3. TERMS AND CONDITIONS (Continued)

.1 <u>Definitions</u> (Continued)

Regular Voice Grade Facility

The term "Regular Voice Grade Facility" denotes a communications channel with a bandwidth of approximately 2,700 (300 to 3,000) Hertz. This is an analog business circuit, generally a non-switched dedicated access line.

Service Group

.1 For WATS

The term "Service Group" denotes one or more access lines leased by a subscriber that are served by a single end office.

.2 For 800 Services

The term "Service Group" denotes a group of lines in a hunting arrangement used to terminate one or more inbound-800 numbers.

Residence (Residential) Service

Service will be classified as Residence Service where the business use, if any, is merely incidental and where the major use is of a social or domestic nature.

Single Source Solutions

The term "Single Source Solutions" denotes a package of wholesale telecommunications voice and data products/services with switched and dedicated access facilities.

Sprint Business FlexSM

The term "Sprint Business Flex" represents a flexible new calling platform, which integrates switched and dedicated voice and data services using a volume discount structure and is designed to meet the communications needs of small business customers.

Sprint Clarity®

The term "Sprint Clarity" denotes a product platform of integrated business services for inbound and outbound calling.

Sprint CLEC

The term used to describe the Sprint Competitive Local Echange Carrier operating in the state of Missouri, Sprint Communications Company, L.P.

(N) (M)
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(M) Material previously appearing on this page is now located on 1st Revised Page 13.

ISSUED: 05-06-03

CANCELED
September 1, 2012
Missouri Public
Service Commission

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JX-2013-0068

Margaret Prendergast Senior Manager -Tariffs 6450 Sprint Parkway Overland Park, Kansas 66251 **EFFECTIVE:** 06-05-03

Missouri Public Service Gammission

3. TERMS AND CONDITIONS (Continued)

RECD SEP 23 1998

.1 Definitions (Continued)

(M)

Regular Voice Grade Facility

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Single Source Solutions

The term "Single Source Solutions" denotes a package of wholesale telecommunications voice and data products/services with switched and dedicated access facilities.

Sprint Business Flexsm

(N)

The term "Sprint Business Flex" represents a flexible new calling platform, which integrates switched and dedicated voice and data services using a volume discount structure and is designed to meet the communications needs of small business customers. (N)

Sprint Clarity®

The term "Sprint Clarity" denotes a product platform of integrated business services for inbound and outbound calling.

Sprint Premieresm

The term "Sprint Premiere" denotes a product platform of integrated business services for large volumes of inbound and outbound calling.

Missouri Public Service Commission

(M) Text moved to 4th Revised Page 11.

FILED OCT 23 1998

<u>ISSUED:</u> 9-22-98

State Tariffs 8140 Ward Parkway Kansas City, Missouri 64114-2006 EFFECTIVE:

10-23-98

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3. TERMS AND CONDITIONS (Continued)

JUL 0 7 1998

1 Definitions (Continued)

MO. PUBLIC SERVICE COMM

Regular Billing

The term "Regular Billing" denotes a standard bill sent in the normal Carrier billing cycle. This billing consists of one bill for each account assigned to the subscriber, or in the case of Private Line Service, one bill for each subscriber together with explanatory detail showing the derivation of the charges.

Regular Voice Grade Facility

The term "Regular Voice Grade Facility" denotes a communications channel with a bandwidth of approximately 2,700 (300 to 3,000) Hertz. This is an analog business circuit, generally a non-switched dedicated access line.

Single Source Solutions

(T)

The term "Single Source Solutions" denotes a package of wholesale telecommunications (T) voice and data products/services with switched and dedicated access facilities.

Service Group

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.1 For WATS

The term "Service Group" denotes one or more access lines leased by a subscriber that are served by a single end office.

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The term "Sprint Clarity" denotes a product platform of integrated business services for inbound and outbound calling.

Sprint PremiereSM

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The term "Sprint Premiere" denotes a product platform of integrated business services for large volumes of inbound and outbound calling.

AUG 07 1998

MISSOURI Public Service Commission

ISSUED: 7-6-98

State Tariffs 8140 Ward Parkway Kansas City, Missouri 64114-2006 **EFFECTIVE:**

8-7-98

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3. TERMS AND CONDITIONS (Continued)

.1 Definitions (Continued)

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Regular Billing

MO. PUBLIC SERVICE COMM.

The term "Regular Billing" denotes a standard bill sent in the normal Carrier billing cycle. This billing consists of one bill for each account assigned to the subscriber, or in the case of Private Line Service, one bill for each subscriber together with explanatory detail showing the derivation of the charges.

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The term "Regular Voice Grade Facility" denotes a communications channel with a bandwidth of approximately 2,700 (300 to 3,000) Hertz. This is an analog business circuit, generally a non-switched dedicated access line.

Resale Solutions (N)

The term "Resale Solutions" denotes a package of wholesale telecommunications voice and data products/services with switched and dedicated access facilities. (N)

Service Group

.1 For WATS

CANCELLED

The term "Service Group" denotes one or more access lines leased by a subscriber that are served by a single end office.

AUG 0.7 1998

.2 For 800 Services

The term "Service Group" denotes a group of lines in a hunting arrangement/ISSOURI used to terminate one or more inbound-800 numbers.

Sprint Clarity®

The term "Sprint Clarity" denotes a product platform of integrated business services for inbound and outbound calling.

Sprint Premieresm

NOV 2 0 1995

The term "Sprint Premiere" denotes a product platform of integrated business services for large volumes of inbound and outbound calling.

| MISSOURI | Public Service Commission |

ISSUED: 10-19-95 Donald R. Fowler
Manager - State Tariffs
8140 Ward Parkway
Kansas City, Missouri 64114-2006

EFFECTIVE:

11-20-95

3. TERMS AND CONDITIONS (Continued)

RECEIVED

.1 Definitions (Continued)

APR 21 1994

Regular Billing

MISSOURI Public Service Commission

The term "Regular Billing" denotes a standard bill sent in the normal Carrier billing cycle. This billing consists of one bill for each account assigned to the subscriber, or in the case of Private Line Service, one bill for each subscriber together with explanatory detail showing the derivation of the charges.

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CANCELLED

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Sprint Premieresm

The term "Sprint Premiere" denotes a product platform of integrated business services for large volumes of inbound and outbound calling.

JUN. - 1 1994

MISSOURI Public Service Commission

ISSUED: .

Donald R. Fowler Manager - State Tariffs 8140 Ward Parkway Kansas City, Missouri 64114-2006

3. TERMS AND CONDITIONS (Continued)

.1 <u>Definitions</u> (Continued)

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Sprint Premiere

The term "Sprint Premiere" denotes a product platform of integrated business services for large volumes of inbound and outbound calling.

SPRINT Service

The term "SPRINT Service" denotes dial-up toll service offered by the Carrier.

Subscriber

The term "Subscriber" denotes the person, firm, company, corporation, or other entity, including Casual Callers, which contracts for service under this tariff and is responsible for the payment of charges as well as compliance with the Carrier's regulations pursuant to this tariff.

Switch

The term "Switch" denotes an electronic device which is used to provide circuit routing and control.

3. TERMS AND CONDITIONS (Continued)

.1 <u>Definitions</u> (Continued)

Sprint LTD

See Embarq Local Operating Companies

(T)

Sprint Premiere

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The term "Sprint Premiere" denotes a product platform of integrated business services for large volumes of inbound and outbound calling.

SPRINT Service

The term "SPRINT Service" denotes dial-up toll service offered by the Carrier.

Subscriber

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Switch

The term "Switch" denotes an electronic device which is used to provide circuit routing and control.

ISSUED: 05-04-06

CANCELLED
August 8, 2007
Missouri Public
Service Commission

Margaret R. Prendergast Senior Manager - State Tariffs 6450 Sprint Parkway Overland Park, Kansas 66251

EFFECTIVE: 06-05-06



3. TERMS AND CONDITIONS (Continued)

.1 <u>Definitions</u> (Continued)

Sprint LTD

The term used to describe the two Srint Local Telephone Division Incumbent Local Exchange Carriers operating in the state of Missouri, Sprint of Missouri, Inc

Sprint PremiereSM

The term "Sprint Premiere" denotes a product platform of integrated business services for large volumes of inbound and outbound calling.

SPRINT Service

The term "SPRINT Service" denotes dial-up toll service offered by the Carrier.

Subscriber

The term "Subscriber" denotes the person, firm, company, corporation, or other entity, including Casual Callers, which contracts for service under this tariff and is responsible for the payment of charges as well as compliance with the Carrier's regulations pursuant to this tariff.

(T)

Switch

The term "Switch" denotes an electronic device which is used to provide circuit routing and control.

ISSUED: 05-09-03

Margaret R. Prendergast Manager – State Tariffs 6450 Sprint Parkway Overland Park, Kansas 66251 EFFECTIVE: 06-08-03



Service Commission

Missouri Public Service Commissien

3. TERMS AND CONDITIONS (Continued)

REC'D MAY 06 2003

.1 <u>Definitions</u> (Continued)

Sprint LTD

The term used to describe the Sprint Local Telephone Division Incumbent Local Exchange Carrier operating in the state of Missouri, Sprint of Missouri, Inc.

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Sprint PremiereSM

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The term "Sprint Premiere" denotes a product platform of integrated business services for large volumes of inbound and outbound calling.

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SPRINT Service

The term "SPRINT Service" denotes dial-up toll service offered by the Carrier.

Subscriber

The term "Subscriber" denotes the person, firm, company, corporation, or other entity, which contracts for service under this tariff and is responsible for the payment of charges as well as compliance with the Carrier's regulations pursuant to this tariff.

Switch

The term "Switch" denotes an electronic device which is used to provide circuit routing and control.

CANCELLED

JUN 0 8 2003

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(M1) Material appearing on this page previously appeared on 3rd Revised Page 12.

(M2) Material previously appearing on this page is now located on Original Page 13.1.

ISSUED: 05-06-03 Margaret Prendergast Senior Manager -Tariffs 6450 Sprint Parkway Overland Park, Kansas 66251 EFFECTIVE: 06-05-03 Missourl Public Service Commission

FILED JUN 05 2003

3. TERMS AND CONDITIONS (Continued)

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.1 Definitions (Continued)

APR 21 1994

SPRINT Service

MISSOURI Public Service Commission

The term "SPRINT Service" denotes dial-up toll service offered by the Carrier.

Subscriber

The term "Subscriber" denotes the person, firm, company, corporation, or other entity, which contracts for service under this tariff and is responsible for the payment of charges as well as compliance with the Carrier's regulations pursuant to this tariff.

Switch

The term "Switch" denotes an electronic device which is used to provide circuit routing and control.

T-1 Access Line

The term "T-1 Access Line" denotes a 1.544 mbps dedicated digital transmission connection furnished by the Local Exchange Company (LEC) from a customer's premise that terminates at the Carrier's local POP. This facility will provide the equivalent of 24 voice channels.

Traffic Aggregator

Any person, firm, partnership, or corporation which furnishes a telephone for use by the public and includes, but is not limited to, telephones located in rooms, offices, universities, airports, and public pay or customer-owned coin operated telephone locations.

CANCELLED

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Public Service Commission

JUN .- 1 1994

MISSOURI Public Service Commission

ISSUED: 4-20-94 Donald R. Fowler
Manager - State Tariffs
8140 Ward Parkway
Kansas City, Missouri 64114-2006

EFFECTIVE:

6-1-94

(M)

INTERCITY TELECOMMUNICATIONS SERVICES

3. TERMS AND CONDITIONS (Continued)

.1 Definitions (Continued)

T-1 Access Line (M)

The term "T-1 Access Line" denotes a 1.544 mbps dedicated digital transmission connection furnished by the Local Exchange Company (LEC) from a customer's premise that terminates at the Carrier's local POP. This facility will provide the equivalent of 24 voice channels.

Traffic Aggregator

Any person, firm, partnership, or corporation which furnishes a telephone for use by the public and includes, but is not limited to, telephones located in rooms, offices, universities, airports, and public pay or customer-owned coin operated telephone locations.

