

Susan S. Masterton Attorney

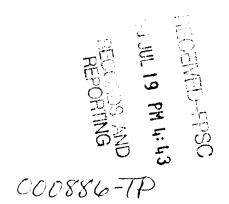
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RECORDS AND REPORTING

July 19, 2000

Ms. Blanca S. Bayó, Director Division of Records and Reporting Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, Florida 32399-0850



Re: Petition of Sprint for Approval

of Interconnection Agreement with GTE Wireless of the South Incorporated

Dear Ms. Bayo:

Enclosed for filing is the original and five (5) copies of Sprint's Petition for approval of an Interconnection Agreement with GTE Wireless of the South Incorporated.

Please acknowledge receipt and filing of the above by stamping the duplicate copy of this letter and returning the same to this writer.

Thank you for your assistance in this matter.

Sincerely,

Show S. mestin

Susan S. Masterton

SSM/th

Enclosures

RECEIVED & FILED

FPSC-BUREAU OF RECORDS

DOCUMENT NUMBER-DATE

08734 JUL 198

FESC-RECORDS/REPORTING

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Petition for Approval)	Docket No.
of Interconnection Agreement)	
Between Sprint-Florida, Inc. and)	
GTE Wireless of the South Incorporated)	Filed: July 19, 2000

PETITION OF SPRINT-FLORIDA, INCORPORATED FOR APPROVAL OF INTERCONNECTION AGREEMENT WITH GTE WIRELESS OF THE SOUTH INCORPORATED

Sprint-Florida, Incorporated (Sprint-Florida) files this Petition with the Florida Public Service Commission seeking approval of an Interconnection Agreement which Sprint-Florida has entered with GTE Wireless of the South Incorporated support of this Petition, Sprint-Florida states:

- 1. Florida Telecommunications law, Chapter 364, Florida Statutes as amended, requires local exchange carriers such as Sprint-Florida to negotiate "mutually acceptable prices, terms and conditions of interconnection and for the resale of services and facilities" with alternative local exchange carriers. Section 364.162, Florida Statutes (1996).
- 2. The United States Congress has also recently enacted legislation amending the Communications Act of 1934. This legislation, referred to as the Telecommunications Act of 1996, requires that any such "agreement adopted by negotiation or arbitration shall be submitted for approval to the State commission" 47 U.S.C. §252(e).

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FRACE RECORES/REPORTING

- 3. In accordance with the above provisions, Sprint-Florida has entered an Agreement with GTE Wireless of the South Incorporated, which is a CMRS carrier as that term is defined in 47 C.F.R. 20.3. This Agreement was executed on July 12, 2000 and is attached hereto as Attachment A.
- 4. Under the Federal Act, an agreement can be rejected by the State commission only if the commission finds that the agreement or any portion thereof discriminates against a telecommunications carrier not a party to the agreement or if the implementation of that agreement is not consistent with the public interest, convenience and necessity. 47 U.S.C. §252(e)(2).
- 5. The Agreement with GTE Wireless of the South Incorporated does not discriminate against other similarly situated carriers which may order services and facilities from Sprint-Florida under similar terms and conditions. The Agreement is also consistent with the public interest, convenience and necessity. As such, Sprint-Florida seeks approval of the Agreement from the Florida Public Service Commission as required by the Federal statutory provisions noted above.

Wherefore, Sprint-Florida, Incorporated respectfully requests that the Florida Public Service Commission approve the Interconnection Agreement between Sprint-Florida and GTE Wireless of the South Incorporated.

Respectfully submitted this 19th, day of July, 2000.

Sprint-Florida, Incorporated

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Susan S. Masterton Attorney Sprint-Florida, Incorporated Post Office Box 2214 MS: FLTLHO0107 Tallahassee, Florida 32316

(850) 599-1560



Commercial Mobile Radio Services (CMRS) INTERCONNECTION AGREEMENT

FLORIDA

Effective: 7/1/00

Ending: 6/30/01

GTE Wireless of the South Incorporated

and

Sprint - Florida, Incorporated

This Agreement represents the positions of the Sprint operating telephone companies with respect to interconnection. Sprint reserves the right to modify these positions based upon further review of existing orders from or the issuance of additional orders by the Federal Communications Commission, the appropriate state public service or public utilities commission or a court of competent jurisdiction.



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INTERCONNECTION AGREEMENT

This Interconnection Agreement (the "Agreement"), is entered into by and between GTE Wireless of the South Incorporated ("Carrier), a Virginia corporation, on behalf of itself and Florida RSA #1B (Naples) Limited Partnership, and Sprint-Florida, Incorporated ("Sprint"), a Florida corporation, hereinafter collectively, "the Parties," entered into and effective this 1st day of July, 2000 ("Effective Date"), for a one-year term ending June 30, 2001 ("End Date").

WHEREAS, the Parties wish to interconnect their networks for the transmission and termination of Local Traffic (as defined herein) between Sprint and Carrier; and

WHEREAS, the Parties intend the rates, terms and conditions of this Agreement, and their performance of obligations thereunder, to comply with the Communications Act of 1934, as amended (the "Act"), the Rules and Regulations of the Federal Communications Commission ("FCC"), and the orders, rules and regulations of the Florida Public Service Commission (the "Commission"); and

WHEREAS, the parties wish to replace any and all other prior interconnection agreements, both written and oral, applicable to the state of Florida;

Now, therefore, in consideration of the terms and conditions contained herein, Carrier and Sprint hereby mutually agree as follows:

PART A – DEFINITIONS

1. **DEFINED TERMS**

- 1.1. Certain terms used in this Agreement shall have the meanings as otherwise defined throughout this Agreement. Other terms used but not defined herein will have the meanings ascribed to them in the Act or in the Rules and Regulations of the FCC or the Commission. The Parties acknowledge that other terms appear in this Agreement which are not defined or ascribed as stated above. The Parties agree that any such terms shall be construed in accordance with their customary usage in the telecommunications industry as of the Effective Date of this Agreement.
- 1.2. "Act" means the Communications Act of 1934, as amended.
- 1.3. "Affiliate" is as defined in the Act.
- 1.4. "Ancillary Traffic" means all traffic destined for ancillary services, or that may have special billing requirements, including, but not limited to the following:
 - 1.4.1. Directory Assistance;
 - 1.4.2. 911/E911;
 - 1.4.3. Operator call termination (busy line interrupt and verify); and
 - 1.4.4. Information services requiring special billing (e.g., 900 and 950).
- 1.5. "Business Day(s)" means the days of the week excluding Saturdays, Sundays, and

all official legal holidays.

- 1.6. "Central Office Switches" ("COs") are switching facilities within the public switched telecommunications network, including, but not limited to:
 - 1.6.1. "End Office Switches" ("EOs") are landline switches from which end-user Telephone Exchange Services are directly connected and offered.
 - 1.6.2. "Tandem Switches" are switches which are used to connect and switch trunk circuits between and among Central Office Switches.
 - 1.6.3. "Mobile Switching Centers" ("MSCs") are an essential element of the PCS network which perform the switching for the routing of calls among its mobile subscribers and subscribers in other mobile or landline networks. The MSC also coordinates intercell and intersystem call handoffs and records all system traffic for analysis and billing.
 - 1.6.4. "Remote Switches" are switches in landline networks that are away from their host or control office. All or most of the central control equipment for the remote switch is located at the host or control office.
- 1.7. "Collocation" means the right of Carrier to place equipment in Sprint's central offices or other Sprint locations. This equipment may be placed via either a physical or virtual collocation arrangement. With physical collocation, Carrier obtains dedicated space to place and maintain its equipment. With virtual collocation, Sprint will install and maintain equipment that Carrier provides to Sprint.
- 1.8. "Commercial Mobile Radio Services" ("CMRS") means a radio communication service as set forth in 47 C.F.R. Section 20.3.
- 1.9. "Common Transport" means a local interoffice transmission path between the Sprint Tandem Switch and a Sprint End Office switch or between a Sprint End Office switch and a Remote Switch. Common transport is shared between multiple customers.
- 1.10. "Competitive Local Exchange Carrier" ("CLEC") or "Alternative Local Exchange Carrier" ("ALEC")" means any entity or person authorized to provide local exchange services in competition with an ILEC.
- 1.11. "Dedicated Transport" provides a local interoffice transmission path between Sprint's Central Office and the Carrier's Central Office. Dedicated transport is limited to the use of a single customer.
- 1.12. "Effective Date" is the date referenced in the opening paragraph on page 1 of the Agreement, unless otherwise required by the Commission.
- 1.13. "End Date" is the date this Agreement terminates as referenced in the opening paragraph.

- 1.14. "Electronic Interfaces" means access to operations support systems consisting of pre-ordering, ordering, provisioning, maintenance and repair and billing functions.
- 1.15. "FCC" means the Federal Communications Commission.
- 1.16. "Incumbent Local Exchange Carrier" ("ILEC") is any local exchange carrier that was, as of February 8, 1996, deemed to be a member of the Exchange Carrier Association as set forth in 47 C.F.R. Section 69.601(b) of the FCC's regulations.
- 1.17. "Indirect Traffic" means traffic which is originated by one Party and terminated to the other Party in which a third-party LEC provides the intermediary transiting service. Indirect traffic does not require a physical direct trunk group between the Parties.
- 1.18. "Interconnection" means the connection of separate pieces of equipment, transmission facilities, etc. within, between or among networks for the transmission and routing of exchange service and exchange access. The architecture of interconnection may include collocation and/or mid-span meet arrangements.
- 1.19. "Interexchange Carrier" ("IXC") means a provider of interexchange telecommunications services.
- 1.20. "InterMTA Traffic." For purposes of reciprocal compensation under this Agreement, InterMTA Traffic means telecommunications traffic between a LEC and a CMRS provider that, at the beginning of the call, originates in one Major Trading Area but terminates in a different Major Trading Area.
- 1.21. "IntraLATA Toll Traffic" means telecommunications traffic as defined in accordance with Sprint's then-current intraLATA toll serving areas to the extent that said traffic originates and terminates within the same LATA.
- 1.22. "Local Traffic" means, for purposes of reciprocal compensation under this Agreement, telecommunications traffic between a LEC and a CMRS provider that, at the beginning of the call, originates and terminates within the same MTA, as defined in 47 C.F.R. 24.202. This shall not affect Sprint's landline calling scope or other interexchange arrangements which shall be determined in accordance with Commission-approved local calling areas. For this purpose, Local Traffic does not include any traffic that is transmitted to or returned from the Internet at any point during the duration of the transmission between the Parties. Neither Party waives its rights to participate and fully present its respective positions in any proceeding dealing with the compensation for Internet traffic.
- 1.23. "Major Trading Area" ("MTA") refers to the largest FCC-authorized wireless license territory which serves as the definition for local service area for CMRS traffic for purposes of reciprocal compensation under Section 251(b)(5) as defined in 47 C.F.R. 24.202(a).

- 1.24. "Multiple Exchange Carrier Access Billing" ("MECAB") refers to the document prepared by the Billing Committee of the Alliance for Telecommunications Industry Solutions' (ATIS) Ordering and Billing Forum (OBF). The MECAB document contains the recommended guidelines for the billing of access services provided to a customer by two or more telecommunications carriers, or by one telecommunications carrier in two or more states within a single LATA.
- 1.25. "Multiple Exchange Carrier Ordering And Design ("MECOD") Guidelines for Access Services Industry Support Interface" refers to the document developed by the Ordering/Provisioning Committee of the Alliance for Telecommunications Industry Solutions' (ATIS) Ordering and Billing Forum (OBF). The MECOD document contains the recommended guidelines for processing orders for access service which is to be provided by two or more telecommunications carriers.
- 1.26. "North American Numbering Plan" ("NANP") means the plan for the allocation of unique ten-digit directory numbers consisting of a three-digit area code, a three-digit office code, and a four-digit line number. The plan also extends to format variations, prefixes, and special code applications.
- 1.27. "Numbering Plan Area" ("NPA" sometimes referred to as an area code) means the three-digit indicator which is designated by the first three digits of each tendigit telephone number within the NANP. Each NPA contains 800 possible NXX Codes. There are two general categories of NPA, "Geographic NPAs" and "Non-Geographic NPAs." A "Geographic NPA" is associated with a defined geographic area, and all telephone numbers bearing such NPA are associated with services provided within that Geographic area. A "Non-Geographic NPA," also known as a "Service Access Code (SAC Code)" is typically associated with a specialized telecommunications service which may be provided across multiple geographic NPA areas; 500, 800, 900, 700, and 888 are examples of Non-Geographic NPAs.
- 1.28. "NXX," "NXX Code," or "Central Office Code," or "CO Code" is the three-digit switch entity indicator which is defined by the fourth, fifth and sixth digits of a ten-digit telephone number within the NANP.
- 1.29. "Ordering And Billing Forum" ("OBF") refers to functions under the auspices of the Carrier Liaison Committee (CLC) of the Alliance for Telecommunications Industry Solutions (ATIS).
- 1.30. "Parity" means, subject to the availability, development and implementation of necessary industry standard Electronic Interfaces, the provision by Sprint of services, Network Elements, functionality or telephone numbering resources under this Agreement to Carrier, including provisioning and repair, at least equal in quality to those offered to Sprint, its Affiliates or any other entity that obtains such services, Network Elements, functionality or telephone numbering resources. Until the implementation of necessary Electronic Interfaces, Sprint shall provide such services, Network Elements, functionality or telephone numbering resources on a non-discriminatory basis to Carrier as it provides to its Affiliates or any other

entity that obtains such services, Network Elements, functionality or telephone numbering resources.

- 1.31. "Percent Local Usage" ("PLU") is a calculation which represents the ratio of the local minutes to the sum of local and interMTA minutes between exchange carriers sent over Local Interconnection Trunks. Directory assistance, BLV/BLVI, 900, 976, transiting calls from other exchange carriers and switched access calls are not included in the calculation of PLU.
- 1.32. "Point Of Interconnection" ("POI") is a mutually agreed upon point of demarcation where the networks of Sprint and Carrier interconnect for the exchange of traffic that is designated by a CLLI (Common Language Location Identifier) code.
- 1.33. "Revenue Accounting Office" ("RAO") means a data center that produces subscriber bills from the host office's automatic message account data.
- 1.34. "Tandem Switching" means the function that establishes a communications path between two switching offices (connecting trunks to trunks) through a third switching office (the tandem switch) including but not limited to CLEC, Sprint, independent telephone companies, and wireless Carriers.
- 1.35. "Tariff" means a filing made at the state or federal level for the provision of a telecommunications service by a telecommunications carrier that provides for the terms, conditions and pricing of that service. Such filing may be required or voluntary and may or may not be specifically approved by the Commission or FCC.
- 1.36. "Telecommunications" means the transmission, between or among points specified by the user, of information of the user's choosing, without change in the form or content of the information as sent and received.
- 1.37. "Telecommunications Carrier" means any provider of Telecommunications Services as defined in 47 U.S.C. 153, Section 3.
- 1.38. "Telecommunication Services" means the offering of Telecommunications for a fee directly to the public, or to such classes of users as to be effectively available directly to the public, regardless of the facilities used.
- 1.39. "Transit Service" means the delivery of Local or non-Local Traffic by Sprint or Carrier, that originated on one Party's network, transited through the other Party's network, and terminated to a third party Telecommunications Carrier's network.
- 1.40. "Transit Traffic" means Local or non-Local traffic that originated on one Party's network, transited through the other Party's network, and terminated to a third party Telecommunications Carrier's network.
- 1.41. "Trunk-Side" refers to a Central Office Switch connection that is capable of, and has been programmed to treat the circuit as, connecting to another switching entity or another central office switch. Trunk-side connections offer those

- transmission and signaling features appropriate for the connection of switching entities, and cannot be used for the direct connection of ordinary telephone station sets.
- 1.42. "Wire Center" denotes a building or space within a building which serves as an aggregation point on a given carrier's network, where transmission facilities and circuits are connected or switched. Wire center can also denote a building in which one or more Central Offices, used for the provision of basic exchange services and access services, are located.

PART B - GENERAL TERMS AND CONDITIONS

1. SCOPE OF THIS AGREEMENT

- 1.1. This Agreement specifies the rights and obligations of each Party with respect to the establishment of rates, terms and conditions for interconnection with the other's local network under Sections 251 and 252 of the Act ("Interconnection Services"). The Interconnection Services set forth herein address the exchange of traffic between Carrier and Sprint. If such traffic is Local Traffic, the provisions of this Agreement shall apply. The Interconnection services covered by this Agreement are for Wireless Interconnection for CMRS carriers only in association with CMRS services. Wireless Interconnection hereunder is intended for Wireless to Wireline or Wireline to Wireless, but not Wireline to Wireline communications. Such Wireless Interconnection will not be used to terminate other types of traffic exchanged on the network under the terms and conditions of this Agreement.
- 1.2. Other interconnections are covered by separate contract, tariff or price lists. Carrier may also take such other services not covered by this agreement as the Parties may agree either pursuant to applicable state tariffs or separate agreement ("Non-interconnection Services"). The rates, terms and conditions for such Non-interconnection Services shall be as designated in the applicable tariff or separate agreement. Any incidental services (e.g., directory assistance, operator services, etc.) will be billed at the standard rates for those services.
- 1.3. Sprint shall not discontinue any interconnection arrangement or Telecommunications Service provided or required hereunder without providing Carrier reasonable notice, but in no case less than 30 days' prior written notice or as otherwise required by law, of such discontinuation of such service or arrangement. Sprint agrees to cooperate with Carrier in any transition resulting from such discontinuation of service and to minimize the impact to customers which may result from such discontinuance of service.
- 1.4. Sprint will comply with Sections 51.325 through 51.335 of Title 47 of the Code of Federal Regulations as may be amended from time to time, regarding notification for network changes and upgrades.
- 1.5. The services and facilities to be provided to Carrier by Sprint in satisfaction of this Agreement may be provided pursuant to Sprint Tariffs and then current practices on file with the appropriate Commission or FCC but only to the extent that specific terms and conditions governing such services or facilities are not described in the Agreement.

