

APPENDIX RESALE

TABLE OF CONTENTS

1. INTRODUCTION..... 3

2. DESCRIPTION AND CHARGES FOR SERVICES 3

3. TERMS AND CONDITIONS OF SERVICE..... 4

4. ANCILLARY SERVICES..... 12

5. BRANDING 17

6. OS/DA RATE/REFERENCE INFORMATION..... 19

7. RESPONSIBILITIES OF SBC-13STATE 19

8. RESPONSIBILITIES OF SPRINT 24

9. APPLICABILITY OF OTHER RATES, TERMS AND CONDITIONS 26

APPENDIX RESALE

1. INTRODUCTION

- 1.1 This Appendix set forth terms and conditions for Resale Services provided by the applicable SBC Communications Inc. (SBC) owned Incumbent Local Exchange Carrier (ILEC) and SPRINT.
- 1.2 Definitions of terms used in this Appendix are contained in the General Terms and Conditions, except as specifically identified herein. The following definitions from the General Terms and Conditions are legitimately related to this Appendix: SBC-13STATE, SBC-SWBT, PACIFIC, NEVADA, SNET, SBC-AMERITECH.
- 1.3 The prices at which SBC agrees to provide SPRINT with Resale Services are contained in the applicable Appendix Pricing and/or the applicable Commission ordered tariff where stated.

2. DESCRIPTION AND CHARGES FOR SERVICES

- 2.1 A list of Telecommunications Services currently available for resale at the wholesale discount rate for each service determined by the appropriate Commission is set forth in Appendix Pricing. Except as otherwise expressed herein, consistent with SBC-13STATE's obligation under Section 251(c)(4)(A) of the Act and any other applicable limitations or restrictions and any other applicable limitation or restriction that has been approved subject to 3.1 below. SPRINT may resell other Telecommunications Services offered at retail by SBC-13STATE at the discount set forth in Appendix Pricing.
 - 2.1.1 This section applies only to SWBT-KS:
 - 2.1.1.1 SPRINT shall select either (1) a uniform rate structure or (2) a three-tier discount structure based on lines, vertical features and toll. The three-tier discount structure will be made available upon written request from SPRINT.
- 2.2 SBC-13STATE will offer products and services to SPRINT for resale pursuant to relevant decisions of the appropriate Commission.
- 2.3 Telecommunications Services will be offered by SBC-13STATE to SPRINT for resale on terms and conditions that are reasonable and nondiscriminatory.
- 2.4 Grandfathered services are available per appropriate state specific tariff to SPRINT for resale at the applicable discount only to the same End User, at the existing End User's location, to which SBC-13STATE provides the service, either at retail or through resale.

2.5 Intentionally left blank

3. TERMS AND CONDITIONS OF SERVICE

- 3.1 Except as otherwise expressly provided herein, for Telecommunications Services included within this Appendix that are offered by SBC-13STATE to SBC-13STATE's End Users through tariff(s), the rules and regulations associated with SBC-13STATE's retail tariff(s) shall apply when the services are resold by SPRINT, with the exception of any tariff resale restrictions; provided, however, any tariff restrictions on further resale by the End User shall continue to apply. Use limitations shall be in parity with services offered by SBC-13STATE to its End Users. Sprint does not waive and, by executing this Agreement, is not estopped from arguing, before an appropriate forum, that any such resale restriction contained in SBC-13STATE end user tariffs, but not specifically and explicitly set forth herein as to a particular Telecommunications Service, is unreasonable, contrary to applicable law, and should not apply.
- 3.2 SPRINT shall only sell Plexar®, Centrex and Centrex-like services to a single End User or multiple End User(s) in accordance with the terms and conditions set forth in the corresponding SBC-13STATE retail tariff(s) applicable within that state.
- 3.3 Except where otherwise explicitly permitted in SBC-13STATE's corresponding retail tariff(s), SPRINT shall not permit the sharing of a service by multiple End User(s) or the aggregation of traffic from multiple End User(s) onto a single service.
- 3.3.1 This section applies only to SWBT-TX:
- 3.3.1.1 Within the State of Texas, based upon the Texas Commission's arbitration order, SWBT-TX will permit aggregation for purposes of the resale of volume discount offers. Volume discount offers include such items as intraLATA toll, but do not include such items as packages of vertical features.
- 3.4 SPRINT shall only resell services furnished under this Appendix to the same category of End User(s) to whom SBC-13STATE offers such services (for example, residence service shall not be resold to business End Users).
- 3.4.1 SPRINT may only resell special needs services" as identified in associated state specific tariffs to persons who are eligible for each such service. As used herein, the term "special needs services" means services for the physically disabled where the disability is related to vision, speech, hearing or motion. Further, to the extent SPRINT resells services that require certification on the part of the End User, SPRINT shall ensure that the End User has obtained proper certification and complies with all rules and regulations as established by the appropriate Commission.

- 3.4.1.1 If the existing retail Customer Service Record ("CSR") for an End User's account currently provisioned at retail by **SBC-13STATE** contains an indicator that the same telephone number for the same named Person at the same address is currently being billed by **SBC-13STATE** retail for the same "special needs service," the End User has previously been certified as eligible for that "special needs service."
- 3.4.1.2 If the indicator described in Section 3.4.1.1 is present on the End User's current retail account with an **SBC-13STATE** company, **SPRINT** must make the determination whether the End User continues to be eligible for the program(s) specified in Section 3.4.1. **SPRINT** is responsible for obtaining any End User certification or re-certification required by the terms of the state specific **SBC-13STATE** tariff for any "special needs service" it resells to any End User beginning on the date that **SPRINT** submits any order relating to that "special needs service." This responsibility includes obtaining and retaining any documentary evidence of each such End User's eligibility, in accordance with the applicable **SBC-13STATE** retail tariff requirements.
- 3.4.1.3 If the indicator described in Section 3.4.1.1 is not present on the End User's current retail account with an **SBC-13STATE** company, or if the applicant does not currently have local telephone service, **SPRINT** is responsible for ensuring that the End User is eligible for any "special needs service" in accordance with applicable **SBC-13STATE** retail tariff requirements, for obtaining and retaining any documentary evidence of such eligibility and for designating such End User or applicant as eligible to participate in such program(s).
- 3.4.2 This section applies only to **SBC-SWBT**: **AM-WI**, **AM-OH** and **AM-IN**
- 3.4.2.1 **SPRINT** may only resell **SBC-SWBT**, **AM-WI**, **AM-OH** and **AM-IN** low income assistance services, e.g. LifeLine and Link-Up services, where available for resale, according to associated retail state specific tariffs to persons who are eligible for each such service. Further, to the extent **SPRINT** resells services that require certification on the part of the End User, **SPRINT** shall ensure that the End User meets all associated tariff eligibility requirements, has obtained proper certification and complies with all rules and regulations as established by the appropriate Commission.
- 3.4.2.2 When the End User is currently receiving **SBC-SWBT**, **AM-WI**, **AM-OH** and **AM-IN** LifeLine and/or Link-Up benefit, the existing

SBC-SWBT, AM-WI, AM-OH and AM-IN CSR will carry the appropriate service indicator. SPRINT may view this indicator on the SBC-SWBT, AM-WI, AM-OH and AM-IN CSR.