Material appearing on this page previously appeared on Original Page 13.

ISSUED:

(M)

05-06-03

Margaret Prendergast Senior Manager - Tariffs 6450 Sprint Parkway Overland Park, Kansas 66251 **EFFECTIVE:** 06-05-03

Original Page 14

INTERCITY TELECOMMUNICATIONS SERVICES

TERMS AND CONDITIONS (Continued)

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.I <u>Definitions</u> (Continued)

APR 2 1 1994

VPN

MISSOURI Public Service Commission

The term "VPN" denotes communications services provided by Sprint providing the functionality and capabilities of a private network through the use of shared transmission facilities and operated by a single, software-controlled management system.

WATS

The term "WATS" denotes outbound-toll services offered by the Carrier for large volume users.

WATS Access Line (WAL)

The term "WATS Access Line" denotes a type of dedicated access line which connects a customer from his designated premises to his Equal Access (Feature Group D) end office from which WATS service is provided.

800 Service

The term "800 Service" denotes inbound-toll services offered by the Carrier for large volume users.

JUN .- 1 1994

MISSOURI Public Service Commission

ISSUED: 4-20-94

CANCELED September 1, 2012 Missouri Public Service Commission JX-2013-0068

Donald R. Fowler Manager - State Tariffs 8140 Ward Parkway Kansas City, Missouri 64114-2006 **EFFECTIVE:**

(T)

INTERCITY TELECOMMUNICATIONS SERVICES

3. TERMS AND CONDITIONS (Continued) .2 Undertaking of the Company (T) The facilities of the Company will be available as soon as practicable upon (T) receipt of an order for service. Interconnection of the Company's (T) facilities with the facilities of other duly authorized and regulated communications common carriers, and with International Record Carriers ("IRCs"), will be permitted. (A subscriber may also connect with privately owned communications systems, subject to the technical limitations established by Carrier.) The obligation of the Company to provide service is dependent upon its ability (T) to procure, construct, and maintain facilities which are required to meet the subscriber's order for service. The Company will make all reasonable efforts (T) to secure the necessary facilities and will, amend its tariff accordingly providing such new service will not adversely affect the Company's present services.

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INTERCITY TELECOMMUNICATIONS SERVICES

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3. TERMS AND CONDITIONS (Continued)

APR 2 1 1994

.2 Undertaking of the Carrier

MISSOURI Public Service Commission

- .1 The facilities of the Carrier will be available as soon as practicable upon receipt of an order for service. Interconnection of the Carrier's facilities with the facilities of other duly authorized and regulated communications common carriers, and with International Record Carriers ("IRCs"), will be permitted. (A subscriber may also connect with privately owned communications systems, subject to the technical limitations established by Carrier.)
- .2 The obligation of the Carrier to provide service is dependent upon its ability to procure, construct, and maintain facilities which are required to meet the subscriber's order for service. The Carrier will make all reasonable efforts to secure the necessary facilities and will, revise its tariff accordingly providing such new service will not adversely affect the Carrier's present services.

CANCELLED

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Public Service Commission
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JUN .- 1 1994

NISSOURI Public Service Commission

ISSUED: 4-20-94 Donald R. Fowler
Manager - State Tariffs
8140 Ward Parkway
Kansas City, Missouri 64114-2006

EFFECTIVE:

6-1-94

3. TERMS AND CONDITIONS (Continued)

.3 Liability of the Company

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(T)

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- .1 The liability of the Company for damages arising out of mistakes, omissions, interruptions, delays, errors, or defects in the transmission occurring in the course of furnishing service, channels, or other facilities and not caused by the negligence of the subscriber, commences upon activation of service and in no event exceeds an amount equivalent to the charges the Company would make to the subscriber for the period of service during which such mistakes, omissions, interruptions, delays, errors, or defects in transmission occur. Such liability does not include avoidable damage to the subscriber's premises. For the purpose of computing such amount, a month is considered to have 30 days.
- When the facilities of other carriers are used in establishing connections to points not reached by the Company's facilities, the Company is not liable for any act or omission of the other carrier or carriers. The subscriber will indemnify and save harmless the Company from any third-party claims for such damages referred to in Section 3.3.1.
- .3 The Company will make no refund of overpayments by a subscriber unless the claim for such overpayment, together with proper evidence, is submitted within two (2) years from the date. In calculating refunds, applicable discounts will be adjusted based on total usage after all credits or adjustments have been applied.
- .4 <u>Limitation of Liability</u>: The Company will not be liable to any consequential, incidental or indirect damages for any cause of action, whether in contract or tort. Consequential, incidental, and indirect damages include, but are not limited to, other party was aware or should have been aware of the possibility of these damages.
- .5 Y2K: Company Services will operate as specified in its agreement with Customer during the 20th and 21st centuries. The Company will make reasonable efforts to cure any material failure to provide Services caused solely by year 2000 defects in the Company's hardware, software or systems. Due to the interdependence among telecommunications companies and the interrelationship with non-Sprint processes, equipment and systems, the Company is not responsible for failures caused by circumstances beyond its control including, but not limited to, failures caused by: (1) a local exchange carrier; (2) Customer premise equipment; or (3) Customer. In addition, the Company does not ensure compatibility between Sprint Services and non-Sprint Services used by Customer.

<u>ISSUED:</u> 11-07-05 Margaret R. Prendergast Senior Manager – State Tariffs 6450 Sprint Parkway Overland Park, Kansas 66251

EFFECTIVE: 12-07-05

3. TERMS AND CONDITIONS (Continued)

XCD JAN 2 7 1999

Liability of the Carrier

- .1 The liability of the Carrier for damages arising out of mistakes, omissions, interruptions, delays, errors, or defects in the transmission occurring in the course of furnishing service, channels, or other facilities and not caused by the negligence of the subscriber, commences upon activation of service and in no event exceeds an amount equivalent to the charges the Carrier would make to the subscriber for the period of service during which such mistakes, omissions, interruptions, delays, errors, or defects in transmission occur. Such liability does not include avoidable damage to the subscriber's premises. For the purpose of computing such amount, a month is considered to have 30 days.
- .2 When the facilities of other carriers are used in establishing connections to points not reached by the Carrier's facilities, the Carrier is not liable for any act or omission of the other carrier or carriers. The subscriber will indemnify and save harmless the Carrier from any third-party claims for such damages referred to in Section 3.3.1.
- .3 The Carrier will make no refund of overpayments by a subscriber unless the claim for such overpayment, together with proper evidence, is submitted within two (2) years from the date. In calculating refunds, applicable discounts will be adjusted based on total usage after all credits or adjustments have been applied.
- .4 Limitation of Liability: Sprint will not be liable to any consequential, incidental (N) or indirect damages for any cause of action, whether in contract or tort. Consequential, incidental, and indirect damages include, but are not limited to, lost projects, lost revenues, and loss of business opportunity, whether or not the other party was aware or should have been aware of the possibility of these damages. (N)
- .5 Y2K: Sprint Services will operate as specified in its agreement with Customer (N) during the 20th and 21st centuries. Sprint will make reasonable efforts to cure any material failure to provide Services caused solely by year 2000 defects in Sprint's hardware, software or systems. Due to the interdependence among telecommunications companies and the interrelationship with non-Sprint processes, equipment and systems, Sprint is not responsible for failures caused by circumstances beyond its control including, but not limited to, failures caused by: (1) a local exchange carrier; (2) Customer premise equipment; or (3) Customer. In addition Sprint does not ensure compatibility between Sprint Services and non-Sprint Compatibility Services used by Customer (N)

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ISSUED: 1-6-99

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State Tariffs 8140 Ward Parkway S / Kansas City, Missouri 64114-2006 **EFFECTIVE:** 2-7-99

Public Service Commission

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3. TERMS AND CONDITIONS (Continued)

APR 21 1994

.3 Liability of the Carrier

MISSOURI
Public Service Commission

- .1 The liability of the Carrier for damages arising out of mistakes, omissions, interruptions, delays, errors, or defects in the transmission occurring in the course of furnishing service, channels, or other facilities and not caused by the negligence of the subscriber, commences upon activation of service and in no event exceeds an amount equivalent to the charges the Carrier would make to the subscriber for the period of service during which such mistakes, omissions, interruptions, delays, errors, or defects in transmission occur. Such liability does not include avoidable damage to the subscriber's premises. For the purpose of computing such amount, a month is considered to have 30 days.
- .2 When the facilities of other carriers are used in establishing connections to points not reached by the Carrier's facilities, the Carrier is not liable for any act or omission of the other carrier or carriers. The subscriber will indemnify and save harmless the Carrier from any third-party claims for such damages referred to in Section 3.3.1.
- .3 The Carrier will make no refund of overpayments by a subscriber unless the claim for such overpayment, together with proper evidence, is submitted within two (2) years from the date. In calculating refunds, applicable discounts will be adjusted based on total usage after all credits or adjustments have been applied.

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JUN. - 1 1994

MISSOUR! Public Service Commission

ISSUED: 4-20-94 Donald R. Fowler Manager - State Tariffs 8140 Ward Parkway Kansas City, Missouri 64114-2006 EFFECTIVE:

6-1-94

3. TERMS AND CONDITIONS (Continued)

.3 <u>Liability of the Company</u> (Continued)

.6 <u>VPN Premiere</u> (D)

In addition to the above, the following terms apply:

- .1 Except for credit allowances for interruption as specified herein, the Company shall not be liable for any failure of performance due to causes beyond its reasonable control, including, but not limited to acts of God, fires, meteorological phenomena, floods or other catastrophes; national emergencies, insurrections, riots or wars; strikes, lockouts, work stoppages or other labor difficulties; and any law, order, regulation or other action of any governing authority or agency thereof. WITH RESPECT TO THE SERVICES, MATERIALS, AND EQUIPMENT PROVIDED HEREUNDER, THE COMPANY HEREBY EXPRESSLY DISCLAIMS ALL WARRANTIES, EXPRESS OR IMPLIED, NOT STATED IN THIS TARIFF AND IN PARTICULAR DISCLAIMS ALL WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.
- .2 The Company shall not be liable for:
 - (a) Unlawful use or use by an unauthorized person of the Company's facilities and services.
 - (b) Any claim resulting from furnishing, installation, operation, maintenance, or removal of facilities at subscriber's premises;
 - Any claim arising out of a breach in the privacy or security of communications transmitted over the Company's facilities;
 - (d) Changes in any of the facilities, operations, services or procedures of the Company that render any facilities or services provided by subscriber obsolete, or require modification or alteration of such facilities or services, or otherwise affect their use or performance. The Company will endeavor to advise subscriber on a timely basis of such change.

ISSUED: 04-03-08

Margaret R. Prendergast Senior Manager – State Tariffs 6450 Sprint Parkway Overland Park, Kansas 66251 **EFFECTIVE:** 05-03-08

| 3. | <u>TE</u> | RM: | S AND CONDITIONS (Continued) | _ |
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| | .3 | Lia | ability of the Company (Continued) | (T) |
| | | .6 | VPN/VPN Premiere | |
| | | | In addition to the above, the following terms apply: | |
| | | | .1 Except for credit allowances for interruption as specified herein, the Company shall not be liable for any failure of performance due to causes beyond its reasonable control, including, but not limited to acts of God, fires, meteorological phenomena, floods or other catastrophes; national emergencies, insurrections, riots or wars; strikes, lockouts, work stoppages or other labor difficulties; and any law, order, regulation or other action of any governing authority or agency thereof. WITH RESPECT TO THE SERVICES, MATERIALS, AND EQUIPMENT PROVIDED HEREUNDER, THE COMPANY HEREBY EXPRESSLY DISCLAIMS ALL WARRANTIES, EXPRESS OR IMPLIED, NOT STATED IN THIS TARIFF AND IN PARTICULAR DISCLAIMS ALL WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. | (T) (T) (T) |
| | | | .2 The Company shall not be liable for: | (T) |
| | | | (a) Unlawful use or use by an unauthorized person of the Company's facilities and services. | (T) |
| | | .* | (b) Any claim resulting from furnishing, installation, operation, maintenance, or removal of facilities at subscriber's premises; | |
| | ÷ | | (c) Any claim arising out of a breach in the privacy or security of communications transmitted over the Company's facilities; | (T) |
| | | | (d) Changes in any of the facilities, operations, services or procedures of the Company that render any facilities or services provided by subscriber obsolete, or require modification or alteration of such facilities or services, | (T) (T) |
| | | | or otherwise affect their use or performance. The Company will endeavor | (T) |

to advise subscriber on a timely basis of such change.

