### VOTE SHEET

#### JUNE 20, 2000

RE: DOCKET NO. 000019-TI - Investigation and determination of appropriate method for refunding interest and overcharges on intrastate 0+ calls made from pay telephones and in a call aggregator context by Sprint Communications Company, Limited Partnership d/b/a Sprint. (Deferred from the 5/15/00 Commission Conference - revised recommendation filed.)

<u>Issue 1</u>: Should the Commission accept Sprint Communications Company, Limited Partnership d/b/a Sprint's offer of refund and refund calculation of \$37,366.85, plus interest of \$2,912.80, for a total of \$40,279.65, for overcharging end users on intrastate 0+ calls made from pay telephones and in a call aggregator context from February 1, 1999, through September 19, 1999?

Recommendation: Yes. The Commission should accept Sprint's refund calculation of \$37,366.85, adding interest of \$2,912.80, for a total of \$40,279.65, and proposal to credit customer's local exchange telephone bills beginning August 1, 2000, and ending September 30, 2000, for overcharging end users on intrastate 0+ calls made from pay telephones and in a call aggregator context from February 1, 1999, through September 19, 1999. At the end of the refund period, any unrefunded amount, including interest, should be remitted to the Commission by October 10, 2000, and

COMMISSIONERS ASSIGNED: Full Commission

# MAJORITY DISSENTING Surase J Clark Jen Jones

COMMISSIONERS' SIGNATURES

REMARKS/DISSENTING COMMENTS:

DOCUMENT NUMBER-DATE

07520 JUN218

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forwarded to the Comptroller for deposit in the General Revenue Fund, pursuant to Section 364.285(1), Florida Statutes. Sprint should submit a final report as required by Rule 25-4.114, Florida Administrative Code, Refunds, by October 10, 2000. If the company fails to issue the refunds in accordance with the terms of the Commission's Order, the company's certificate should be canceled, and this docket should be closed.

## **APPROVED**

<u>Issue 2</u>: Should Sprint Communications Company, Limited Partnership d/b/a Sprint be required to show cause why it should not pay a fine for overbilling of calls in excess of the rate cap established in Rule 25-24.630, Florida Administrative Code, Rate and Billing Requirements?

<u>Recommendation:</u> No.

# **APPROVED**

<u>Issue 3</u>: Should this docket be closed?

<u>Recommendation</u>: No. If no person, whose interests are substantially affected by the proposed action files a protest of the Commission's decision on Issue 1 within the 21-day protest period, the Commission's Order will become final upon issuance of a consummating order. This docket should, however, remain open pending completion of the refund and receipt of the final report on the refund. After completion of the refund and receipt of the final refund report, this docket may be closed administratively.

## **APPROVED**