3.4.2.3 If the indicator described in Section 3.4.2.2 is present on the End User's current retail SBC-SWBT, AM-WI, AM-OH and AM-IN CSR, SPRINT must make the determination whether the End User continues to be eligible for the program(s) specified in Section 3.4.2.1. SPRINT is responsible for obtaining any End User certification or re-certification required by the terms of the state specific SBC-SWBT, AM-WI, AM-OH and AM-IN tariff for LifeLine or Link-Up service it resells to any End User beginning on the date that SPRINT submits any order relating to that service. This responsibility includes obtaining and retaining any documentary evidence of each such End User's eligibility, in accordance with the applicable SBC-SWBT, AM-WI, AM-OH and AM-IN retail tariff requirements.

3.4.2.4 If the indicator described in Section 3.4.2.2 is not present on the CSR for the End User's current retail account with SBC-SWBT, AM-WI, AM-OH and AM-IN or if the applicant does not currently have local telephone service, SPRINT is responsible for ensuring that the End User is eligible for any LifeLine or Link-Up service in accordance with applicable SBC-SWBT, AM-WI, AM-OH and AM-IN retail tariff requirements, for obtaining and retaining any documentary evidence of such eligibility and for designating such End User or applicant as eligible to participate in such program(s).

3.4.3 This section applies only to PACIFIC, SNET and SBC- AM-IL:

3.4.3.1 PACIFIC, SNET and SBC-AM-IL LifeLine and Link-Up services are not available for resale.

3.4.3.2 When an End User is currently receiving PACIFIC, SNET or SBC-AM-IL LifeLine or Link-Up service, the existing PACIFIC, SNET or SBC-AM-IL Customer Service Record (CSR) will carry the appropriate service indicator. SPRINT may view this indicator on the CSR.

3.4.3.3 SPRINT may obtain LifeLine or Link-Up indicator data from PACIFIC, SNET or SBC-AM-IL 's existing retail CSR for the End User for the sole purpose of enabling SPRINT to determine whether the End User may be eligible for any similar program(s) SPRINT may offer.

3.4.3.3.1 SPRINT is exclusively responsible for all aspects of any similar SPRINT-offered program, including ensuring that any similar SPRINT-offered program(s) complies with all applicable federal and state requirements, obtaining all necessary End User certifications and re-certifications, submitting written designation that any of SPRINT's End User or applicants are eligible to participate in such programs, submitting SPRINT's claims for reimbursement to any applicable governmental authority and any other activities required by any applicable governmental authority.

3.4.3.4 If no PACIFIC, SNET or SBC-AM-IL LifeLine and/or Link-Up indicator is present on the CSR for the End User's current retail account, such End User is not currently certified as eligible to participate in any LifeLine or Link-Up program offered by PACIFIC, SNET or SBC-AM-IL.

3.4.4 This section applies only to NEVADA:

3.4.4.1 NEVADA low income assistance services, e.g., LifeLine and Link-Up services are available for resale for a maximum period of 90 days from contract approval date. SPRINT has 90 days from the contract approval date to coordinate with the appropriate federal and state government agencies to establish SPRINT's own low income assistance service(s). At the end of the 90 day period, SPRINT is responsible for initiating Local Service Requests (LSR) to the ILEC for converting any existing ILEC Customer Service Records (CSR) from low income designated services to normal residential service. SPRINT will be responsible for designating its own billing records and establishing and administering its low income assistance services internally.

3.4.4.2 When an End User is currently receiving NEVADA LifeLine or Link-Up service, the existing NEVADA Customer Service Record (CSR) will carry the appropriate service indicator. SPRINT may view this indicator on the CSR.

3.4.4.3 SPRINT may obtain LifeLine or Link-Up indicator data from NEVADA's existing retail CSR for the End User for the sole purpose of enabling SPRINT to determine whether the End User may be eligible for any similar program(s) SPRINT may offer.

3.4.4.4 SPRINT is exclusively responsible for all aspects of any similar SPRINT-offered program, including ensuring that any similar SPRINT-offered program(s) complies with all applicable federal and

state requirements, obtaining all necessary End User certifications and re-certifications, submitting written designation that any of **SPRINT**'s End User or applicants are eligible to participate in such programs, submitting **SPRINT**'s claims for reimbursement to any applicable governmental authority and any other activities required by any applicable governmental authority.

3.4.4.5 If no **NEVADA** LifeLine and/or Link-Up indicator is present on the CSR for the End User's current retail account, such End User is not currently certified as eligible to participate in any LifeLine or Link-Up program offered by **NEVADA**.

3.5 Promotions

3.5.1 Promotions are available for the Telecommunications Services outlined in Appendix Pricing in the "Resale" category and in accordance with state specific Commission requirements.

3.5.2 This section applies only to **NEVADA** and **SWBT-MO**:

3.5.2.1 **NEVADA** and **SWBT-MO** promotions of eighty-nine (89) days or less are not available to **SPRINT** for resale.

3.5.3 This section applies only to **PACIFIC**, **SBC-AMERITECH**, **SNET**, **SWBT-AR** and **SWBT-OK**:

3.5.3.1 **PACIFIC**, **SBC-AMERITECH**, **SNET**, **SWBT-AR** and **SWBT-OK** promotions of ninety (90) days or less are not available to **SPRINT** for resale.

3.5.4 This section applies only to **SWBT-KS**:

3.5.4.1 Promotions on Telecommunications Services are available to **SPRINT** for resale. A wholesale discount (21.6%, 19.5%, 30.5% or 19.0%) will be applied to those promotions of ninety-one (91) days or more.

3.5.5 This section applies only to **SWBT-TX**:

3.5.5.1 Promotions on Telecommunications Services are available to **SPRINT** for resale. A wholesale discount will be applied to those promotions of ninety-one (91) days or more.