TERMS AND CONDITIONS (Continued)

Missouri Public Sorvice Commission

.3 Liability of the Carrier (Continued)

RECTO JAN D ? 1999

.6 VPN/VPN Premieresm

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In addition to the above, the following terms apply:

- .1 Except for credit allowances for interruption as specified herein, Sprint shall not be liable for any failure of performance due to causes beyond its reasonable control, including, but not limited to acts of God, fires, meteorological phenomena, floods or other catastrophes; national emergencies, insurrections, riots or wars; strikes, lockouts, work stoppages or other labor difficulties; and any law, order, regulation or other action of any governing authority or agency thereof. WITH RESPECT TO THE SERVICES, MATERIALS, AND EQUIPMENT PROVIDED HEREUNDER, Sprint HEREBY EXPRESSLY DISCLAIMS ALL WARRANTIES, EXPRESS OR IMPLIED, NOT STATED IN THIS TARIFF AND IN PARTICULAR DISCLAIMS ALL WARRANTIES OF MERCHANT-ABILITY AND FITNESS FOR A PARTICULAR PURPOSE.
- .2 Sprint shall not be liable for:
 - (a) Unlawful use or use by an unauthorized person of Sprint's facilities and services.
 - (b) Any claim resulting from furnishing, installation, operation, maintenance, or removal of facilities at subscriber's premises;
 - (c) Any claim arising out of a breach in the privacy or security of communications transmitted over Sprint's facilities;
 - (d) Changes in any of the facilities, operations, services or procedures of Sprint that render any facilities or services provided by subscriber obsolete, or require modification or alteration of such facilities or services, or otherwise affect their use or performance. Sprint will endeavor to advise subscriber on a timely basis of such change.

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Missouri Public Somiso Commission

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ISSUED: 1-6-99

State Tariffs 8140 Ward Parkway Kansas City, Missouri 64114-2006

EFFECTIVE:

3. TERMS AND CONDITIONS (Continued)

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.3 Liability of the Carrier (Continued)

APR 21 1994

.4 <u>VPN/VPN Premiere</u>sm

MISSOURI Public Service Commission

In addition to the above, the following terms apply:

- .1 Except for credit allowances for interruption as specified herein, Sprint shall not be liable for any failure of performance due to causes beyond its reasonable control, including, but not limited to acts of God, fires, meteorological phenomena, floods or other catastrophes; national emergencies, insurrections, riots or wars; strikes, lockouts, work stoppages or other labor difficulties; and any law, order, regulation or other action of any governing authority or agency thereof. WITH RESPECT TO THE SERVICES, MATERIALS, AND EQUIPMENT PROVIDED HEREUNDER, Sprint HEREBY EXPRESSLY DISCLAIMS ALL WARRANTIES, EXPRESS OR IMPLIED, NOT STATED IN THIS TARIFF AND IN PARTICULAR DISCLAIMS ALL WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.
- .2 Sprint shall not be liable for:
 - (a) Unlawful use or use by an unauthorized person of Sprint's facilities and services.
 - (b) Any claim resulting from furnishing, installation, operation, maintenance, or removal of facilities at subscriber's premises;
 - (c) Any claim arising out of a breach in the privacy or security of communications transmitted over Sprint's facilities;
 - (d) Changes in any of the facilities, operations, services or procedures of Sprint that render any facilities or services provided by subscriber obsolete, or require modification or alteration of such facilities or services, or otherwise affect their use or performance. Sprint will endeavor to advise subscriber on a timely basis of such change.

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NISSOURI Public Service Commission

ISSUED: 4-20-94

Donald R. Fowler
Manager - State Tariffs
8140 Ward Parkway
Kansas City, Missouri 64114-2006

EFFECTIVE:

6-1-94

3. TERMS AND CONDITIONS (Continued)

.3 <u>Liability of the Company</u> (Continued)

.6 VPN Premiere (Continued)

(D)

- .3 Subscriber shall indemnify and save the Company harmless from any and all liability not expressly assumed by the Company in this Section 3.3 and arising in connection with the provision of service by the Company to subscriber, and shall protect and defend the Company from any suits or claims alleging such liability, and shall pay all expenses (including attorneys' fees) and satisfy all judgments which may be incurred by or rendered against the Company in connection therewith. The Company shall notify subscriber of any such suit or claim against the Company. The Company reserves the right to participate in the defense of any such suit or claim.
- .4 The liability of the Company for any interruption or failure of service shall in no event exceed the credit allowance provided for herein. The Company shall not be liable to subscriber or any Authorized User for any loss or damage incurred by reason of or incidental to any delay or interruption of service, or for any failure in or breakdown of facilities associated with the service, or for any mistakes, omissions, delays, errors or defects in transmission occurring in the course of furnishing service, except to the extent of such credit allowance, which shall constitute subscriber's sole and exclusive remedy hereunder.

ISSUED: 04-03-08

Margaret R. Prendergast Senior Manager – State Tariffs 6450 Sprint Parkway Overland Park, Kansas 66251 **EFFECTIVE:** 05-03-08

3. TERMS AND CONDITIONS (Continued)

.3 <u>Liability of the Company</u> (Continued)

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.6 <u>VPN/VPN Premiere</u> (Continued)

- .3 Subscriber shall indemnify and save the Company harmless from any and all liability not expressly assumed by the Company in this Section 3.3 and arising in connection with the provision of service by the Company to subscriber, and shall protect and defend the Company from any suits or claims alleging such liability, and shall pay all expenses (including attorneys' fees) and satisfy all judgments which may be incurred by or rendered against the Company in connection therewith. The Company shall notify subscriber of any such suit or claim against the Company. The Company reserves the right to participate in the defense of any such suit or claim.
- 4 The liability of the Company for any interruption or failure of service shall in no event exceed the credit allowance provided for herein. The Company shall not be liable to subscriber or any Authorized User for any loss or damage incurred by reason of or incidental to any delay or interruption of service, or for any failure in or breakdown of facilities associated with the service, or for any mistakes, omissions, delays, errors or defects in transmission occurring in the course of furnishing service, except to the extent of such credit allowance, which shall constitute subscriber's sole and exclusive remedy hereunder.

- Missouri Public Sorvice Commissior

3. TERMS AND CONDITIONS (Continued)

.3 Liability of the Carrier (Continued)

3FCT JAN 6 7 1999

.6 VPN/VPN Premieresm (Continued)

(T)

- .3 Subscriber shall indemnify and save Sprint harmless from any and all liability not expressly assumed by Sprint in this Section 3.3 and arising in connection with the provision of service by Sprint to subscriber, and shall protect and defend Sprint from any suits or claims alleging such liability, and shall pay all expenses (including attorneys' fees) and satisfy all judgments which may be incurred by or rendered against Sprint in connection therewith. Sprint shall notify subscriber of any such suit or claim against Sprint. Sprint reserves the right to participate in the defense of any such suit or claim.
- The liability of Sprint for any interruption or failure of service shall in no event exceed the credit allowance provided for herein. Sprint shall not be liable to subscriber or any Authorized User for any loss or damage incurred by reason of or incidental to any delay or interruption of service, or for any failure in or breakdown of facilities associated with the service, or for any mistakes, omissions, delays, errors or defects in transmission occurring in the course of furnishing service, except to the extent of such credit allowance, which shall constitute subscriber's sole and exclusive remedy hereunder.

CANCELLED

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Missouri Public Sorvice Commission

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3. TERMS AND CONDITIONS (Continued)

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.3 Liability of the Carrier (Continued)

APR 21 1994

.4 <u>VPN/VPN Premieresm</u> (Continued)

MISSOURI Public Service Commission

- .3 Subscriber shall indemnify and save Sprint harmless from any and all liability not expressly assumed by Sprint in this Section 3.3 and arising in connection with the provision of service by Sprint to subscriber, and shall protect and defend Sprint from any suits or claims alleging such liability, and shall pay all expenses (including attorneys' fees) and satisfy all judgments which may be incurred by or rendered against Sprint in connection therewith. Sprint shall notify subscriber of any such suit or claim against Sprint. Sprint reserves the right to participate in the defense of any such suit or claim.
- .4 The liability of Sprint for any interruption or failure of service shall in no event exceed the credit allowance provided for herein. Sprint shall not be liable to subscriber or any Authorized User for any loss or damage incurred by reason of or incidental to any delay or interruption of service, or for any failure in or breakdown of facilities associated with the service, or for any mistakes, omissions, delays, errors or defects in transmission occurring in the course of furnishing service, except to the extent of such credit allowance, which shall constitute subscriber's sole and exclusive remedy hereunder.

CANCELLED

FEB 07 1999 By 15425#18 Public Service Commission MISSOURI

FILED

JUN. - 1 1994

N1ISSOURI Public Service Commission

ISSUED:

Donald R. Fowler Manager - State Tariffs 8140 Ward Parkway Kansas City, Missouri 64114-2006

EFFECTIVE:

6-1-94

3. TERMS AND CONDITIONS (Continued)

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Missouri Public

.3 Liability of the Carrier (Continued)

REC'D OCT 2 9 2001

.7 Reserved for Future Use

Service Commission

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Missouri Public

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FILED DEC 31 2001

Service Commission

ISSUED: 10-29-01 CANCELED September 1, 2012 Missouri Public Service Commission JX-2013-0068 Michael E. Ragan Group Manager -Tariffs 6360 Sprint Parkway Overland Park, KS 66251 EFFECTIVE: 12-31-01

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3. TERMS AND CONDITIONS (Continued)

MAR 19 2001

.3 <u>Liability of the Carrier</u> (Continued)

MISSOURI
Public Service Commission

.7 Residential Sprint IONSM (Integrated On-demand Network) Service
Sprint IONSM (Integrated On-demand Network) Business Service Option A
Sprint IONSM (Integrated On-demand Network) Business Service Option B1
and B2

(N) (N)

The following liabilities apply in addition to the terms and conditions set forth in Section 3, of this tariff.

Sprint shall not be liable for any loss or damage to hardware that occurs during installation of Residential Sprint ION Service. Customer agrees that it is their responsibility to completely backup computer data prior to installation. Customer further agrees that Sprint is not responsible for any problems with the customer's computer and/or data following the installation of Sprint ION Service.

Customer's exclusive remedy with respect to any and all loss or damage resulting from any cause whatsoever, including Sprint's negligence, shall be a refund of any service charges and fees paid to Sprint up to the time the damage is discovered. Sprint shall in no event be liable for any consequential or incidental damages of any nature, including without limitation, damages for personal injury, damages to property, or loss of business.

The services are provided on an "as is" and "as available" basis without warranties of any kind either express or implied, including but not limited to warranties of title, non-infringement or implied warranties of merchantability or fitness for a particular purpose. No advice or information given by Sprint shall create a warranty. Neither Sprint nor its affiliates warrant that the services will be uninterrupted or error free or that any information, software or other material accessible on the services are free of viruses or other harmful components.

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FILED

APR 25 2001

MISSOURI Public Service Commission

ISSUED: 03-16-01

Michael E. Ragan Group Manager -Tariffs 8140 Ward Parkway Kansas City, Missouri 64114-2006

EFFECTIVE: 04-25-01

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3. TERMS AND CONDITIONS (Continued)

JUL 24 2000

.3 Liability of the Carrier (Continued)

MISSOURI **Public Service Commission**

.7 Residential Sprint IONSM (Integrated On-demand Network) Service Sprint IONSM (Integrated On-demand Network) Business Service Option A Sprint IONSM (Integrated On-demand Network) Business Service Option B

(N)

The following liabilities apply in addition to the terms and conditions set forth in Section 3, of this tariff.