2. REGULATORY APPROVALS

2.1. This Agreement, and any amendment or modification hereof, will be submitted to the Commission for approval in accordance with Section 252 of the Act. Sprint

and Carrier shall use their best efforts to obtain approval of this Agreement by any regulatory body having jurisdiction over this Agreement and to make any required tariff modifications. Carrier shall not order services under this Agreement before the Effective Date except as may otherwise be agreed in writing between the Parties. In the event any governmental authority or agency rejects any provision hereof, the Parties shall negotiate promptly and in good faith such revisions as may reasonably be required to achieve approval.

- 2.2. The Parties acknowledge that the respective rights and obligations of each Party as set forth in this Agreement are based on the text of the Act and the rules and regulations promulgated thereunder by the FCC and the Commission as of the Effective Date ("Applicable Rules"). In the event of any amendment to the Act, any effective legislative action or any effective regulatory or judicial order, rule, regulation, arbitration award or other legal action purporting to apply the provisions of the Act which revises, modifies or reverses the Applicable Rules (individually and collectively, "Amended Rules"), either Party may, by providing written notice to the other Party, require that the affected provisions of this Agreement be renegotiated in good faith and this Agreement shall be amended accordingly to reflect the pricing, terms and conditions of each such Amended Rules relating to any of the provisions in this Agreement.
- 2.3. Section 2.2 shall control notwithstanding any other provision of this Agreement to the contrary. Any rates, terms or conditions thus developed or modified shall be substituted in place of those previously in effect and shall be deemed to have been effective under this Agreement as of the effective date established by the Amended Rules, whether such action was commenced before or after the Effective Date of this Agreement. Should the Parties be unable to reach agreement with respect to the applicability of such order or the resulting appropriate modifications to this Agreement, the Parties shall present any such issues to the Commission or the FCC to establish appropriate interconnection arrangements under the Act in light of the Amended Rules, it being the intent of the parties that this Agreement shall be brought into conformity with the then current obligations under the Act as determined by the Amended Rules.
- 2.4. Additional services, beyond those specified herein, requested by either Party relating to the subject matter of this Agreement will be incorporated into this Agreement by written amendment hereto.

3. TERM AND TERMINATION

- 3.1. This Agreement shall be deemed effective upon the Effective Date, provided however that if Carrier has any outstanding past due obligations to Sprint, this Agreement will not be effective until such time as any past due obligations with Sprint are paid in full. No order or request for services under this Agreement shall be processed before the Effective Date.
- 3.2. For any Interconnection arrangements covered by this Agreement that may

already be in place, the Parties agree that, once this Agreement is deemed effective, the rates contained in Attachment I shall be applied to those arrangements. To the extent that Sprint is not able to bill the new rates for the pre-existing Interconnection arrangements on the Effective date, the Parties agree that, once billing is possible, the rate will be applied to the pre-existing Interconnection arrangements retroactively to the Effective date of this Agreement. The Parties agree that interim billing processes, as defined in subsequent sections of this Agreement, will be implemented as needed.

- 3.3. Except as provided herein, Sprint and Carrier agree to provide service to each other on the terms of this Agreement for a period ending June 30, 2001 ("End Date").
- 3.4. In the event that Carrier desires uninterrupted service under this Agreement during negotiations, Carrier shall provide to Sprint written notification appropriate under the Act. If the Parties are actually in arbitration or mediation before the appropriate Commission or FCC prior to the End Date, this Agreement will continue in effect only until the issuance of an order, whether a final non-appealable order or not, by the Commission or FCC resolving the issues set forth in such arbitration or mediation request.
- 3.5. In the event of default, either Party may terminate this Agreement in whole or in part provided that the non-defaulting Party so advises the defaulting Party in writing of the event of the alleged default and the defaulting Party does not remedy the alleged default within 60 days after written notice thereof. Default is defined to include:
 - 3.5.1. Either Party's insolvency or initiation of bankruptcy or receivership proceedings by or against the Party; or
 - 3.5.2. Either Party's material breach of any of the terms or conditions hereof, including the failure to make any undisputed payment when due.
- 3.6. Termination of this Agreement for any cause shall not release either Party from any liability which at the time of termination has already accrued to the other Party or which thereafter may accrue in respect to any act or omission prior to termination or from any obligation which is expressly stated herein to survive termination.
- 3.7. Notwithstanding the above, should either Party sell or trade substantially all the assets in an exchange or group of exchanges that it uses to provide Telecommunications Services, then such Party may terminate this Agreement in whole or in part as to that particular exchange or group of exchanges upon 60 days prior written notice.

4. POST TERMINATION INTERIM SERVICE ARRANGEMENTS

4.1. In the event that this Agreement expires under §3.3, it is the intent of the Parties

to provide in this Section for interim service arrangements between the Parties at the time of expiration so that service to end users will not be interrupted should a new agreement not be consummated prior to the End Date. Therefore, except in the case of termination as a result of either Party's default under §3.5, or for termination upon sale under §3.7, for service made available under this Agreement and existing as of the End Date, the Parties agree that those services may continue uninterrupted at the request of either Party provided that:

- 4.1.1. a new agreement is voluntarily entered into by the Parties; or
- 4.1.2. service is provided under such standard terms and conditions or tariffs approved by and made generally available by the Commission, if they exist at the time of termination; or
- 4.1.3. Carrier elects to take service pursuant to the entire terms and conditions of an existing agreement between Sprint and another carrier for the remaining term of that agreement. If neither §4.1.1 nor §4.1.2 are in effect, and Carrier does not designate an agreement under this subsection, Sprint may designate such agreement.

5. AUDITS AND EXAMINATIONS

- 5.1. As used herein "Audit" shall mean a comprehensive review of services performed under this Agreement. Either Party (the "Requesting Party") may perform one Audit per 12-month period commencing with the Effective Date.
- 5.2. Upon 30 days written notice by the Requesting Party to the other "Audited Party," Requesting Party shall have the right through its authorized representative to make an Audit, during normal business hours, of any records, accounts and processes which contain information bearing upon the provision of the services provided and performance standards agreed to under this Agreement. Within the above-described 30-day period, the Parties shall reasonably agree upon the scope of the Audit, the documents and processes to be reviewed, and the time, place and manner in which the Audit shall be performed. Audited Party agrees to provide Audit support, including appropriate access to and use of Audited Party's facilities (e.g., conference rooms, telephones, copying machines).
- 5.3. Each Party shall bear its own expenses in connection with the conduct of the Audit. The reasonable cost of special data extraction required by the Requesting Party to conduct the Audit will be paid for by the Requesting Party. For purposes of this §5.3, a "special data extraction" shall mean the creation of an output record or informational report (from existing data files) that is not created in the normal course of business. If any program is developed to Requesting Party's specifications and at Requesting Party's expense, Requesting Party shall specify at the time of request whether the program is to be retained by Audited Party for reuse for any subsequent Audit.
- 5.4. Adjustments, credits or payments shall be made and any corrective action shall

commence within 30 days from Requesting Party's receipt of the final audit report to compensate for any errors or omissions which are disclosed by such Audit and are agreed to by the Parties. One and one-half percent (1.5%) or the highest interest rate allowable by law for commercial transactions, whichever is lower, shall be assessed and shall be computed by compounding monthly from the time of the error or omission to the day of payment or credit.

- 5.5. Neither the right to audit nor the right to receive an adjustment shall be affected by any statement to the contrary appearing on checks or otherwise, unless a statement expressly waiving such right appears in writing, is signed by an authorized representative of the Party having such right and is delivered to the other Party in a manner sanctioned by this Agreement.
- 5.6. This Section 5 shall survive expiration or termination of this Agreement for a period of one year after expiration or termination of this Agreement.

6. INTELLECTUAL PROPERTY RIGHTS

- 6.1. Any intellectual property which originates from or is developed by a Party shall remain in the exclusive ownership of that Party. Except for a limited license to use patents or copyrights to the extent necessary for the Parties to use any facilities or equipment (including software) or to receive any service solely as provided under this Agreement, no license in patent, copyright, trademark or trade secret, or other proprietary or intellectual property right now or hereafter owned. controlled or licensable by a Party, is granted to the other Party or shall be implied or arise by estoppel. It is the responsibility of Sprint to ensure, at no separate or additional cost to the Carrier, that it has obtained any necessary licenses in relation to intellectual property of third parties used in Sprint's network to the extent of Sprint's own use of facilities or equipment (including software) in the provision of service to its end-user customers, but not that may be required to enable Carrier to use any facilities or equipment (including software), to receive any service, to perform its respective obligations under this Agreement, or to provide service by Carrier to its end-user customers.
- 6.2. Following notice of an infringement claim against Sprint based on the use by Carrier of a service or facility, Carrier shall at Carrier's expense, procure from the appropriate third parties the right to continue to use the alleged infringing intellectual property or if Carrier fails to do so, Sprint may charge Carrier for such costs as permitted under a Commission order.

7. LIMITATION OF LIABILITY

7.1. Neither Party shall be responsible to the other for any indirect, special, consequential or punitive damages, including (without limitation) damages for loss of anticipated profits or revenue or other economic loss in connection with or arising from anything said, omitted, or done hereunder (collectively "Consequential Damages"), whether arising in contract or tort, provided that the

foregoing shall not limit a Party's obligation under Section 8 to indemnify, defend, and hold the other Party harmless against amounts payable to third parties. Notwithstanding the foregoing, in no event shall either Party's liability to the other for a service outage exceed an amount equal to the proportionate charge for the service(s) provided for the period during which the service was affected.

8. INDEMNIFICATION

- 8.1. Each Party agrees to defend indemnify and hold harmless the other Party from and against claims by third parties for damage to tangible personal or real property and/or personal injuries to the extent caused by the negligence or willful misconduct or omission of the indemnifying Party.
- 8.2. Carrier shall defend, indemnify and hold harmless Sprint from all claims by Carrier's subscribers.
- 8.3. Sprint shall defend, indemnify and hold harmless Carrier from all claims by Sprint's subscribers.
- 8.4. The indemnifying Party under this Article agrees to defend any suit brought against the other Party either individually or jointly with the indemnified Party for any such loss, injury, liability, claim or demand.
- 8.5. The indemnified Party agrees to notify the other Party promptly, in writing, of any written claims, lawsuits, or demands for which it is claimed that the indemnifying Party is responsible under this Article and to cooperate in every reasonable way to facilitate defense or settlement of claims.
- 8.6. The indemnifying Party shall have complete control over defense of the case and over the terms of any proposed settlement or compromise thereof. The indemnifying Party shall not be liable under this Article for settlement by the indemnified Party of any claim, lawsuit, or demand, if the indemnifying Party has not approved the settlement in advance, unless the indemnifying Party has had the defense of the claim, lawsuit, or demand tendered to it in writing and has failed to promptly assume such defense. In the event of such failure to assume defense, the indemnifying Party shall be liable for any reasonable settlement made by the indemnified Party without approval of the indemnifying Party.
- 8.7. When the lines or services of other companies are used in establishing connections to and/or from points not reached by a Party's lines, neither Party shall be liable for any act or omission of the other companies or carriers.
- 8.8. In addition to its indemnity obligations hereunder, each Party shall, to the extent allowed by law or Commission Order, provide, in its tariffs and contracts with its subscribers that relate to any Telecommunications Services provided or contemplated under this Agreement, that in no case shall such Party or any of its agents, contractors or others retained by such Party be liable to any subscriber or third party for (i) any loss relating to a third party agreement, whether in contract or

tort, that exceeds the amount such Party would have charged the applicable subscriber for the service(s) or function(s) that gave rise to such loss, and (ii) Consequential Damages (as defined in §7.1 above).

9. CONFIDENTIALITY AND PUBLICITY

- 9.1. All information which is disclosed by one Party ("Disclosing Party") to the other ("Recipient") in connection with this Agreement, or acquired in the course of performance of this Agreement, shall be deemed confidential and proprietary to the Disclosing Party and subject to this Agreement, such information including but not limited to, orders for services, usage information in any form, and Customer Proprietary Network Information ("CPNI") as that term is defined by the Act and the rules and regulations of the FCC ("Confidential and/or Proprietary Information").
- 9.2. For a period of three years from receipt of Confidential Information, Recipient shall (1) use it only for the purpose of performing under this Agreement, (2) hold it in confidence and disclose it only to employees or agents who have a need to know it in order to perform under this Agreement, and (3) safeguard it from unauthorized use or Disclosure using no less than the degree of care with which Recipient safeguards its own Confidential Information.
- 9.3. Recipient shall have no obligation to safeguard Confidential Information (1) which was in the Recipient's possession free of restriction prior to its receipt from Disclosing Party, (2) which becomes publicly known or available through no breach of this Agreement by Recipient, (3) which is rightfully acquired by Recipient free of restrictions on its Disclosure, or (4) which is independently developed by personnel of Recipient to whom the Disclosing Party's Confidential Information had not been previously disclosed. Recipient may disclose Confidential Information if required by law, a court, or governmental agency, provided that Disclosing Party has been notified of the requirement promptly after Recipient becomes aware of the requirement, and provided that Recipient undertakes all lawful measures to avoid disclosing such information until Disclosing Party has had reasonable time to obtain a protective order. Recipient agrees to comply with any protective order that covers the Confidential Information to be disclosed.
- 9.4. Unless otherwise agreed, neither Party shall publish or use the other Party's logo, trademark, service mark, name, language, pictures, or symbols or words from which the other Party's name may reasonably be inferred or implied in any product, service, advertisement, promotion, or any other publicity matter, except that nothing in this paragraph shall prohibit a Party from engaging in valid comparative advertising. This §9.4 shall confer no rights on a Party to the service marks, trademarks and trade names owned or used in connection with services by the other Party or its Affiliates, except as expressly permitted by the other Party.
- 9.5. Neither Party shall produce, publish, or distribute any press release or other

publicity referring to the other Party or its Affiliates, or referring to this Agreement, without the prior written approval of the other Party. Each Party shall obtain the other Party's prior approval before discussing this Agreement in any press or media interviews. In no event shall either Party mischaracterize the contents of this Agreement in any public statement or in any representation to a governmental entity or member thereof.

9.6. Except as otherwise expressly provided in this Section 9, nothing herein shall be construed as limiting the rights of either Party with respect to its customer information under any applicable law, including without limitation Section 222 of the Act.

10. WARRANTIES

10.1. Except as specifically provided elsewhere in this agreement to the contrary, neither Party makes any representations or warranties, express or implied, with respect to quality, functionality or characteristics of the services provided pursuant to this Agreement, including, but not limited to, implied warranties of merchantability and/or fitness for a particular purpose. No representation or statement made by either Party or any of its agents or employees, oral or written, including, but not limited to, any specifications, descriptions or statements provided or made shall be binding upon either Party as a warranty.

11. ASSIGNMENT AND SUBCONTRACT

- 11.1. If any Affiliate of either Party succeeds to that portion of the business of such Party that is responsible for, or entitled to, any rights, obligations, duties, or other interests under this Agreement, such Affiliate may succeed to those rights, obligations, duties, and interest of such Party under this Agreement. In the event of any such succession hereunder, the successor shall expressly undertake in writing to the other Party the performance and liability for those obligations and duties as to which it is succeeding a Party to this Agreement. Thereafter, the successor Party shall be deemed Carrier or Sprint and the original Party shall be relieved of such obligations and duties, except for matters arising out of events occurring prior to the date of such undertaking.
- 11.2. Except as herein before provided, and except for an assignment confined solely to moneys due or to become due, any assignment of this Agreement or of the work to be performed, in whole or in part, or of any other interest of a Party hereunder, without the other Party's written consent, which consent shall not be unreasonably withheld or delayed, shall be void. It is expressly agreed that any assignment of moneys shall be void to the extent that it attempts to impose additional obligations other than the payment of such moneys on the other Party or the assignee additional to the payment of such moneys.

12. GOVERNING LAW

12.1. This Agreement shall be governed by and construed in accordance with the Act and the FCC's Rules and Regulations, and other authoritative statements, except insofar as state law may control any aspect of this Agreement, in which case the domestic laws of the state of Florida, without regard to its conflicts of laws principles, shall govern.

13. RELATIONSHIP OF PARTIES

13.1. It is the intention of the Parties that each shall be an independent contractor and nothing contained herein shall constitute the Parties as joint venturers, partners, employees or agents of one another, and neither Party shall have the right or power to bind or obligate the other.

14. NO THIRD PARTY BENEFICIARIES

14.1. The provisions of this Agreement are for the benefit of the Parties hereto and not for any other person, and this Agreement shall not provide any person not a Party hereto with any remedy, claim, liability, reimbursement, right of action, or other right in excess of those existing without reference hereto. This shall not be construed to prevent Carrier from providing its Telecommunications Services to other carriers.

15. NOTICES

15.1. Except as otherwise provided herein, all notices or other communication hereunder shall be deemed to have been duly given when made in writing and delivered in person, or sent by certified mail, postage prepaid, return receipt requested, on the date the mail is delivered or its delivery attempted.

If to Sprint: Director If to Carrier: Director - Wireline

Local Carrier Markets Interconnection
Sprint GTE Wireless

6480 Sprint Parkway One GTE Place

Overland Park, KS 66251 Alpharetta, GA 30004-

8511

With a Regional Director - South with a Contracts Counsel
Copy to: PO Box 165000 copy to: GTE Wireless

O: PO Box 165000 copy to: GTE Wireless
Altamonte Springs, FL One GTE Place

32716-5000 Alpharetta, GA 30004-

8511

15.2. If personal delivery is selected to give notice, a receipt of such delivery shall be obtained. The address to which notices or communications may be given to either Party may be changed by written notice given by such Party to the other pursuant to this Section 15.

