice President of Regulatory Affairs & Regulatory Counsel 310 North Monroe Street Tallahassee, FL 32301

Attorney for Florida Cable Telecommunications Association, Inc.

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Attachment A

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990649-TP January 20, 2000

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SIGNED THIS and DAY OF DECEMBER, 1999, INCLUDING AGREEMENT PURSUANT TO PARAGRAPH 6 TO RATES ON ATTACHMENT A.

Scott A. Sapperstein T Sr. Policy Counsel Intermedia Communications 3625 Queen Palm Drive Tampa, FL 33619

Attorney for Intermedia Communications, Inc.

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990649-TP January 20, 2000

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Attachment A

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SIGNED THIS 2010 OF DECEMBER, 1999, INCLUDING AGREEMENT PURSUANT TO PARAGRAPH 6 TO RATES ON ATTACHMENT A.

Laura L. Grilagher () 101 East College Avenue, Suite 302 Tallahassee, FL 32301

Attorney for MediaOne Florida Telecommunications, Inc.

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Attachment A

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990649-TP January 20, 2000

SIGNED THIS 7th DAY OF DECEMBER, 1999, INCLUDING AGREEMENT PURSUANT TO PARAGRAPH 6 TO RATES ON ATTACHMENT A.

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Mark Buechele 2620 SW 27th Avenue Miami, FL 33133-3001

Attorney for Supra Telecommunications and Information Systems, Inc.

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990649-TP January 20, 2000

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Attachment A

SIGNED THIS $\frac{2^{\prime\prime}}{2}$ day of december, 1999, including agreement pursuant to paragraph 6 to rates on attachment a.

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Richard D. Melson Hopping Green Sams & Smith. P.A. P.O. Box 6526 Tallahassee, FL 32314

Attorneys for Rhythms Links Inc. f/k/a ACI Corp.

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990649-79 January 20, 2000

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Attachment A

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SIGNED THIS Z DAY OF DECEMBER, 1999, INCLUDING AGREEMENT PURSUANT TO PARAGRAPH 6 TO RATES ON ATTACHMENT A.

Christopher V. Goodpastor Covad Communications Company 9600 Great Hills Trail, Suite 150 W Austin, TX 78759

Attorney for Covad Communications Company

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990649-TP January 20, 2000 Attachment A

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SIGNED THIS $\frac{2}{2}$ DAY OF DECEMBER, 1999, INCLUDING AGREEMENT PURSUANT TO PARAGRAPH 6 TO RATES ON ATTACHMENT A.

Eric J. Branfman Morton J. Posner Swidler Berlin Shereff Friedman, LLP 3000 K Street, NW, Suite 300 Washington D.C. 20007-5116

Attorneys for Florida Digital Network, Inc.

and

Attorneys for KMC Telecom, Inc., KMC Telecom, II, Inc., and KMC Telecom, III, Inc.

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990649-TP January 20, 2000

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Attachment A

SIGNED THIS 3-DAY OF DECEMBER, 1999, INCLUDING AGREEMENT PURSUANT TO PARAGRAPH 6 TO RATES ON ATTACHMENT A.

Norman H. Horton, Jr. Floyd R. Self Messer, Caparello & Self P.A. P.O. Box 1876 Tallahassee, FL 32302

Attorneys for Northpoint Communications, Inc.

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990649-TP January 20, 2000

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Attachment A

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SIGNED THIS 24d DAY OF DECEMBER, 1999, INCLUDING AGREEMENT PURSUANT TO PARAGRAPH 6 TO RATES ON ATTACHMENT A.

Nancy B. White c/o Nancy H. Sims BellSouth Telecommunications, Inc. 150 South Monroe Street, Suite 400 Tallahassee, FL 32301-1556

Attorney for BellSouth Telecommunications, Inc.

