BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

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In Re: Petitions by American Communications Services, Inc. and Sprint Communications Company Limited Partnership d/b/a Sprint for arbitration with GTE Florida Incorporated concerning interconnection rates, terms, and conditions, pursuant to the Federal Telecommunications Act of 1996.) DOCKET NO. 961169-TP) DOCKET NO. 961173-TP

) ORDER NO. PSC-96-1328-PCO-TP) ISSUED: October 31, 1996

SECOND ORDER MODIFYING PROCEDURAL SCHEDULE AND ORDER IDENTIFYING ISSUES

Procedural Schedule

On October 15, 1996, Order No. PSC-96-1283-PCO-TP was issued establishing the dates to govern the key activities in these dockets. On October 24, 1996, Order No. PSC-96-1302-PCO-TP was issued modifying the rebuttal testimony and exhibits dates for these dockets. Due to the time constraints prescribed by 47 U.S.C. § 252, the date for filing briefs must be modified. Therefore, the procedural schedule outlined in Order No. PSC-96-1283-PCO-TP shall be modified as follows:

Briefs Due December 18, 1996

Issues

On October 21, 1996, Commission staff held an issue identification workshop with the parties. Attached to this Order as Attachment "A" is the list of issues which have been identified.

Based upon the foregoing, it is

ORDERED by Commissioner Diane K. Kiesling, as Prehearing Officer, that Order No. PSC-96-1283-PCO-TP, issued October 15, 1996, is hereby modified as outlined in the body of this Order. It is further

ORDERED that Order No. PSC-96-1283-PCO-TP and Order No. PSC-96-1302-PCO-TP are reaffirmed in all other respects.

DOCUMENT NUMBER-DATE

By ORDER of Commissioner Diane K. Kiesling, as Prehearing Officer, this <u>31st</u> day of <u>October</u>, <u>1996</u>.

Commissioner Diane K. Kieslihg, and Prehearing Officer

(SEAL)

WPC

NOTICE OF FURTHER PROCEEDINGS OR JUDICIAL REVIEW

The Florida Public Service Commission is required by Section 120.59(4), 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 this order, which is preliminary, procedural or intermediate in nature, may request: 1) reconsideration within 10 days pursuant to Rule 25-22.038(2), Florida Administrative Code, if issued by a Prehearing Officer; 2) reconsideration within 15 days pursuant to Rule 25-22.060, Florida Administrative Code, if issued by the Commission; or 3) 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 or wastewater utility. A motion for reconsideration shall be filed with the Director, Division of Records and Reporting, in the form prescribed by Rule 25-22.060, Florida Administrative Code. Judicial review of a preliminary, procedural or intermediate ruling or order is available if review of the final action will not provide an adequate remedy. Such review may be requested from the appropriate court, as described above, pursuant to Rule 9.100, Florida Rules of Appellate Procedure.

ATTACHMENT "A"

LIST OF ISSUES

Issues common to ACSI, Sprint and GTEFL

- Are the following items considered to be network elements, capabilities, or functions? If so, is it technically feasible for GTEFL to provide Sprint and ACSI with these elements?
 - Network Interface Device
 - Local Loop
 - Local Switching*
 - Operator Systems*
 - Interoffice Transmission Facilities*
 - Tandem Switching*
 - Signaling and Call Related Databases*
 - Directory Assistance (DA) Service*
 - Operations Support Systems*
 - Multiplexing/Digital Cross-Connect/Channelization**

(* Sprint only) (** ACSI only)

- 2. What should the rates, terms and conditions be for each of the items listed in Issue 1 considered to be network elements, capabilities or functions?
- 3. Should GTEFL be prohibited from placing any limitations on Sprint's or ACSI's ability to combine unbundled network elements with one another, or with resold services, or with Sprint's, ACSI's or a third party's facilities to provide telecommunications services to consumers in any manner Sprint or ACSI chooses?
- 4. What should be the cost recovery mechanism for recurring and/or non-recurring charges to provide interim local number portability in light of the FCC's recent order?
- 5. At what rates, terms and conditions should Sprint and ACSI be permitted to interconnect with GTEFL?
- 6. Should GTEFL be permitted to impose any restrictions on interconnection facilities (i.e., trunking, traffic types, routing)?

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- 7. What services provided by GTEFL, if any, should be excluded from resale?
- 8. What are the appropriate wholesale recurring and nonrecurring charges, terms and conditions for GTEFL to charge when Sprint purchases GTEFL's retail services for resale?
- 9. What should be the rates, terms and conditions for collocation and cross-connects?
- 10. What should be the compensation mechanism for the exchange of local traffic between Sprint or ACSI and GTEFL?
- 11. Should GTEFL make available any price, term and/or condition offered to any carrier by GTE to Sprint or ACSI on a Most-Favored Nation's (MFN) basis? If so, what restrictions, if any, would apply?

Issues common to Sprint and GTEFL

- 12. Should GTEFL be required to provide real-time and interactive non-discriminatory access via electronic interfaces to perform the following?:
 - Pre-Service Ordering
 - Maintenance/Repair
 - Service Order Processing and Provisioning
 - Customer Usage Data Transfer/ Billing Interfaces
 - Local Account Maintenance
 - Network Identification Database
- 13. If GTEFL is required to provide real-time and interactive non-discriminatory access via electronic interfaces to perform any of the items listed in Issue 12, in what time frame should these items be deployed?
- 14. What are the costs incurred by GTEFL in Issue 13, and how should those costs be recovered?
- 15. Is it appropriate for GTEFL to provide customer service records to Sprint for pre-ordering purposes? If so, under what conditions?

. . . .

- 16. Should GTEFL be required to provide Sprint access to GTEFL's directory assistance database and 911/E911?
- 17. If the process in Issue 16 requires the development of additional capabilitiesby GTEFL, in what time frame should they be deployed?
- 18. What are the costs incurred by GTEFL in Issue 17, and how should those costs be recovered?
- 19. What rates, terms and conditions should apply to access provided by GTEFL for its poles, ducts, conduits, and rights-of-way?
- 20. What kind of branding, if any, is appropriate for operator services and directory assistance services?
- 21. When GTEFL's employees or agents interact with Sprint's customers with respect to a service provided by GTEFL on behalf of Sprint, what type of branding requirements are technically feasible or otherwise appropriate?
- 22. Should Sprint customers receive either a bill from the directory publisher or from Sprint, as an agent of the directory publisher, for white and yellow page advertising?
- 23. Should GTEFL continue to use N11 dialing for repair and Directory Assistance if CLECs are not afforded similar dialing plans?
- 24. How should misdirected service calls be handled by GTEFL?
- 25. Should GTEFL be required to route Sprint's customer directory assistance calls to Sprint's Directory Assistance centers?
- 26. Should GTEFL be required to mark Sprint circuits and unbundled elements used for emergency purposes?