16. WAIVERS

- 16.1. No waiver of any provisions of this Agreement and no consent to any default under this Agreement shall be effective unless the same shall be in writing and properly executed by or on behalf of the Party against whom such waiver or consent is claimed.
- 16.2. No course of dealing or failure of any Party to strictly enforce any term, right, or condition of this Agreement in any instance shall be construed as a general waiver or relinquishment of such term, right or condition.
- 16.3. Waiver by either Party of any default by the other Party shall not be deemed a waiver of any other default.

17. SURVIVAL

17.1. Termination of this Agreement, or any part hereof, for any cause shall not release either Party from any liability which at the time of termination had already accrued to the other Party or which thereafter accrues in any respect to any act or omission occurring prior to the termination or from an obligation which is expressly stated in this Agreement to survive termination including but not limited to Sections 5, 6, 7, 8, 9, 10, 11, 21, and 23.

18. FORCE MAJEURE

Neither Party shall be held liable for any delay or failure in performance of any part of this Agreement from any cause beyond its control and without its fault or negligence, such as acts of God, acts of civil or military authority, embargoes, epidemics, war, terrorist acts, riots, insurrections, fires, explosions, earthquakes, nuclear accidents, floods, power blackouts, strikes, work stoppage affecting a supplier or unusually severe weather. No delay or other failure to perform shall be excused pursuant to this Section 18 unless delay or failure and consequences thereof are beyond the control and without the fault or negligence of the Party claiming excusable delay or other failure to perform. Subject to Section 3 hereof. in the event of any such excused delay in the performance of a Party's obligation(s) under this Agreement, the due date for the performance of the original obligation(s) shall be extended by a term equal to the time lost by reason of the delay. In the event of such delay, the delayed Party shall perform its obligations at a performance level no less than that which it uses for its own operations. In the event of such performance delay or failure by Sprint, Sprint agrees to resume performance in a nondiscriminatory manner and not favor its own provision of Telecommunications Services above that of Carrier.

19. DISPUTE RESOLUTION PROCEDURES

- 19.1. The Parties recognize and agree that the Commission has continuing jurisdiction to implement and enforce all terms and conditions of this Agreement. Accordingly, the Parties agree that any dispute arising out of or relating to this Agreement that the Parties themselves cannot resolve may be submitted to the Commission for resolution. Upon such a submission, the Parties agree to seek expedited resolution by the Commission, and shall request that resolution occur in no event later than 60 days from the date of submission of such dispute. If the Commission appoints an expert(s) or other facilitator(s) to assist in its decision making, each Party shall pay half of the fees and expenses so incurred. During the Commission proceeding each Party shall continue to perform its obligations under this Agreement, provided, however, that neither Party shall be required to act in any unlawful fashion.
- 19.2. If any portion of an amount due to a Party (the "Billing Party") under this Agreement is subject to a bona fide dispute between the Parties, the Party billed (the "Non-Paying Party") shall within 30 days of its receipt of the invoice containing such disputed amount give written notice to the Billing Party of the amounts it disputes ("Disputed Amounts") and include in such notice the specific details and reasons for disputing each item. The Non-Paying Party shall pay when due all undisputed amounts to the Billing Party. The balance of the Disputed Amount shall thereafter be paid with appropriate late charges, if appropriate, upon final determination of such dispute.
- 19.3. If the Parties are unable to resolve the issues related to the Disputed Amounts in the normal course of business within 30 days after delivery to the Billing Party of notice of the Disputed Amounts, each of the Parties shall appoint a designated representative who has authority to settle the dispute and who is at a higher level of management than the persons with direct responsibility for administration of this Agreement. The designated representatives shall meet as often as they reasonably deem necessary in order to discuss the dispute and negotiate in good faith in an effort to resolve such dispute. The specific format for such discussions will be left to the discretion of the designated representatives, provided, however, that all reasonable requests for relevant information made by one Party to the other Party shall be honored.
- 19.4. If the Parties are unable to resolve issues related to the Disputed Amounts within 30 days after the Parties' appointment of designated representatives pursuant to §19.3, then either Party may file a complaint with the Commission to resolve such issues or proceed with any other remedy at law or in equity. The Commission may direct payment of any or all funds plus applicable late charges to be paid to either Party.

20. COOPERATION ON FRAUD

20.1. The Parties agree that they shall cooperate with one another to investigate,

minimize and take corrective action in cases of fraud.

21. TAXES

21.1. Any Federal, state or local excise, license, sales, use, or other taxes or tax-like charges (excluding any taxes levied on income) resulting from the performance of this Agreement shall be borne by the Party upon which the obligation for payment is imposed under applicable law, even if the obligation to collect and remit such taxes is placed upon the other Party. Any such taxes shall be shown as separate items on applicable billing documents between the Parties. The Party obligated to collect and remit taxes shall do so unless the other Party provides such Party with the required evidence of exemption. The Party so obligated to pay any such taxes may contest the same in good faith, at its own expense, and shall be entitled to the benefit of any refund or recovery, provided that such Party shall not permit any lien to exist on any asset of the other Party by reason of the contest. The Party obligated to collect and remit taxes shall cooperate fully in any such contest by the other Party by providing records, testimony and such additional information or assistance as may reasonably be necessary to pursue the contest.

22. AMENDMENTS AND MODIFICATIONS

22.1. No provision of this Agreement shall be deemed waived, amended or modified by either Party unless such a waiver, amendment or modification is in writing, dated, and signed by both Parties.

23. SEVERABILITY

23.1. Subject to Section 2 – Regulatory Approvals, if any part of this Agreement becomes or is held to be invalid for any reason, such invalidity will affect only the portion of this Agreement which is invalid. In all other respects this Agreement will stand as if such invalid provision had not been a part thereof, and the remainder of the Agreement shall remain in full force and effect.

24. HEADINGS NOT CONTROLLING

24.1. The headings and numbering of Sections, Parts and Attachments in this Agreement are for convenience only and shall not be construed to define or limit any of the terms herein or affect the meaning or interpretation of this Agreement.

25. ENTIRE AGREEMENT

25.1. This Agreement, including all Parts and Attachments and subordinate documents attached hereto or referenced herein, all of which are hereby incorporated by reference, constitute the entire matter thereof, and supersede all prior oral or written agreements, representations, statements, negotiations, understandings, proposals, and undertakings with respect to the subject matter thereof.

26. COUNTERPARTS

26.1. This Agreement may be executed in counterparts. Each counterpart shall be considered an original and such counterparts shall together constitute one and the same instrument.

27. SUCCESSORS AND ASSIGNS

27.1. This Agreement shall be binding upon, and inure to the benefit of, the Parties hereto and their respective successors and permitted assigns.

28. IMPLEMENTATION

28.1. This Agreement sets forth the overall terms and conditions, and standards of performance for services, processes, and systems capabilities that the Parties will provide to each other. The Parties understand that the arrangements and provision of services described in this Agreement shall require technical and operational coordination between the Parties. Accordingly, the Parties may agree to form a team that shall further develop and identify those processes, guidelines, specifications, standards and additional terms and conditions necessary to support the terms of this Agreement.

PART C - INTERCONNECTION AND RECIPROCAL COMPENSATION

1. INTERCONNECTION

- 1.1. Carrier shall interconnect with Sprint's facilities as follows for the purpose of routing or terminating traffic as covered under this Agreement:
- 1.2. Carrier may interconnect its network facilities at any one or more technically feasible Points of Interconnection (collectively referred to as "POI") within Sprint's network. The Parties agree to interconnect at one or more of Sprint's Tandem Switches or to Sprint's End Office Switches. For each LATA in which Carrier wants to establish Interconnection with Sprint, Carrier must establish at least one physical POI in each LATA containing a Sprint wire center with which Carrier and Sprint exchange local traffic, as long as LATAs are required by state or federal regulation.

1.3. Interconnection Facilities

- 1.3.1. Interconnection mid-span meet arrangements will be made available to Carrier.
- 1.3.2. For construction of new facilities, Sprint shall be responsible for provisioning 50% of the interconnection facilities or to Sprint's wire center boundary, whichever is less. Carrier shall be responsible for provisioning 50% of the interconnection facilities or to Sprint's wire center boundary, whichever is greater.
- 1.3.3. If a mid-span meet arrangement is established via construction of new facilities or re-arrangement of existing physical facilities between Sprint and Carrier, the relative use factor will be reduced by the proportionate percentage of route provided by each party. Or, should either Party prefer, new interconnection facilities may be provisioned via third party facilities or Carrier can lease tariffed services from Sprint. Special construction charges, if applicable, will be charged in accordance with Sprint's access service tariff.
- 1.3.4. If third-party-leased facilities are used for interconnection, or if leased facilities are provided under a meet-point arrangement between Sprint and a third-party, the POI will be defined as the Sprint office in which the leased circuit terminates.
- 1.3.5. If Sprint-provided-leased facilities are used, the POI will be defined as the demarcation between Sprint's facility and Carrier's equipment as long as the end point is within a LATA containing a Sprint wire center.
- 1.4. Interconnection to Sprint is possible with the following types of interconnection:
 - 1.4.1. Type 1 Interconnection. Type 1 interconnection is a trunk connection with

line treatment at an end-office or remote switch subtending that end-office that uses trunk-side signaling protocols in conjunction with a feature generically referred to as Trunk With Line Treatment. A Type 1 Interconnection uses multifrequency (MF) address pulsing and supervision only and will provide Carrier access to the NXX codes served by that individual End Office (or remote), the Tandem on which that End Office (or remote) subtends, and other End Offices subtending that Tandem.

- 1.4.2. Type 2A Interconnection. A Type 2A Interconnection is a trunk-side connection to a Sprint Tandem Switch that uses either MF or SS7 signaling and supervision. A Type 2A Interconnection provides access to the valid NXX codes with End Offices subtending the Tandem Switch. A Type 2A Interconnection cannot be used to reach Operator Services, 911/E911, or to carry 800 or 900 traffic.
- 1.4.3. Type 2B Interconnection. A Type 2B Interconnection is a trunk-side connection to a Sprint End Office that uses either MF or SS7 signaling and supervision. A Type 2B Interconnection only provides access to the valid NXX codes served by that End Office and Remote Switches subtending that End Office and cannot be used to reach Operator Services, 911/E911, or to carry 800 or 900 traffic.
- 1.4.4. Type 2C Interconnection. A Type 2C Interconnection is a trunk-side connection to a Sprint 911/E911 tandem office that provides access to the Public Safety Answering Point (PSAP).
- 1.4.5. Type 2D Interconnection. A Type 2D Interconnection is a trunk-side connection directly to a Sprint Operator Services System switch that provides access to operator services call processing capabilities.
- 1.5. Interconnection to a Carrier location within an MTA will provide Sprint with access to the Carrier's facilities within that MTA and, to the extent that Carrier can perform a transiting function, including recording and billing, access to other companies which are likewise connected to Carrier within that MTA for local and toll service purposes.
- 1.6. Where Carrier requires ancillary services (e.g., Directory Assistance, Operator Assistance, 911/E911), separate trunking will be provided at Carrier's expense as required for interconnection and routing to such ancillary services.
- 1.7. Sprint agrees to provide Carrier with collocation space in its facilities reasonably necessary to accommodate Carrier's terminating, transmission, and concentrating equipment, subject to physical space limitations. Sprint agrees to use its best efforts to provide new collocation arrangements no later than 90 days after Carrier's firm order.
- 1.8. Establishing a Rate Center
 - 1.8.1. When Sprint delivers traffic to or receives traffic from Carrier on a Type

2A basis, Carrier may establish a rate center for each NPA/NXX that is located within the serving area of the Tandem Switch to which Carrier is interconnected when the chosen rate center meets the following criteria:

- 1.8.1.1. it is a Sprint exchange;
- 1.8.1.2. it is served by the same access Tandem Switch; and
- 1.8.1.3. it is in the same or a different local calling area than the exchange where Carrier's interconnection exists.
- 1.8.2. For tandem interconnection, until such time as the assignment of less than whole NPA/NXX codes to each rate center is technically and economically feasible for a Party, and that Party implements a program for the assignment of less than whole NPA/NXX codes, such Party shall assign whole NPA/NXX codes to each rate center.
- 1.8.3. Carrier will also designate a rating point and routing point for each NPA/NXX code assigned for Carrier's use. Carrier shall designate one location for each rate center area as the routing point for the NPA/NXXs assigned for Carrier's use associated with that area, and such routing point shall be within the same LATA as the rate center area but not necessarily within the rate center area itself. Rate center areas may be different for each Party, as appropriate. The routing point associated with each NPA/NXX assigned for Carrier's use need not be the same as the corresponding rate center point, nor must it be located within the corresponding rate center area, nor must there be a unique and separate routing point corresponding to each unique and separate rate center. Notwithstanding the above, the routing point may be in a different LATA than the rating point in circumstances where a routing point is located in the same Tandem Switch serving territory as the rating point.
- 1.8.4. Notwithstanding anything to the contrary contained herein, nothing in this Agreement is intended to, and nothing in this Agreement shall be construed to, in any way constrain either Party's choice regarding the size of the local calling area(s) that either Party may establish for traffic originated by its customers, which local calling areas may be larger than, smaller than, or identical to, the other Party's local calling areas.
- 1.8.5. For all occasions where Carrier uses numbers from the NPA/NXX blocks to provide fixed (non-mobile) telecommunications services, Carrier will identify in writing to Sprint the physical address of the customers using fixed telecommunications services, if known. In these circumstances, the proper jurisdiction of land-to-mobile traffic and mobile-to-land traffic will then be determined based upon the location of Carrier's and Sprint's respective customers. Applicable standard intrastate originating access charges will apply for calls which traverse a local toll route and terminate to Carrier's or Sprint's customers that utilize fixed telecommunications

services.

- 1.8.6. Carrier agrees that, to the extent that numbers from NPA/NXX blocks are available in a given exchange, Carrier will assign such numbers to its CMRS customers within the landline local calling scope of the exchange where the NPA/NXX blocks are assigned.
- 1.9. The provisions of this Section shall apply to Sprint's interconnection to Carrier's network for the purpose of routing all the types of traffic.

2. EXCHANGE OF TRAFFIC

- 2.1. Where the Parties interconnect, for the purpose of exchanging traffic between networks, the provision of this Article 2 will apply.
- 2.2. The Parties agree to establish trunk groups from the interconnecting facilities such that trunking is available to any switching center designated by either Party, including end offices, tandems, 911 routing switches, and directory assistance/operator service switches if available and necessary.
- 2.3. When traffic is not segregated according to traffic types, the Parties will agree to and implement an InterMTA jurisdictional traffic factor and an interstate jurisdictional traffic factor in order to properly bill traffic.
- 2.4. The Parties agree to offer and provide to each other B8ZS Extended Superframe Format ("ESF") facilities, where available, capable of voice and data traffic transmission.
- 2.5. Where available, Sprint will provide and implement all defined and industry supported SS7 mandatory parameters as well as procedures in accordance with ANSI standards to support SS7 signaling for call setup for the interconnection trunks. To the extent Sprint provides ANSI optional parameters for its own use, Sprint shall provide the same to Carrier.
- 2.6. In the event SS7 facilities are not available from Sprint, Carrier may, at its option, obtain multifrequency signaling.
- 2.7. Where available, Sprint agrees to provide carrier identification parameter (CIP) within Carrier's SS7 call set-up signaling protocol at no charge.
- 2.8. Sprint shall support intercompany 64 KBPS clear channel where it provides such capability to its end users.
- 2.9. The Parties will cooperate in the exchange of TCAP messages to facilitate full inter-operability of SS7-based features between their networks, including all CLASS features and functions, to the extent each Party offers such features and functions to its own end users.
- 2.10. Each Party is responsible for the transport of originating calls from its network to the relevant, mutually agreed upon point of interconnection, and each Party will

ensure that its facilities are compatible with the mutually agreed upon transmission and facility specifications.

3. TYPES OF TRAFFIC AND SERVICES

- 3.1. The types of traffic to be exchanged pursuant to the terms of this Agreement include: Local Traffic, Transit Traffic, Indirect Traffic and Ancillary Traffic, as defined in Part A of this Agreement.
- 3.2. To the extent network and contractual arrangements exist with all necessary parties throughout the term of this Agreement, Sprint will provide intermediary tandem switching and transport services for Carrier's connection of its end user to a local end user of: (1) CLECs, (2) another incumbent local exchange telecommunications Carrier other than Sprint, (3) IXCs, and (4) other CMRS carriers.
- 3.3. Sprint agrees not to impose restrictions on other traffic types delivered to/from the Point of Interconnection (POI) but reserves the right to require development and reporting of a jurisdictional usage factor indicating interMTA intrastate toll (access/toll) and interMTA interstate access usage. Sprint and Carrier reserve the right to measure and audit all traffic to ensure that proper rates are being applied. Carrier agrees to work with Sprint to insure the necessary traffic data required for sampling purposes is available for such audit.

4. **COMPENSATION**

4.1. Non-Local Traffic

- 4.1.1. Compensation for the termination of non-Local traffic and the origination of 800 traffic between the interconnecting Parties shall be based on the applicable access charges in accordance with FCC and Commission Rules and Regulations.
- 4.1.2. Toll or Special Access code (e.g., 950, 900) traffic originating from line-side connections between Sprint and Carrier will be routed to the assigned PIC for the line connection, or to the appropriate interexchange carrier when 10XXX dialing is used. Carrier is liable to the assigned interexchange provider for any charges occurring from such traffic. In areas where Sprint is the designated toll carrier, for lines that are IntraLATA PIC assigned to Sprint or in areas that do not support IntraLATA presubscription, IntraLATA toll will be charged at the appropriate rate out of Sprint's tariff. IntraLATA toll resulting from 0- or 0+ operator calls will also be charged at Sprint's tariffed rate.
- 4.1.3. InterMTA toll traffic, switched access, and special access traffic, if separately chargeable, shall be charged the appropriate rate out of the terminating Carrier's tariff or via other appropriate meet-point access arrangements. Where exact transport mileage is not available, an average,

arrived at by mutual agreement of the parties, will be used.