3.6 **SPRINT** shall not use a resold service to avoid the rates, terms and conditions of **SBC-13STATE**'s corresponding retail tariff(s).

- 3.7 **SPRINT** shall not use resold local Telecommunications Services to provide access or interconnection services to itself, interexchange carriers (IXCs), wireless carriers, competitive access providers (CAPs), or other telecommunications providers; provided, however, that **SPRINT** may permit its End Users to use resold local exchange telephone service to access IXCs, wireless carriers, CAPs, or other retail telecommunications providers.
- 3.8 A Federal End User Common Line charge and any other appropriate Commission-approved charges, as set forth in the appropriate **SBC-13STATE** federal and applicable state tariff(s) will apply to each local exchange line furnished to **SPRINT** under this Appendix for resale.
- 3.9 To the extent allowable by law, **SPRINT** shall be responsible for Primary Interexchange Carrier (both PIC and LPIC) change charges associated with each local exchange line furnished to **SPRINT** for resale. **SPRINT** shall pay all charges for PIC and LPIC changes at the tariffed rate(s).
- 3.10 **SBC-13STATE** shall provide the services covered by this Appendix subject to availability of existing facilities and on a nondiscriminatory basis with its other customers. **SPRINT** shall resell the services provided herein only in those service areas in which such resale services or any feature or capability thereof are offered to End Users at retail by **SBC-13STATE** as the incumbent local exchange carrier.
- 3.11 When an End User converts existing service to **SPRINT** resold service of the same type without any additions or changes, charges for such conversion will apply as set forth in Appendix Pricing in the “OTHER (Resale)” category, listed as “conversion charges,” and are applied per billable telephone number.
- 3.11.1 When an End User(s) subscribes to **SPRINT** resold service, recurring charges for the service shall apply at the wholesale discount set forth in Appendix Pricing. The tariff rates for such resold service shall continue to be subject to orders of the appropriate Commission.
- 3.11.2 When **SPRINT** converts an End User(s) existing service and additions or changes are made to the service at the time of the conversion, the normal service order charges and/or non-recurring charges associated with said additions and/or changes will be applied in addition to the conversion charge. **SPRINT** will receive a wholesale discount on all non-recurring service order charges for the services listed in Appendix Pricing under the heading “Resale;” no wholesale discount is available for the non-recurring service order charges for those services listed in Appendix Pricing under the heading “OTHER (Resale).”
- 3.11.3 For the purposes of ordering service furnished under this Appendix, each request for new service (that is, service not currently being provided to the

End User on SBC-13STATE's network, without regard to the identity of that End User's non-facilities based local service provider of record) shall be handled as a separate initial request for service and shall be charged per billable telephone number.

- 3.11.4 Where available, the tariff retail additional line rate for Service Order Charges shall apply only to those requests for additional residential service to be provided at the same End User premises to which a residential line is currently provided on SBC-13STATE's network, without regard to the identity of that End User's non-facilities based local service provider of record.
- 3.12 If SPRINT is in violation of a provision of this Attachment, SBC 13-STATE will notify SPRINT of the violation in writing. Such notice must describe the violation and refer to the specific provision being violated. At such time, SPRINT will have thirty (30) days to correct the violation and notify SBC-13STATE in writing that the violation has been corrected. SBC-13STATE will then bill SPRINT for the charges, if any, which should have been collected by SBC 13STATE. Should SPRINT dispute the violations, it must notify SBC 13-STATE in writing within fourteen (14) days of receipt of notice from SBC 13-STATE. Disputes will be resolved as outlined in the Dispute Resolution Section of the Interconnection Agreement.
- 3.13 SBC-13STATE's services are not available at wholesale rates to SPRINT for its own use or for the use of any of SPRINT's affiliates and/or subsidiaries or the use of SPRINT's parent or any affiliate and/or subsidiary of SPRINT's parent company, if any.
- 3.14 This section applies only to SWBT-KS and SWBT-TX:
- 3.14.1 SPRINT may convert current SWBT-KS and SWBT-TX End User(s) that have existing term, volume, termination liability or any customer specific pricing contracts (collectively referred to hereinafter as "CSP Contracts") for services offered within the State of Kansas or Texas, and
- 3.14.2 SWBT-KS and SWBT-TX and any other reseller of SWBT-KS or SWBT-TX local service may convert current SPRINT End User(s) that have existing CSP Contracts for services offered within the State of Kansas or Texas.
- 3.14.3 In the event of a conversion under either Section 3.14.1 or 3.14.2, SPRINT and SWBT-KS or SWBT-TX shall comply with all of the terms and conditions set forth in Sections 3.14.4 and 3.14.5.
- 3.14.4 Responsibilities of SPRINT in connection with CSP Contract Conversions

- 3.14.4.1 **SPRINT** shall sign an “Assumption of Existing Agreement” assuming the balance of the terms, including volume, term and termination liability remaining on any current retail **SWBT-KS** or **SWBT-TX** or resold End User CSP Contract at the time of conversion. **SPRINT** may assume the CSP Contract at the wholesale discount of 5.0% in Kansas and 5.62% in Texas for customer specific pricing plan contracts and at the wholesale discount of 8.0% in the State of Kansas and 8.04% in the State of Texas for tariffed volume and term contracts.
- 3.14.4.2 **SPRINT** shall not charge **SPRINT**'s End User termination liability when an existing CSP contract between **SPRINT** and its End User is converted to **SWBT-KS** or **SWBT-TX** or any other local service provider reselling **SWBT-KS** or **SWBT-TX** local service.
- 3.14.4.3 If another reseller of **SWBT-KS** or **SWBT-TX** local service converts a current **SPRINT** End User(s) that has an existing CSP Contract, it is **SPRINT**'s responsibility to address assumption of the CSP contact and termination liability with the other reseller. **SPRINT** agrees that **SWBT-KS** or **SBC-TX** has no responsibilities in such a situation, and **SPRINT** further agrees that it will not make any Claim against **SWBT-KS** or **SWBT-TX** in connection with any conversion by another reseller of **SWBT-KS** or **SWBT-TX** local service of any **SPRINT** End User(s) that has an existing CSP contract.
- 3.14.5 Responsibilities of **SWBT-KS** and **SWBT-TX** in connection with CSP Contract Conversions
- 3.14.5.1 **SWBT-KS** or **SWBT-TX** will not charge its retail End User termination liability when an existing CSP contract is converted to **SPRINT** for resale.
- 3.14.5.2 **SWBT-KS** or **SWBT-TX** will assume in writing the balance of the terms, including volume, term and termination liability remaining on a current CSP contract between **SPRINT** and its End User at the time that **SPRINT**'s End User is converted to **SWBT-KS** or **SWBT-TX**.
- 3.15 This section applies only to **SBC-AMERITECH**:
- 3.15.1 **SBC-AMERITECH** retail contracts may be assumed unless expressly prohibited by the contract. Contracts for grandfathered and/or sunsetted services may not be assumed.

