

Susan S. Masterton Attorney

## ORIGINAL

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May 10, 2005

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

Re: Docket No. 041144-TP

Dear Ms. Bayó:

Enclosed for filing on behalf of Sprint-Florida, Incorporated are the original and 15 copies of Sprint's Notice of Intent to Request Confidential Classification and Sprint's redacted Rebuttal Testimony and Exhibits of:

NOI - 64661 - 05

Confidential-04562-05

Christopher M. Schaffer (redacted) with Exhibits CMS-3 (redacted) and 04563-05

CMS-4

2. Ritu Aggarwal with Exhibits RA-1 (redacted) and RA-2 (redacted) - 04564-05

3. William L. Wiley with Exhibits Revised WLW-4, Revised WLW-5 (redacted, on CD only), WLW-6, and WLW-7 - 04565-05

4. James R. Burt (redacted) with Exhibits JRB-1 (redacted) and JRB-2 (redacted, on CD only) - 04566-05

	on CD only)	C-1200-02		
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SCR	Susan S. Masterton  Enclosure			
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## CERTIFICATE OF SERVICE DOCKET NO. 041144-TP

I HEREBY CERTIFY that a true and correct copy of the foregoing was served by electronic and U.S. mail this 10<sup>th</sup> day of May, 2005 to the following:

Division of Legal Services Lee Fordham/ Beth Keating Florida Public Service Commission 2540 Shumard Oak Blvd. Tallahassee, FL 32399-0850

Nancy Pruitt/Ann Marsh Florida Public Service Commission 2540 Shumard Oak Blvd. Tallahassee, FL 32399-0850

KMC Data LLC/KMC Telecom III LLC/KMC Telecom V, Inc. Marva B. Johnson/Mike Duke 1755 North Brown Road Lawrenceville, GA 30043-8119

Kelley Drye & Warren LLP Chip Yorkgitis / Barbara Miller 1200 19th Street, N.W., Fifth Floor Washington, DC 20036

Messer Law Firm Floyd R. Self, Esq. P.O. Box 1876 Tallahassee, FL 32302-1876

Susan & Masterton

## BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

Complaint of Sprint-Florida, Incorporated	)	Docket No. 041144-TP
Against KMC Telecom III LLC,	)	
KMC Telecom V, Inc. and KMC Data LLC,	)	Filed on: May 10, 2005
for failure to pay intrastate	)	
Access charges pursuant to its interconnection	)	
Agreement and Sprint's tariffs and for violation of	)	
Section 364.16(3)(a), Florida Statutes.	)	

## SPRINT-FLORIDA, INCORPORATED'S NOTICE OF INTENT TO REQUEST CONFIDENTIAL CLASSIFICATION

Sprint-Florida, Incorporated ("Sprint") pursuant to Rule 25-22.006, Florida Administrative Code, files this Notice of Intent to Request Confidential Classification and says:

1. The information contained in Sprint's Rebuttal Testimony, includes confidential information that is proprietary to Sprint:

Revised Exhibit WLW-5 (on CD only) to William L Wiley's Rebuttal Testimony

Exhibit RA-1 and RA-2 to Ritu Aggarwal's Rebuttal Testimony

Highlighted information on pages 8, 9 and 21 of James R. Burt's Rebuttal and

Exhibits JRB-1 and JRB-2 (on CD only)

Highlighted information on page 3 of Christopher M. Schaffer's Rebuttal

Testimony and Exhibit CMS-3

2. In order to allow the Commission staff to take possession of this confidential information without delay, Sprint is now filing this Intent to Request Confidential Classification, pursuant to Rule 25-22.006(3)(a). Redacted copies of the Confidential information are included with the Testimony being filed simultaneously with the

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Notice of Intent. Sprint intends to subsequently file a Specific Request for Confidential Classification in accordance with the rule.

3. 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 10th day of May 2005.

Susan S. Masterton

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