

# Florida Cable Telecommunications Association

Steve Wilkerson, President

January 25, 1996

## **VIA HAND DELIVERY**

Ms. Blanca S. Bayo, Director Division of Records and Reporting Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, FL 32399

RE: Docket No. 950985-TP

Dear Ms. Bayo:

Enclosed for filing in the above-referenced docket are an original and fifteen (15) copies of Florida Cable Telecommunications Association, Inc.'s ("FCTA") Prehearing Statement. Copies have been served on the parties of record pursuant to the attached certificate of service.

Also enclosed is a copy on a 3-1/2" diskette in WordPerfect format, version 5.1.

ACK	Please acknowledge receipt and filing of the above by date stamping the duplicate copy of this letter and returning the same to me.			
AFA APP	Thank you for your assistance in processing this filing.			
CAF	Yours very truly,			
CMU	Mark 1			
CTR				
EAG	Laura L. Wilson			
	Vice President, Regulatory Affairs &			
LEG	Regulatory Counsel			
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OPC	Enclosures			
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SEC	cc: All Parties of Record			
<b>ಾ</b> ದ್ದರ	Mr. Steven E. Wilkerson			
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DOCUMENT NUMBER-DATE

#### BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Resolution of Petition(s) to establish	)		
non-discriminatory rates, terms and	)	DOCKET NO. 9	950985-TP
conditions for interconnection involving	)		
local exchange companies and alternative	)		
local exchange companies pursuant to	)	FILED: January	25, 1996
Section 364.162, Florida Statutes	)	·	
	)		

## FLORIDA CABLE TELECOMMUNICATIONS ASSOCIATION, INC.'S PREHEARING STATEMENT IN SPRINT-UNITED/CENTEL SUBDOCKET

The Florida Cable Telecommunications Association, Inc. ("FCTA") pursuant to Order No. PSC-95-1421-PCO-TP and Rule 25-22.056, Florida Administrative Code, respectfully submits to the Florida Public Service Commission ("Commission") its Prehearing Statement in the abovecaptioned docket.

#### A. WITNESSES

FCTA will present Mr. Joseph P. Cresse as a witness. His testimony will address Issue Nos. 1 and 2. He will present only direct testimony.

FCTA reserves the right to call additional witnesses, if necessary, as may be required by later filed testimony, the completion of discovery, or new issues identified at the prehearing conference.

#### **B. EXHIBITS**

FCTA intends to present the following exhibit:

Exhibit No. \_\_\_\_ (JPC-1) Resume of Joseph P. Cresse.

FCTA reserves the right to later identify and sponsor such exhibits as may be required by late filed testimony, the completion of discovery, or new issues identified at the prehearing conference. DOCUMENT NUMBER-DATE

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FPSC-RECORDS/REPORTING

#### C. BASIC POSITION

The appropriate compensation arrangement between ALECs and Sprint-United/Centel is a bill and keep arrangement. This is the model used for terminating traffic between Sprint-United/Centel and the facilities-based Independent LECs in Florida today. Sprint-United/Centel's proposal is based upon inflated switched access charge elements and will stifle full competition.

#### D. ISSUES AND POSITIONS

FCTA offers the following prehearing positions on the questions of law, fact and public policy identified for disposition in this docket:

ISSUE 1: What is (are) the appropriate rate structures interconnection rate(s), or other arrangements for the exchange of local and toll traffic between the ALECs and Sprint-United/Centel?

**POSITION:** The appropriate local interconnection arrangement is a bill and keep arrangement.

<u>ISSUE 2</u>: If the Commission sets the rates, terms, and conditions for interconnection between the ALECs and Sprint-United/Centel, should Sprint-United/Centel tariff the interconnection rates(s) or other arrangements?

**POSITION:** Yes.

ISSUE 3: What are the appropriate technical and financial arrangements which should govern interconnection between the ALECs and Sprint-United/Centel for the delivery of calls

originated and/or terminated from carriers not directly connected to the ALECs' network?

POSITION: Sprint-United/Centel should provide intermediary tandem switching and transport to connect an ALEC's end user to the end user of another ALEC, a LEC other than Sprint-United/Centel, or wireless telecommunications service providers, for the purpose of making local and toll calls.

ISSUE 4: What are the appropriate technical and financial requirements for the exchange of intraLATA 800 traffic which originates from the ALECs' customer and terminates to an 800 number served or through Sprint-United/Centel?

POSITION: Sprint-United/Centel should compensate an ALEC for the origination of 800 traffic terminated to Sprint-United/Centel pursuant to the ALEC's originating switched access charges. The ALEC will provide to Sprint-United/Centel the appropriate records necessary for Sprint-United/Centel to bill its customers. At such time as the ALEC elects to provide 800 services, the ALEC should reciprocate this arrangement.

ISSUE 5: (a) What are the appropriate technical arrangements for the interconnection of the ALECs' network to Sprint-United/Centel's 911 provisioning networks such that the ALECs' customers are ensured the same level of 911 service as they would receive as a customer of Sprint-United/Centel?

**POSITION:** An ALEC's customers must have the same level of access to reliable 911 service as the LEC providers. For basic 911 service, Sprint-United/Centel should provide

a list consisting of each municipality in Florida that subscribes to Basic 911 service. The list will also provide E911 conversion date and, for network routing purposes, a ten-digit directory number representing the appropriate emergency answering position for each municipality subscribing to Basic 911 service. Each ALEC should arrange to accept 911 calls from its customers in municipalities that subscribe to Basic 911 service and translate the 911 call to the appropriate 10-digit directory number as stated on the list provided by Sprint-United/Centel and route the call to Sprint-United/Centel at the appropriate tandem or end office. When a municipality converts to E911 service, the ALEC should be required to discontinue the Basic 911 procedures and begin the E911 procedures.