3.15.2 Subject to the provisions of Section 3.15.1, the following shall apply:

3.15.2.1 AM-IL tariffed and Individual Case Basis (ICB) contracts that are assumed receive a wholesale discount of 3.16%.

3.15.2.2 AM-MI tariffed and Individual Case Basis (ICB) contracts that are assumed receive a wholesale discount of 3.39%.

3.15.2.3 AM-IN, AM-OH, and AM-WI tariffed and Individual Case Basis (ICB) contracts may be assumed, but receive no wholesale discount.

3.15.2.4 SBC-AMERITECH Non-Standard Service contracts may be assumed, but receive no wholesale discount.

3.15.3 If SPRINT elects to terminate a SBC-AMERITECH retail contract which SPRINT had previously assumed, SPRINT will be assessed the applicable termination charges remaining unless SPRINT elects to simultaneously replace the existing contract with a contract of greater term and/or volume at the same discount SPRINT receives for the previously assumed but now terminated contract.

4. **ANCILLARY SERVICES**

4.1 Where available, SBC-13STATE will afford SPRINT's End Users the ability to make 911 calls. SPRINT shall be responsible for collecting and remitting all applicable 911 fees and surcharges on a per line basis to the appropriate Public Safety Answering Point (PSAP) or other governmental authority responsible for collection of such fees and surcharges. When requested by SWBT, SPRINT shall provide SBC-13STATE with accurate and complete information regarding SPRINT's End User(s) in a format and time frame prescribed by SBC-13STATE for purposes of E911 administration.

4.1.1 Should any SPRINT End User assert any Claim that relates to access to 911, the limitations of liability set forth in Appendix 911, which is attached to the General Terms and Conditions of the Agreement to which this Appendix is attached, shall govern all Claims that may be asserted against any Party to this Appendix relating to access to 911, whether such assertion is made by the other Party or any Third Party, and such provisions are incorporated herein for all purposes as though set forth herein.

4.2 Subject to SBC-13STATE's practices, as well as the rules and regulations applicable to the provision of White Pages directories, SBC-13STATE will include in appropriate White Pages directories the primary alphabetical listings of all SPRINT End Users located within the local directory scope. The rules, regulations and SBC-13STATE practices are subject to change from time to time. SBC-13STATE will

include the listing information for SPRINT's customers for Resale services in SWBT's White Pages directory data base in the same manner as it includes listing information for SWBT's end user customers.

- 4.3 Additional Listing services, as set forth in Appendix Pricing, may be purchased by SPRINT for its End Users on a per listing basis.
- 4.4 Liability relating to End User Listings
- 4.4.1 SPRINT hereby releases SBC-13STATE from any and all liability for damages due to errors or omissions in SPRINT's End User listing information as provided to SBC-13STATE under this Appendix, and/or SPRINT's End User listing information as it appears in the White Pages directory, including, but not limited to, special, indirect, consequential, punitive or incidental damages.
- 4.4.2 In addition to any other indemnity obligations in this Appendix or the Agreement to which this Appendix is attached, SPRINT shall indemnify, protect, save harmless and defend SBC-13STATE and SBC-13STATE's officers, employees, agents, representatives and assigns from and against any and all losses, liability, damages and expense arising out of any demand, claim, suit or judgment by a Third Party in any way related to any error or omission in SPRINT's End User listing information, including any error or omission related to non-published or non-listed End User listing information. SPRINT shall so indemnify regardless of whether the demand, claim or suit by the third party is brought jointly against SPRINT and SBC-13STATE, and/or against SBC-13STATE alone. However, if such demand, claim or suit specifically alleges that an error or omission appears in SPRINT's End User listing information in the White Pages directory, SBC-13STATE may, at its option, assume and undertake its own defense, or assist in the defense of SPRINT, in which event SPRINT shall reimburse SBC-13STATE for reasonable attorney's fees and other expenses incurred by SBC-13STATE in handling and defending such demand, claim and/or suit.
- 4.5 Each SPRINT subscriber will receive one copy per primary End User listing of SBC-13STATE's White Pages directory in the same manner and at the same time that they are delivered to SBC-13STATE's subscribers during the annual delivery of newly published directories. For White Page directories and/or White Page directories that are co-bound with Yellow Pages, SPRINT may provide to SBC-SWBT written specifications of the total number of directories that it will require, at least sixty (60) days prior to the directory close. In that event, SBC-SWBT will deliver the remaining directories included in SPRINT's order in bulk to an address specified by SPRINT.

- 4.5.1 If SPRINT's End User already has a current SBC-13STATE local White Pages directory, SBC-13STATE shall not be required to deliver a directory to that End User until new White Pages directories are published for that End User's location.
- 4.6 Subject to any blocking that may be ordered by SPRINT for its End Users', to the extent Directory Assistance (DA) services are provided to SBC-13STATE End Users, SBC-13STATE shall provide SPRINT's End Users access to SBC-13STATE Directory Assistance services. SPRINT shall pay SBC-13STATE the charges attributable to Directory Assistance services utilized by SPRINT's End Users. Discounts associated with utilization of Directory Assistance Services are set forth in Appendix Pricing.
- 4.7 SBC-8STATE will provide SPRINT with 1/8th page in each directory (where SPRINT has or plans to have local telephone exchange customers) for SPRINT to include SPRINT specific-information (i.e., business office, residence office, repair bureau, etc.) in the White Pages directory on an "index-type" informational page. No advertising will be permitted on such informational page. This page will also include specific information pertaining to other SPRINTs. At its option, SPRINT shall provide SBC-8STATE with its logo and information in the form of a camera-ready copy, sized at 1/8th of a page. The content of SPRINT's camera-ready copy shall be subject to SBC-8STATE approval. In those directories in which SBC-13STATE includes Spanish Customer Guide Pages, this informational page will also be provided in Spanish at SPRINT's request, subject to the guidelines set forth above.
- 4.8 At its request, SPRINT may purchase "Informational Page(s)" in the informational section of the White Pages directory covering a geographic area where SPRINT provides local telecommunications exchange service. Such page(s) shall be no different in style, size, color and format than SBC-8STATE "Informational Pages". Sixty (60) calendar days prior to the directory close date, the SPRINT shall provide to SBC-8STATE the "Informational Page" in the form of camera-ready copy.
- 4.9 Except where expressly stated the terms and conditions for including SPRINT End User listings in SBC-AMERITECH White Page directories as well as distribution of such directories to SPRINT and/or SPRINT End User's is a product offering available through a non-regulated subsidiary of. SBC-AMERITECH.
- 4.10 Subject to any blocking that may be ordered by SPRINT for its End Users', SBC-13STATE will provide access to Operator Services ("OS") to SPRINT's End Users to the same extent it provides OS to its own End Users. SPRINT shall pay the charges associated with the utilization of OS by SPRINT's End Users. Discounts associated with the utilization of OS are set forth in Appendix Pricing.
- 4.11 SBC-13STATE shall also offer SPRINT the opportunity to customize route its End Users' DA/OS calls where technically feasible. SPRINT must have dedicated