4.2. Local Traffic. Under this agreement, Sprint is only required to compensate Carrier for terminating Local Traffic. The rates set forth on Attachment I shall be used. In the event, the FCC or the Commission do establish rates, terms and conditions for transport and termination of local telecommunications traffic, or for specific components included therein, that differ from the rates, terms and conditions established pursuant to this Agreement, the rates, terms and conditions established by the FCC or the Commission shall be implemented in this Agreement as of the date the rates, terms and conditions are made effective by the FCC or the Commission.

4.2.1. Traffic Terminating to Sprint

4.2.1.1. Each rate element utilized in completing a call shall be charged for completion of that call. For example, a call terminating from Carrier over Sprint facilities to a Sprint end office through a Sprint tandem would include usage based charges from Sprint to Carrier for Tandem Switching, Common Transport to the End Office and End Office switching.

4.2.1.2. Rate Elements.

- 4.2.1.2.1. End Office Switching (Termination). The End Office Switching rate will be applied to all minutes of use terminating to a Sprint End Office.
- 4.2.1.2.2. Common Transport. Common Transport rates apply to Carrier traffic transported between Sprint's End Offices and Sprint's Tandem Switches and between Sprint's End Offices and Remotes subtending those End Offices.
- 4.2.1.2.3. Tandem Switching. The Tandem Switching rate element is charged on every minute of use that is switched by Sprint's Tandem.

4.2.2. Traffic Terminating to Carrier

- 4.2.2.1. Carrier will bill Sprint the same rates as Sprint charges Carrier for Local Traffic terminating on its network.
 - 4.2.2.1.1. Tandem Interconnection Charge Direct Traffic.
 Once Carrier has measurement capability, Carrier
 will bill Sprint one composite rate as agreed to by
 the parties for all direct traffic terminating to Carrier
 via a tandem interconnection with Sprint.

- 4.2.2.1.2. End Office Interconnection Charge Direct Traffic.
 Once Carrier has measurement capability, Carrier
 will bill Sprint one composite rate as agreed to by
 the parties for all direct traffic terminating to Carrier
 via an end-office interconnection with Sprint.
- 4.2.2.1.3. Pre-Measurement Charge Direct Traffic. Until Carrier has measurement capability, Carrier will bill Sprint one composite rate to be agreed to between the Parties for all direct traffic terminating to Carrier.

- 4.3. Indirect Traffic Terminating to Sprint. Rate elements that may be charged to Carrier are (1) End Office Switching as set forth in Attachment I, and (2) any applicable Common Transport charges set forth in Attachment I except where the transiting LEC and Sprint End Office are collocated.
- 4.4. Indirect Traffic Terminating to Carrier. Rate elements that may be charged to Sprint are (1) End Office Switching as set forth in Attachment I, and (2) any applicable Common Transport charge as set forth in Attachment I except where the transiting LEC and Carrier's MSC are collocated.
- 4.5. Transit Traffic. Carrier shall pay a transit rate, comprised of the Common Transport and Tandem Switching rate elements, as set forth in Attachment I when Carrier uses a Sprint access tandem to terminate Local Traffic to a third-party LEC or another Carrier. Sprint shall pay Carrier a transit rate equal to the Sprint rate referenced above when Sprint uses a Carrier switch to terminate Local Traffic to a third-party LEC or another carrier. Common Transport charges do not apply to transited traffic if the transiting Party is collocated with the third-party LEC or another carrier to which the traffic is transited.
- 4.6. Paging Traffic. Sprint will not engage in reciprocal compensation arrangements with Carriers providing paging services until such time as such Carriers have filed with and received approval of relevant cost studies from the pertinent Commissions.
- 4.7. Until such time as Sprint has either measurement capabilities or completed traffic studies which reflect actual usage by individual rate element from Carrier to Sprint, Sprint will bill Carrier a state-specific composite rate for all usage. The composite rate will be developed using the individual rate elements specified in 4.2.1 preceding and as set forth in Attachment I of this agreement. An inventory of the Carrier's trunks by type of interconnection is obtained to develop a percentage of each interconnection type. The composite rate is developed by applying the applicable rate elements for each interconnection type by the percentage of the said interconnection type resulting in a weighted average rate. A summation of the weighted average rate of each interconnection trunk type is the resulting statewide average composite rate.
- 4.8. Either Party may initiate a review, upon reasonable request of the other Party, of network and traffic weightings used in calculating the composite rate, such review to occur no more frequently than quarterly.
- 4.9. To the extent that Carrier does not have the necessary information or capability to bill Sprint based upon actual traffic:
 - 4.9.1. Carrier shall bill Sprint for direct traffic using an agreed upon percentage of the direct mobile to land minutes billed by Sprint to Carrier.
 - 4.9.2. Where the Parties exchange traffic solely through an indirect interconnection, Carrier shall bill Sprint for Indirect Traffic based on an agreed upon percentage of the dollar amount of Indirect Traffic billed by

Sprint to Carrier.

- 4.10. Either Party may conduct a state-specific traffic study, using a minimum of 60 days of traffic information, in an effort to derive an updated estimate of direct traffic volumes between the Parties, the results of which will be used going forward to revise the traffic factor provided in 4.9.1 above upon mutual agreement of the Parties. Except as provided below, traffic studies may be performed no more than once every six months thereafter, the results of which may be used to further revise the traffic factor upon mutual agreement of the Parties and at the request of either Party.
 - 4.10.1. Notwithstanding the terms of section 4.10, where the Parties have exchanged traffic solely through an indirect interconnection, and the Parties create a direct interconnection to be used to deliver traffic solely or in the vast majority by both Sprint and Carrier, either Party may conduct a state-specific traffic study using a minimum of 30 days of traffic information, in an effort to derive an updated estimate of direct traffic volumes between the Parties, the results of which will be used upon mutual agreement of the Parties, retroactive to the date that is 60 days prior to the first day of the traffic study.
- 4.11. Unless otherwise stated in this Agreement, ancillary service traffic will be exchanged and billed in accordance with whether the traffic is Local/EAS, IntraLATA Toll or Switched Access, if applicable.
- 4.12. Interconnection Facilities
 - 4.12.1. Dedicated Transport rates apply to dedicated transport facilities that Carrier leases from Sprint.
 - 4.12.2. Nonrecurring Charges. All new interconnections or additions to existing interconnections between Carrier's connecting facilities or MSCs and Sprint's Central Offices are subject to a nonrecurring charge.
 - 4.12.3. For the first six months this Agreement is in effect and thereafter to the extent that Carrier does not have the necessary information or capability to bill Sprint based upon actual terminating traffic, Sprint and Carrier will allocate the cost of interconnection facilities based upon a percentage to be agreed upon by the Parties. During this same six-month period, Carrier may conduct a state-specific traffic study, using a minimum of 60 days of traffic information, in an effort to derive an updated estimate of the actual traffic volumes between the Parties, the results of which will be used going forward to allocate the cost of interconnection facilities upon mutual agreement of the Parties. Traffic study results may be revised and used for Carrier's billing to Sprint every six months thereafter upon mutual agreement of the Parties and at the request of either Party.
 - 4.12.4. If Carrier provides 100% of the interconnection facility via lease of meetpoint circuits between Sprint and a third party; or lease of third-party

facilities or construction of its own facilities; Carrier may charge Sprint for proportionate amount based on relative usage using the lesser of (1) Sprint's dedicated interconnection rate; (2) its own costs if filed and approved by a commission of appropriate jurisdiction; or (3) the actual lease cost of the interconnecting facility.

4.12.5. Neither Party is obligated under this Agreement to order reciprocal trunks or build facilities in the establishment of interconnection arrangements for the delivery of Internet traffic. The Party serving the Internet service provider shall order trunks or facilities from the appropriate tariff of the other Party for such purposes and will be obligated to pay the full cost of such facility.

5. CHARGES AND PAYMENT

- 5.1. In consideration of the services provided under this Agreement, the Parties shall pay the charges set forth in Attachment I subject to the provisions of Part B, Sections 2.2 and 2.3 hereof.
- 5.2. Subject to the terms of this Agreement, the Parties shall pay invoices within 30 days from the Bill Date. If the payment due date is a Saturday, Sunday or a designated bank holiday, payment shall be made the next business day.
- 5.3. Billed amounts which are being investigated, queried, or for which claims have been or may be filed, are not due for payment until such investigations, claims, or queries have been resolved in accordance with the provisions governing dispute resolution of this Agreement.
- 5.4. The Parties will assess late payment charges to each other in accordance with the applicable tariff or, if there is no tariff, the Billing Party will assess a late payment charge equal to the lesser of 1.5% or the maximum rate allowed by law per month of the balance due, until the amount due, including late payment charges, is paid in full.
- 5.5. Sprint will not accept any new or amended order for Telecommunications
 Services Interconnection or other related services under the terms of this
 Agreement from Carrier while any past due, undisputed charges remain unpaid
 for any service, whether covered by this Agreement or not, and reserves the right
 to terminate existing services.

6. BILLING

6.1. Each Party acknowledges that it is the originating Party's responsibility to enter into transiting arrangements with the third-party LEC providing the transit services. Each Party acknowledges that the transiting Party does not have any responsibility to pay any third-party Telecommunications Carrier charges for termination of any identifiable Transit Traffic from the originating Party. Both Parties reserve the right not to pay such charges on behalf of the originating Party.

- 6.2. Each terminating Party is responsible for billing the originating company for traffic terminated on its respective networks. For Indirect Traffic, the originating Party will provide the originating billing information to the terminating Party if technically feasible. If the originating Party cannot provide the originating billing information to the terminating Party, then the terminating Party must obtain the originating billing information from the third-party transit company. Any costs incurred by the terminating Party in obtaining the records, and costs incurred in manual billing, will be billed back to the originating Party. It is each Party's responsibility to enter into appropriate contractual arrangements with the third-party transit company in order to obtain the originating billing information from the transit company.
- 6.3. When a third-party's tandem and/or transit service is used to interconnect the Parties, measurements provided by the third party may be used to determine the traffic volumes between the Parties.
- 6.4. Sprint and Carrier agree to conform to MECAB and MECOD guidelines for meetpoint billing arrangements.
- 6.5. No discrete development charges shall be imposed on Carrier or Sprint for the establishment of standard meet-point billing arrangements.
- 6.6. Transit Traffic. If the terminating Party requests, and the transiting company does not provide the terminating Party with the originating record in order for the terminating Party to bill the originating company, the terminating Party shall default bill the transiting Party for transited traffic which does not identify the originating company.
- 6.7. Exchange of Records
 - 6.7.1. Carrier and Sprint agree to exchange records, as necessary, based upon standards mutually agreed to by the Parties. Carrier and Sprint further agree they will work toward implementing a record exchange process in accordance with industry standards.
 - 6.7.2. Carrier and Sprint agree that, until industry standards are developed, they will communicate all billing and record format information through non-industry standard processes. Carrier and Sprint further agree to pursue the development of systems to manage these processes in the future. Upon development of industry standards, both Carrier and Sprint agree to work towards implementation of these standards.
- 6.8. Sprint and Carrier agree to exchange test files to support implementation of billing prior to live bill production. Carrier and Sprint agree to provide a report of actual measured traffic or a PLU report in an agreed-upon format on a quarterly basis unless otherwise mutually agreed arrangements are made.

PART D - NETWORK MAINTENANCE AND MANAGEMENT

1. GENERAL REQUIREMENTS

- 1.1. The Parties will work cooperatively to install and maintain a reliable network. The Parties will exchange appropriate information (e.g., maintenance contact numbers, network information, information required to comply with law enforcement and other security agencies of the government, etc.) to achieve this desired reliability.
- 1.2. Each Party shall provide a 24-hour contact number for network traffic management issues to the other's surveillance management center. A fax number must also be provided to facilitate event notifications for planned mass calling events. The Parties shall agree upon appropriate network traffic management control capabilities.
- 1.3. Sprint will process Carrier maintenance requests at Parity.
 - 1.3.1. Notice of Network Event. Each Party has the duty to alert the other to any network events that can result or have resulted in service interruption, blocked calls, or negative changes in network performance.
- 1.4. Notice of Network Change. In accordance with Part B, Section 1.4 of this Agreement, the Parties agree to provide each other reasonable notice of network changes. This includes the information necessary for the transmission and routing of services using each other's facilities or networks, as well as other changes that would affect the interoperability of those facilities and networks. At a minimum, Sprint shall comply with all applicable FCC and Commission notification requirements. Correct LERG data is considered part of this requirement.
- 1.5. Sprint will ensure that all applicable alarm systems that support Carrier customers are operational and the support databases are accurate. Sprint will respond to Carrier customer alarms at Parity with response to alarms for its own carrier customers.
- 1.6. Parties shall provide prior notification of any scheduled maintenance activity performed by the Parties that may be service affecting to the other Party.

2. RESTORATION OF SERVICE IN THE EVENT OF OUTAGES

2.1. Sprint shall perform restoration of network elements and services in the event of outages due to equipment failures, human error, fire, natural disaster, acts of God, or similar occurrences at Parity, in accordance with the following priorities. First, restoration priority shall be afforded to those network elements and services affecting its own end users or identified Carrier end users relative to national security or emergency preparedness capabilities and those affecting public safety, health, and welfare, as those elements and services are identified by the appropriate government agencies. Second, restoration priority shall be afforded

between Sprint and Carrier in general. Third, should Sprint be providing or performing tandem switching functionality for Carrier, third-level priority restoration should be afforded to any trunk. All service shall be restored as expeditiously as practicable and in a non-discriminatory manner.

2.2. Carrier and Sprint will agree on a process for circuit restoration.

3. SERVICE PROJECTIONS

- 3.1. Sprint and Carrier will provide a non-binding two-year intercompany forecast for traffic utilization over trunk groups. These forecasts shall be updated semi-annually or at other standard intervals as mutually agreed to by both Parties. The forecast shall include the following information for each trunk group:
 - 3.1.1. Common Language Location Identifier (CLLI-MSG) codes for tandem and end office locations;
 - 3.1.2. Two-Six Codes for each trunk group;
 - 3.1.3. Quantity of trunks in service;
 - 3.1.4. Share usage and share overflow information. This information will be derived by taking the highest usage of a 20-day period (generally a four-week period, not to include weekends or holidays) from the previous 12 months, or other interval as local conditions warrant and are mutually agreed to by both Parties;
 - 3.1.5. Major network projects that affect the other Party. Major network projects include, but are not limited to, trunking or network rearrangements, shifts in anticipated traffic patterns, or other activities by either Party that are reflected by a significant increase or decrease in trunking demand for the two-year forecast window.

4. QUALITY OF SERVICE

- 4.1. Interconnection quality of service shall be at Parity with that provided by Sprint for its own services.
- 4.2. A blocking standard of 1% during the average busy hour shall be maintained for all local interconnection facilities.
- 4.3. Carrier and Sprint shall negotiate a process to expedite network augmentations and other orders when initiated by the other Party.
- 4.4. Carrier and Sprint will mutually develop operating statistical process measurements to ensure that a negotiated service quality level is maintained. Such statistics will be exchanged under an agreed upon schedule.

5. INFORMATION

5.1. The Parties must provide order confirmation within 24 hours of completion to ensure that all necessary translation work is completed on newly installed facilities or augments.

PART E – ACCESS TO TELEPHONE NUMBERS

1. GENERAL REQUIREMENTS

1.1. It is the responsibility of each Party to program and update its own switches to recognize and route traffic to the other Party's assigned NXX codes. Neither Party shall impose fees or charges on the other Party for required programming and switch updating activities.

IN WITNESS WHEREOF, each of the Parties has caused this Agreement to be executed by its duly authorized representatives.

GTE W	ireless of the South Incorporated	Sprint-Florida, Incorporated
Ву:	mil Ilm	By: Win Elh
Name: _	Michael Mc Dnough	Name: William E. Cheek
Title:	Acting President	Title: Vice President - Sales and Account Management_
Date:	6/29/00	Date: 7/12/00
Ву:	C David white	
Name:	C David White	
Title:	Assistant Secretary	
Date:	(0/29/00	

ATTACHMENT I – PRICE LIST

Description	State – FL
End Office Switching Per Minute of Use	\$0.003671
Tandem Switching Per Minute of Use	\$0.002085
Common Transport per Minute of Use	\$0.000711
TRY. (NS POC)	
Inter-exchange DS1 Direct Transport	See rate schedule
Inter-exchange DS3 Direct Transport	See rate schedule
Common Transport Remote Factor	
Common Transport per Minute of Use	\$0.000044
NRC DS1	\$222.95
NRC DS3	\$249.16
UMEKGONNEGRO)	
Intra-exchange Interconnection DS1	See rate schedule
Intra-exchange Interconnection DS3	ICB
NRC DS1	\$112.75
NRC DS3	ICB
DS1 Electrical X-Connect	\$2.93
DS3 Electrical X-Connect	\$25.85
DS1 Facility Cross Connect	\$1.47
J∃MUR≛S	
STP Port	
NRC STP Port	\$308.00
STP Switching	\$0.76
911 Tandem Port	\$15.81
NRC 911 Tandem Port	\$187.50

^{*}The prices in this table are for Interconnection Services as described in this Agreement. Carrier may also take such other services not covered by this Agreement as the Parties may agree either pursuant to applicable state tariffs or separate agreement ("Non-Interconnection Services"). The rates, terms and conditions for such Non-Interconnection Services shall be as designated in the applicable tariff or separate agreement. Any incidental services (e.g. directory assistance, operator services, etc.) will be billed at the standard rates for those services.