Sprint shall not be liable for any loss or damage to hardware that occurs during installation of Residential Sprint ION Service. Customer agrees that it is their responsibility to completely backup computer data prior to installation. Customer further agrees that Sprint is not responsible for any problems with the customer's computer and/or data following the installation of Sprint ION Service.

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APR 2 5 2001

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AUG 23 2000

MISSOURI **Public Service Commission**

<u> ISSUED:</u>

Michael E. Ragan Group Manager - Tariffs 8140 Ward Parkway Kansas City, Missouri 64114-2006

EFFECTIVE:

8-23-00

Service Commission

3. TERMS AND CONDITIONS (Continued)

REC'D JUN 0 9 2000

.3 Liability of the Carrier (Continued)

.7 Residential Sprint IONSM (Integrated On-demand Network) Service Sprint IONSM (Integrated On-demand Network) Business Service Option B

The following liabilities apply in addition to the terms and conditions set forth in Section 3, of this tariff.

Sprint shall not be liable for any loss or damage to hardware that occurs during installation of Residential Sprint ION Service. Customer agrees that it is their responsibility to completely backup computer data prior to installation. Customer further agrees that Sprint is not responsible for any problems with the customer's computer and/or data following the installation of Sprint ION Service.

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(N)

Customer's exclusive remedy with respect to any and all loss or damage resulting from any cause whatsoever, including Sprint's negligence, shall be a refund of any service charges and fees paid to Sprint up to the time the damage is discovered. Sprint shall in no event be liable for any consequential or incidental damages of any nature, including without limitation, damages for personal injury, damages to property, or loss of business.

The services are provided on an "as is" and "as available" basis without warranties of any kind either express or implied, including but not limited to warranties of title, non-infringement or implied warranties of merchantability or fitness for a particular purpose. No advice or information given by Sprint shall create a warranty. Neither Sprint nor its affiliates warrant that the services will be uninterrupted or error free or that any information, software or other material accessible on the services are free of viruses or other harmful components.

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Public Service Communion MISSOURI

ISSUED: 6-8-00

Michael E. Ragan Group Manager - Tariffs 8140 Ward Parkway Kansas City, Missouri 64114-2006 EFFECTIVE:

7-10-00

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INTERCITY TELECOMMUNICATIONS SERVICES

MAR 3 1 2000

3. TERMS AND CONDITIONS (Continued)

.3 Liability of the Carrier (Continued)

MISSOURI
Public Service Commission

.7 Residential Sprint IONSM (Integrated On-demand Network) Service

(N)

The following liabilities apply in addition to the terms and conditions set forth in Section 3, of this tariff.

Sprint shall not be liable for any loss or damage to hardware that occurs during installation of Residential Sprint ION Service. Customer agrees that it is their responsibility to completely backup computer data prior to installation. Customer further agrees that Sprint is not responsible for any problems with the customer's computer and/or data following the installation of Residential Sprint ION Service.

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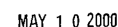
JUL 1 0 2000 By /ジスト 18.\ Public Service Commission MISSOURI FILED

MAY 1 0 2000

Public Service Commission

<u>ISSUED:</u> 3-31-00 Jeffrey L. Lindsey Group Manager -Tariffs 8140 Ward Parkway Kansas City, Missouri 64114-2006

EFFECTIVE:



P.S.C. Mo. Tariff No. 2 4th Revised Page 18.2 Cancels 3rd Revised Page 18.2

INTERCITY TELECOMMUNICATIONS SERVICES

Missouri Public

3. TERMS AND CONDITIONS (Continued)

REC'D OCT 2 9 2001

.3 Liability of the Carrier (Continued)

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.7 Reserved for Future Use.

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Missouri Public

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MAR 19 2001

3. TERMS AND CONDITIONS (Continued)

.3 Liability of the Carrier (Continued)

MISSOURI Public Service Commission

.7 Residential Sprint IONSM (Integrated On-demand Network) Service (Continued)
Sprint IONSM (Integrated On-demand Network) Business Service Option A
Sprint IONSM (Integrated On-demand Network) Business Service Option B1
and B2
(N)

It is solely the customer's responsibility to evaluate the accuracy, completeness and usefulness of all opinions, advice, services, and other information, and the quality and merchantability of all merchandise, provided through the services or on the Internet. Under no circumstances shall Sprint, its affiliates or its agents be liable for any indirect, incidental, special, punitive or consequential damages that result in any way from customer's use of or inability to use the services or to access the Internet or any part thereof, or Customer's reliance on or use of offers, claims, representations, promotions and transactions, information, services or merchandise provided on or through the Internet or the services, or that result from mistakes, omissions, interruptions, deletion of files, errors, defects, delays in operation, transmission or any failure of performance. The Company will not be liable for damages caused by the its affiliates, its agents or their employees.

The limitations on liability and the indemnification provisions expressed herein shall inure to the benefit of and apply to all parent, subsidiary and affiliated Sprint companies.

CANCELLED

DEC 3 1 2001

EXHAP 18.2

PUBLIC CONTRACTION

FILED

APR 25 2001

MISSOURI Public Service Commission

ISSUED: 03-16-01 Michael E. Ragan Group Manager -Tariffs 8140 Ward Parkway Kansas City, Missouri 64114-2006 **EFFECTIVE:** 04-25-01

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3. TERMS AND CONDITIONS (Continued)

JUL 24 2000

.3 Liability of the Carrier (Continued)

MISSOURI Public Service Commission

.7 Residential Sprint IONSM (Integrated On-demand Network) Service (Continued)
Sprint IONSM (Integrated On-demand Network) Business Service Option A
Sprint IONSM (Integrated On-demand Network) Business Service Option B

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It is solely the customer's responsibility to evaluate the accuracy, completeness and usefulness of all opinions, advice, services, and other information, and the quality and merchantability of all merchandise, provided through the services or on the Internet. Under no circumstances shall Sprint, its affiliates or its agents be liable for any indirect, incidental, special, punitive or consequential damages that result in any way from customer's use of or inability to use the services or to access the Internet or any part thereof, or Customer's reliance on or use of offers, claims, representations, promotions and transactions, information, services or merchandise provided on or through the Internet or the services, or that result from mistakes, omissions, interruptions, deletion of files, errors, defects, delays in operation, transmission or any failure of performance. The Company will not be liable for damages caused by the its affiliates, its agents or their employees.

The limitations on liability and the indemnification provisions expressed herein shall inure to the benefit of and apply to all parent, subsidiary and affiliated Sprint companies.

CANCELLED

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AUG 23 2000

MISSOURI Public Service Commission

<u>ISSUED:</u> 7-21-00

Michael E. Ragan Group Manager -Tariffs 8140 Ward Parkway Kansas City, Missouri 64114-2006

EFFECTIVE: 8-23-00

3. <u>TERMS AND CONDITIONS</u> (Continued)

.3 <u>Liability of the Carrier (Continued)</u>

RFCD JUN 0 9 2000

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.7 Residential Sprint IONSM (Integrated On-demand Network) Service (Continued) Sprint IONSM (Integrated On-demand Network) Business Service Option B

It is solely the customer's responsibility to evaluate the accuracy, completeness and usefulness of all opinions, advice, services, and other information, and the quality and merchantability of all merchandise, provided through the services or on the Internet. Under no circumstances shall Sprint, its affiliates or its agents be liable for any indirect, incidental. special, punitive or consequential damages that result in any way from customer's use of or inability to use the services or to access the Internet or any part thereof, or Customer's reliance on or use of offers, claims, representations, promotions and transactions, information, services or merchandise provided on or through the Internet or the services, or that result from mistakes, omissions, interruptions, deletion of files, errors, defects, delays in operation, transmission or any failure of performance. The Company will not be liable for damages caused by the its affiliates, its agents or their employees.

The limitations on liability and the indemnification provisions expressed herein shall inure to the benefit of and apply to all parent, subsidiary and affiliated Sprint companies.

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ISSUED: 6 - 8 - 00

Michael E. Ragan Group Manager - Tariffs 8140 Ward Parkway Kansas City, Missouri 64114-2006 **EFFECTIVE:**

7-10-00

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INTERCITY TELECOMMUNICATIONS SERVICES

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3. TERMS AND CONDITIONS (Continued)

MAR 3 1 2000

.3 Liability of the Carrier (Continued)

MISSOURI Public Service Commission

.7 Residential Sprint IONSM (Integrated On-demand Network) Service (Continued)

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It is solely the customer's responsibility to evaluate the accuracy, completeness and usefulness of all opinions, advice, services, and other information, and the quality and merchantability of all merchandise, provided through the services or on the Internet. Under no circumstances shall Sprint, its affiliates or its agents be liable for any indirect, incidental, special, punitive or consequential damages that result in any way from customer's use of or inability to use the services or to access the Internet or any part thereof, or Customer's reliance on or use of offers, claims, representations, promotions and transactions, information, services or merchandize provided on or through the Internet or the services, or that result from mistakes, omissions, interruptions, deletion of files, errors, defects, delays in operation, transmission or any failure of performance. The Company will not being liable for damages caused by the its affiliates, its agents or their employees.

The limitations on liability and the indemnification provisions expressed herein shall inure to the benefit of and apply to all parent, subsidiary and affiliated Sprint companies.

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Public Service Commission
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MAY 1 0 2000

MISSOURI Public Service Commission

ISSUED: 3-31-00

Jeffrey L. Lindsey Group Manager -Tariffs 8140 Ward Parkway Kansas City, Missouri 64114-2006

EFFECTIVE:



MAY 1 0 2000

3. TERMS AND CONDITIONS (Continued)

.4 Use of Service

Neither subscribers nor their authorized users may use the services furnished by the Company for any unlawful purpose. Use and restoration of the service furnished by the Company will be in accordance with Part 64, Subpart D of the Federal Communications Commission Rules.

(T) (T)

.1 Limitations of Service

The Company may deny, for any lawful reason, the Customer's request for service, or limit or allocate the facilities available to or utilized by any service, if necessary, to manage its network in an efficient manner; meet reasonable service expectations; furnish service to existing and future customers based on forecasted customer requirements; or for any other lawful reason.

The Company may, without notice, (consistent with governing laws or regulations) block traffic to local telephone exchanges ("NXX exchanges"), individual telephone stations, groups or ranges of individual telephone stations, or calls using certain customer authorized codes, whenever the Company deems it necessary to take such action to prevent (1) the unlawful use of service; (2) nonpayment for service; (3) the use of service in violation of this Tariff; or (4) network blockage or the degradation of service furnished to the Customer or other Customers.

.5 Minimum Service Period

.1 Message Telecommunications Service (MTS), WATS, 800, Sprint Clarity, 800 Premieresm ,SDS Premieresm and Residential Toll Free Service.

A minimum service period for service will be one month (30 days) for all services, except where special construction is required.

.2 Private Line Service

.1 T-1 Service

A minimum service period for service will be one month (30 days) for all services, except where special construction is required.

Missouri Public

3. TERMS AND CONDITIONS (Continued)

REC'D AUG 2 0 2003

.4 Use of Service

Service Commission

Neither subscribers nor their authorized users may use the services furnished by the Carrier for any unlawful purpose. Use and restoration of the service furnished by the Carrier will be in accordance with Part 64, Subpart D of the Federal Communications Commission Rules.

.1 Limitations of Service

(N)

The Company may deny, for any lawful reason, the Customer's request for service, or limit or allocate the facilities available to or utilized by any service, if necessary, to manage its network in an efficient manner; meet reasonable service expectations; furnish service to existing and future customers based on forecasted customer requirements; or for any other lawful reason.

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(N)

.5 Minimum Service Period

.1 Message Telecommunications Service (MTS), WATS, 800, Sprint Clarity®, 800 Premieresm, SDS Premieresm and Residential Toll Free Service.

A minimum service period for service will be one month (30 days) for all services, except where special construction is required.

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.2 Private Line Service

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.1 T-1 Service

Public Service Commission
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A minimum service period for service will be one month (30 days) for all services, except where special construction is required.

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(M) Material previously appearing on this page now appears on 10th Revised Page 20.