transport at each End Office where customized routing is requested. SPRINT agrees to pay SBC-13STATE appropriate charges associated with customized routing on an ICB basis.

4.12 Payphone Services

4.12.1 SPRINT may provide certain local Telecommunications Services to payphone service providers (“PSPs”) for PSPs’ use in providing payphone service. Local Telecommunications Services which PSPs use in providing payphone service that are provided to PSPs by SPRINT by means of reselling SBC-13STATE’s services offered pursuant to the appropriate payphone section(s) of SBC-13STATE’s state specific tariff(s) applicable in each state covered by this Appendix are referred to in this Appendix as “Payphone Lines.” In its Common Carrier Docket No. 96-128, the FCC ordered SBC-13STATE to compensate PSP customers of SPRINTs that resell SBC-13STATE’s services for certain calls originated from pay telephones and received by the resale-based carriers. (Implementation of the Pay Telephone Reclassification and Compensation Provisions of the Telecommunications Act of 1996, FCC Docket No. 96-128, Report and Order, para. 86 (1996)). This compensation is referred to in this Agreement as “Payphone Compensation.”

4.12.2 The Parties desire that SBC-13STATE satisfy the obligation to pay Payphone Compensation to PSPs that are customers of SPRINT by paying the Payphone Compensation to SPRINT, who will then forward the Payphone Compensation directly to the PSPs.

4.12.3 SBC-13STATE will pay Payphone Compensation due with respect to Payphone Lines in compliance with the current or any future order of the FCC consistent with the change in laws provision of GT&C’s. SBC-13STATE will pay Payphone Compensation to SPRINT only for:

4.12.3.1 IntraLATA subscriber 800 calls for which SBC-13STATE provides the 800 service to the subscriber and carries the call; and

4.12.3.2 IntraLATA calls placed using SBC-13STATE’s prepaid calling card platform and carried by SBC-13STATE.

4.12.4 SBC-13STATE will not pay any Payphone Compensation for non-sent paid calls.

4.12.5 SBC-13STATE will pay SPRINT the Payphone Compensation due to SPRINT’s PSP customer(s) within sixty (60) calendar days after the close of the calendar quarter during which the call(s) for which Payphone Compensation is due were made. However, payment may be made later than

sixty (60) calendar days if SBC-13STATE deems it necessary to investigate a call or calls for possible fraud.

- 4.12.6 SBC-13STATE will make payment of any Payphone Compensation due to SPRINT under this Appendix by crediting SPRINT's bill for the Payphone Line over which the call that gives rise to the Payphone Compensation was placed. SBC-13STATE will not issue a check to SPRINT if the credit for Payphone Compensation exceeds the balance due to SBC-13STATE on the bill.
- 4.12.7 Nothing in this Appendix entitles SPRINT to receive or obligates SBC-13STATE to provide any call detail or other call record for any call that gives rise to Payphone Compensation.
- 4.12.8 SPRINT represents and warrants that the only SBC-13STATE services that SPRINT will make available to PSPs as Payphone Lines are the payphone services that SBC-13STATE offers pursuant to the appropriate payphone section(s) of SBC-13STATE's state specific tariff(s) applicable in each state covered by this Appendix.
- 4.12.9 Except as provided otherwise in this Section 4.9.9, SPRINT shall pay the entire amount of the Payphone Compensation due with respect to each Payphone Line to the PSP that is the SPRINT's customer for that Payphone Line. SPRINT shall make such payment on or before the last business day of the calendar quarter following the calendar quarter during which the call(s) for which Payphone Compensation is due to the PSP were made. If SBC-13STATE pays any Payphone Compensation to SPRINT later than sixty (60) calendar days after the close of the calendar quarter during which the call(s) for which Payphone Compensation is due were made, then SPRINT shall pay the entire amount of such Payphone Compensation to the PSP that is SPRINT's customer for that Payphone Line within ten (10) calendar days after receiving such Payphone Compensation from SBC-13STATE.
- 4.12.10 In addition to any other indemnity obligations in this Appendix or in the Agreement to which this Appendix is attached, SPRINT shall indemnify, protect, save harmless and defend SBC-13STATE and SBC-13STATE's officers, employees, agents, representatives and assigns from and against any and all losses, costs, liability, damages and expense (including reasonable attorney's fees) arising out of any demand, claim, suit or judgment by any Third Party, including a PSP, in any way relating to or arising from any of the following:
- 4.12.10.1 SPRINT's failure to comply with all the terms and conditions of this Appendix; or

4.12.10.2 Use by a PSP customer of **SPRINT** of any service other than a Payphone Line to provide pay telephone service; or

4.12.10.3 False representation by **SPRINT**.

4.13 Suspension of Service

4.13.1 **SPRINT** may offer to resell Customer Initiated Suspension and Restoral Service to its End Users at the associated state specific retail tariff rates, terms and conditions for suspension of service at the request of the End User.

4.13.2 **SBC-13STATE** will offer **SPRINT** local service provider initiated suspension service for **SPRINT**'s purposes at the associated **SBC-13STATE** state specific retail tariff rate for company initiated suspension of service. Service specifics may be obtained in state specific **SPRINT** Handbooks.

4.13.2.1 **SPRINT** shall be exclusively responsible for placing valid orders for the suspension and the subsequent disconnection or restoral of service to each of its End Users.

4.13.2.2 Should **SPRINT** suspend service for one of its End Users and fail to submit a subsequent disconnection order within the maximum number of calendar days permitted for a company initiated suspension pursuant to the state specific retail tariff, **SPRINT** shall be charged and shall be responsible for all appropriate monthly service charges for the End User's service from the suspension date through the disconnection date.

