BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

)

)

)

In re: Petition for Expedited Review of Growth Code Denials by the North American Numbering Administration for the Fort Myers Exchange. DOCKET NO. 050536 - TL FILED: August 5, 2005

<u>Sprint-Florida, Incorporated's Request for Confidential Classification</u> <u>Pursuant to Section 364.183(1), Florida Statutes</u>

Sprint-Florida, Incorporated (hereinafter, "Sprint") hereby requests that the Florida Public Service Commission ("Commission") classify certain documents and/or records identified herein as confidential, exempt from public disclosure under Chapter 119, Florida Statutes and issue any appropriate protective order reflecting such a decision.

1. The information that is the subject of this request is proprietary customer information or information that is confidential and proprietary to Sprint, the release of which would impair the competitive business of Sprint. Sprint is filing this request pursuant to Rule 25-22-2006, F.A.C. The following documents or excerpts from documents are the subject of this request:

Highlighted information in Attachment 1 to Sprint's Petition for Expedited Review of NXX-X Code Denial

2. Two redacted copies of the information are attached to this request. One unredacted copy of the confidential information was filed under seal with the Division of Records and Reporting on under separate cover on this same date. Confidential information is highlighted in yellow.

3. The information for which the Request is submitted is customer information that DOCUMENT SUMPER-DATE Sprint is required by law to keep confidential or information the release of which would D 7592 MIC -5 W impair Sprint's competitive business interests and is confidential and proprietary to Sprint. Specific justification for confidential treatment is set forth in Attachment A.

- 4. Section 364.183(3), F.S., provides:
 - (3) The term "proprietary confidential business information" means information, regardless of form or characteristics, which is owned or controlled by the person or company, is intended to be and is treated by the person or company as private in that the disclosure of the information would cause harm to the ratepayers or the person's or company's business operations, and has not been disclosed unless disclosed pursuant to a statutory provision, an order of a court or administrative body, or private agreement that provides that the information will not be released to the public. The term includes, but is not limited to:
 - (a) Trade Secrets.
 - (b) Internal auditing controls and reports of internal auditors.
 - (c) Security measures, systems, or procedures.
 - (d) Information concerning bids or other contractual data, the disclosure of which would impair the efforts of the company or its affiliates to contract for goods or services on favorable terms.
 - (e) Information relating to competitive interests, the disclosure of which would impair the competitive business of the provider of information.
 - (f) Employee personnel information unrelated to compensation, duties, qualifications, or responsibilities.
 - 5. The subject information has not been publicly released by Sprint.

Based on the foregoing, Sprint respectfully requests that the Commission grant the

Request for Confidential Classification, exempt the information from disclosure under

Chapter 119, Florida Statutes and issue any appropriate protective order, protecting the

information from disclosure while it is maintained at the Commission.

RESPECTFULLY SUBMITTED this 5th day of August 2005.

•

a.

Sugns. mtyt

Susan S. Masterton Post Office Box 2214 Tallahassee, Florida 32316-2214 850/599-1560

ATTORNEY FOR SPRINT

ATTACHMENT A

٤

Document and	Justification for Confidential Treatment
page and line	
numbers	
Highlighted	Contains information concerning Sprint's projected growth and
information	telephone number resources which is proprietary to Sprint and which
contained in	is information the release of which would impair Sprint's
Attachment 1 to	competitive business interests and is confidential and proprietary to
Sprint's Petition,	Sprint. S.364.183(3)(e), F.S. Also may Contain proprietary customer
P . 2, lines 20-22,	information which Sprint is prohibited by law from releasing. s.
24, and 27-29, P.	364.24, F.S.
3, lines 3-8, 12	
and 13, P. 6, lines	
9-11, 16, 18, 19,	
and 24, P. 7, lines	
11-13, 19, 21, 27	
and 28, P. 8, lines	
2-6	