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990649-TP January 20, 2000

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Attachment A

SIGNED THIS DAY OF DECEMBER, 1999, INCLUDING AGREEMENT PURSUANT TO PARAGRAPH 6 TO RATES ON ATTACHMENT A.

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Kimberly Caswelf GTE Florida Incorporated P.O. Box 110, FLTC0007 Tampa, FL 33601-0110

Attorney for GTE Florida, Incorporated

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Attachment A

SIGNED THIS 2 DAY OF DECEMBER, 1999, INCLUDING AGREEMENT PURSUANT TO PARAGRAPH 6 TO RATES ON ATTACHMENT A.

Jeffite//Wahlen Ausley haw Firm P.O. Box 391 Tallahassee, FL 32301

Attorneys for ALLTEL Communications, Inc.

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Attachment A

SIGNED THIS AND DAY OF DECEMBER, 1999, INCLUDING AGREEMENT PURSUANT TO PARAGRAPH 6 TO RATES ON ATTACHMENT A.

John Fons

Ausley Law Firm Ausley Law Firm A27 South Calhoun Street P.O. Box 391 Tallahassee, Fl 32302-0391

Attorneys for Sprint Communications Company Limited Partnership and Sprint-Florida, Incorporated

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Attachment A

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ATTACHMENT A - BELLSOUTH

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Interim Deaveraged Loop Rates

		Zone 1	Zone 2	Zone 3
a.	2-wire voice grade analog loop	\$ 13.75	\$ 20.13	\$ 44.40
b.	4-wire voice grade analog loop	\$ 24.26	\$ 35.51	\$ 78.35
c.	2-wire ISDN digital loop	\$ 32.34	\$ 47.35	\$ 104.47
d.	2-wire ADSL compatible loop	\$ 12.78	\$ 18.72	\$ 41.29
e.	2-wire HDSL compatible loop	\$ 9.80	\$ 14.35	\$ 31.65
f.	4-wire HDSL compatible loop	\$ 14.75	\$ 21.59	\$ 47.64
g.	4- wire DS-1 digital loop	\$ 64.69	\$ 94.71	\$ 208.93
h.	4-wire 56 kbps digital loop	\$ 39.08	\$ 57.21	\$ 126.22
i.	4-wire 64 kbps digital loop	\$ 39.08	\$ 57.21	\$ 126.22
j.	2-wire unbundled copper loop	\$ 18.60	\$ 27.23	\$ 60.07

Wire Centers By Zone

ZONE 1

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ORPKFLRW	1
HMSTFLHM	1
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MIAMFLSO	1
ISLMFLMA	1
JCBHFLMA	1
JCVLFLFC	1
JPTRFLMA	1
NKLRFLMA	1
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ZONE 2

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Attachment A

ATTACHMENT A - GTE

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Interim Deaveraged Loop Rates

		Zone 1	Zone 2	Zone 3
a.	2-wire analog loop	\$ 16.41	\$ 23.33	\$ 40.41
ъ.	2-wire digital loop	\$ 16.41	\$ 23.33	\$ 40.41
c.	4-wire analog loop	\$ 20.52	\$ 29.17	\$ 50.51
d.	4-wire digital loop	\$ 20.52	\$ 29.17	\$ 50.51

Wire Centers By Zone

ZONE 1

TAMPFLXX27H		1	
BHPKFLXA28H		1	
SARKFLXARSA		1	
SRSTFLXADS0		1	
UNVRFLXA97H		1	
FHSDFLXARS0		1	
GNDYFLXA57H		1	
CLWRFLXADS0		1	
WSSDFLXADS0		1	
INRKFLXX59H		1	
SGBEFLXA36H		1	
SEKYFLXA34H		1	
LGBKFLXA38H		1	
HYPKFLXADS0	·	1	
SPBGFLXADS0		1	
PNLSFLXADS0	•	1	
CNSDFLXA79H		1	
SWTHFLXADS0		1	
STGRFLXA78H		1 -	
TMTRFLXADS0		1	
BYSHFLXA84H		1	
OLDSFLXA85H		1	
SPBGFLXS86H		1	
LRGOFLXA58H		1	
CRWDFLXA96H		1	
WLCRFLXA83H		1	
DNDNFLXA73H		1	
SNSPFLXA37H		1	
NGBHFLXA39H		1	