For E911 service, the ALEC should connect Feature Group D trunks to the appropriate E911 tandem, including the designated secondary tandem. If a municipality has converted to E911 service, the ALEC should forward 911 calls to the appropriate 911 primary tandem, along with ANI, based upon the current E911 end office to tandem homing arrangement as provided by Sprint-United/Centel. If the primary tandem trunks are not available, the ALEC should alternate route the call to the designated secondary E911 tandem. If the secondary tandem trunks are not available, the ALEC should alternate route the call to the appropriate Traffic Operator Position System (TOPS) tandem.

(b) What procedures should be in place for the timely exchange and updating of ALECs' customer information for inclusion in appropriate E911 databases?

POSITION: In order to ensure the proper working of the system along with accurate customer data, the ALEC should provide daily updates to the E911 database. Sprint-United/Centel must be required to work cooperatively with the ALEC to define record layouts, media requirements, and procedures for this process.

ISSUE 6: What are the appropriate technical and financial requirements for operator handled traffic flowing between the ALECs and Sprint-United/Centel, including busy line verification and emergency interrupt services?

**POSITION:** Sprint-United/Centel and an ALEC should mutually provide each other busy line verification and emergency interrupt services. Sprint-United/Centel's services should be tariffed.

ISSUE 7: What are the appropriate arrangements for the provision of directory assistance services and data between the ALECs and Sprint-United/Centel?

POSITION: Sprint-United/Centel should include an ALEC's customers' primary listings (residence and business listings) and yellow page (business) listings in its directory assistance database at no charge.

<u>ISSUE 8</u>: Under what terms and conditions should Sprint-United/Centel be required to list the ALECs' customers in its white and yellow pages directories and to publish and distribute these directories to ALECs' customers?

POSITION: Sprint-United/Centel should include an ALEC's customers' primary listings in the white page and yellow page directories, distribute directories to the customers of each and recycle all customers' directory books at no charge. Sprint-United/Centel

and the ALEC should work cooperatively on issues concerning lead time, timeliness, format, and content of list information.

ISSUE 9: What are the appropriate arrangements for the provision of billing and collection services between the ALECs and Sprint-United/Centel, including billing and clearing credit card, collect third party and audiotext calls?

**POSITION:** FCTA takes no position at this time.

ISSUE 10: What arrangements are necessary to ensure the provision of CLASS/LASS services between the ALECs and Sprint-United/Centel's networks?

POSITION: Sprint-United/Centel and the ALEC should provide LEC-to-LEC Common Channel Signalling (CCS) to one another, where available, in conjunction with all traffic in order to enable full interoperability of CLASS features and functions. All CCS signalling parameters should be provided including Automatic Number Identification (ANI), Originating Line Information (OLI) calling party category, charge number, etc. All privacy indicators should be honored. The parties should cooperate on the exchange of Transactional Capabilities Application Point (TCAP) messages to facilitate full interoperability of CCS-based features between their networks. CCS should be provided Signal Transfer Point to Signal Transfer Point.

What are the appropriate arrangements for physical interconnection between the ALECs and Sprint-United/Centel, including trunking and signalling arrangements?
 POSITION: Reciprocal connectivity should be established at each and every point where the facilities of BellSouth and the ALEC perform the physical function of delivering

local traffic to be terminated in the other company's network. Such interconnecting facilities should conform to appropriate telecommunications industry standards. STP SS7 Signalling connectivity is required. Use of the LEC's signalling network should be offered on an unbundled basis at tariffed rates and signalling functionality should be available with both A-link and B-link connectivity.

ISSUE 12: To the extent not addressed in the number portability docket, Docket No. 950737-TP, what are the appropriate financial and operational arrangements for interexchange calls terminated to a number that has been "ported" to the ALECs?

**POSITION:** The ALECs should receive all the revenues.

<u>ISSUE 13</u>: What arrangements, if any, are necessary to address other operational issues?POSITION: Arrangements should be made for cooperative network design and management

procedures.

<u>ISSUE 14</u>: What arrangements, if any, are appropriate for the assignment of NXX codes to the ALECs?

POSITION: ALECs should have access to a sufficient quantity of numbering resources on a nondiscriminatory basis. The LEC should agree to sponsor any ALEC which makes a request and assist the ALEC in obtaining RAO codes and any other billing and accounting codes necessary for the provision of local phone numbers within the LEC territory.

#### **E. STIPULATIONS**

FCTA is not aware of any matters that have been stipulated at this time.

#### F. MOTIONS

FCTA has no motions pending at this time.

### **G. OTHER REQUIREMENTS**

There are no requirements of the procedural order that FCTA is unable to comply with.

RESPECTFULLY SUBMITTED this 25th day of January, 1996.

Laura L. Wilson, Esquire

Charles F. Dudley, Esquire

Florida Cable Telecommunications Association, Inc.

310 N. Monroe Street

Tallahassee, FL 32301

(904) 681-1990

# CERTIFICATE OF SERVICE DOCKET NO 950985-TP

I HEREBY CERTIFY that a true and correct copy of the foregoing been furnished by Hand

Delivery(\*) and/or U. S. Mail on this 25th day of January, 1996 to the following parties of record:

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