Sprint - Florida Interexchange Transport Rate Table

Originating	Terminating	Originating	Terminating	Dedicated DS1	Dedicated DS3
ALFRFLXA	CTDLFLXA	Alford	Cottondale	\$ 86.39	\$ 1,178.36
ALFRFLXA	MRNNFLXA	Alford	Marianna	\$ 149.76	\$ 2,356.73
ALSPFLXA	APPKFLXA	Altamonte Springs	Apopka	\$71.95	\$ 1,178.36
ALSPFLXA	CSLBFLXA	Altamonte Springs	Casselberry	\$ 86.39	\$ 1,178.36
ALSPFLXA	CLBRFLAD	Altamonte Springs	Celebration*	\$ 156.33	\$ 3,535.09
ALSPFLXA	EORNFLXA	Altamonte Springs	East Orange*	\$ 114.14	\$ 2,356.73
ALSPFLXA	GENVFLXA	Altamonte Springs	Geneva*	\$ 114.14	\$ 2,356.73
ALSPFLXA	GLRDFLXA	Altamonte Springs	Goldenrod	\$ 86.39	\$ 1,178.36
ALSPFLXA	LKBRFLXA	Altamonte Springs	Lake Brantley	\$ 71.95	\$ 1,178.36
ALSPFLXA	LKBNFLXA	Altamonte Springs	Lake Buena Vista*	\$ 156.33	\$ 3,535.09
ALSPFLXA	MTLDFLXA	Altamonte Springs	Maitland	\$ 71.95	\$ 1,178.36
ALSPFLXA	MTVRFLXA	Altamonte Springs	Montverde	\$ 238.53	\$ 5,604.09
ALSPFLXA	ORLDFLXA	Altamonte Springs	Orlando*	\$ 114.14	\$ 2,356.73
ALSPFLXA	OVIDFLCA	Altamonte Springs	Oviedo*	\$ 114.14	\$ 2,356.73
ALSPFLXA	KSSMFLXC	Altamonte Springs	Reedy Creek	\$ 174.14	\$ 3,535.09
ALSPFLXA	SNFRFLMA	Altamonte Springs	Sanford*	\$ 114.14	\$ 2,356.73
ALSPFLXA	WNDRFLXA	Altamonte Springs	Windermere	\$ 174.14	\$ 3,535.09
ALSPFLXA	WNGRFLXA	Altamonte Springs	Winter Garden	\$ 114.14	\$ 2,356.73
ALSPFLXA	WNPKFLXA	Altamonte Springs	Winter Park	\$ 86.39	\$ 1,178.36
ALVAFLXA	BNSPFLXA	Alva	Bonita Springs	\$ 86.39	\$ 1,178.36
ALVAFLXA	CPCRFLXA	Alva	Cape Coral	\$ 136.41	\$ 2,771.35
ALVAFLXA	FTMYFLXB	Alva	East Fort Meyers	\$ 86.39	\$ 1,178.36
ALVAFLXA	RGAPFLXA	Alva	Fort Meyers Regional	\$	\$

			Airport	158.34	2,949.75
ALVAFLXA	FTMYFLXA	Alva	Fort Myers	\$ 86.39	\$ 1,178.36
ALVAFLXA	FTMBFLXA	Alva	Fort Myers Beach	\$ 71.95	\$ 1,178.36
ALVAFLXA	LHACFLXA	Alva	Lehigh Acres	\$ 86.39	\$ 1,178.36
ALVAFLXA	CPCRFLXB	Alva	North Cape Coral	\$ 136.41	\$ 2,771.35
ALVAFLXA	NFMYFLXA	Alva	North Fort Myers	\$ 136.41	\$ 2,771.35
ALVAFLXA	PNISFLXA	Alva	Pine Island	\$ 71.95	\$ 1,178.36
ALVAFLXA	SNISFLXA	Alva	Sanibel-Captiva Islands	\$ 71.95	\$ 1,178.36
ALVAFLXA	FTMYFLXC	Alva	South Fort Meyers	\$ 86.39	\$ 1,178.36
APPKFLXA	CSLBFLXA	Apopka	Casselberry	\$ 131.95	\$ 2,356.73
APPKFLXA	CLBRFLAD	Apopka	Celebration*	\$ 114.14	\$ 2,356.73
APPKFLXA	EORNFLXA	Apopka	East Orange*	\$ 114.14	\$ 2,356.73
APPKFLXA	GLRDFLXA	Apopka	Goldenrod	\$ 131.95	\$ 2,356.73
APPKFLXA	LKBRFLXA	Apopka	Lake Brantley	\$ 71.95	\$ 1,178.36
APPKFLXA	LKBNFLXA	Apopka	Lake Buena Vista*	\$ 114.14	\$ 2,356.73
APPKFLXA	MTLDFLXA	Apopka	Maitland	\$ 71.95	\$ 1,178.36
APPKFLXA	MTVRFLXA	Apopka	Montverde	\$ 210.77	\$ 4,425.72
APPKFLXA	ORLDFLXA	Apopka	Orlando*	\$ 114.14	\$ 2,356.73
APPKFLXA	KSSMFLXC	Apopka	Reedy Creek	131.95	\$ 2,356.73
APPKFLXA	WNDRFLXA	Apopka	Windermere	\$ 131.95	\$ 2,356.73
APPKFLXA	WNGRFLXA	Apopka	Winter Garden	\$ 71.95	\$ 1,178.36
APPKFLXA	WNPKFLXA	Apopka	Winter Park	\$ 71.95	\$ 1,178.36
ASTRFLXA	CLMTFLXA	Astor	Clermont	\$ 202.19	\$
ASTRFLXA	ESTSFLXA	Astor	Eustis	\$	4,425.72 \$
ASTRFLXA	GVLDFLXA	Astor	Groveland	202.19	4,425.72 \$
ASTRFLXA	HOWYFLXA	Astor	Howey	318.00	7,080.06 \$
ASTRFLXA	LDLKFLXA	Astor	Lady Lake	326.58	7,673.08
	<u> </u>			265.56	6,197.11

ASTRFLXA	LSBGFLXA	Astor	Leesburg	<u></u>	\$
ASTRELA	LSBGFLAA	AS(0)	Leesburg	202.19	4,425.72
ASTRFLXA	MTVRFLXA	Astor	Montverde	\$	\$
				326.58	7,673.08
ASTRFLXA	MTDRFLXA	Astor	Mt. Dora	\$ 202.19	\$ 4,425.72
ASTRFLXA	TVRSFLXA	Astor	Tavares	\$	\$
AOTHI DO				202.19	4,425.72
ASTRFLXA	UMTLFLXA	Astor	Umatilla	\$ 138.82	\$ 3,247.36
AVPKFLXA	FTMYFLXA	Avon Park	Fort Myers	130.02	9,247.30
AVPNFLAA	FINITELA	Avoil Faik	l ort wyers	124.39	2,654.34
AVPKFLXA	KSSMFLXA	Avon Park	Kissimmee	\$	\$
				238.53	5,308.68
BAKRFLXA	CRVWFLXA	Baker	Crestview	\$ 124.39	\$ 3,247.36
BLVWFLXA	CITRFLXA	Belleview	Citra*	\$	\$
DE VVI EXX	OTTAL ESON	Boileview		263.21	5,308.68
BLVWFLXA	DNLNFLXA	Belleview	Dunnellon*	\$	\$
				184.39	3,832.70
BLVWFLXA	OCNFFLXA	Belleview	Forest	\$ 247.76	\$ 5 604 00
BLVWFLXA	OCALFLXC	Belleview	Highlands	247.76	5,604.09
BLVVVFLXA	OCALFLAC	Delieview	riigilialius	131.95	2,356.73
BLVWFLXA	LDLKFLXB	Belleview	Lady Lake (821)	\$	\$
				86.39	1,771.38
BLVWFLXA	MCINFLXA	Belleview	McIntosh*	\$	\$
DI VANEL VA	OCALELYA	Polloviow	Ocala	263.21	5,308.68
BLVWFLXA	OCALFLXA	Belleview	Ocala	138.82	پ 2,654.34
BLVWFLXA	OKLWFLXA	Belleview	Oklawaha	\$	\$
				71.95	1,178.36
BLVWFLXA	ORSPELXA	Belleview	Orange Springs *	\$ 263.21	\$ 5,308.68
BLVWFLXA	SSPRFLXA	Belleview	Salt Springs	\$	\$,506.66
BEVVII EXX	JOOI IN EXC	Belieview	Suit Spinige	454.53	11,117.08
BLVWFLXA	SVSSFLXA	Belleview	Silver Springs Shores	\$	\$
				71.95	1,178.36
BVHLFLXA	CHSWFLXA	Beverly Hills	Chassahowitzka	\$ 260.80	\$ 5,018.74
BVHLFLXA	CRRVFLXA	Beverly Hills	Crystal River	\$	\$
BVIILI EXX		Bovony Time	J. youan tilve	188.84	3,247.36
BVHLFLXA	HMSPFLXA	Beverly Hills	Homosassa Springs	\$	\$
				188.84	3,247.36
BVHLFLXA	INVRFLXA	Beverly Hills	Inverness	\$ 188.84	\$ 3,247.36
BNFYFLXA	RYHLFLXA	Bonify	Reynolds Hill	180.04	\$
DITI II LOVA		20,,		71.95	1,771.38
BNFYFLXA	WSTVFLXA	Bonify	Westville	\$	\$
		<u> </u>		124.39	3,247.36
BNSPFLXA	CYLKFLXA	Bonita Springs	Cypress Lake	\$ 86.39	\$ 1,178.36
					1.110.00

	Γ			86.39	1,178.36
BNSPFLXA	FTMYFLXA	Bonita Springs	Fort Myers	\$ 86.39	\$ 1,178.36
BNSPFLXA	FTMBFLXA	Bonita Springs	Fort Myers Beach	\$ 131.95	\$ 2,356.73
BNSPFLXA	GLGCFLXA	Bonita Springs	Golden Gate	\$	\$
BNSPFLXA	NPLSFLXA	Bonita Springs	Naples	86.39 \$	1,178.36 \$
BNSPFLXA	NPLSFLXD	Bonita Springs	Naples Moorings	86.39 \$	1,178.36 \$
		Bonita Springs	Naples Southeast	86.39	1,178.36
BNSPFLXA	NPLSFLXC		·	86.39	1,178.36
BNSPFLXA	NNPLFLXA	Bonita Springs	North Naples	\$ 86.39	\$ 1,178.36
BWLGFLXA	WCHLFLXA	Bowling Green	Wauchula	\$ 86.39	\$ 1,178.36
BWLGFLXA	ZLSPFLXA	Bowling Green	Zolfo Springs	\$ 124.39	\$ 2,654.34
KSSMFLXA	MTLDFLXA	Kissimmee	Maitland	\$	ICB
KSSMFLXD	KSSMFLXA	Buenaventura Lakes	Kissimmee	174.82	
BSHNFLXA	WLWDFLXA	Bushnell	Wildwood	\$ 202.19	\$ 4,425.72
CPCRFLXA	CYLKFLXA	Cape Coral	Cypress Lake	\$ 136.41	\$ 2,771.35
CPCRFLXA	FTMYFLXB	Cape Coral	East Fort Meyers	136.41	\$ 2,771.35
CPCRFLXA	FTMYFLXA	Cape Coral	Fort Myers	\$ 136.41	\$ 2,771.35
CPCRFLXA	FTMBFLXA	Cape Coral	Fort Myers Beach	\$ 174.82	\$ 3,949.71
CPCRFLXA	CPCRFLXB	Cape Coral	North Cape Coral	\$ 136.41	\$
CPCRFLXA	NFMYFLXA	Cape Coral	North Fort Myers	\$	2,771.35 \$
CPCRFLXA	PNISFLXA	Cape Coral	Pine Island	136.41	2,771.35 \$
CPCRFLXA	SNISFLXA	Cape Coral	Sanibel-Captiva Islands	174.82	3,949.71
CSLBFLXA	CLBRFLAD	Casselberry	Celebration*	174.82	3,949.71 \$
CSLBFLXA	EORNFLXA	Casselberry	East Orange*	174.14	3,535.09 \$
				131.95	2,356.73
CSLBFLXA	GENVFLXA	Casselberry	Geneva*	\$ 131.95	\$ 2,356.73
CSLBFLXA	GLRDFLXA	Casselberry	Goldenrod	\$ 86.39	\$ 1,178.36
CSLBFLXA	LKBRFLXA	Casselberry	Lake Brantley	\$ 131.95	\$ 2,356.73
CSLBFLXA	LKBNFLXA	Casselberry	Lake Buena Vista*	\$ 174.14	\$ 3,535.09
CSLBFLXA	MTLDFLXA	Casselberry	Maitland	\$	\$

				131.95	2,356.73
CSLBFLXA	MTVRFLXA	Casselberry	Montverde	\$ 256.34	\$ 5,604.09
CSLBFLXA	ORLDFLXA	Casselberry	Orlando*	\$ 131.95	\$ 2,356.73
CSLBFLXA	OVIDFLCA	Casselberry	Oviedo*	\$ 131.95	\$ 2,356.73
CSLBFLXA	KSSMFLXC	Casselberry	Reedy Creek	\$ 191.95	\$ 3,535.09
CSLBFLXA	SNFRFLMA	Casselberry	Sanford*	\$ 131.95	\$ 2,356.73
CSLBFLXA	WNDRFLXA	Casselberry	Windermere	\$ 191.95	\$ 3,535.09
CSLBFLXA	WNGRFLXA	Casselberry	Winter Garden	\$ 131.95	\$ 2,356.73
CSLBFLXA	WNPKFLXA	Casselberry	Winter Park	\$ 86.39	\$ 1,178.36
CHSWFLXA	CRRVFLXA	Chassahowitzka	Crystal River	\$ 260.80	\$ 5,018.74
CHSWFLXA	HMSPFLXA	Chassahowitzka	Homosassa Springs	\$ 71.95	\$ 1,771.38
CHSWFLXA	INVRFLXA	Chassahowitzka	Inverness	\$ 260.80	\$ 5,018.74
CHLKFLXA	GNVLFLXA	Cherry Lake	Greenville	\$ 331.16	\$ 8,760.35
CHLKFLXA	LEE_FLXA	Cherry Lake	Lee	\$ 278.72	\$ 7,284.38
CHLKFLXA	MDSNFLXA	Cherry Lake	Madison	\$ 206.77	\$ 5,512.99
CLMTFLXA	CLBRFLAD	Clermont	Celebration*	\$ 131.95	\$ 2,356.73
CLMTFLXA	ESTSFLXA	Clermont	Eustis	\$ 86.39	\$ 1,178.36
CLMTFLXA	GVLDFLXA	Clermont	Groveland	\$ 138.82	\$ 2,654.34
CLMTFLXA	HOWYFLXA	Clermont	Howey	\$ 210.77	\$ 4,425.72
CLMTFLXA	LDLKFLXA	Clermont	Lady Lake	\$ 202.19	\$ 4,425.72
CLMTFLXA	LKBNFLXA	Clermont	Lake Buena Vista*	\$ 131.95	\$ 2,356.73
CLMTFLXA	LSBGFLXA	Clermont	Leesburg	\$ 86.39	\$ 1,178.36
CLMTFLXA	MTVRFLXA	Clermont	Montverde	\$ 210.77	\$ 4,425.72
CLMTFLXA	MTDRFLXA	Clermont	Mt. Dora	\$ 86.39	\$ 1,178.36
CLMTFLXA	ORLDFLXA	Clermont	Orlando*	\$ 174.14	\$ 3,535.09
CLMTFLXA	KSSMFLXC	Clermont	Reedy Creek	\$ 86.39	\$ 1,178.36
CLMTFLXA	TVRSFLXA	Clermont	Tavares	\$ 86.39	\$ 1,178.36

OLDATEL VA	UMTLFLXA	Clermont	Umatilla	\$	\$
CLMTFLXA	UNITEREXA	Clermont		202.19	4,425.72
CLMTFLXA	WNDRFLXA	Clermont	Windermere	\$ 191.95	\$ 3,535.09
CLMTFLXA	WNGRFLXA	Clermont	Winter Garden	\$ 86.39	\$ 1,178.36
CTDLFLXA	MRNNFLXA	Cottondale	Marianna	\$ 86.39	\$ 1,178.36
CFVLFLXA	ARPNFLXA *	Crawfordville	Alligator Point*	\$ 504.27	\$ 11,821.63
CFVLFLXA	CRBLFLXA	Crawfordville	Carrabelle*	\$ 504.27	\$ 11,821.63
CFVLFLXA	PNACFLXA	Crawfordville	Panacea	\$ 124.39	\$ 3,247.36
CFVLFLXA	SPCPFLXA	Crawfordville	Sopchoppy	\$ 271.23	\$ 6,512.95
CFVLFLXA	STMKFLXA	Crawfordville	St. Marks	\$ 124.39	\$ 3,247.36
CFVLFLXA	TLHSFLXD	Crawfordville	Tallahassee Blairstone	\$ 271.23	\$ 6,512.95
CRVWFLXA	LRHLFLXA *	Crestview	Laurel Hill*	\$ 71.95	\$ 1,178.36
CRVWFLXA	MRNNFLXA	Crestview	Marianna	\$ 363.56	\$ 7,375.47
CRRVFLXA	HMSPFLXA	Crystal River	Homosassa Springs	\$ 188.84	\$ 3,247.36
CRRVFLXA	INVRFLXA	Crystal River	Inverness	\$ 188.84	\$ 3,247.36
CRRVFLXA	YNTWFLMA	Crystal River	Yankeetown*	\$ 227.25	\$ 4,425.72
CYLKFLXA	FTMYFLXB	Cypress Lake	East Fort Meyers	\$ 86.39	\$ 1,178.36
CYLKFLXA	RGAPFLXA	Cypress Lake	Fort Meyers Regional Airport	\$ 71.95	\$ 1,771.38
CYLKFLXA	FTMYFLXA	Cypress Lake	Fort Myers	\$ 86.39	\$ 1,178.36
CYLKFLXA	FTMBFLXA	Cypress Lake	Fort Myers Beach	\$ 71.95	\$ 1,178.36
CYLKFLXA	LHACFLXA	Cypress Lake	Lehigh Acres	\$ 86.39	\$ 1,178.36
CYLKFLXA	CPCRFLXB	Cypress Lake	North Cape Coral	\$ 136.41	\$ 2,771.35
CYLKFLXA	NFMYFLXA	Cypress Lake	North Fort Myers	\$ 71.95	\$ 1,178.36
CYLKFLXA	PNISFLXA	Cypress Lake	Pine Island	\$ 71.95	\$ 1,178.36
CYLKFLXA	SNISFLXA	Cypress Lake	Sanibel-Captiva Islands	\$ 71.95	\$ 1,178.36
CYLKFLXA	FTMYFLXC	Cypress Lake	South Fort Meyers	\$ 86.39	\$ 1,178.36
DDCYFLXA	SNANFLXA	Dade City	San Antonio	\$ 86.39	\$ 1,178.36
DDCYFLXA	TLCHFLXA	Dade City	Trilacoochee	\$	\$

