

Sprint Local Telephone Companies

Tariff F.C.C. No. 3

Transmittal No. 204

Description and Justification

The Sprint local telephone companies (Sprint LTC) hereby submit the following information in support of the accompanying tariff filing, as required by Sections 61.38 and 61.41 through 61.49 of the Federal Communications Commission's Rules and Regulations.

This filing is being made on 15 days' notice under the Commission's streamlined filing procedures and proposes to adjust the dedicated switched access voice grade and special access voice grade and digital data service rates in its Orlando and Tallahassee, Florida; Fayetteville, Greenville, Hickory and Rocky Mount, North Carolina; Las Vegas, Nevada; York, Pennsylvania; and Charlottesville, Virginia metropolitan statistical areas (MSAs) where pricing flexibility has been granted in accordance with Subpart H of Part 69 of the Commission's rules. Customers subscribing to these services may experience increases in rates, the impact of which is dependent upon the quantity and rate elements associated with each service arrangement. Cost support material in accordance with Sections 61.38 and 61.41 through 61.49 of the Commission's Rules is not required for these rate adjustments.

Conclusion

The Sprint local telephone companies are submitting the accompanying tariff revisions in response to customer requests for the proposed services, and in accordance with the Commission's Rules governing the provision of interstate access services. The rates and charges proposed in this filing are demonstrated to be fully cost-based and reasonable, and are supported, where required, by exhibits detailing cost and rate development, along with a showing of prospective demand.