ISSUED: 08-20-03

Margaret Prendergast Senior Manager -Tariffs 6450 Sprint Parkway Overland Park, Kansas 66251 EFFECTIVE:

09-19-03

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3. TERMS AND CONDITIONS (Continued)

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.4 Use of Service

MISSOURI Public Service Commission

(N)

Neither subscribers nor their authorized users may use the services furnished by the Carrier for any unlawful purpose. Use and restoration of the service furnished by the Carrier will be in accordance with Part 64, Subpart D of the Federal Communications Commission Rules.

.5 Minimum Service Period

.1 Message Telecommunications Service (MTS), WATS, 800, Sprint Clarity®, 800 Premieresm, SDS Premieresm and Residential Toll Free Service.

will be one month (30 days) for all

A minimum service period for service will be one month (30 days) for all services, except where special construction is required.

.2 Private Line Service

.l T-1 Service

A minimum service period for service will be one month (30 days) for all services, except where special construction is required.

.2 CLEARLINE 1.5 Service

For CLEARLINE 1.5 Service, the minimum service period is dependent upon the length of service commitment for which the subscriber agrees.

The minimum service term is ninety (90) days for the month-to-month CLEARLINE 1.5 Base Intercity Pricing Plan.

In the event of an early termination of service, the subscriber will be obligated as follows: Under the Base Intercity Pricing Plan the subscriber will pay a lump sum equal to 100 percent of the current monthly charges for the unexpired portion of a service commitment's first year plus 50 percent of the same monthly rate for the remainder of the term.

FILED

MAY 1 1996

MC. PUBLIC SERVICE COMM

ISSUED: 3-29-96

Sprint State Tariffs 8140 Ward Parkway Kansas City, Missouri 64114-2006 **EFFECTIVE:**

5-1-96

3. TERMS AND CONDITIONS (Continued)

.4 Use of Service

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Neither subscribers nor their authorized users may use the services furnished by the Carrier for any unlawful purpose. Use and restoration of the Bery ice furnished by the Carrier will be in accordance with Part 64, Subpart D of the Federal Communications Commission Rules.

.5 Minimum Service Period

.1 Message Telecommunications Service (MTS), WATS, 800, Sprint Clarity®, 800 Premieresm and SDS Premieresm

A minimum service period for service will be one month (30 days) for all services, except where special construction is required.

.2 Private Line Service

.1 T-1 Service

A minimum service period for service will be one month (30 days) for service will be one month (30 days). services, except where special construction is required.

CLEARLINE 1.5 Service

For CLEARLINE 1.5 Service, the minimum service period is dependent upon the length of service commitment for which the subscriber agrees.

The minimum service term is ninety (90) days for the month-to-month CLEARLINE 1.5 Base Intercity Pricing Plan.

In the event of an early termination of service, the subscriber will be obligated as follows: Under the Base Intercity Pricing Plan the subscriber will pay a lump sum equal to 100 percent of the current monthly charges for the unexpired portion of a service commitment's first year plus 50 percent of the same monthly rate for the remainder of the term.

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NOV 2 0 1995

MISSOURI Public Service Commission

ISSUED: 10-19-95

Donald R. Fowler Manager - State Tariffs 8140 Ward Parkway Kansas City, Missouri 64114-2006 **EFFECTIVE:** 11-20-95

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3. TERMS AND CONDITIONS (Continued)

.4 Use of Service

Neither subscribers nor their authorized users may use the services furnished by the Carrier for any unlawful purpose. Use and restoration of the service furnished by the Carrier will be in accordance with Part 64, Subpart D of the Federal Communications Commission Rules.

.5 Minimum Service Period

.1 Message Telecommunications Service (MTS), WATS, 800, Sprint Clarity®, 800 Premieresm and SDS Premieresm

A minimum service period for service will be one month (30 days) for a CANCELLED services, except where special construction is required.

.2 Private Line Service

.1 T-1 Service

A minimum service period for service will be one month (30 daps) bild all MISSOURI services, except where special construction is required.

.2 CLEARLINE 1.5 Service

For CLEARLINE 1.5 Service, the minimum service period is dependent upon the length of service commitment for which the subscriber agrees.

The minimum service term is ninety (90) days for the month-to-month CLEARLINE 1.5 Base Intercity Pricing Plan.

In the event of an early termination of service, the subscriber will be obligated as follows: Under the Base Intercity Pricing Plan the subscriber will pay a lump sum equal to 100 percent of the current monthly charges for the unexpired portion of a service commitment's first year plus 50 percent of the same monthly rate for the remainder of the term.

.3 Real Solutions and Business Sense m

(N)

The minimum service period is the commitment term, as chosen by the subscriber

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ISSUED: 9-23-94 Donald R. Fowler
Manager - State Tariffs
8140 Ward Parkway
Kansas City, Missouri 64114-2006

EFFECTIVE:

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3. TERMS AND CONDITIONS (Continued)

JUL 12 1994

.4 Use of Service

Neither subscribers nor their authorized users may use the services furnished by the Carrier for any unlawful purpose. Use and restoration of the service furnished by the Carrier will be in accordance with Part 64, Subpart D of the Federal Communications Commission Rules.

.5 Minimum Service Period

.1 Message Telecommunications Service (MTS), WATS, 800, Sprint Clarity®, 800 Premieresm and SDS Premieresm

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.2 Private Line Service

.1 T-1 Service

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MISSOURI

.2 CLEARLINE 1.5 Service

For CLEARLINE 1.5 Service, the minimum service period is dependent upon the length of service commitment for which the subscriber agrees.

The minimum service term is ninety (90) days for the month-to-month CLEARLINE 1.5 Base Intercity Pricing Plan.

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.3 Real Solutions sm

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The minimum service period is the commitment term, as chosen by the subscriber. (N)

<u>ISSUED:</u> 7-11-94 Donald R. Fowler
Manager - State Tariffs
8140 Ward Parkway
Kansas City, Missouri 64114-2006

EFFECTIVE:

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INTERCITY TELECOMMUNICATIONS SERVICES

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3. TERMS AND CONDITIONS (Continued)

APR 2 1 1994

.4 Use of Service

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Neither subscribers nor their authorized users may use the Services furnished by the Carrier for any unlawful purpose. Use and restoration of the service furnished by the Carrier will be in accordance with Part 64, Subpart D of the Federal Communications Commission Rules.

.5 Minimum Service Period

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.2 Private Line Service

.1 T-1 Service

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A minimum service period for service will be one month (30 days) bill 3 Service Commission services, except where special construction is required.

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MISSOURI

.2 CLEARLINE 1.5 Service

For CLEARLINE 1.5 Service, the minimum service period is dependent upon the length of service commitment for which the subscriber agrees.

The minimum service term is ninety (90) days for the month-to-month CLEARLINE 1.5 Base Intercity Pricing Plan.

In the event of an early termination of service, the subscriber will be obligated as follows: Under the Base Intercity Pricing Plan the subscriber will pay a lump sum equal to 100 percent of the current monthly charges for the unexpired portion of a service commitment's first year plus 50 percent of the same monthly rate for the remainder of the term.

JUN. - 1 1994

MISSOURI Public Service Commission

ISSUED: 4-20-94 Donald R. Fowler Manager - State Tariffs 8140 Ward Parkway Kansas City, Missouri 64114-2006

EFFECTIVE:

6-1-9

3. TERMS AND CONDITIONS (Continued)

.5 Minimum Service Period (Continued)

.2 CLEARLINE 1.5 Service

For CLEARLINE 1.5 Service, the minimum service period is dependent upon the length of service commitment for which the subscriber agrees.

The minimum service term is ninety (90) days for the month-to-month CLEARLINE 1.5 Base Intercity Pricing Plan.

In the event of an early termination of service, the subscriber will be obligated as follows: Under the Base Intercity Pricing Plan the subscriber will pay a lump sum equal to 100 percent of the current monthly charges for the unexpired portion of a service commitment's first year plus 50 percent of the same monthly rate for the remainder of the term.

.3 <u>VPN Premiere</u> (D)

.1 Minimum Service Periods - Access Arrangements

The minimum service period for components ordered by subscriber is 30 days.

.2 Minimum Service Periods - Other Charges

For leased facilities provided by an OCC, the minimum service period shall be the same as that minimum service period imposed upon the Company by the OCC. For services provided through the Company-owned facilities, the minimum service period shall be ninety (90) days.

.4 Real Solutions Business Sense and Sprint Business Flex

The minimum service period is the commitment term, as chosen by the subscriber.

.5 Single Source Solutions

A minimum period for Single Source Solutions services will be one month (30 days), except where special construction is requested in which case the minimum period may be longer. Local access facilities are offered with a minimum commitment period of three (3) months. Alternative access facilities or local telephone company special construction require minimum commitment periods to be defined via contractual agreement.

ISSUED: 04-03-08

Margaret R. Prendergast Senior Manager – State Tariffs 6450 Sprint Parkway Overland Park, Kansas 66251 **EFFECTIVE:** 05-03-08

3. TERMS AND CONDITIONS (Continued)

.5 Minimum Service Period (Continued)

.2 CLEARLINE 1.5 Service

For CLEARLINE 1.5 Service, the minimum service period is dependent upon the length of service commitment for which the subscriber agrees.

The minimum service term is ninety (90) days for the month-to-month CLEARLINE 1.5 Base Intercity Pricing Plan.

In the event of an early termination of service, the subscriber will be obligated as follows: Under the Base Intercity Pricing Plan the subscriber will pay a lump sum equal to 100 percent of the current monthly charges for the unexpired portion of a service commitment's first year plus 50 percent of the same monthly rate for the remainder of the term.

.3 <u>VPN/VPN Premiere</u>

.1 Minimum Service Periods - Access Arrangements

The minimum service period for components ordered by subscriber is 30 days.

.2 Minimum Service Periods - Other Charges

For leased facilities provided by an OCC, the minimum service period shall be the same as that minimum service period imposed upon the Company by the OCC. For services provided through the Company-owned facilities, the minimum service period shall be ninety (90) days.

(T)

.4 Real Solutions Business Sense and Sprint Business Flex

The minimum service period is the commitment term, as chosen by the subscriber.

.5 Single Source Solutions

A minimum period for Single Source Solutions services will be one month (30 days), except where special construction is requested in which case the minimum period may be longer. Local access facilities are offered with a minimum commitment period of three (3) months. Alternative access facilities or local telephone company special construction require minimum commitment periods to be defined via contractual agreement.

Missouri Public

3. TERMS AND CONDITIONS (Continued)

REC'D AUG 2 0 2003

.5 Minimum Service Period (Continued)

Service Commission

.2 CLEARLINE 1.5 Service

(M)

For CLEARLINE 1.5 Service, the minimum service period is dependent upon the length of service commitment for which the subscriber agrees.

The minimum service term is ninety (90) days for the month-to-month CLEARLINE 1.5 Base Intercity Pricing Plan.

In the event of an early termination of service, the subscriber will be obligated as follows: Under the Base Intercity Pricing Plan the subscriber will pay a lump sum equal to 100 percent of the current monthly charges for the unexpired portion of a service commitment's first year plus 50 percent of the same monthly rate for the remainder of the term.

(M)

.3 VPN/VPN PremiereSM

.1 Minimum Service Periods - Access Arrangements

The minimum service period for components ordered by subscriber is 30 days.

.2 Minimum Service Periods - Other Charges

For leased facilities provided by an OCC, the minimum service period shall be the same as that minimum service period imposed upon Sprint by the OCC. For services provided through Sprint-owned facilities, the minimum service period shall be ninety (90) days.

.4 Real Solutions Business Sense M and Sprint Business Flex

The minimum service period is the commitment term, as chosen by the subscriber.

.5 Single Source Solutions

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A minimum period for Single Source Solutions services will be one month (30 days), except where special construction is requested in which case the minimum period may be longer. Local access facilities are offered with a minimum commitment period of three (3) months. Alternative access facilities olic Service Commission or local telephone company special construction require minimum commitment periods to be defined via contractual agreement.

DEC 0 7 2005 114 RS 20 MISSOURI

(M)Material now appearing on this page previously appeared on 4th Revised Page 19.