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CSPRFLXA96H ANMRFLXA77H BAYUFLXA54H VENCFLXA48H SLSPFLXA93H SSDSFLXA92H NRSDFLXA35H BRBAFLXA75H LLMNFLXADSO LKLDFLXA68H PLSLFLXA79H PSDNFLXA34H	1 1 1 1 1 1 1 1
ZONE 2	
BRNDFLXA68H YBCTFLXA24H	2 2
SPRGFLXA37H	2
	2
SMNLFLXA23H	- 2

PTCYFLXA75H	3
HNCYFLXN424	3
MLBYFLXARSA	З

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990649-TP January 20, 2000

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WIMMFLXA63H 3 RSKNFLXA64H 3 THNTFLXADSO 3 DUNDFLXA43H 3 LNLKFLXA99H 3 PNCRFLXA73J 3 BBPKFLXARSA 3 FRSTFLXA63H 3 3 PKCYFLXARSA 3 POINFLXARSA 3 LKWLFLXERSA 3 ALTRFLXARSA BRJTFLXARSA 3 PRSHFLXARSA 3 INLKFLXARSA 3

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990649-TP January 20, 2000 Attachment A

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ATTACHMENT A - SPRINT

See the following tariff sheets attached:

Original Page 39.7, effective 10/26/99 Third Revised Page 40, effective 10/26/99 First Revised Page 18.1.1 effective 10/26/99 Original Page 18.1.2 effective 10/26/99

Also see the following additional tariff sheets which were too voluminous to copy:

UNE Switching: Pages 13.3 19 20 20.1 to 20.7 UNE Transport: Pages 40.2 to 40.22

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SPRINT-F	LOPICA, INC	,	Original	Page 39 T
By: F. :	B. Poag, Director 1039	La	Effective: Octo	per 26, 1999
	E.9 SERVICES FOR COMPETING TEL	ECOMMUNICA	TICHS PROVIDERS	
E19 8	Pates and Charges			M)
E19 8 1	Service Provider Number Portabil.	ity - Remot	(SPN2-Remote)	
		Monthly <u>Rate</u>	Nonrecurring Charges	
'A.	SPNP-Remote (Initial Path)	L	:	ł
	Additional Path (each)	2	÷	
	Unpundled Network Elements			1
	Loops			1
	1. Analog-Two-wire voice grade			
	Band 1	\$10.78	See E19.8.6	
	Band 2	15.41	See E19.8.6	
	Band 3		Sce £19.8.6 See £19.8.6	
	Band 4 Band 5		See E19.8.6	ļ
	Band 6	74.05	See E19.8.6	
	2 Analog-Four-wire voice grade			Ì
	Band 1		See E19.8.6	1
	Band 2 Band 3	20.00	See £19.3.6 See E19.8.6	1
	Band 4	47.24		
	Band 5	69.17 129.13	See E19.8.6 See E19.8.6	
	Band 6		SEE 219.0.9	
	3. Digital-Two-wire ISDN-BRI cap	pable loop		ex.
	Band 1	\$11.65 16.65	\$89.00 89.00	۲, ۲,
	Band 2 Band 3	22.20	89,00	
	Band 4	29.26	89.00	
	Band 5	42.84 79.98	89.00 89.00	
	Band 6	-		!
_ ·	4. Digital-Two-wire ADSL capabl		-	
÷	Band 1	\$11.65 16.65	\$89.00 60.98	
	Band 2 Band 3	22.20	89,00	
· hist	Band 4	29.26	99.00	
十 利位	Band 5	42 84	89.00 89.00	
	Band 6	79. 98	89.00	۲۲ N
Per Plo	orida Public Service Commission Order N	0. PSC-97-04	76-FOF+TP, in	(<u>M</u>
COSTS 2	No.950737-TP, issued 4/24/97, the Comp for potential recovery through the perm	any will tra anent number	portability COVA	L VERIFIED
LECOAS:	ry mechanism.			FF GROUP

