



Michael B. Fingerhut
General Attorney

401 9th Street, Northwest, Suite 400
Washington, D.C. 20004
Voice 202 585 1909
Fax 202 585 1897
PCS 202 607 0624
michael.b.fingerhut@mail.sprint.com

May 27, 2003

BY EMAIL AND FIRST CLASS MAIL

Marlene H. Dortch
Secretary
Federal Communications Commission
445 12th Street SW,
Washington D.C. 20554

Re: CC Docket No. 94-129, Implementation of the Subscriber Carrier Selection Changes Provisions of the Telecommunications Act of 1996; Policies and Rules Concerning Unauthorized Changes of Consumers Long Distance Carriers

Dear Ms. Dortch:

On May 19, 2003, Sprint Corporation ("Sprint") filed a petition seeking limited reconsideration of the Commission's *Third Order on Reconsideration*, FCC 03-42, released March 17, 2003 in the above-referenced proceeding. Specifically, Sprint asked that the Commission rescind its decision expanding the verification responsibilities of the LECs to include verifying changes to non-affiliated carriers requested by customers calling the LEC directly to initiate such changes. In an *Order* (FCC 03-116) released May 23, 2003 in this docket, the Commission has granted the relief sought by Sprint. Thus, Sprint's petition is moot and Sprint hereby withdraws it.

If you have any questions or need more information, please contact me.

Respectfully submitted,

c: Margaret Egler, FCC (by email)
Nancy Stevenson, FCC (by email)
Karen Reidy, MCI (by first class mail)
Martha Lewis Marcus, AT&T (by first class mail)
Susan Bahr, Rural ILECs (by first class mail)
Lawrence Sarjeant, USTA (by first class mail)