ISSUED: 08-20-03

Margaret Prendergast Senior Manager - Tariffs 6450 Sprint Parkway Overland Park, Kansas 66251

EFFECTIVE: 09-19-03

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FLED SEP 19 2003

Missouri Public

3. TERMS AND CONDITIONS (Continued)

REC'D OCT 2 9 2001

.5 Minimum Service Period (Continued)

Service Commission

- .3 VPN/VPN PremiereSm
 - .1 Minimum Service Periods Access Arrangements

The minimum service period for components ordered by subscriber is 30 days.

.2 Minimum Service Periods - Other Charges

For leased facilities provided by an OCC, the minimum service period shall be the same as that minimum service period imposed upon Sprint by the OCC. For services provided through Sprint-owned facilities, the minimum service period shall be ninety (90) days.

.4 Real Solutions sm, Business Sense sm and Sprint Business Flex

The minimum service period is the commitment term, as chosen by the subscriber.

CANCELLED

.5 Single Source Solutions

A minimum period for Single Source Solutions services will be one month (30 days), except where special construction is requested in which case the minimum period may be longer. Local access facilities are offered with a minimum commitment period of three (3) months. Alternative access facilities or local telephone company special construction require minimum commitment periods to be defined via contractual agreement.

SEP 1 9 2003
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Public Service Commission
MISSOURI

Missouri Public

FILED DEC 31 2001

Service Commission

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3. TERMS AND CONDITIONS (Continued)

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MAR 19 2001

.5 Minimum Service Period (Continued) Property O

Public Service Commission Public Service Commission MISSOURI

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.3 VPN/VPN Premieresm

.1 Minimum Service Periods - Access Arrangements

The minimum service period for components ordered by subscriber is 30 days.

.2 Minimum Service Periods - Other Charges

For leased facilities provided by an OCC, the minimum service period shall be the same as that minimum service period imposed upon Sprint by the OCC. For services provided through Sprint-owned facilities, the minimum service period shall be ninety (90) days.

Real SolutionsSM, Business SenseSM and Sprint Business Flex

The minimum service period is the commitment term, as chosen by the subscriber.

.5 Single Source Solutions

A minimum period for Single Source Solutions services will be one month (30 days), except where special construction is requested in which case the minimum period may be longer. Local access facilities are offered with a minimum commitment period of three (3) months. Alternative access facilities or local telephone company special construction require minimum commitment periods to be defined via contractual agreement.

.6 Sprint Residential IONSM (Integrated On-demand Network) Service

APR 25 2001

The minimum period of service is one month.

Sprint IONSM (Integrated On-demand Network) Business Service Option Dic Service Commission

The minimum period of service is two years.

.8 Sprint IONSM (Integrated On-demand Network) Business Service Option B1

(T)

The minimum period of service is one month.

Sprint IONSM (Integrated On-demand Network) Business Service Option B2

(N)

The minimum period of service is one year.

(N)

ISSUED: 03-16-01

Michael E. Ragan Group Manager - Tariffs 8140 Ward Parkway Kansas City, Missouri 64114-2006

EFFECTIVE: 04-25-01

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3. TERMS AND CONDITIONS (Continued)

.5 Minimum Service Period (Continued)

JUL 24 2000

.3 VPN/VPN PremiereSm

MISSOURI Public Service Commission

.1 Minimum Service Periods - Access Arrangements

The minimum service period for components ordered by subscriber is 30 days.

.2 Minimum Service Periods - Other Charges

For leased facilities provided by an OCC, the minimum service period shall be the same as that minimum service period imposed upon Sprint by the OCC. For services provided through Sprint-owned facilities, the minimum service period shall be ninety (90) days.

.4 Real SolutionsSM, Business SenseSM and Sprint Business Flex

The minimum service period is the commitment term, as chosen by the subscriber.

.5 Single Source Solutions

A minimum period for Single Source Solutions services will be one month (30 days), except where special construction is requested in which case the minimum period may be longer. Local access facilities are offered with a minimum commitment period of three (3) months. Alternative access facilities or local telephone company special construction require minimum commitment periods to be defined via contractual agreement.

.6 Sprint Residential IONSM (Integrated On-demand Network) Service

The minimum period of service is one month.

.7 Sprint IONSM (Integrated On-demand Network) Business Service Option A

(N) The minimum period of service is two years.

.8 Sprint IONSM (Integrated On-demand Network) Business Service Option B

The minimum period of service is one month.

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APR 2 5 2001

AUG 23 2000

MISSOURI Public Service Commission

Group Manager -Tariffs 8140 Ward Parkway

Kansas City, Missouri 64114-2006

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3. TERMS AND CONDITIONS (Continued)

REC'D JUN 0 9 2000

- .5 Minimum Service Period (Continued)
 - .3 VPN/VPN PremiereSM
 - .1 Minimum Service Periods Access Arrangements

The minimum service period for components ordered by subscriber is 30 days.

.2 Minimum Service Periods - Other Charges

For leased facilities provided by an OCC, the minimum service period shall be the same as that minimum service period imposed upon Sprint by the OCC. For services provided through Sprint-owned facilities, the minimum service period shall be ninety (90) days.

Real Solutions M., Business Sense M. and Sprint Business Flex

The minimum service period is the commitment term, as chosen by the subscriber.

.5 Single Source Solutions

A minimum period for Single Source Solutions services will be one month (30 days), except where special construction is requested in which case the minimum period may be longer. Local access facilities are offered with a minimum commitment period of three (3) months. Alternative access facilities or local telephone company special construction require minimum commitment periods to be defined via contractual agreement.

Sprint Residential IONSM (Integrated On-demand Network) Service

The minimum period of service is one month.

.7 Reserved For Future Use

Sprint IONSM (Integrated On-demand Network) Business Service Option B

The minimum period of service is one month.

(M) Text has been moved to 1st Revised Page 20.1.

FILED JUL 1 0 2000

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ISSUED: 6-8-00

Michael E. Ragan Group Manager - Tariffs 8140 Ward Parkway Kansas City, Missouri 64114-2006 EFFECTIVE:

7-10-00

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- 3. TERMS AND CONDITIONS (Continued)
 - .5 Minimum Service Period (Continued)

MAR 3 1 2000

.3 VPN/VPN PremiereSm

MISSOURI Public Service Commission

.1 Minimum Service Periods - Access Arrangements

The minimum service period for components ordered by subscriber is 30 days.

.2 Minimum Service Periods - Other Charges

For leased facilities provided by an OCC, the minimum service period shall be the same as that minimum service period imposed upon Sprint by the OCC. For services provided through Sprint-owned facilities, the minimum service period shall be ninety (90) days.

Real SolutionsSM, Business SenseSM and Sprint Business Flex

The minimum service period is the commitment term, as chosen by the subscriber.

Single Source Solutions

A minimum period for Single Source Solutions services will be one month (30 days), except where special construction is requested in which case the minimum period may be longer. Local access facilities are offered with a minimum commitment period of three (3) months. Alternative access facilities or local telephone company special construction require minimum commitment periods to be defined via contractual agreement.

.6 Sprint Residential IONSM (Integrated On-demand Network) Service

(N)

The minimum period of service is one month.

(N)

Ownership of Facilities

Title to all facilities provided by Carrier in accordance with these regulations remains with the Carrier. FILED

CANCELLED

JUL 1 0 2000

By 6th RP 20 Public Service Commission MISSOURI

MAY 1 0 2000

MISSOURI **Public Service Commission**

ISSUED: 3-31-00

Jeffrey L. Lindsey Group Manager - Tariffs 8140 Ward Parkway Kansas City, Missouri 64114-2006

EFFECTIVE:

MAY 1 0 2000

3. TERMS AND CONDITIONS (Continued)

Missouri Public Service Commission

.5 Minimum Service Period (Continued)

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- .3 VPN/VPN PremiereSM
 - 1 Minimum Service Periods Access Arrangements

The minimum service period for components ordered by subscriber is 30 days.

.2 Minimum Service Periods - Other Charges

For leased facilities provided by an OCC, the minimum service period shall be the same as that minimum service period imposed upon Sprint by the OCC. For services provided through Sprint-owned facilities, the minimum service period shall be ninety (90) days.

.4 Real Solutions m, Business Sense m and Sprint Business Flex

(N)

The minimum service period is the commitment term, as chosen by the subscriber.

.5 Single Source Solutions

A minimum period for Single Source Solutions services will be one month (30 days), except where special construction is requested in which case the minimum period may be longer. Local access facilities are offered with a minimum commitment period of three (3) months. Alternative access facilities or local telephone company special construction require minimum commitment periods to be defined via contractual agreement.

.6 Ownership of Facilities

Title to all facilities provided by Carrier in accordance with these regulations remains with the Carrier.

CANCELLED

MAY 1 0 2000

By 5th Re 20

Public Service Commission
MISSOURI

Missouri Public Garvier Commission

FILED OCT 23 1998

<u>ISSUED:</u> 9-22-98

State Tariffs 8140 Ward Parkway Kansas City, Missouri 64114-2006 **EFFECTIVE:** 10-23-98

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3. TERMS AND CONDITIONS (Continued)

JUL 07 1998

.5 Minimum Service Period (Continued)

MO. PUBLIC SERVICE COMM

- .3 VPN/VPN PremiereSm
 - .1 Minimum Service Periods Access Arrangements

The minimum service period for components ordered by subscriber is 30 days.

.2 Minimum Service Periods - Other Charges

For leased facilities provided by an OCC, the minimum service period shall be the same as that minimum service period imposed upon Sprint by the OCC. For services provided through Sprint-owned facilities, the minimum service period shall be ninety (90) days.

.4 Real SolutionsSm and Business SenseSm

The minimum service period is the commitment term, as chosen by the subscriber.

.5 Single Source Solutions

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(T)

A minimum period for Single Source Solutions services will be one month (30 days), except where special construction is requested in which case the minimum period may be longer. Local access facilities are offered with a minimum commitment period of three (3) months. Alternative access facilities or local telephone company special construction require minimum commitment periods to be defined via contractual agreement.

.6 Ownership of Facilities

Title to all facilities provided by Carrier in accordance with these regulations remains with the Carrier.

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By Alha Commission

Public Service Commission MISSOURI FILED

AUG 07 1998

Public Service Commission

<u>ISSUED:</u> 7-6-98

State Tariffs 8140 Ward Parkway Kansas City, Missouri 64114-2006 **EFFECTIVE:**

8-7-98

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3. TERMS AND CONDITIONS (Continued)

.5 Minimum Service Period (Continued)

OCT 201995

.3 VPN/VPN Premieresm

MO. PUBLIC SERVICE COMM.

.1 Minimum Service Periods - Access Arrangements

The minimum service period for components ordered by subscriber is 30 days.

.2 Minimum Service Periods - Other Charges

For leased facilities provided by an OCC, the minimum service period shall be the same as that minimum service period imposed upon Sprint by the OCC. For services provided through Sprint-owned facilities, the minimum service period shall be ninety (90) days.

.4 Real Solutions and Business Sensesm

*(M)

The minimum service period is the commitment term, as chosen by the subscriber.

.5 Resale Solutions

(N)

A minimum period for Resale Solutions services will be one month (30 days), except where special construction is requested in which case the minimum period may be longer. Local access facilities are offered with a minimum commitment period of three (3) months. Alternative access facilities or local telephone company special construction require minimum commitment periods to be defined via contractual agreement.

.6 Ownership of Facilities

Title to all facilities provided by Carrier in accordance with these regulations remains with the Carrier.

*Text moved from Page 19.

Text previously located on this page moved to Original Page 20.1.

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AUG 07 1998

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Public Service Commission

MISSOURI Public Service Commission

ISSUED: 10-19-95

Donald R. Fowler
Manager - State Tariffs
8140 Ward Parkway
Kansas City, Missouri 64114-2006

EFFECTIVE:

11-20-95

3. TERMS AND CONDITIONS (Continued)

SEP 6 1995

.5 Minimum Service Period (Continued)

.3 VPN/VPN Premieresm

N.O. PUBLIC SERVICE COMM.