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990649-TP .	.0 9502227350	Attachment -
January 20, 2000 SPRINT-FLORIDA, INC By: F. B. Poag, Director	Concels Second Revised P Cancels Second Revised P	
-1	Effective. Sctober 26, 1	.999

E19. SERVICES FOR COMPETING TELECOMMUNICATIONS PROVIDERS (\mathbf{T}) Rates and Charges (Cont'd) E19 8 E19.8.2 Unbundled Network Elements (Cont'd) (M) (N) Monthly Nonrecurring Charges Race • A. Loops (Cont'd) 5. Digital-Two-wire ADSL capable non-standard loop \$11.65 \$89.00 Band 1 89.00 :6.65 Band 2 89.00 22.20 Band 3 29.26 89.00 Band 4 89.00 42.84 Band 5 89.00 79.98 Band 6 ICB Conditioning (all bands) N/A 6. Digital-Four-wire data loop \$18.80 \$89.00 Band 1 89.00 26.98 Band 2 89.00 35.85 Band 3 47.24 89.00 Band 4 89.00 69.17 Band 5 129.13 89.00 Band 6 7. Digital-Four-wire high capacity loop \$64.49 \$113.00 Band 1 113.00 74.96 Band 2 113.00 84.83 Band 3 113.00 97.36 Band 4 113.00 124.02 Band 5 (M) (N) 113.00 194.40 Band 6 B. Unbundled Local Switching (T) 1. Analog-Line Side Port ----... \$4.44 Band 1 4.99 Band 2 . 5.77 Band 3 6.59 Band 4 7.40 Band 5 8.43 Band 6 (2) ICB ICB 1 2. Digital Line Side Port (T) ICB ICB 3. Recorded Usage (Port) ICB ICB - Transmission Media APPROVAL VERIFIED BY TARIFF GROUP ÷ • (M) Material previously on this page was moved to page 39.7 EFFECTIVE DATE 10/2499 INITIALS 22 ۰, :

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990649-TP -.. January 20, 2000

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ACCESS SERVICE TARIFF

SPRINT-FLORIDA, INC. By: F. B. Poag, Director First Revised Page 19 1 1 1 Cancels Original Page 18....

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Effective. October 26, 1999

E19. SERVICES FOR COMPETING TELECOMMUNICATIONS PROVIDERS

E19.2 Unbundled Network Elements (Cont'd)

E19.2.14 Loops (Cont'd)

C. Loop services and port services shall be purchased by the Carrier at the interface level of the unbundled network element (i.e., two-wire voice grade). Multiplexing is optional at the charges specified in E19.8 following.

D. Rate Application

Loop rates are applied monthly on a per-loop basis. Nonrecurring charges, as listed in E19.8.2, as well as service order charges listed in E19.8.6, are applicable for service establishment. Additionally, a nonrecurring charge will apply for conditioning required for two-wire digital data ADSL capable non-standard loops with a calculated effective loop length over 18 Kft. Loop conditioning is the removal of load coils and excessive amounts of bridge tap to unfetter a digital data capable loop. When a non-standard 2W ADSL capable loop is ordered, an ICB charge will apply to remove the load coil.

