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JUL 3 1 2008

PUBLIC SERVICE COMMISSION

Stephanie Stumbo Executive Director Public Service Commission 211 Sower Blvd Frankfort, KY 40601

Re: Case No. 2008-00135

Dear Ms. Stumbo:

Attached is the response of Sprint Communications Company, L.P. to the issues raised in the conference among the parties held on July 17, 2008. Two disks are being provided to the Commission and one will be provided to counsel for Brandenburg.

The following information will help review of the information:

Tab 1 is the CDR layout Key; giving descriptions of the CDR Fields provided in Tab 3 (one page)

Tab 2 is the Pivot table output Sprint compiled, illustrating the PIU's derived using Sprint and Brandenburg methodologies. Notes of detail about the output are provided within this tab. (one page)

Tab 3 is the line item CDR data, which was used to create Tab 2's Pivot table output (1000+ pages)

Tab 4 is the Nanpa list of Area codes, which was used to match the area codes in Tab 3 to their respective state (about 6 pages)

The second attachment, which is a PDF file, is merely an MTA map, taken from the FCC website, to illustrate KY's MTA boundaries.

Because the information provided contains confidential information, it is filed with a Petition for Confidentiality. A Protective Agreement has been presented to Brandenburg.

If there are any questions about this matter, please contact me.

ubmitted by: John N. Hughes

Attorney for Sprint Communications Company, L.P.

CC: John Selent Attachments

COMMONWEALTH OF KENTUCKY

BEFORE THE PUBLIC SERVICE COMMISSION RECEIVED

In the Matter of:

Complaint of Sprint Communications Company L.P. Against Brandenburg Telephone Company for the Unlawful Imposition of Access Charges JUL 31 2008

PUBLIC SERVICE COMMISSION

Case No. 2008-00135

PETITION FOR CONFIDENTIALITY

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Sprint Communications Company L.P. ("Sprint") petitions the Public Service Commission ("Commission"), pursuant to 807 KAR 5:001, Section 7 and all other applicable law, for confidential treatment of Sprint's call traffic detail records and switched access data submitted pursuant to the directive of the Commission Staff at the Informal Conference among the parties held on July 17, 2008, the original of which is included under seal with this Petition. A copy of this information is also being provided to Brandenburg, subject to a confidentiality agreement. Information for which confidential treatment is requested includes information in connection with Sprint's calling records, customer call information and other information considered to be personal or otherwise protected from public disclosure. In support of its Petition, Sprint states:

1.

In accordance with its rules and Kentucky law, the Commission has directed Sprint to file this information as part of the evidentiary record in this matter. Based on the reasons set forth below, the information in question is entitled to confidential treatment under 807 KAR 5:001, Section 7, and all other applicable law. The Commission has requested substantive information revealing the operational experience of Sprint in Kentucky, including traffic information that details calling information, which if publicly disclosed could have adverse consequences to Sprint's competitive standing and disclose personal matters ordinarily exempt from disclosure.

3.

Sprint would not as a matter of company policy publicly disclose information like that attached to this Petition, except as required by law or pursuant to a court order or subpoena. Sprint's internal polices are directed toward non-disclosure of the information in question. In fact, the information will not be disclosed to any personnel of Sprint except those who need to know in order to discharge their responsibilities. The information provided to the Commission is not information customarily disclosed to the public and is generally recognized as confidential and proprietary.

4.

There is no significant interest in public disclosure of the attached information. Any public interest in favor of disclosure of the information is outweighed by the competitive interest in keeping the information confidential, thereby enabling Sprint to successfully compete for business in Kentucky and other states and by the need to protect personal calling records. Disclosure of the information in question would put Sprint at a competitive disadvantage and potentially harm its customers. Moreover, the public interest would be best served by the nondisclosure of the materials in question.

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5.

The information that Sprint seeks to be afforded confidential treatment also constitutes a trade secret under the two prong test of KRS 365.880: a) the economic value of the information is derived by not being readily ascertainable by other persons who might obtain economic value by its disclosure; and, b) the information is the subject of efforts that are reasonable under the circumstances to maintain its secrecy. Both of the statutory tests are met in this instance. Only Sprint is in a position to know its business plan, call details and calling patterns of its customers. The economic value of this information is derived by Sprint maintaining the secrecy of the information, since its competitors could obtain economic value through its disclosure.

6.

Further, the information should be exempted from public disclosure due to the fact that a substantial portion of it constitutes customer proprietary network information ("CPNI"), the use of which is <u>highly restricted by federal law</u>, i.e., 47 U.S.C. Section 222, and 18 U.S.C. Section 2701 *et seq*¹. Accordingly, Sprint requests that the Commission treat this CPNI information as confidential and not subject to public disclosure.

7.

Pursuant to 807 KAR 5:001, Section 7(3), temporary confidentiality for the enclosed information should be maintained until the Commission enters an Order as to this Petition. Once the Order regarding confidentiality has been issued, Sprint would have twenty (20) days to seek alternative remedies pursuant to 807 KAR 5:001, Section 7(4), if necessary.

For these reasons, Sprint petitions the Commission to treat as confidential all of the information identified in this Petition.

¹ 18 U.S.C. Sections 2701 *et seq*. are also known as the Electronic Communications Privacy Act ("ECPA").

Submitted this 31st day of July, 2008.

h Hugher John Hughes

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Attorney for Sprint Communications Company L.P.