.1 Minimum Service Periods - Access Arrangements

The minimum service period for components ordered by subscriber is 30 days.

.2 Minimum Service Periods - Other Charges

For leased facilities provided by an OCC, the minimum service period shall be the same as that minimum service period imposed upon Sprint by the OCEANCELLED For services provided through Sprint-owned facilities, the minimum services period shall be ninety (90) days. NOV 191995

.6 Ownership of Facilities

Title to all facilities provided by Carrier in accordance with these regulations regrain with the Carrier.

.7 Application of Service

The Carrier may require a subscriber to sign an application form furnished by the Carrier and to establish his credit as provided in these Regulations as a condition precedent to the initial establishment of such service. Carrier's acceptance of an order for service to be provided an applicant whose credit has not been duly established may be subject to the provisions described in Section 3.9. The Carrier may also require a signed authorization from a subscriber for additions to or changes in the existing service for such subscriber.

An application for service canceled by the subscriber or the Carrier prior to the establishment of the service applied for is subject to the provisions of Section 3.11, 3.12, and 3.17.

.1 Stand Alone Travel Card

Carrier reserves the right to require the applicant to undergo a credit review-n If the carrier determines that the applicant does no pass its credit review process carrier reserves the right to refuse service.

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(N)

MISSOURI Public Service Commission

ISSUED: 9-4-95

Donald R. Fowler Manager - State Tariffs 8140 Ward Parkway Kansas City, Missouri 64114-2006

EFFECTIVE:

10-6-95

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3. TERMS AND CONDITIONS (Continued)

.5 Minimum Service Period (Continued)

APR 21 1994

.3 <u>VPN/VPN Premiere</u>Sm

MISSOURI Public Service Commission

.1 Minimum Service Periods - Access Arrangements

The minimum service period for components ordered by subscriber is 30 days.

.2 Minimum Service Periods - Other Charges

For leased facilities provided by an OCC, the minimum service period shall be the same as that minimum service period imposed upon Sprint by the OCC. For services provided through Sprint-owned facilities, the minimum service period shall be ninety (90) days.

.6 Ownership of Facilities

Title to all facilities provided by Carrier in accordance with these regulations remains with the Carrier with the Carrier.

.7 Application of Service

The Carrier may require a subscriber to sign an application form furnished by the later. S#20 Carrier and to establish his credit as provided in the carrier and to establish his credit as provided in the carrier and to establish his credit as provided in the carrier and to establish his credit as provided in the carrier and to establish his credit as provided in the carrier and to establish his credit as provided in the carrier and to establish his credit as provided in the carrier and to establish his credit as provided in the carrier and to establish his credit as provided in the carrier and to establish his credit as provided in the carrier and to establish his credit as provided in the carrier and to establish his credit as provided in the carrier and to establish his credit as provided in the carrier and to establish his credit as provided in the carrier and to establish his credit as provided in the carrier and to establish his credit as provided in the carrier and to establish his credit as provided in the carrier and the carrier a Carrier and to establish his credit as provided in these Regulations as a condition Service Commission MISSOURI precedent to the initial establishment of such service. Carrier's acceptance of an order for service to be provided an applicant whose credit has not been duly established may be subject to the provisions described in Section 3.9.

The Carrier may also require a signed authorization from a subscriber for additions to or changes in the existing service for such subscriber.

An application for service canceled by the subscriber or the Carrier prior to the establishment of the service applied for is subject to the provisions of Section 3.11, 3.12, and 3.17.

OCT - 61995

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MISSOURI Public Service Commission

ISSUED:

Donald R. Fowler Manager - State Tariffs 8140 Ward Parkway Kansas City, Missouri 64114-2006 **EFFECTIVE:**

6-1-94

3. TERMS AND CONDITIONS (Continued) .6 Ownership of Facilities Title to all facilities provided by the Company in accordance with these regulations (T) remains with the Company. (T) Application of Service The Company may require a subscriber to sign an application form furnished by the (T) Company and to establish his credit as provided in these Regulations as a condition precedent to the initial establishment of such service. The Company's acceptance of (T) an order for service to be provided an applicant whose credit has not been duly established may be subject to the provisions described in Section 3.9. The Company (T) may also require a signed authorization from a subscriber for additions to or changes in the existing service for such subscriber. An application for service canceled by the subscriber or the Company prior to the (T) establishment of the service applied for is subject to the provisions of Section 3.11, 3.12, and 3.17. .1 Stand Alone Travel Card The Company reserves the right to require the applicant to undergo a credit review. If the Company determines that the applicant does no pass its credit

review process, the Company reserves the right to refuse service.

INTERCITY TELECOMMUNICATIONS SERVICES MISSOURI Public

3. TERMS AND CONDITIONS (Continued)

RECD JUN 0 9 2000

.6 Ownership of Facilities

(M)

Title to all facilities provided by Carrier in accordance with these regulations remains with the Carrier.

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.7 Application of Service

The Carrier may require a subscriber to sign an application form furnished by the Carrier and to establish his credit as provided in these Regulations as a condition precedent to the initial establishment of such service. Carrier's acceptance of an order for service to be provided an applicant whose credit has not been duly established may be subject to the provisions described in Section 3.9. The Carrier may also require a signed authorization from a subscriber for additions to or changes in the existing service for such subscriber.

An application for service canceled by the subscriber or the Carrier prior to the establishment of the service applied for is subject to the provisions of Section 3.11, 3.12, and 3.17.

.1 Stand Alone Travel Card

Carrier reserves the right to require the applicant to undergo a credit review. If the carrier determines that the applicant does no pass its credit review process, carrier reserves the right to refuse service.

CANCELLED

DEC 0 7 2005 Ey 219 RS 20.1 Public Service Commission

(M) Text was previously located on 5th Revised Page 20.

Missouri Public

FILED JUL 1 0 2000

ISSUED: 6-8-00

Michael E. Ragan **Group Manager - Tariffs** 8140 Ward Parkway Kansas City, Missouri 64114-2006 **EFFECTIVE:**

7-10-00

3. TERMS AND CONDITIONS (Continued)

.7 Application of Service

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The Carrier may require a subscriber to sign an application form furnished by the Carrier and to establish his credit as provided in these Regulations as a condition precedent to the initial establishment of such service. Carrier's acceptance of an order for service to be provided an applicant whose credit has not been duly established may be subject to the provisions described in Section 3.9. The Carrier may also require a signed authorization from a subscriber for additions to or changes in the existing service for such subscriber.

An application for service canceled by the subscriber or the Carrier prior to the establishment of the service applied for is subject to the provisions of Section 3.11, 3.12, and 3.17.

.1 Stand Alone Travel Card

Carrier reserves the right to require the applicant to undergo a credit review. If the carrier determines that the applicant does no pass its credit review process, carrier reserves the right to refuse service.

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CANCELLED

JUL 1 0 2000 By 15t RP 20.1
Public Service Commission

NOV 2 0 1995

MISSOURI Public Service Commission

ISSUED: 10-19-95

Donald R. Fowler Manager - State Tariffs 8140 Ward Parkway Kansas City, Missouri 64114-2006

EFFECTIVE: 11-20-95

3. TERMS AND CONDITIONS (Continued)

.8 Payment of Charges

.1 Billed Charges

(T)

For billing of fixed charges, service is considered to be established upon the day in which the Company notifies the subscriber of installation and testing of the subscriber's service. For miscellaneous services subscribers will not be billed for monthly recurring charges during the month subscriber's service commences.

(T)

(T)

Except as otherwise specified in this tariff, charges will be billed monthly in arrears and are due upon receipt. Subscriber will be billed for all usage accrued beginning immediately upon access to the service. Subscribers will be billed for all usage occurring during their specific 30-day billing cycle, which for purposes of computing charges shall be considered a month. The rates charged to a subscriber will be the rates in effect on the first day of the subscriber's billing cycle.

Subscribers billed by local exchange telephone companies on behalf of the Company are responsible for any late-payment charges that the local exchange telephone companies may employ in their billing process.

(T) (T)

Beginning with invoices issued after September 2, 1999, residential subscribers billed directly by the Company may be assessed a late fee of 1.5% on payments not received within 30 days from the invoice date, where capabilities exist. The late fee will be applied to the entire unpaid balance of the customer's monthly invoice, including taxes. The late fee will not be applied to any disputed portion of the unpaid balance if the dispute is resolved in the customer's favor. A late fee of 1.5% is not applicable to subsequent rebilling of any amount to which a late fee has already been applied. Late charges are to be applied without discrimination.

(T)

Beginning with invoices issued after June 1, 2000, business subscribers billed directly by the Company may be assessed a late fee of 1.5% on payments not received within 30 days from the invoice date, where capabilities exist. The late fee will be applied to the entire unpaid balance of the customer's monthly invoice, including taxes. The late fee will not be applied to any disputed portion of the unpaid balance if the dispute is resolved in the customer's favor. A late fee of 1.5% is not applicable to subsequent rebilling of any amount to which a late fee has already been applied. Late charges are to be applied without discrimination.

(T)

3. TERMS AND CONDITIONS (Continued)

.8 Payment of Charges

.1 Message Telecommunications Service (MTS), WATS, 800, Sprint Clarity,
800 Premiere, SDS Premiere, Real Solutions, Business Sense,
Single Source Solutions, Residential Toll Free Service, Sprint Business Flex,
(T)

For billing of fixed charges, service is considered to be established upon the day in which the Carrier notifies the subscriber of installation and testing of the subscriber's service.

Except as otherwise specified in this tariff, charges will be billed monthly in arrears and are due upon receipt. Subscriber will be billed for all usage accrued beginning immediately upon access to the service. Subscribers will be billed for all usage occurring during their specific 30-day billing cycle, which for purposes of computing charges shall be considered a month. The rates charged to a subscriber will be the rates in effect on the first day of the subscriber's billing cycle..

Subscribers billed by local exchange telephone companies on behalf of Carrier are responsible for any late-payment charges that the local exchange telephone companies may employ in their billing process.

Beginning with invoices issued after September 2, 1999, residential subscribers billed directly by Sprint may be assessed a late fee of 1.5% on payments not received within 30 days from the invoice date, where capabilities exist. The late fee will be applied to the entire unpaid balance of the customer's monthly invoice, including taxes. The late fee will not be applied to any disputed portion of the unpaid balance if the dispute is resolved in the customer's favor. A late fee of 1.5% is not applicable to subsequent rebilling of any amount to which a late fee has already been applied. Late charges are to be applied without discrimination.

Beginning with invoices issued after June 1, 2000, business subscribers billed directly by Sprint may be assessed a late fee of 1.5% on payments not received within 30 days from the invoice date, where capabilities exist. The late fee will be applied to the entire unpaid balance of the customer's monthly invoice, including taxes. The late fee will not be applied to any disputed portion of the unpaid balance if the dispute is resolved in the customer's favor. A late fee of 1.5% is not applicable to subsequent rebilling of any amount to which a late fee has already been applied. Late charges are to be applied without discrimination.

CANCELLED

DEC 0 7 2005

Public Service Commission

MISSOURI

ISSUED: 12-09-04

Margaret R. Prendergast Senior Manager – State Tariffs 6450 Sprint Parkway Overland Park, Kansas 66251

EFFECTIVE: 01-10-05

Missouri Public

3. TERMS AND CONDITIONS (Continued)

REC'D OCT 2 9 2001

.8 Payment of Charges

.1 Message Telecommunications Service (MTS), WATS, 800, Sprint Clarific Twice Commission 800 PremiereSM, SDS PremiereSM, Real SolutionsSM, Business SenseSM, Single Source Solutions, Residential Toll Free Service, Sprint Business Flex SM,

(D) (D)

For billing of fixed charges, service is considered to be established upon the day in which the Carrier notifies the subscriber of installation and testing of the subscriber's service.

Charges will be billed monthly in arrears and are due upon receipt. Subscriber will be billed for all usage accrued beginning immediately upon access to the service. Subscribers will be billed for all usage occurring during their specific 30-day billing cycle, which for purposes of computing charges shall be considered a month. The rates charged to a subscriber will be the rates in effect on the first day of the subscriber's billing cycle..