4.13.2.3 Should **SPRINT** suspend service for one of its End Users and subsequently issue a restoral order, **SPRINT** shall be charged the state specific tariff rate for the restoral plus all appropriate monthly service charges for the End User's service from the suspension date through the restoral date.

5. **BRANDING**

5.1 Except where otherwise required by law, **SPRINT** shall not, without **SBC-13STATE**'s prior written authorization, offer the services covered by this Appendix using the trademarks, service marks, trade names, brand names, logos, insignia, symbols or decorative designs of **SBC-13STATE** or its Affiliates, nor shall **SPRINT** state or imply that there is any joint business association or similar arrangement with **SBC-13STATE** in the provision of Telecommunications Services to **SPRINT**'s customers.

5.2 Branding Requirements

5.2.1 Where technically feasible and/or available, SBC-13STATE will brand Operator Services (OS) and/or Directory Assistance (DA) in SPRINT's name as outlined below:

5.2.1.1 Provide its brand at the beginning of each telephone call and before the consumer incurs any charge for the call; and

5.2.1.2 Disclose immediately to the consumer, upon request, a quote of its rates or charges for the call.

5.2.2 Where SBC-13STATE provides SPRINT OS and DA services via the same trunk, both OS and DA calls will be branded with the same brand. Since SBC-13STATE's DA and OS utilize the same trunk group, SPRINT will receive the same brand for both DA and OS.

5.2.3 SPRINT agrees and warrants that it will provide to SBC-13STATE a name to be used for branding covered by this Appendix that matches the name in which SPRINT is certified to provide local Telecommunications Services by the applicable state Commission.

5.3 Call Branding

5.3.1 SBC-13STATE will brand OS/DA in SPRINT's name based upon the information provided by SPRINT and as outlined below:

5.3.1.1 SBC-13STATE - SPRINT will provide written specifications of its company name to be used by SBC-13STATE to create SPRINT specific branding announcements for its OS/DA calls in accordance with the process outlined in the Operator Services OS/DA Questionnaire (OSQ). SPRINT attests that it has been provided a copy of the OSQ.

5.3.1.2 SBC-13STATE - SPRINT will provide recorded announcement(s) of its company name to be used to brand SPRINT's OS/DA calls in accordance with the process outlined in the OSQ. SPRINT attests that it has been provided a copy of the OSQ.

5.4 Branding Load Charges:

5.4.1 SBC-SWBT - An initial non-recurring charge applies per state, per brand, per Operator assistance switch for the establishment of SPRINT specific branding. An additional non-recurring charge applies per state, per brand, per Operator assistance switch for each subsequent change to the branding announcement. In addition, a per call charge applies for every OS/DA call handled by SBC-SWBT on behalf of SPRINT when multiple brands are

required on a single Operator Services trunk. This charge is set forth in Appendix Pricing under the “OTHER (Resale)” category.

5.4.2 SBC-AMERITECH - An initial non-recurring charge applies per brand, per Operator Assistance Switch, per trunk group for the establishment of SPRINT specific branding. In addition, a per call charge applies for every OS call handled by SBC-AMERITECH on behalf of SPRINT when such services are provided in conjunction with the purchase of SBC-AMERITECH unbundled local switching. An additional non-recurring charge applies per brand, per Operator assistance switch, per trunk group for each subsequent change to the branding announcement.

5.4.3 SBC-2STATE (California and Nevada) - An initial non-recurring charge applies per state, per brand, per Operator assistance switch, for the establishment of SPRINT specific branding. An additional non-recurring charge applies per state, per brand, per Operator assistance switch for each subsequent change to the branding announcement.

6. OS/DA RATE/REFERENCE INFORMATION

6.1 SPRINT will furnish OS/DA Rate and Reference Information in a mutually agreed to format or media thirty (30) calendar days in advance of the date when the OS/DA Services are to be undertaken.

6.2 SPRINT will inform SBC-13STATE, in writing, of any changes to be made to such Rate/Reference Information fourteen (14) calendar days prior to the effective Rate/Reference change date. SPRINT acknowledges that it is responsible to provide SBC-13STATE updated Rate/Reference Information in advance of when the Rate/Reference Information is to become effective.

6.3 An initial non-recurring charge will apply per state, per Operator assistance switch for loading of SPRINT's OS/DA Rate/Reference Information. An additional non-recurring charge will apply per state, per Operator assistance switch for each subsequent change to either SPRINT's OS/DA Services Rate or Reference Information. This charge is set forth in Appendix Pricing under the “OTHER (Resale)” category.

6.4 When an SBC-13STATE Operator receives a rate request from a SPRINT End User, where technically feasible and available, SBC-13STATE will quote the applicable OS/DA rates as provided by the SPRINT.

7. RESPONSIBILITIES OF SBC-13STATE

7.1 SBC-13STATE shall allow SPRINT to place service orders and receive phone number assignments (for new lines). These activities shall be accomplished by facsimile or electronic interface. SBC-13STATE shall provide interface

specifications for electronic access for these functions to SPRINT. However, SPRINT shall be responsible for modifying and connecting any of its systems with SBC-13STATE-provided interfaces, as outlined in Appendix OSS.

7.1.1 Methods and procedures for ordering are outlined in the SPRINT Handbook, available on-line, as amended by SBC-13STATE. All Parties agree to abide by the procedures contained therein.

7.2 SPRINT will have the ability to report trouble for its End Users to the appropriate SBC-13STATE trouble reporting center(s) twenty-four (24) hours a day, seven (7) days a week. SPRINT will be assigned customer contact center(s) when initial service agreements are made. SPRINT End Users calling SBC-13STATE will be referred to SPRINT at the number provided by SPRINT. Nothing herein shall be interpreted to authorize SPRINT to repair, maintain, or in any way touch SBC-13STATE's network facilities, including those on End User premises.

7.2.1 Methods and procedures for trouble reporting are outlined in the SPRINT Handbook, available on-line, as amended by SBC-13STATE. All Parties agree to abide by the procedures contained therein.

7.3 SBC-13STATE will provide SPRINT with detailed billing information necessary for SPRINT to issue bill(s) to its End User(s). SPRINT has the option of receiving a daily usage file ("DUF") in accordance with the terms and conditions set forth in Section 8.8 of the General Terms and Conditions of the Agreement to which this Appendix is attached. Should SPRINT elect to subscribe to the DUF, SPRINT agrees to pay SBC-13STATE the charges specified in Appendix Pricing under the "OTHER (Resale)" category listed as "Electronic Billing Information Data (daily usage) (per message)."