E. Loop Rate Bands

Band 1 Band 2 Band 3 Maitland-Keller Marco Island Windermere Altamonte Springs Maitland-Maitland Ctr Highlands Tallahassee - Calhoun Iona Tallahassee-Perkins Tallahassee - FSU Goldenrod Eustis Fort Walton Beach-Denton Destin San Carlos Park Fort Walton Brach-Hollywood North Cape Coral South Fort Myers: Buenaventura Lakes Boca Grande Tallahassee Blairstone Tallahassee - Willis co Murdock Port Charlotte Shalimar Fort Myers Golden Gate Winter Park Cypress Lake-Winkler Tavares Fort Myers Beach Casselberry Apopka Fort Walton Beach-98 Lake Brantley Westville North Naples Cypress Lake-Belgian Ocala-Broadway Orange City Naples Moorings Tallahassee-Mabry Ocala-58th North Fort Myers-Hart North Fort Myers-Tamlaml Naples South East Cape Coral Winter Garden Bonita Springs Leesburg. 1. Samibel-Captive Islands Del OFFICIUAL VERIFIED West Kissimmee Kissimmee Sebsing BY TARIFF GROUP (M) Material previously appeared on page 18.1. EFFECTIVE DATE 2017 26 799 INITIALS page was moved to page 18.1.2. ; · ·

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Attachment A

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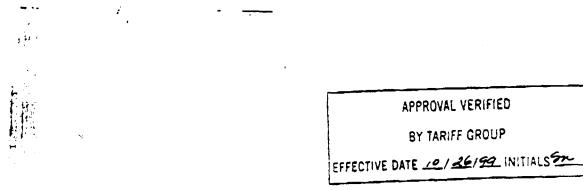
SPRINT-FLORIDA, INC. By: F. B. Poag, Director

Effective: October 26, 1999

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Original Page 18.1.2

E19.2 Unbundled Networ	rk Elements (Cont'd)		(M)
S19.2.14 Loops (Contid)			
E. Loop Rate Bands	(Cont'd)		
Band 4	Band 5	Band 6	
Shady Road	Belleview	Salt Springs	1
Silver Springs Shores	Chasschowitza	DeFuniak Springs	
Clermont	Immokalee	Umatila	
Tallahassee Thomasville	Wildwood	Sheads	
Lehigh Acres	Moore Heaven	Williston	
East Fort Myers	Arcadia	Grand Ridge	
Montverde	Marianna	Zolfo Springs	
Valparaiso-27	Lake Placid	Monticello	1
Beverly Hills	Okeechobee	St. Marks	1
Cape Haze	Bushnell	Ereeport	ļ
Dade City	Santa Rosa Beach	Rosa Beach Bonifay	
Punta Gorda	Alva	Cottondale	ļ
fount Dora	Tallahassee-363	Lawtey	1
Srestview	Astor	Panacea	!
Trystal River	Spring Lake	Reynolds Hill	1
lake Helon	Wauchula	Sopehoppy	
Clewiston	Starke	Malone	
Sea Grove Beach	San Antonio	Baker	
st. Cloud	Labelle	Alford	ļ
(omosassa Springs	Groveland	Kingsley Lake	1
nverness	Bowling Green	Greenville	1
ocklawaha	Fort Meade	Ponce de Leon	i
(adison	Howey-In-the Hills	Kenansville	
ine Island	Forest	Lee	
von Park	Trilacoochee	Glendale	1
llver Springs	Crawfordville	Cherry Lake	1
	Everglades	Greenwood	(M)



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(M) Material previously appeared on page 18.1.1.

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MEMORANDUM

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February 21, 2000 RECEIPTON AND REPORTING

DIVISION OF RECORDS AND REPORTING TO:

GANN DIVISION OF LEGAL SERVICES (B. KEATING, CLEMONS FROM:

DOCKET NO. 990649-TP - INVESTIGATION INTO PRICING OF RE: UNBUNDLED NETWORK ELEMENTS.

06-0380-5-71

Attached is an ORDER APPROVING STIPULATION ON INTERIM DEAVERAGING, to be issued in the above-referenced docket. (Number of pages in order -743

BK/DMC/anc Attachment cc: Division of Communications 990649or.bk I:

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