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Subscribers billed by local exchange telephone companies on behalf of Carrier are responsible for any late-payment charges that the local exchange telephone companies may employ in their billing process.

Beginning with invoices issued after September 2, 1999, residential subscribers billed directly by Sprint may be assessed a late fee of 1.5% on payments not received within 30 days from the invoice date, where capabilities exist. The late fee will be applied to the entire unpaid balance of the customer's monthly invoice, including taxes. The late fee will not be applied to any disputed portion of the unpaid balance if the dispute is resolved in the customer's favor. A late fee of 1.5% is not applicable to subsequent rebilling of any amount to which a late fee has already been applied. Late charges are to be applied without discrimination.

Beginning with invoices issued after June 1, 2000, business subscribers billed directly by Sprint may be assessed a late fee of 1.5% on payments not received within 30 days from the invoice date, where capabilities exist. The late fee will be applied to the entire unpaid balance of the customer's monthly invoice, including taxes. The late fee will not be applied to any disputed portion of the unpaid balance if the dispute is resolved in the customer's favor. A late fee of 1.5% is not applicable to subsequent rebilling of any amount to which a late fee has already been applied. Late charges are to be applied without discrimination.

Missouri Public

FILED DEC 31 2001

Service Commission

ISSUED: 10-29-01 Michael E. Ragan Group Manager -Tariffs 6360 Sprint Parkway Overland Park, KS 66251

EFFECTIVE: 12-31-01

Service Commission

3. TERMS AND CONDITIONS (Continued)

.8 Payment of Charges

REC'D JUN 0 9 2000

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.1 Message Telecommunications Service (MTS), WATS, 800, Sprint Clarity®, 800 Premieresm, SDS Premieresm, Real Solutionssm, Business Sensesm, Single Source Solutions, Residential Toll Free Service, Sprint Business Flex sm, Residential Sprint ION sm (Integrated On-demand Network) Service, Sprint IONsm (Integrated On-demand Network) Business Service Option B (Continued)

For billing of fixed charges, service is considered to be established upon the day in which the Carrier notifies the subscriber of installation and testing of the subscriber's service.

Charges will be billed monthly in arrears and are due upon receipt. Subscriber will be billed for all usage accrued beginning immediately upon access to the service. Subscribers will be billed for all usage occurring during their specific 30-day billing cycle, which for purposes of computing charges shall be considered a month. The rates charged to a subscriber will be the rates in effect on the first day of the subscriber's billing cycle..

Subscribers billed by local exchange telephone companies on behalf of Carrie ANCELLED are responsible for any late-payment charges that the local exchange telephone companies may employ in their billing process.

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FILED JUL 1 0 2000

ISSUED: 6-8-00

Michael E. Ragan Group Manager -Tariffs 8140 Ward Parkway Kansas City, Missouri 64114-2006 **EFFECTIVE:**

7-10-00

10th Revised Page 2.
Cancels 9th Revised Page 21
Service Commission

3. TERMS AND CONDITIONS (Continued)

REC'D APR 28 2000

.8 Payment of Charges

.1 Message Telecommunications Service (MTS), WATS, 800, Sprint Clarity®. 800 Premieresm, SDS Premieresm, Real Solutions Business Sense Business Sense Sense Business Sens Single Source Solutions, Residential Toll Free Service and Sprint Business Flex

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Missouri Public Service Commissi

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Text has been moved to 1st-Revised 21.1. (M)

FILED JUN 0 1 2000

<u>ISSUED:</u> 4-27-00

Michael E. Ragan Group Manager - Tariffs 8140 Ward Parkway Kansas City, Missouri 64114-2006 EFFECTIVE:

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RECEIVED

3. TERMS AND CONDITIONS (Continued)

MAR 3 1 2000

.8 Payment of Charges

MISSOURI Public Service Commission

.1 Message Telecommunications Service (MTS), WATS, 800, Sprint Clarity®, 800 Premieresm, SDS Premieresm, Real Solutions Business Sense Busi Single Source Solutions, Residential Toll Free Service, Sprint Business Flex SM,

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If a Single Source Solutions subscriber does not give Sprint written notice of a dispute with respect to Sprint's charges within six months from the date the invoice was rendered, such invoice shall be deemed to be correct and binding on the subscriber. For miscellaneous services subscribers will not be billed for the monthly recurring charges during the month subscriber's service commences. Sprint will cease billing the Special Access Surcharge upon receipt of an exemption certificate. Sprint will provided Reseller's with a call detail media containing the service usage of the Reseller's Resale End Users. Sprint may, at its option, and without liability to Reseller, modify the format of the call detail media following 30 days written notice to the Reseller.

ISSUED: 3-31-00

Jeffrey L. Lindsey Group Manager - Tariffs 8140 Ward Parkway Kansas City, Missouri 64114-2006 **EFFECTIVE:**



MAY 1 0 2000

3. TERMS AND CONDITIONS (Continued)

Missouri Public Scress Commission

.8 Payment of Charges

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.1 Message Telecommunications Service (MTS), WATS, 800, Sprint Clarity®, 800 Premieresm, SDS Premieresm, Real Solutions Business Sense Business Sense S Single Source Solutions, Residential Toll Free Service and Sprint Business Flex

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media containing the service usage of the Reseller's Resale End Users. Sprint may, at its option, and without liability to Reseller, modify the format of the social Public call detail media following 30 days written notice to the Reseller.

FILE: SEP 0 & 1999

ISSUED:

State Tariffs 8140 Ward Parkway Kansas City, Missouri 64114-2006

Missouri Public Service Cemmissier

3. TERMS AND CONDITIONS (Continued)

REC'D SEP 2 3 1998

.8 Payment of Charges

.1 Message Telecommunications Service (MTS), WATS, 800, Sprint Clarity®, 800 PremiereSm, SDS PremiereSm, Real Solutionssm, Business Sensesm, Single Source Solutions, Residential Toll Free Service and Sprint Business Flex

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Missouri Public Service Commission

FILED OCT 23 1998

ISSUED: 9-22-98

State Tariffs 8140 Ward Parkway Kansas City, Missouri 64114-2006 EFFECTIVE:

10-23-98

RECEIVED

3. TERMS AND CONDITIONS (Continued)

JUL 07 1998

.8 Payment of Charges

MO. PUBLIC SERVICE COMM

.1 Message Telecommunications Service (MTS), WATS, 800, Sprint Clarity®, 800 PremiereSm, SDS PremiereSm, Real Solutionssm, Business Sensesm, Single Source Solutions and Residential Toll Free Service.

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By The 21
Public Service Commission

FILED

AUG 07 1998

Public Service Commission

<u>ISSUED:</u> 7-6-98

State Tariffs 8140 Ward Parkway Kansas City, Missouri 64114-2006

<u>EFFECTIVE:</u>

8-7-98

INTERCITY TELECOMMUNICATIONS SERVICES MEGEIVED

3. TERMS AND CONDITIONS (Continued)

APR 1 1936

.8 Payment of Charges

MISSOURI Public Service Commission

.1 Message Telecommunications Service (MTS), WATS, 800, Sprint Clarity®, 800 PremiereSM, SDS PremiereSM, Real SolutionsSM, Business SenseSM, Resale Solutions and Residential Toll Free Service.

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CANCELLED

FILED

Public Service Commission

MAY 1 1996

MC. PUBLIC SERVICE COMP

ISSUED: 3-29-96

Sprint
State Tariffs
8140 Ward Parkway
Kansas City, Missouri 64114-2006

EFFECTIVE:

5-1-96

3. TERMS AND CONDITIONS (Continued)

.8 Payment of Charges

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.1 Message Telecommunications Service (MTS), WATS, 800, Sprint Clarity®, 800 Premieresm, SDS Premieresm, Real Solutions Business Series Cand CE COMM. Resale Solutions

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Text previously located on this page moved to Original Page 21.1.

NOV 2 0 1995

MISSOURI Public Service Commission

ISSUED: 10-19-95

Donald R. Fowler Manager - State Tariffs 8140 Ward Parkway Kansas City, Missouri 64114-2006

EFFECTIVE:

11-20-95

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3. TERMS AND CONDITIONS (Continued)

MAR 14 1995

.8 Payment of Charges

MO. PUBLIC SERVICE COMM.

.1 Message Telecommunications Service (MTS), WATS, 800, Sprint Clarity®, 800 PremiereSm, SDS PremiereSm, Real SolutionsSm and Business SenseSm

For billing of fixed charges, service is considered to be established upon the day in which the Carrier notifies the subscriber of installation and testing of the subscriber's service.

Charges will be billed monthly in arrears and are due upon receipt. Subscriber will be billed for all usage accrued beginning immediately upon access to the service. For the purpose of computing charges, a month is considered to consist of 30 days.

Subscribers billed by local exchange telephone companies on behalf of Carrier are responsible for any late-payment charges that the local exchange telephone companies may employ in their billing process.

.2 Private Line Service

For billing of fixed charges, service is considered to be established on the day following the day in which the Carrier notified the subscriber of completion of installation and testing of the Carrier's channels and equipment.

All recurring charges which are determinable in advance, including minimum charges, may be billed a month in advance of service (e.g., bills generated in in January will cover the month of February) or in the current month and reflect the rates in effect as of the date of the invoice. Installation and other non-recurring charges are payable upon demand by the Carrier. NOV 191995

.3 VPN/VPN Premieresm

.1 Payment is due upon receipt by subscriber of a Sprint invoice. Installation House charges will be billed on or after service installation month. charges will be billed on or after service installation; monthly recurring to Service Commission charges, which will begin to accrue on the date service commenced the billed on the billed on the billed on the billed on the date service commenced the billed on the bille be billed monthly in advance; usage charges, which will begin to accrue on the date service commences, will be billed after the use occurs; termination charges will be billed at the time of termination.

.2 Payments not received from a commercial subscriber by Sprint within thirty (30) days after invoice date will accrue interest from the date of invoice unfil payment is received at the rate of one and one-half percent (1 1/2 %) per month or the maximum rate permitted by applicable law, whichever is less. APR 1 3 1995

ISSUED: 3-13-95

Donald R. Fowler Manager - State Tariffs 8140 Ward Parkway Kansas City, Missouri 64114-2006

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4-13-95

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3. TERMS AND CONDITIONS (Continued)

.8 Payment of Charges

Public Services Courts | vior

.1 Message Telecommunications Service (MTS), WATS, 800, Sprint Clarity®, 800 Premieresm, SDS Premieresm, Real Solutionsm and Business Sensesm

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.3 VPN/VPN Premieresm

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MO. PUBLIC SETVICE COMM.

ISSUED: 9-23-94

Donald R. Fowler
Manager - State Tariffs
8140 Ward Parkway
Kansas City, Missouri 64114-2006

EFFECTIVE:

OCT 1 5 1994

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3. TERMS AND CONDITIONS (Continued)

JUL 12 1994

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.8 Payment of Charges

.1 Message Telecommunications Service (MTS), WATS, 800, Sprint Clabify IBLIC SERVICE COMM.
800 Premieresm, SDS Premieresm and Real Solutions (N)

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.3 VPN/VPN Premieresm

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ISSUED: 7-11-94

Donald R. Fowler
Manager - State Tariffs
8140 Ward Parkway
Kansas City, Missouri 64114-2006

EFFECTIVE: 8-12-94

AUG 1 2 1994

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3. TERMS AND CONDITIONS (Continued)

APR 21 1994

.8 Payment of Charges

MISSOURI

.1 Message Telecommunications Service (MTS), WA 800 Premieresm and SDS Premieresm

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.3 <u>VPN/VPN Premiere</u>sm

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- .2 Payments not received from a commercial subscriber by Sprint within thirty (30) days after invoice date will accrue interest from the date of invoice until payment is received at the rate of one and one-half percent (1 1/2) per month or the maximum rate permitted by applicable law, whichever is less. JUN. - 1 1994

MISSOURI

Public Service Commission

ISSUED: 4-20-94

Donald R. Fowler Manager - State Tariffs 8140 Ward Parkway Kansas City, Missouri 64114-2006

6-1-94

MISSOURI