7.4 SBC-13STATE shall make Telecommunications Services that SBC-13STATE provides at retail to subscribers who are not Telecommunications Carriers available for resale consistent with the obligation under Section 251(c)(4)(A) of the Act and other applicable limitations. SBC-13STATE will notify SPRINT of any changes in the terms and conditions under which SBC-13STATE offers Telecommunications Services at retail to subscribers who are not Telecommunications Carriers, including but not limited to, the introduction of any new features, functions, services, promotions, grandfathering or the discontinuance of current features or services at the time a tariff filing is transmitted to the appropriate State Commission, or, in situations where a tariff filing is not so transmitted, within sixty (60) calendar days of the expected effective date of such change.

7.4.1 SBC-13STATE currently makes such notification as described in Section 17.2 of the General Terms and Conditions of the Agreement to which this Appendix is attached. Notification of any new service available to SPRINT for resale shall advise SPRINT of the category in which such new service

shall be placed, and the same discount already applicable to **SPRINT** in that category shall apply to the new service.

7.5 **SPRINT**'s End User's activation of Call Trace shall be handled by the **SBC-13STATE** operations centers responsible for handling such requests. **SBC-13STATE** shall notify **SPRINT** of requests by its End Users to provide call records to the proper authorities. Subsequent communication and resolution of each case involving one of **SPRINT**'s End Users (whether that End User is the victim or the suspect) will be coordinated through **SPRINT**.

7.5.1 **SPRINT** acknowledges that for services where reports are provided to law enforcement agencies (for example, Call Trace) only billing number and address information shall be provided. It shall be **SPRINT**'s responsibility to provide additional information necessary for any police investigation.

7.5.1.1 In addition to any other indemnity obligations in this Appendix or the Agreement to which this Appendix is attached, **SPRINT** shall indemnify **SBC-13STATE** against any Claim that insufficient information led to inadequate prosecution.

7.5.2 **SBC-13STATE** shall handle law enforcement requests consistent with the Law Enforcement Section of the General Terms and Conditions of the Agreement to which this Appendix is attached.

7.6 This section applies only to **PACIFIC**:

7.6.1 Cooperation on Fraud

7.7.1.1 Traffic Alert Referral Service

7.6.1.1.1 Traffic Alert Referral Service ("TARS") is a service that monitors traffic patterns associated with **SPRINT**'s resold lines. On no less than thirty (30) calendar days written notice, **SPRINT** may order **PACIFIC**'s TARS. In providing TARS to **SPRINT**, **PACIFIC** notifies **SPRINT** of traffic abnormalities that indicate the possible occurrence of intraLATA fraud and furnishes to **SPRINT** information on all 1+ alerts. **SPRINT** understands and agrees that **PACIFIC** will use electronic mail to provide such information and that such information will only be available via electronic mail at the present time. It is the responsibility of **SPRINT** to provide **PACIFIC** with the correct email address. Information will be provided on a per-alert basis and will be priced on a

per-alert basis. **PACIFIC** grants to **SPRINT** a non-exclusive right to use the information provided by **PACIFIC**. LEC will not permit anyone but its duly authorized employees or agents to inspect or use this information. **SPRINT** agrees to pay **PACIFIC** a recurring usage rate as set forth in Appendix Pricing in the "OTHER (Resale)" category listed as "Traffic Alert Referral Service."

7.6.1.2 **SPRINT** shall be liable for all fraud associated with any resale service to which it subscribes. **PACIFIC** takes no responsibility, will not investigate, and will make no adjustments to **SPRINT**'s account(s) in cases of fraud or any other related End User dispute.

7.6.1.3 In addition to any other indemnity obligations in this Appendix or in the Agreement to which this Appendix is attached, **PACIFIC** shall not be liable for any damages to **SPRINT** or to any other person or entity for **PACIFIC**'s actions or the conduct of its employees in providing TARS to **SPRINT**. **SPRINT** shall indemnify, defend, and hold **PACIFIC** harmless from any and all claims, lawsuits, costs, damages, liabilities, losses, and expenses, including reasonable attorney fees, resulting from or in connection with **SPRINT**'s use of **PACIFIC**'s TARS, except when such claims, lawsuits, costs, damages, liabilities, losses, or expenses are proximately caused by the willful misconduct or gross negligence of **PACIFIC** or its employees.

7.7 This section applies only to **PACIFIC**:

7.7.1 **PACIFIC** will make available to **SPRINT** an optional service, Repair Transfer Service ("RTS"). In the event a **SPRINT**'s End User dials 611 (811-8081 for Priority Business customers) for repair, **PACIFIC** will provide a recorded announcement of the **SPRINT** name and number and **PACIFIC** will automatically transfer the caller to the **SPRINT** designated 800/888 number for repair service. **SPRINT** must provide written notification to **PACIFIC** at least thirty (30) calendar days prior to the implementation of RTS. Written notification must include the **SPRINT** name and 800/888 numbers for RTS to the **SPRINT** repair bureau and business office. There will be no charges associated with the initial set-up for RTS, however, charges will apply to any subsequent changes to the recorded name announcement and telephone number. Rates for subsequent changes are set forth in the Appendix Pricing in the "OTHER (Resale)" category listed as "Repair Transfer Service." Subsequent charges include: Recorded Name Announcement, 800/888 Telephone Number and Name Announcement & Telephone Number.

8. RESPONSIBILITIES OF SPRINT

- 8.1 Prior to submitting an order under this Appendix, **SPRINT** shall obtain End User authorization as required by applicable federal and state laws and regulations, and assumes responsibility for applicable charges as specified in Section 258(b) of the Act. **SBC-13STATE** shall abide by the same applicable laws and regulations.
- 8.2 Only an End User can initiate a challenge to a change in its local service provider. If an End User notifies **SBC-13STATE** or **SPRINT** that the End User requests local exchange service, the Party receiving such request shall be free to provide service to such End User, except in those instances where the End User's account is local PIC protected. It is the responsibility of the End User to provide authorization in an FCC approved format to the current provider of record to remove local service provider protection before any changes in local service provider are processed.
- 8.2.2 **SBC-13STATE** shall be free to connect an End User to any competitive local exchange carrier based upon that competitive local exchange carrier's request and that competitive local exchange carrier's assurance that proper End User authorization has been obtained. **SPRINT** shall make any such authorization it has obtained available to **SBC-13STATE** upon request and at no charge.
- 8.2.2.1 The following applies to **AM-MI** only: The Parties will adhere to the requirements adopted by the Commission in its Case No. U-11900 with respect to the selection of primary local exchange carriers and primary interexchange carriers.
- 8.3 When an End User changes or withdraws authorization, each Party shall release customer-specific facilities in accordance with the End User's direction or the direction of the End User's authorized agent. Further, when an End User abandons its premise, **SBC-13STATE** is free to reclaim the facilities for use by another customer and is free to issue service orders required to reclaim such facilities.
- 8.4 Neither Party shall be obligated by this Appendix to investigate any allegations of unauthorized changes in local exchange service (slamming) on behalf of the other Party or a Third Party. If **SBC-13STATE**, on behalf of **SPRINT**, agrees to investigate an alleged incidence of slamming, **SBC-13STATE** shall charge **SPRINT** an investigation fee as set forth in Appendix Pricing in the "OTHER (Resale)" category, listed as "Slamming Investigation Fee."
- 8.5 Should **SBC-13STATE** receive an order from **SPRINT** for services under this Appendix, and **SBC-13STATE** is currently providing the same services to another local service provider for the same End User, **SPRINT** agrees that **SBC-13STATE** may notify the local service provider from whom the End User is being converted of **SPRINT**'s order coincident with or following processing **SPRINT**'s order. It shall