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				86.39	1,178.36
DDCYFLXA	ZPHYFLXA	Dade City	Zephyrhills*	\$ 71.95	\$ 1,178.36
DFSPFLXA	FRPTFLXA	DeFuniak Springs	Freeport	\$	\$
DFSPFLXA	GLDLFLXA	DeFuniak Springs	Glendale	86.39 \$	1,178.36 \$
		DeFuniak Springs	Paxton*	124.39	3,247.36
DFSPFLXA	PXTNFLXA *			131.95	2,356.73
DFSPFLXA	PNLNFLXA	DeFuniak Springs	Ponce de Leon	\$ 124.39	\$ 3,247.36
ORCYFLXC	LKHNFLXA	Deltona Lakes	Lake Helen	\$ 71.95	\$ 1,771.38
ORCYFLXC	ORCYFLXA	Deltona Lakes	Orange City	\$ 71.95	\$ 1,771.38
DESTFLXA	FTWBFLXA	Destin	Fort Walton Beach	\$ 86.39	\$ 1,178.36
DESTFLXA	VLPRFLXA	Destin	Niceville	\$ 86.39	\$ 1,178.36
DESTFLXA	SNRSFLXA	Destin	Santa Rosa Beach	\$ 86.39	\$ 1,178.36
DESTFLXA	SHLMFLXA	Destin	Shalimar	\$ 86.39	\$ 1,178.36
DESTFLXA	VLPRFLXA	Destin	Valparaiso	\$ 86.39	\$ 1,178.36
FTMYFLXB	RGAPFLXA	East Fort Meyers	Fort Meyers Regional Airport	\$ 158.34	\$ 2,949.75
FTMYFLXB	FTMYFLXA	East Fort Meyers	Fort Myers	\$ 86.39	\$ 1,178.36
FTMYFLXB	FTMBFLXA	East Fort Meyers	Fort Myers Beach	\$ 71.95	\$ 1,178.36
FTMYFLXB	LHACFLXA	East Fort Meyers	Lehigh Acres	\$ 86.39	\$ 1,178.36
FTMYFLXB	CPCRFLXB	East Fort Meyers	North Cape Coral	\$ 136.41	\$ 2,771.35
FTMYFLXB	NFMYFLXA	East Fort Meyers	North Fort Myers	\$ 136.41	\$ 2,771.35
FTMYFLXB	PNISFLXA	East Fort Meyers	Pine Island	\$ 71.95	\$ 1,178.36
FTMYFLXB	SNISFLXA	East Fort Meyers	Sanibel-Captiva Islands	\$ 71.95	\$ 1,178.36
FTMYFLXB	FTMYFLXC	East Fort Meyers	South Fort Meyers	\$ 86.39	\$ 1,178.36
ESTSFLXA	GVLDFLXA	Eustis	Groveland	\$ 202.19	\$ 3,832.70
ESTSFLXA	HOWYFLXA	Eustis	Howey	\$ 210.77	\$,032.70 \$ 4,425.72
ESTSFLXA	LDLKFLXA	Eustis	Lady Lake	\$ 149.76	\$ 2,949.75
ESTSFLXA	LSBGFLXA	Eustis	Leesburg	\$	\$
ESTSFLXA	MTVRFLXA	Eustis	Montverde	86.39	1,178.36 \$
				210.77	4,425.72

EOTOEL VA	INTODEL VA	Eustis	Mt. Dora	œ!	\$
ESTSFLXA	MTDRFLXA			86.39	1,178.36
ESTSFLXA	TVRSFLXA	Eustis	Tavares	\$ 86.39	\$ 1,178.36
ESTSFLXA	UMTLFLXA	Eustis	Umatilla	\$ 86.39	\$ 1,178.36
OCNFFLXA	CITRFLXA	Forest	Citra*	\$ 326.58	\$ 7,080.06
OCNFFLXA	DNLNFLXA	Forest	Dunnellon*	\$ 363.56	\$ 8,258.42
OCNFFLXA	OCALFLXC	Forest	Highlands	\$ 138.82	\$ 3,247.36
OCNFFLXA	LDLKFLXB	Forest	Lady Lake (821)	\$ 307.76	\$ 7,375.47
OCNFFLXA	MCINFLXA	Forest	McIntosh*	\$ 326.58	\$ 7,080.06
OCNFFLXA	OCALFLXA	Forest	Ocala	\$ 202.19	\$ 4,425.72
OCNFFLXA	OKLWFLXA	Forest	Oklawaha	\$ 247.76	\$ 5,604.09
OCNFFLXA	ORSPFLXA	Forest	Orange Springs*	\$ 326.58	\$ 7,080.06
OCNFFLXA	SSPRFLXA	Forest	Salt Springs	\$ 345.60	\$ 8,760.35
OCNFFLXA	SVSSFLXA	Forest	Silver Springs Shores	\$ 247.76	\$ 5,604.09
FTMDFLXA	BARTFLXA	Fort Meade	Bartow*	\$ 71.95	\$ 1,178.36
FTMDFLXA	LKLDFLXA	Fort Meade	Lakeland*	\$ 71.95	\$ 1,178.36
RGAPFLXA	FTMYFLXC	Fort Meyers Regional Airport	South Fort Meyers	\$ 158.34	\$ 2,949.75
FTMYFLXA	FTMBFLXA	Fort Myers	Fort Myers Beach	\$ 71.95	\$ 1,178.36
FTMYFLXA	LHACFLXA	Fort Myers	Lehigh Acres	\$ 86.39	\$ 1,178.36
FTMYFLXA	CPCRFLXB	Fort Myers	North Cape Coral	\$ 136.41	\$ 2,771.35
FTMYFLXA	NFMYFLXA	Fort Myers	North Fort Myers	\$ 136.41	\$ 2,771.35
FTMYFLXA	PNISFLXA	Fort Myers	Pine Island	\$ 71.95	\$ 1,178.36
FTMYFLXA	SNISFLXA	Fort Myers	Sanibel-Captiva Islands	\$ 71.95	\$ 1,178.36
FTMBFLXA	LHACFLXA	Fort Myers Beach	Lehigh Acres	\$ 131.95	\$ 2,356.73
FTMBFLXA	CPCRFLXB	Fort Myers Beach	North Cape Coral	\$ 174.82	\$ 3,949.71
FTMBFLXA	NFMYFLXA	Fort Myers Beach	North Fort Myers	\$	\$
FTMBFLXA	PNISFLXA	Fort Myers Beach	Pine Island	71.95	1,178.36 \$
FTMBFLXA	SNISFLXA	Fort Myers Beach	Sanibel-Captiva Islands	71.95	1,178.36 \$

				71.95	1,178.36
FTWBFLXA	CRVWFLXA	Fort Walton Beach	Crestview	\$ 318.00	\$ 5,901.70
FTWBFLXA	HLNVFLMA *	Fort Walton Beach	Holley-Navarre*	\$ 71.95	\$ 1,178.36
FTWBFLXA	VLPRFLXA	Fort Walton Beach	Niceville	\$ 86.39	\$ 1,178.36
FTWBFLXA	SNRSFLXA	Fort Walton Beach	Santa Rosa Beach	\$ 149.76	\$
FTWBFLXA	SHLMFLXA	Fort Walton Beach	Shalimar	\$	2,356.73
FTWBFLXA	VLPRFLXA	Fort Walton Beach	Valparaiso	86.39 \$	1,178.36
GLGCFLXA	MOISFLXA	Golden Gate	Marco Island	86.39	1,178.36 \$
GLGCFLXA	NPLSFLXA	Golden Gate	Naples	86.39 \$	1,178.36 \$
GLGCFLXA	NPLSFLXD	Golden Gate	Naples Moorings	86.39	1,178.36 \$
GLGCFLXA	NPLSFLXC	Golden Gate	Naples Southeast	86.39	1,178.36 \$
GLGCFLXA	NNPLFLXA	Golden Gate	North Naples	86.39	1,178.36 \$
GLRDFLXA	CLBRFLAD	Goldenrod	Celebration*	86.39	1,178.36
				174.14	3,535.09
GLRDFLXA	EORNFLXA	Goldenrod	East Orange*	131.95	\$ 2,356.73
GLRDFLXA	GENVFLXA	Goldenrod	Geneva*	\$ 131.95	\$ 2,356.73
GLRDFLXA	LKBRFLXA	Goldenrod	Lake Brantley	\$ 131.95	\$ 2,356.73
GLRDFLXA	LKBNFLXA	Goldenrod	Lake Buena Vista*	\$ 174.14	\$ 3,535.09
GLRDFLXA	MTLDFLXA	Goldenrod	Maitland	\$ 131.95	\$ 2,356.73
GLRDFLXA	MTVRFLXA	Goldenrod	Montverde	\$ 256.34	\$ 5,604.09
GLRDFLXA	ORLDFLXA	Goldenrod	Orlando*	\$ 131.95	\$ 2,356.73
GLRDFLXA	OVIDELCA	Goldenrod	Oviedo*	\$ 131.95	\$ 2,356.73
GLRDFLXA	KSSMFLXC	Goldenrod	Reedy Creek	\$	\$
GLRDFLXA	SNFRFLMA	Goldenrod	Sanford*	191.95	3,535.09
GLRDFLXA	WNDRFLXA	Goldenrod	Windermere	131.95	2,356.73 \$
GLRDFLXA	WNGRFLXA	Goldenrod	Winter Garden	191.95	3,535.09 \$
GLRDFLXA	WNPKFLXA	Goldenrod	Winter Park	131.95	2,356.73 \$
GDRGFLXA		Grand Ridge	Marianna	86.39	1,178.36 \$
			Transcriber 154	86.39	1,178.36

GDRGFLXA	ICNIDGEL VA	Grand Ridge	Sneads	œ!	•
			Sileaus	86.39	1,178.36
GNVLFLXA	LEE_FLXA	Greenville	Lee	\$ 196.34	\$ 5,018.74
GNVLFLXA	MDSNFLXA	Greenville	Madison	\$ 124.39	\$ 3,247.36
GNVLFLXA	MNTIFLXA	Greenville	Monticello	\$ 138.82	\$ 2,654.34
GNVLFLXA	TLHSFLXA	Greenville	Tallahassee-Calhoun	\$ 138.82	\$ 2,654.34
GNWDFLXA	MALNFLXA	Greenwood	Malone	\$ 86.39	\$ 1,178.36
GNWDFLXA	MRNNFLXA	Greenwood	Marianna	\$ 86.39	\$ 1,178.36
GVLDFLXA	HOWYFLXA	Groveland	Howey-in-the-Hills	\$ 263.21	\$ 5,901.70
GVLDFLXA	LDLKFLXA	Groveland	Lady Lake	\$ 202.19	\$ 4,425.72
GVLDFLXA	LSBGFLXA	Groveland	Leesburg	\$ 138.82	\$ 2,654.34
GVLDFLXA	MTVRFLXA	Groveland	Montverde	\$ 326.58	\$ 7,080.06
GVLDFLXA	MTDRFLXA	Groveland	Mt. Dora	\$ 202.19	\$ 3,832.70
GVLDFLXA	TVRSFLXA	Groveland	Tavares	\$ 202.19	\$ 3,832.70
GVLDFLXA	UMTLFLXA	Groveland	Umatilla	\$ 318.00	\$ 7,080.06
OCALFLXC	CITRFLXA	Highlands	Citra*	\$ 210.77	\$ 3,832.70
OCALFLXC	DNLNFLXA	Highlands	Dunnellon*	\$ 247.76	\$ 5,011.07
OCALFLXC	LDLKFLXB	Highlands	Lady Lake (821)	\$ 149.76	\$ 2,949.75
OCALFLXC	MCINFLXA	Highlands	McIntosh*	\$ 210.77	\$ 3,832.70
OCALFLXC	OCALFLXA	Highlands	Ocala	\$ 86.39	\$ 1,178.36
OCALFLXC	OKLWFLXA	Highlands	Oklawaha	\$ 131.95	\$ 2,356.73
OCALFLXC	ORSPFLXA	Highlands	Orange Springs*	\$ 210.77	\$ 3,832.70
OCALFLXC	SSPRFLXA	Highlands	Salt Springs	\$ 408.97	\$ 9,938.72
OCALFLXC	OCALFLXB	Highlands	Shady Road	\$ 138.82	\$ 2,654.34
OCALFLXC	SVSPFLXA	Highlands	Silver Springs	\$ 71.95	\$ 1,771.38
OCALFLXC	SVSSFLXA	Highlands	Silver Springs Shores	\$ 131.95	\$ 2,356.73
HMSPFLXA	INVRFLXA	Homosassa Springs	Inverness	\$ 188.84	\$ 3,247.36
HOWYFLXA	LDLKFLXA	Howey-In-The-Hills	Lady Lake	\$	\$

	T		1	210.77	5,018.74
HOWYFLXA	LSBGFLXA	Howey-In-The-Hills	Leesburg	\$ 210.77	\$ 4,425.72
HOWYFLXA	MTVRFLXA	Howey-In-The-Hills	Montverde	\$ 335.16	\$ 7,673.08
HOWYFLXA	MTDRFLXA	Howey-In-The-Hills	Mt. Dora	\$ 210.77	\$
HOWYFLXA	TVRSFLXA	Howey-In-The-Hills	Tavares	\$	4,425.72 \$
HOWYFLXA	UMTLFLXA	Howey-In-The-Hills	Umatilla	210.77	4,425.72 \$
KNVLFLXA	KSSMFLXA	Kenansville	Kissimmee	326.58	7,673.08
KNVLFLXA	STCDFLXA	Kenansville	St. Cloud	138.82	2,654.34
KNVLFLXA	KSSMFLXB	Kenansville	West Kissimmee	138.82	2,654.34 \$
KGLKFLXA	LWTYFLXA	Kingsley Lake	Lawtey	184.39	3,832.70 \$
KGLKFLXA	RAFRFLAB	Kingsley Lake	Raiford*	206.77	5,512.99 \$
KGLKFLXA	STRKFLXA	Kingsley Lake	Starke	278.72	6,691.36 \$
KSSMFLXA	CLBRFLAD	Kissimmee	Celebration*	206.77	5,512.99 \$
	HNCYFLXA		Haines City * (427)	114.14	2,356.73
KSSMFLXA		Kissimmee		138.82	2,654.34
KSSMFLXA	MTLDFLXA	Kissimmee	Maitland	174.82	\$ 2,155.00
KSSMFLXA	STCDFLXA	Kissimmee	St. Cloud	\$ 138.82	\$ 2,654.34
KSSMFLXA	KSSMFLXB	Kissimmee	West Kissimmee	\$ 71.95	\$ 1,178.36
LDLKFLXA	LSBGFLXA	Lady Lake (753)	Leesburg	\$ 86.39	\$ 1,771.38
LDLKFLXA	MTVRFLXA	Lady Lake (753)	Montverde	\$ 274.14	\$ 6,197.11
LDLKFLXA	MTDRFLXA	Lady Lake (753)	Mt. Dora	\$ 149.76	\$ 2,949.75
LDLKFLXA	TVRSFLXA	Lady Lake (753)	Tavares	\$ 149.76	\$ 2,949.75
LDLKFLXA	UMTLFLXA	Lady Lake (753)	Umatilla	\$ 265.56	\$ 6,197.11
LDLKFLXB	LSBGFLXA	Lady Lake (821)	Leesburg	\$ 86.39	\$ 1,771.38
LDLKFLXB	MTVRFLXA	Lady Lake (821)	Montverde	\$ 274.14	\$ 6,197.11
LDLKFLXB	MTDRFLXA	Lady Lake (821)	Mt. Dora	\$	\$
LDLKFLXB	OCALFLXA	Lady Lake (821)	Ocala	149.76	2,949.75
LDLKFLXB	OKLWFLXA	Lady Lake (821)	Oklawaha	\$	4,425.72 \$
				131.95	2,949.75

