#### Before the Federal Communications Commission Washington, D.C. 20554

# SPRINT COMMUNICATIONS COMPANY L.P

Application for authority to acquire and operate additional satellite facilities for provision of service between the United States and Cuba.

File No. ITC-214-20010615-00340

# ORDER AND AUTHORIZATION

### Adopted: October 5, 2001

## Released: October 18, 2001

By the Deputy Chief, Telecommunications Division:

Mbps to 6 Mbps. Sprint is currently authorized by the Commission to provide service directly to Cuba. between the United States and Cuba. Sprint seeks authority to upgrade an existing private line circuit from 2 Communications Act of 1934, as amended, to lease and operate additional satellite facilities for service Communications Company, L.P. (Sprint), requesting authority, pursuant to Section 214 of the 1. We have under consideration the above-captioned uncontested application, filed by Sprint

application and in view of the foregoing, we find that the present and future public convenience and 2. The application was placed on public notice on June 22, 2001. We informed the Department of State of the application.<sup>2</sup> No opposing comments were received.<sup>3</sup> Upon consideration of the necessity require a grant of the application.

satellite private line circuit from 2 Mbps to 6 Mbps between the United States and Cuba via an INTELSAT AOR GRANTED and Sprint is authorized to lease and operate additional satellite facilities to upgrade an existing 3. Accordingly, IT IS ORDERED that application File No. ITC-214-20010615-00340 IS

4. IT IS FURTHER ORDERED that Sprint's tariffs must state that its customers may not resell

Communications L.P., File No. ITC-214-19990316-00141, DA 99-903 (rel. May 17, 1999). <sup>1</sup> See Wiltel International, Inc., et al, 9 FCC Rcd 5806 (1994); Sprint Communications L.P., 9 FCC Rcd. 2827 (1994); Sprint Communications L.P., File No. ITC-214-19981021-00739, DA 99-227 (rel. Jan. 26, 1999); Sprint

Communications and Information Policy, U.S. Department of State (June 22, 2001). <sup>2</sup> Letter from George Li, Deputy Chief, Telecommunications Division, International Bureau, Federal Communications Commission, to Steven Lett, United States Coordinator, Acting, Office of International

<sup>2001).</sup> <sup>3</sup> The Department of State approved the grant of the application on October 5, 2001. See letter to Donald Abelson, Chief, International Bureau, Federal Communications Commission, from David A. Gross, United States Coordinator, Office of International Communications and Information Policy, U.S. Department of State (Oct. 5,

Commission list of foreign carriers that do not qualify for the presumption that they lack market power in particular foreign points. This list is available at http://www.fcc.gov/Bureaus/International/Public\_Notices 63.22(e), 63.23(d). A foreign carrier lacks market power for purposes of this rule if it does not appear on the foreign carrier that the Commission has determined lacks market power in Cuba. See 47 C.F.R. §§ 63.16, provision of switched services over private lines to Cuba or the carrier is exchanging switched traffic with a international private lines or connect them to the public switched network at either the U.S. or foreign end, or both, for the provision of international switched basic services, unless the Commission has authorized the

337 (Phase II), FCC 99-73 (rel. May 6, 1999), paras. 12-15, 102-109. Settlements Policy and Associated Filing Requirements, IB Docket Nos. 98-148, 95-22, CC Docket No. 90-/1999/da990809.txt. See generally 1998 Biennial Regulatory Review - Reform of the International

Rules, 47 C.F.R. 63.21. 5. IT IS FURTHER ORDERED that Sprint shall comply with Section 63.21 of the Commission's

application in the Federal Register, indicating the number of circuits activated by facility. December 31, of each year, and on the one-year anniversary of the notification of the grant of this 6. IT IS FURTHER ORDERED that Sprint shall submit reports on or before June 30, and

necessary licenses and authorizations from the Departments of Treasury and Commerce 7. IT IS FURTHER ORDERED that this authorization is subject to Sprint's obtaining all

of communications between the United States and Cuba is no longer in the national interest. event the Department of State or the Federal Communications Commission determines that the continuation 8. IT IS FURTHER ORDERED that this Order is subject to revocation without a hearing in the

Petitions for reconsideration under Section 1.106 or applications for review under Section 1.115 of the 1.4(b)(2)). Commission's Rules may be filed within 30 days of the date of public notice of this Order (see Section 9. This Order is issued under Section 0.261 of the Commission's Rules and is effective upon adoption.

FEDERAL COMMUNICATIONS COMMISSION

George Li Deputy

**Federal Communications Commission** 

Chief, Telecommunications Division International Bureau