then be the responsibility of the former local service provider of record and **SPRINT** to resolve any issues related to the End User. This Section 8.5 shall not apply to new or additional lines and services purchased by the End User from multiple **SPRINTs** or from **SBC-13STATE**.

8.5.1 If **SBC-13STATE** receives an order from another local service provider to convert services for an End User for whom **SPRINT** is the current local service provider of record, and if **SPRINT** already subscribes to the Local Disconnect Report (“LDR”), covered in Section 8.5.2, then **SBC-13STATE** shall notify **SPRINT** of such order coincident with or following processing such order. It shall be the responsibility of **SPRINT** and the other local service provider to resolve any issues related to the End User. This Section 8.5.1 shall not apply to new or additional lines and services purchased by an End User from multiple **SPRINTs** or from **SBC-13STATE**.

8.5.2 On no less than sixty (60) calendar days advance written notice, **SPRINT** may, at its option, subscribe to the LDR. **SBC-13STATE** will furnish the following information via the LDR: the Billing Telephone Number (“BTN”), Working Telephone Number (“WTN”), and terminal number of all End Users who have disconnected **SPRINT**’s service. Information furnished electronically will be provided daily on a per WTN basis and priced on a per WTN basis. **SPRINT** shall pay **SBC-13STATE** for the LDR per WTN plus any applicable transmission charges for the LDR; current WTN prices are as set forth in Appendix Pricing in the “OTHER (Resale)” category, listed as “Local Disconnect Report.” **SPRINT** agrees that **SBC-13STATE** may change the per WTN charge, at **SBC-13STATE**’s sole discretion, so long as **SBC-13STATE** provides **SPRINT** no less than thirty (30) calendar days notice prior to any change in the per WTN charge. **SBC-13STATE** grants to **SPRINT** a non-exclusive right to use the LDR information provided by **SBC-13STATE**. **SPRINT** will not permit anyone but its duly authorized employees or agents to inspect or use this information.

8.6 **SPRINT** is solely responsible for the payment of all charges for all services furnished under this Appendix, including but not limited to, calls originated or accepted at **SPRINT**’s location and its End Users’ service locations; provided, however, **SPRINT** shall not be responsible for payment of charges for any retail services furnished by **SBC-13STATE** directly to End Users and billed by **SBC-13STATE** directly to End Users.

8.6.1 Interexchange carried traffic (for example, sent-paid, information services and alternate operator services messages) received by **SBC-13STATE** for billing to resold End User accounts will be returned as unbillable and will not be passed to **SPRINT** for billing. An unbillable code will be returned with those messages to the carrier indicating that the messages originated from a resold account and will not be billed by **SBC-13STATE**.

- 8.7 SBC-13STATE shall not be responsible for the manner in which utilization of resold services or the associated charges are allocated to End Users or others by SPRINT. All applicable rates and charges for services provided to SPRINT under this Appendix will be billed directly to SPRINT and shall be the responsibility of SPRINT; provided, however, that SPRINT shall not be responsible for payment of charges for any retail services furnished by SBC-13STATE directly to End Users and billed by SBC-13STATE directly to End Users.
- 8.7.1 Charges billed to SPRINT for all services provided under this Appendix shall be paid by SPRINT regardless of SPRINT's ability or inability to collect from its End Users for such services.
- 8.8 If SPRINT does not wish to be responsible for payment of charges for collect, third number billed, toll and information services (for example, 900) calls, it must order the appropriate blocking for lines provided under this Appendix and pay any applicable charges. It is the responsibility of SPRINT to order the appropriate toll restriction or blocking on lines resold to End Users. SPRINT acknowledges that blocking is not available for certain types of calls, including 800, 888, 411 and Directory Assistance Express Call Completion. Depending on the origination point, for example, calls originating from correctional facilities, some calls may bypass blocking systems. SPRINT acknowledges all such limitations and accepts all responsibility for any charges associated with calls for which blocking is not available and any charges associated with calls that bypass blocking systems.
- 8.9 SPRINT shall be responsible for modifying and connecting any of its systems with SBC-13STATE-provided interfaces as described in this Appendix and Appendix OSS.
- 8.10 SPRINT shall be responsible for providing to its End Users and to SBC-13STATE a telephone number or numbers that SPRINT's End Users may use to contact SPRINT in the event that the End User desires a repair/service call.
- 8.10.1 In the event that SPRINT's End Users contact SBC-13STATE with regard to repair requests, SBC-13STATE shall inform such End Users to call SPRINT and may provide SPRINT's contact number.
- 8.11 SPRINT acknowledges and agrees that, in the event SPRINT makes any "SPRINT Change" as that term is defined in Section 4.10 of the General Terms and Conditions of the Agreement to which this Appendix is attached, SPRINT shall comply with the provisions set forth in Section 4.10 of the General Terms and Conditions of the Agreement to which this Appendix is attached as though set forth herein.
- 8.12 SPRINT will provide forecasts to SBC-13STATE every January and July using the SBC-13STATE network information form, or a format mutually agreed to by the

Parties. These written forecasts will be based on **SPRINT**'s best estimates and will include all resale products **SPRINT** will be ordering within the forecast period.

9. APPLICABILITY OF OTHER RATES, TERMS AND CONDITIONS

9.1 Every interconnection, service and network element provided hereunder, shall be subject to all rates, terms and conditions contained in this Agreement which are legitimately related to such interconnection, service or network element as provided in Section 2.9 of General Terms and Conditions.