LDLKFLXB	SSPRFLXA	Lady Lake (821)	Salt Springs	\$ 514.53	\$ 12,888.46
LDLKFLXB	SVSSFLXA	Lady Lake (821)	Silver Springs Shores	\$ 131.95	\$ 2,949.75
LDLKFLXB	TVRSFLXA	Lady Lake (821)	Tavares	\$ 149.76	\$ 2,949.75
LDLKFLXB	UMTLFLXA	Lady Lake (821)	Umatilla	\$ 265.56	\$ 6,197.11
LKBRFLXA	CLBRFLAD	Lake Brantley	Celebration*	\$ 156.33	\$ 3,535.09
LKBRFLXA	EORNFLXA	Lake Brantley	East Orange*	\$ 114.14	\$ 2,356.73
LKBRFLXA	GENVFLXA	Lake Brantley	Geneva*	\$ 114.14	\$ 2,356.73
LKBRFLXA	LKBNFLXA	Lake Brantley	Lake Buena Vista*	\$ 156.33	\$ 3,535.09
LKBRFLXA	MTLDFLXA	Lake Brantley	Maitland	\$ 71.95	\$ 1,178.36
LKBRFLXA	MTVRFLXA	Lake Brantley	Montverde	\$ 238.53	\$ 5,604.09
LKBRFLXA	ORLDFLXA	Lake Brantley	Orlando*	\$ 114.14	\$ 2,356.73
LKBRFLXA	OVIDFLCA	Lake Brantley	Oviedo*	\$ 114.14	\$ 2,356.73
LKBRFLXA	KSSMFLXC	Lake Brantley	Reedy Creek	\$ 174.14	\$ 3,535.09
LKBRFLXA	SNFRFLMA	Lake Brantley	Sanford*	\$ 114.14	\$ 2,356.73
LKBRFLXA	WNDRFLXA	Lake Brantley	Windermere	\$ 174.14	\$ 3,535.09
LKBRFLXA	WNGRFLXA	Lake Brantley	Winter Garden	\$ 114.14	\$ 2,356.73
LKBRFLXA	WNPKFLXA	Lake Brantley	Winter Park	\$ 71.95	\$ 1,178.36
LKHNFLXA	ORCYFLXA	Lake Helen	Orange City	\$ 71.95	\$ 1,771.38
LWTYFLXA	RAFRFLAB	Lawtey	Raiford*	\$ 278.72	\$ 6,691.36
LWTYFLXA	STRKFLXA	Lawtey	Starke	\$ 206.77	\$ 5,512.99
LEE_FLXA	MDSNFLXA	Lee	Madison	\$ 71.95	\$ 1,771.38
LSBGFLXA	MTVRFLXA	Leesburg	Montverde	\$ 210.77	\$ 4,425.72
LSBGFLXA	MTDRFLXA	Leesburg	Mt. Dora	\$ 86.39	\$ 1,178.36
LSBGFLXA	TVRSFLXA	Leesburg	Tavares	\$ 86.39	\$ 1,178.36
LSBGFLXA	UMTLFLXA	Leesburg	Umatilla	\$ 202.19	\$ 4,425.72
MTLDFLXA	CLBRFLAD	Maitland	Celebration*	\$ 156.33	\$ 3,535.09
MTLDFLXA	EORNFLXA	Maitland	East Orange*	\$	\$

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				114.14	2,356.73
MTLDFLXA	FTWBFLXA	Marianna	Fort Walton Beach	\$ 363.56	\$ 7,375.47
MTLDFLXA	GENVFLXA	Maitland	Geneva*	\$	\$
MTLDFLXA	LKBNFLXA	Maitland	Lake Buena Vista*	114.14	2,356.73
WITEDFLAA	LKBINFLXX	Ivialtiariu	Lake Duella Vista	156.33	3,535.09
MTLDFLXA	MTVRFLXA	Maitland	Montverde	\$ 238.53	\$ 5,604.09
MTLDFLXA	ORLDFLMA	Maitland	Orlando*	\$ 114.14	\$ 1,077.23
MTLDFLXA	ORLDFLXA	Maitland	Orlando*	\$ 114.14	\$ 2,356.73
MTLDFLXA	OVIDFLCA	Maitland	Oviedo*	\$ 114.14	\$ 2,356.73
MTLDFLXA	KSSMFLXC	Maitland	Reedy Creek	\$ 174.14	\$ 3,535.09
MTLDFLXA	SNFRFLMA	Maitland	Sanford*	\$ 114.14	\$ 2,356.73
MTLDFLXA	WNDRFLXA	Maitland	Windermere	\$ 174.14	\$ 3,535.09
MTLDFLXA	WNGRFLXA	Maitland	Winter Garden	\$ 114.14	\$ 2,356.73
MTLDFLXA	WNPKFLXA	Maitland	Winter Park	\$ 71.95	\$ 1,178.36
MALNFLXA	MRNNFLXA	Malone	Marianna	\$ 86.39	\$ 1,178.36
MOISFLXA	NPLSFLXA	Marco Island	Naples	\$ 86.39	\$ 1,178.36
MOISFLXA	NPLSFLXD	Marco Island	Naples Moorings	\$ 86.39	\$ 1,178.36
MOISFLXA	NPLSFLXC	Marco Island	Naples Southeast	\$ 86.39	\$ 1,178.36
MOISFLXA	NNPLFLXA	Marco Island	North Naples	\$ 86.39	\$ 1,178.36
MRNNFLXA	ALTHFLXA	Marianna	Altha *	\$ 71.95	\$ 1,178.36
MRNNFLXA	SNDSFLXA	Marianna	Sneads	\$ 86.39	\$ 1,178.36
MNTIFLXA	TLHSFLXA	Monticello	Tallahassee-Calhoun	\$ 138.82	\$ 2,654.34
MTVRFLXA	CLBRFLAD	Montverde	Celebration*	\$ 256.34	\$ 5,604.09
MTVRFLXA	EORNFLXA	Montverde	East Orange*	\$ 238.53	\$ 5,604.09
MTVRFLXA	LKBNFLXA	Montverde	Lake Buena Vista*	\$ 256.34	\$ 5,604.09
MTVRFLXA	MTDRFLXA	Montverde	Mt. Dora	\$ 210.77	\$ 4,425.72
MTVRFLXA	ORLDFLXA	Montverde	Orlando*	\$ 238.53	\$ 5,604.09
MTVRFLXA	KSSMFLXC	Montverde	Reedy Creek	\$ 210.77	\$ 4,425.72

MTVRFLXA	TVRSFLXA	Montverde	Tavares	\$I	\$
INIT VIXI EXCA	VICOI EXC	INIONITY OF GO		210.77	4,425.72
MTVRFLXA	UMTLFLXA	Montverde	Umatilla	\$ 210.77	\$ 4,425.72
MTVRFLXA	WNDRFLXA	Montverde	Windermere	\$ 210.77	\$ 4,425.72
MTVRFLXA	WNGRFLXA	Montverde	Winter Garden	\$ 124.39	\$ 3,247.36
MTVRFLXA	WNPKFLXA	Montverde	Winter Park	\$ 196.34	\$ 4,425.72
MTDRFLXA	TVRSFLXA	Mt. Dora	Tavares	\$ 86.39	\$ 1,178.36
MTDRFLXA	UMTLFLXA	Mt. Dora	Umatilla	\$ 202.19	\$ 4,425.72
NPLSFLXA	NPLSFLXC	Naples	Naples SouthEast	\$ 86.39	\$ 1,178.36
NPLSFLXA	NNPLFLXA	Naples	North Naples	\$ 86.39	\$ 1,178.36
NPLSFLXD	NPLSFLXC	Naples Moorings	Naples SouthEast	\$ 86.39	\$ 1,178.36
NPLSFLXD	NNPLFLXA	Naples Moorings	North Naples	\$ 86.39	\$ 1,178.36
NPLSFLXC	NNPLFLXA	Naples Southeast	North Naples	\$ 86.39	\$ 1,178.36
VLPRFLXA	SHLMFLXA	Niceville	Shalimar	\$ 86.39	\$ 1,178.36
CPCRFLXB	NFMYFLXA	North Cape Coral	North Fort Myers	136.41	\$ 2,771.35
CPCRFLXB	PNISFLXA	North Cape Coral	Pine Island	\$ 174.82	\$ 3,949.71
CPCRFLXB	SNISFLXA	North Cape Coral	Sanibel-Captiva Islands	\$ 174.82	\$ 3,949.71
NFMYFLXA	PNISFLXA	North Fort Myers	Pine Island	\$ 71.95	\$ 1,178.36
NFMYFLXA	SNISFLXA	North Fort Myers	Sanibel-Captiva Islands	\$ 71.95	\$ 1,178.36
OCALFLXA	CITRFLXA	Ocala	Citra*	\$ 263.21	\$ 5,308.68
OCALFLXA	DNLNFLXA	Ocala	Dunnellon*	\$ 184.39	\$ 3,832.70
OCALFLXA	MCINFLXA	Ocala	McIntosh*	\$ 263.21	\$ 5,308.68
OCALFLXA	OKLWFLXA	Ocala	Oklawaha	\$ 71.95	\$ 1,178.36
OCALFLXA	ORSPFLXA	Ocala	Orange Springs*	\$ 263.21	\$ 5,308.68
OCALFLXA	SSPRFLXA	Ocala	Salt Springs	\$ 408.97	\$ 9,938.72
OCALFLXA	OCALFLXB	Ocala	Shady Road	\$ 138.82	\$ 2,654.34
OCALFLXA	SVSPFLXA	Ocala	Silver Springs	\$ 158.34	\$ 2,949.75
OCALFLXA	SVSSFLXA	Ocala	Silver Springs Shores	\$	\$

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				71.95	1,178.36
OKLWFLXA	CITRFLXA	Oklawaha	Citra*	\$ 196.34	\$ 3,832.70
OKLWFLXA	DNLNFLXA	Oklawaha	Dunnellon*	\$ 229.95	\$
OKLWFLXA	MCINFLXA	Oklawaha	McIntosh*	\$	5,011.07 \$
OKLWFLXA	ORSPFLXA	Oklawaha	Orange Springs*	196.34	3,832.70
				196.34	3,832.70
OKLWFLXA		Oklawaha	Salt Springs	454.53	\$ 11,117.08
OKLWFLXA	SVSSFLXA	Oklawaha	Silver Springs Shores	\$ 71.95	\$ 1,178.36
ORCYFLXA	DBRYFLXA	Orange City	DeBary*	\$ 71.95	\$ 1,178.36
ORCYFLXA	DELDFLXA	Orange City	Deland*	\$ 71.95	\$ 1,178.36
ORCYFLXA	DLSPFLXA	Orange City	DeLeon Springs*	\$ 71.95	\$ 1,178.36
PNACFLXA	ARPNFLXA •	Panacea	Alligator Point*	\$ 628.66	\$ 15,068.99
PNACFLXA	SPCPFLXA	Panacea	Sopchoppy	\$	\$
PNACFLXA	STMKFLXA	Panacea	St. Marks	395.62 \$	9,760.31 \$
PNACFLXA	TLHSFLXD	Panacea	Tallahassee Blairstone	248.78 \$	6,494.72 \$
PNISFLXA	SNISFLXA	Pine Island	Sanibel-Captiva Islands	395.62	9,760.31
				71.95	1,178.36
KSSMFLXC	CLBRFLAD	Reedy Creek	Celebration*	\$ 131.95	\$ 2,356.73
KSSMFLXC	EORNFLXA	Reedy Creek	East Orange*	\$ 174.14	\$ 3,535.09
KSSMFLXC	LKBNFLXA	Reedy Creek	Lake Buena Vista*	\$ 131.95	\$ 2,356.73
KSSMFLXC	ORLDFLXA	Reedy Creek	Orlando*	\$ 174.14	\$ 3,535.09
KSSMFLXC	KSSMFLXB	Reedy Creek	West Kissimmee	\$	\$
KSSMFLXC	WNDRFLXA	Reedy Creek	Windermere	86.39 \$	1,178.36 \$
KSSMFLXC	WNGRFLXA	Reedy Creek	Winter Garden	149.76	2,356.73 \$
				86.39	1,178.36
KSSMFLXC	WNPKFLXA	Reedy Creek	Winter Park	131.95	2,356.73
RYHLFLXA	WSTVFLXA	Reynolds Hill	Westville	\$ 196.34	\$ 5,018.74
SSPRFLXA	CITRFLXA	Salt Springs	Citra*	\$ 533.35	\$ 12,593.05
SSPRFLXA	DNLNFLXA	Salt Springs	Dunnellon*	\$ 570.34	\$ 13,771.42
SSPRFLXA	MCINFLXA	Salt Springs	McIntosh*	\$	\$
				533.35	12,593.05

SSPRFLXA	ORSPFLXA	Salt Springs	Orange Springs*	\$	\$
		0.00	10:h	533.35	12,593.05
SSPRFLXA	SVSSFLXA	Salt Springs	Silver Springs Shores	454.53	\$ 11,117.08
SNANFLXA	TLCHFLXA	San Antonio	Trilacoochee	\$ 149.76	\$ 2,356.73
SNANFLXA	ZPHYFLXA	San Antonio	Zephyrhills*	\$ 131.95	\$ 2,356.73
SNRSFLXA	SGBHFLXA	Santa Rosa Beach	Seagrove Beach	\$ 86.39	\$ 1,178.36
SBNGFLXA	SLHLFLXA	Sebring	Spring Lake	\$ 124.39	\$ 2,654.34
SHLMFLXA	VLPRFLXA	Shalimar	Valparaiso	\$ 86.39	\$ 1,178.36
SVSSFLXA	CITRFLXA	Silver Springs Shores	Citra*	\$ 196.34	\$ 3,832.70
SVSSFLXA	DNLNFLXA	Silver Springs Shores	Dunnellon*	\$ 229.95	\$ 5,011.07
SVSSFLXA	MCINFLXA	Silver Springs Shores	McIntosh*	\$ 196.34	\$ 3,832.70
SVSSFLXA	ORSPFLXA	Silver Springs Shores	Orange Springs*	\$ 196.34	\$ 3,832.70
SPCPFLXA	ARPNFLXA *	Sopchoppy	Alligator Point*	\$ 504.27	\$ 11,821.63
SPCPFLXA	CRBLFLXA	Sopchoppy	Carrabelle*	\$ 504.27	\$ 11,821.63
SPCPFLXA	STMKFLXA	Sopchoppy	St. Marks	\$ 395.62	\$ 9,760.31
SPCPFLXA	TLHSFLXD	Sopchoppy	Tallahassee Blairstone	\$ 271.23	\$ 6,512.95
STCDFLXA	CLBRFLAD	St. Cloud	Celebration*	\$ 114.14	\$ 2,356.73
STCDFLXA	KSSMFLXB	St. Cloud	West Kissimmee	\$ 71.95	\$ 1,178.36
STMKFLXA	ARPNFLXA *	St. Marks	Alligator Point*	\$ 628.66	\$ 15,068.99
STMKFLXA	TLHSFLXD	St. Marks	Tallahassee Blairstone	\$ 395.62	\$ 9,760.31
STRKFLXA	KYHGFLMA *	Starke	Keystone Heights*	\$ 278.72	\$ 6,691.36
STRKFLXA	RAFRFLAB	Starke	Raiford*	\$ 278.72	\$ 6,691.36
TLHSFLXD	ARPNFLXA *	Tallahassee Blairstone	Alligator Point*	\$ 326.58	\$ 6,487.04
TLHSFLXD	BRSTFLXA	Tallahassee Blairstone	Bristol*	\$ 131.95	\$ 2,356.73
TLHSFLXD	CRBLFLXA	Tallahassee Blairstone	Carrabelle*	\$ 326.58	\$ 6,487.04
TLHSFLXD	CHTHFLXA	Tallahassee Blairstone	Chattahoochee*	\$ 326.58	\$ 6,487.04
TLHSFLXD	GNBOFLXA	Tallahassee Blairstone	Greensboro*	\$ 131.95	\$ 2,356.73
TLHSFLXD	GRETFLXA	Tallahassee Blairstone	Gretna*	\$	\$

	T			131.95	2,356.73
TLHSFLXD	HAVNFLMA	Tallahassee Blairstone	Havana*	\$ 131.95	\$ 2,356.73
TLHSFLXD	HSFRFLXA *	Tallahassee Blairstone	Hosford*	\$	\$
TLHSFLXD	QNCYFLXA	Tallahassee Blairstone	Quincy*	131.95	2,356.73
ILHOFEXD	QINCTFLXX	Talialiassee Dialistorie		131.95	2,356.73
TLHSFLXD	TLHSFLXF	Tallahassee Blairstone	Tallahassee Thomasville	\$ 149.76	\$ 2,356.73
TLHSFLXD	TLHSFLXA	Tallahassee Blairstone	Tallahassee-Calhoun	\$ 86.39	\$ 1,178.36
TLHSFLXD	TLHSFLXE	Tallahassee Blairstone	Tallahassee-FSU	\$ 149.76	\$ 2,356.73
TLHSFLXD	TLHSFLXC	Tallahassee Blairstone	Tallahassee-Mabry	\$ 86.39	\$ 1,178.36
TLHSFLXD	TLHSFLXH	Tallahassee Blairstone	Tallahassee-Perkins	\$ 149.76	\$ 2,356.73
TLHSFLXD	TLHSFLXB	Tallahassee Blairstone	Tallahassee-Willis	\$ 86.39	\$ 1,178.36
TLHSFLXF	ARPNFLXA *	Tallahassee Thomasville	Alligator Point*	\$ 389.95	\$ 7,665.40
TLHSFLXF	BRSTFLXA	Tallahassee Thomasville	Bristol*	\$ 131.95	\$ 2,356.73
TLHSFLXF	CRBLFLXA	Tallahassee Thomasville	Carrabelle*	\$ 389.95	\$ 7,665.40
TLHSFLXF	CHTHFLXA	Tallahassee Thomasville	Chattahoochee*	\$ 389.95	\$ 7,665.40
TLHSFLXF	GNBOFLXA	Tallahassee Thomasville	Greensboro*	\$ 131.95	\$ 2,356.73
TLHSFLXF	GRETFLXA	Tallahassee Thomasville	Gretna*	\$ 131.95	\$ 2,356.73
TLHSFLXF	HAVNFLMA	Tallahassee Thomasville	Havana*	\$ 131.95	\$ 2,356.73
TLHSFLXF	HSFRFLXA *	Tallahassee Thomasville	Hosford*	\$ 131.95	\$ 2,356.73
TLHSFLXF	QNCYFLXA	Tallahassee Thomasville	Quincy*	\$ 131.95	\$ 2,356.73
TLHSFLXF	TLHSFLXB	Tallahassee Thomasville	Tallahassee-Willis	\$ 86.39	\$ 1,178.36
TLHSFLXA	ARPNFLXA *	Tallahassee-Calhoun	Alligator Point*	\$ 263.21	\$ 5,308.68
TLHSFLXA	BRSTFLXA	Tallahassee-Calhoun	Bristol*	\$ 131.95	\$ 2,356.73
TLHSFLXA	CRBLFLXA	Tallahassee-Calhoun	Carrabelle*	\$ 263.21	\$ 5,308.68
TLHSFLXA	CHTHFLXA	Tallahassee-Calhoun	Chattahoochee*	\$ 263.21	\$ 5,308.68
TLHSFLXA	GNBOFLXA	Tallahassee-Calhoun	Greensboro*	\$ 131.95	\$ 2,356.73
TLHSFLXA	GRETFLXA	Tallahassee-Calhoun	Gretna*	\$ 131.95	\$ 2,356.73
TLHSFLXA	HAVNFLMA	Tallahassee-Calhoun	Havana*	\$ 131.95	\$ 2,356.73

TLHSFLXA	HSFRFLXA *	Tallahassee-Calhoun	Hosford*	œ!	\$
				131.95	2,356.73
TLHSFLXA	PRRYFLXA*	Tallahassee-Calhoun	Perry	\$ 263.21	\$ 5,308.68
TLHSFLXA	QNCYFLXA	Tallahassee-Calhoun	Quincy*	\$ 131.95	\$ 2,356.73
TLHSFLXA	TLHSFLXF	Tallahassee-Calhoun	Tallahassee Thomasville	\$ 149.76	\$ 2,356.73
TLHSFLXA	TLHSFLXE	Tallahassee-Calhoun	Tallahassee-FSU	\$ 86.39	\$ 1,178.36
TLHSFLXA	TLHSFLXC	Tallahassee-Calhoun	Tallahassee-Mabry	\$ 86.39	\$ 1,178.36
TLHSFLXA	TLHSFLXH	Tallahassee-Calhoun	Tallahassee-Perkins	\$ 86.39	\$ 1,178.36
TLHSFLXA	TLHSFLXB	Tallahassee-Calhoun	Tallahassee-Willis	\$ 86.39	\$ 1,178.36
TLHSFLXE	ARPNFLXA *	Tallahassee-FSU	Alligator Point*	\$ 326.58	\$ 6,487.04
TLHSFLXE	BRSTFLXA	Tallahassee-FSU	Bristol*	\$ 131.95	\$ 2,356.73
TLHSFLXE	CRBLFLXA	Tallahassee-FSU	Carrabelle*	\$ 326.58	\$ 6,487.04
TLHSFLXE	CHTHFLXA	Tallahassee-FSU	Chattahoochee*	\$ 326.58	\$ 6,487.04
TLHSFLXE	GNBOFLXA	Tallahassee-FSU	Greensboro*	\$ 131.95	\$ 2,356.73
TLHSFLXE	GRETFLXA	Tallahassee-FSU	Gretna*	131.95	\$ 2,356.73
TLHSFLXE	HAVNFLMA	Tallahassee-FSU	Havana*	131.95	\$ 2,356.73
TLHSFLXE	HSFRFLXA *	Tallahassee-FSU	Hosford*	131.95	\$ 2,356.73
TLHSFLXE	QNCYFLXA	Tallahassee-FSU	Quincy*	131.95	\$ 2,356.73
TLHSFLXE	TLHSFLXF	Tallahassee-FSU	Tallahassee Thomasville	149.76	\$ 2,356.73
TLHSFLXE	TLHSFLXC	Tallahassee-FSU	Tallahassee-Mabry	\$ 86.39	\$ 1,178.36
TLHSFLXE	TLHSFLXH	Tallahassee-FSU	Tallahassee-Perkins	\$ 86.39	\$ 1,178.36
TLHSFLXE	TLHSFLXB	Tallahassee-FSU	Tallahassee-Willis	\$ 86.39	\$ 1,178.36
TLHSFLXC	ARPNFLXA *	Tallahassee-Mabry	Alligator Point*	\$ 326.58	\$ 6,487.04
TLHSFLXC	BRSTFLXA	Tallahassee-Mabry	Bristol*	\$ 131.95	\$ 2,356.73
TLHSFLXC	CRBLFLXA	Tallahassee-Mabry	Carrabelle*	\$ 326.58	\$ 6,487.04
TLHSFLXC	CHTHFLXA	Tallahassee-Mabry	Chattahoochee*	\$ 326.58	\$
TLHSFLXC	GNBOFLXA	Tallahassee-Mabry	Greensboro*	\$	6,487.04 \$
TLHSFLXC	GRETFLXA	Tallahassee-Mabry	Gretna*	131.95	2,356.73 \$

	T			131.95	2,356.73
TLHSFLXC	HAVNFLMA	Tallahassee-Mabry	Havana*	\$ 131.95	\$ 2,356.73
TLHSFLXC	HSFRFLXA *	Tallahassee-Mabry	Hosford*	\$	\$
	101101151114	T-D-b	O. in out	131.95	2,356.73
TLHSFLXC	QNCYFLXA	Tallahassee-Mabry	Quincy*	131.95	\$ 2,356.73
TLHSFLXC	TLHSFLXF	Tallahassee-Mabry	Tallahassee Thomasville	\$ 149.76	\$ 2,356.73
TLHSFLXC	TLHSFLXH	Tallahassee-Mabry	Tallahassee-Perkins	\$ 86.39	\$ 1,178.36
TLHSFLXC	TLHSFLXB	Tallahassee-Mabry	Tallahassee-Willis	\$ 86.39	\$ 1,178.36
TLHSFLXH	ARPNFLXA *	Tallahassee-Perkins	Alligator Point*	\$ 326.58	\$ 6,487.04
TLHSFLXH	BRSTFLXA	Tallahassee-Perkins	Bristol*	\$ 131.95	\$ 2,356.73
TLHSFLXH	CRBLFLXA	Tallahassee-Perkins	Carrabelle*	\$ 326.58	\$ 6,487.04
TLHSFLXH	CHTHFLXA	Tallahassee-Perkins	Chattahoochee*	\$ 326.58	\$ 6,487.04
TLHSFLXH	GNBOFLXA	Tallahassee-Perkins	Greensboro*	\$ 131.95	\$ 2,356.73
TLHSFLXH	GRETFLXA	Tallahassee-Perkins	Gretna*	\$ 131.95	\$ 2,356.73
TLHSFLXH	HAVNFLMA	Tallahassee-Perkins	Havana*	\$ 131.95	\$ 2,356.73
TLHSFLXH	HSFRFLXA *	Tallahassee-Perkins	Hosford*	\$ 131.95	\$ 2,356.73
TLHSFLXH	QNCYFLXA	Tallahassee-Perkins	Quincy*	\$ 131.95	\$ 2,356.73
TLHSFLXH	TLHSFLXF	Tallahassee-Perkins	Tallahassee Thomasville	\$ 149.76	\$ 2,356.73
TLHSFLXH	TLHSFLXB	Tallahassee-Perkins	Tallahassee-Willis	\$ 86.39	\$ 1,178.36
TLHSFLXB	ARPNFLXA *	Tallahassee-Willis	Alligator Point*	\$ 326.58	\$ 6,487.04
TLHSFLXB	BRSTFLXA	Tallahassee-Willis	Bristol*	\$ 71.95	\$ 1,178.36
TLHSFLXB	CRBLFLXA	Tallahassee-Willis	Carrabelle*	\$ 326.58	\$ 6,487.04
TLHSFLXB	CHTHFLXA	Tallahassee-Willis	Chattahoochee*	\$ 326.58	\$ 6,487.04
TLHSFLXB	GNBOFLXA	Tallahassee-Willis	Greensboro*	\$ 71.95	\$ 1,178.36
TLHSFLXB	GRETFLXA	Tallahassee-Willis	Gretna*	\$ 71.95	\$ 1,178.36
TLHSFLXB	HAVNFLMA	Tallahassee-Willis	Havana*	\$ 71.95	\$ 1,178.36
TLHSFLXB	HSFRFLXA *	Tallahassee-Willis	Hosford*	\$ 71.95	\$ 1,178.36
TLHSFLXB	QNCYFLXA	Tallahassee-Willis	Quincy*	\$ 71.95	\$ 1,178.36

TVRSFLXA	UMTLFLXA	Tavares	Umatilla	\$	\$
				202.19	4,425.72
TLCHFLXA	ZPHYFLXA	Trilacoochee	Zephyrhills*	\$ 131.95	\$ 2,356.73
WCHLFLXA	ZLSPFLXA	Wauchula	Zolfo Springs	\$ 124.39	\$ 2,654.34
KSSMFLXB	CLBRFLAD	West Kissimmee	Celebration*	\$ 71.95	\$ 1,178.36
KSSMFLXB	HNCYFLXA	West Kissimmee	Haines City*(427)	\$ 184.39	\$ 3,832.70
WLSTFLXA	BRSNFLMA	Williston	Bronson*	\$ 71.95	\$ 1,178.36
WNDRFLXA	CLBRFLAD	Windermere	Celebration*	\$ 174.14	\$ 3,535.09
WNDRFLXA	EORNFLXA	Windermere	East Orange*	\$ 174.14	\$ 3,535.09
WNDRFLXA	LKBNFLXA	Windermere	Lake Buena Vista*	\$ 174.14	\$ 3,535.09
WNDRFLXA	ORLDFLXA	Windermere	Orlando*	\$ 174.14	\$ 3,535.09
WNDRFLXA	WNGRFLXA	Windermere	Winter Garden	\$ 86.39	\$ 1,178.36
WNDRFLXA	WNPKFLXA	Windermere	Winter Park	\$ 131.95	\$ 2,356.73
WNGRFLXA	CLBRFLAD	Winter Garden	Celebration*	\$ 131.95	\$ 2,356.73
WNGRFLXA	EORNFLXA	Winter Garden	East Orange*	\$ 114.14	\$ 2,356.73
WNGRFLXA	LKBNFLXA	Winter Garden	Lake Buena Vista*	\$ 131.95	\$ 2,356.73
WNGRFLXA	ORLDFLXA	Winter Garden	Orlando*	\$ 114.14	\$ 2,356.73
WNGRFLXA	WNPKFLXA	Winter Garden	Winter Park	\$ 71.95	\$ 1,178.36
WNPKFLXA	CLBRFLAD	Winter Park	Celebration*	\$ 114.14	\$ 2,356.73
WNPKFLXA	EORNFLXA	Winter Park	East Orange*	\$ 71.95	\$ 1,178.36
WNPKFLXA	GENVFLXA	Winter Park	Geneva*	\$ 71.95	\$ 1,178.36
WNPKFLXA	LKBNFLXA	Winter Park	Lake Buena Vista*	\$	\$
WNPKFLXE	MTLDFLXA	Winter Park	Maitland	114.14	2,356.73 ICB
WNPKFLXA	ORLDFLXA	Winter Park	Orlando*	71.95	\$ 4.470.30
WNPKFLXA	OVIDFLCA	Winter Park	Oviedo*	71.95	1,178.36
WNPKFLXA	SNFRFLMA	Winter Park	Sanford*	71.95	1,178.36 \$
WNPKFLXE	WNPKFLXE	Winter Park	Winter Park	71.95	1,178.36 ICB
				71.95	

SPRINT INTRAEXCHANGE INTERCONNECTION RATES

STATE: FLORIDA

EVANDA	(P)SVI (RZAUTE) S(64), 419		DST RATE \$74.96		DSA RANGE SEASE
(DET (CE)	<u> जिल्ल</u> ा	OFFICE	GTT/P (S. 4.5.)	OFFICE	GUU
Maitland XA Maitland TC Tallahassee - Calhoun Tallahassee - FSU Destin South Fort Meyers Boca Grande Murdock Fort Myers Winter Park Fort Myers Beach Lake Brantley North Naples	MTLDFLXA MTLDFLTC TLHSFLXA TLHSFLXE DESTFLXA FTMYFLXC BCGRFLXA MRDCFLXA FTMYFLXA WNPKFLXA FTMBFLXA LKBRFLXA NNPLFLXA NPLSFLXD	Marco Island Altamonte Springs Iona Goldenrod Fort Walton Beach XB Fort Walton Beach XA Buenaventura Lakes Tallahassee - Willis Shalimar Cypress Lake XA Casselberry Fort Walton Beach XC Cypress Lake XB Orange City Ocala XJ North Fort Myers XA Cape Coral Bonita Springs Sanibel-Captiva Islands	MOISFLXA ALSPFLXA IONAFLXA GLRDFLXA FTWBFLXB FTWBFLXA KSSMFLXD TLHSFLXB SHLMFLXA CYLKFLXA OCALFLXJ NFMYFLXA CPCRFLXA BNSPFLXA	Windermere Highlands Tallahassee - Perkins Eustis San Carlos Park North Cape Coral Tallahassee Blairstone Port Charlotte Golden Gate Tavares Apopka Westville Ocala XA Tallahassee - Mabry North Fort Myers XB Naples South East Winter Garden Leesburg Lady Lake (753)	WNDRFLXA OCALFLXC TLHSFLXH ESTSFLXA SCPKFLXA CPCRFLXB TLHSFLXD PTCTFLXA GLGCFLXA TVRSFLXA APPKFLXA WSTVFLXA OCALFLXA TLHSFLXC NFMYFLXB NPLSFLXC WNGRFLXA LSBGFLXA LDLKFLXA
		West Kissimmee Kissimmee	KSSMFLXB KSSMFLXA	Deltona Lakes Sebring	ORCYFLXC SBNGFLXA

Effective Date: 7/1/00

BAND 4	DS1 RATE		DS1 RATE		DSI) RATE
	\$97.3		\$124.02		8492920
	14500 11 11 11 11 11		44. THE STATE OF T		
OFFICE	Crip As	OFFICE AND A SECTION OF THE SECTION	CLL ****	OFFICE STATES	P HT
Shady Road	OCALFLXB	Belleview	BLVWFLXA	Salt Springs	SSPRFLXA
Silver Springs	SVSSFLXA	Chassohowitza	CHSWFLXA	DeFuniak Springs	DFSPFLXA
Shores	0.00. 5.0.			Doi umak opimgo	D1 01 1 E70 (
Clermont	CLMTFLXA	Immokalee	IMKLFLXA	Umatilla	UMTLFLXA
Tallahassee	TLHSFLXF	Wildwood	WLWDFLXA	Sneads	SNDSFLXA
Thomasville					
Lehigh Acres	LHACFLXA	Moore Heaven	MRHNFLXA	Williston	WLSTFLXA
East Fort Meyers	FTMYFLXB	Arcadia	ARCDFLXA	Grand Ridge	GDRGFLXA
Montverde	MTVRFLXA	Marianna	MRNNFLXA	Zolfo Springs	ZLSPFLXA
Valparaiso/678	VLPRFLXA	Lake Placid	LKPCFLXA	Monticello	MNTIFLXA
Beverly Hills	BVHLFLXA	Okeechobee	OKCBFLXA	St. Marks	STMKFLXA
Cape Haze	CPHZFLXA	Bushnell	BSHNFLXA	Freeport	FRPTFLXA
Dade City	DDCYFLXA	Santa Rosa Beach	SNRSFLXA	Bonifay	BNFYFLXA
Punta Gorda	PNGRFLXA	Alva	ALVAFLXA	Cottondale	CTDLFLXA
Mount Dora	MTDRFLXA	Tallahassee XG	TLHSFLXG	Lawtey	LWTYFLXA
Crestview	CRVWFLXA	Astor	ASTRFLXA	Panacea	PANCFLXA
Crystal River	CRRVFLXA	Spring Lake	SLHLFLXA	Reynolds Hill	RYHLFLXA
Lake Helen	LKHLFLXA	Wauchula	WCHLFLXA	Sopchoppy	SPCPFLXA
Clewiston	CLTNFLXA	Starke	STRKFLXA	Malone	MALNFLXA
Sea Grove Beach	SGBHFLXA	San Antonio	SNANFLXA	Baker	BAKRFLXA
St. Cloud	STCDFLXA	Labelle	LBLLFLXA	Alford	ALFRFLXA
Homosassa Spgs	HMSPFLXA	Groveland	GVLDFLXA	Kingsley Lake	KGLKFLXA
Inverness	INVRFLXA	Bowling Green	BWLGFLXA	Greenville	GNVLFLXA
Oklawaha	OKLWFLXA	Fort Meade	FTMDFLXA	Ponce de Leon	PNLNFLXA
Madison	MDSNFLXA	Howey-In-The-Hills	HOWYFLXA	Kenansville	KNVLFLXA
Pine Island	PNISFLXA	Forest	OCNFFLXA	Lee	LEE FLXA
Avon Park	AVPKFLXA	Trilacoochee	TLCHFLXA	Glendale	GLDLFLXA
Silver Springs	SVSPFLXA	Crawfordville	CFVLFLXA	Cherry Lake	CHLKFLXA
, 5		Everglades	EVRGFLXA	Greenwood	GNWDFLXA
		•			