BEFORE THE PUBLIC UTILITIES COMMISSION
OF THE STATE OF HAWAII

In the Matter of the Application of
THINK 12 CORPORATION, dba HELLO DEPOT

For a Certificate of Authority to Provide Local Exchange and Interexchange Telecommunications Services Within the State of Hawaii And Approval of its Tariff.

DOCKET NO. 04-0001

DECISION AND ORDER NO. 20989

Filed May 19, 2004
At 10:00 o'clock A.M.

Karen Higashi
Chief Clerk of the Commission

ATTEST: A True Copy
KAREN HIGASHI
BEFORE THE PUBLIC UTILITIES COMMISSION
OF THE STATE OF HAWAII

In the Matter of the Application of
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Docket No. 04-0001
Decision and Order No. 20989

DECISION AND ORDER

I.
Introduction

THINK 12 CORPORATION, dba HELLO DEPOT ("Applicant") requests a certificate of authority ("COA") to provide intrastate telecommunications services within the State of Hawaii (the "State") as a reseller. Applicant makes its request, pursuant to Hawaii Revised Statutes ("HRS") §§ 269-7.5 and 269-16 and Hawaii Administrative Rules ("HAR") §§ 6-80-17 and 6-80-18.

Applicant served two (2) copies of its application to the DEPARTMENT OF COMMERCE AND CONSUMER AFFAIRS, DIVISION OF CONSUMER ADVOCACY ("Consumer Advocate"). On April 20, 2004, the Consumer Advocate filed its statement of position ("SOP") informing the commission that it does not object to approval of the application, subject to several qualifications, discussed in section III.B. below.

1Applicant's application, filed on January 2, 2004.
II.

Description of Applicant and its Proposed Services

Applicant is an Illinois corporation authorized to do business in the State as a foreign corporation. Its principal place of business is in Buffalo Grove, Illinois.

Applicant intends to provide intrastate telecommunications services within the State as a reseller, including Standard Residence Line, Standard Business Line, PBX Trunk, Direct Inward Dial Optional Calling Features, Listing (including Non Published and Non Listed), Directory Assistance, and other Miscellaneous Services (including Vanity Numbers and Number Portability).

III.

A.

COA and Proposed Tariff

Upon review of the application, the commission makes the following findings pursuant to HAR § 6-80-18(a):

1. Applicant possesses sufficient technical, financial, and managerial resources and abilities to provide the proposed services;

2. Applicant is fit, willing, and able to properly perform the telecommunications services and to conform to the terms, conditions, and rules prescribed or adopted by the commission; and

3. Applicant's proposed telecommunications services are in the public interest.
Accordingly, the commission concludes that Applicant should be granted a COA to provide intrastate telecommunications services as a reseller, subject to conditions noted in Section III.B., below.

Moreover, based on the commission's review of Applicant's proposed tariff, we conclude that Applicant's proposed tariff should be revised as follows:

1. To avoid any customer confusion, the title of Section 2.4 (Original Page 22) should be amended as follows: "Discontinuation of Services to a Customer".

2. Section 2.5.2 (Original Page 23) should be amended to be consistent with the requirements set forth under HAR § 6-80-106.

3. The term or acronym "NCC" referred in Section 2.6.6 (Original Page 27) should be defined in either Section 1 or Section 2.6.6.

4. The sentence "For Reseller Customers, the applicable Service Agreement will govern resolution of disputes." referred in Section 2.6.6 (Original Page 27) should be deleted in its entirety.

5. Section 2.6.7 (Original Page 28) should be amended to be consistent with the requirements set forth under HAR § 6-80-105.
6. Section 2.10.1 (Original Page 31) should be amended to be consistent with the requirements set forth under HAR § 6-80-103.

7. The reference to "the Massachusetts Department of Telecommunication and Energy" in Section 3.1.1 (Original Page 37) should be corrected to "Hawaii Public Utilities Commission."

8. The term "Message Rate" referred to in Section 4.2 (Original Pages 53 through 55) should be further clarified and defined so that customers are able to discern the differences between flat, measured and message rates.

9. Section 4.7.2 (Original Page 64) should be amended to include language that is consistent with HAR § 6-80-115(10), which requires Applicant to make available every customer Caller ID per line blocking at no charge.

10. The reference to "the State of Massachusetts" in Section 6.1 (Original Page 75) should be corrected to "the State of Hawaii."

11. Section 10.2 (Original Page 90) should be amended to include language that Applicant's rates and charges established on an individual case basis will be filed with the commission consistent with HRS § 269-16 and HAR §§ 6-80-17, 6-80-39 and 6-80-40. Applicant must publish rates and charges for all of its services listed in its tariff prior
to initiating service to ensure that customers of equivalent circumstances are offered similar pricing.

B. **Consumer Advocate's Position**

In its SOP, the Consumer Advocate states that it does not object to the commission's approval of Applicant's application for a COA, subject to certain qualifications.

First, the Consumer Advocate claims that Applicant's November 23, 2003 financial documents attached to its application as Exhibit D are not in compliance with HAR § 6-80-17(c)(1)(E). The Consumer Advocate further notes that although the commission requested Applicant to submit financial statements in accordance with HAR § 6-80-17(c)(1)(E), it has no record of receiving the requested financial statements.

Second, the Consumer Advocate notes that Applicant failed to provide the Consumer Advocate with a copy of its proposed tariff, which is attached to the application as Exhibit E. Thus, the Consumer Advocate contends that it could not make a determination on whether Applicant's "proposed terms and rates, in general, are reasonable."

The commission's records indicate that Applicant's application, filed on January 7, 2004, does contain a proposed tariff (Exhibit E) that complies with HAR § 6-80-17(c)(1)(D), and a certification that two (2) copies of the application were served via U.S. mail to the Consumer Advocate on January 6, 2004.
Our records also indicate that, by letter filed on March 16, 2004, Applicant submitted its updated financial statements in accordance with HAR § 6-80-17(c)(1)(E) in response to the commission’s March 5, 2004 letter. However, there is no reference on Applicant’s March 16, 2004 letter that the Consumer Advocate was ever served any copies of these updated financial statements.

HAR § 6-61-21 provides, in relevant part, that the Consumer Advocate “shall be served two (2) copies of any documents filed with the commission.” Accordingly, Applicant should be mindful of this rule when filing any documents (i.e., application, pleadings, letters, tariffs, etc.) with the commission. We recognize that the Consumer Advocate does not object to granting Applicant a COA in this docket if it addresses certain deficiencies. Thus, we find it reasonable and necessary to grant Applicant a COA, subject to the following conditions:

1. Within ten (10) days from the date of this decision and order, Applicant shall serve the Consumer Advocate with two (2) copies of its proposed tariff (Exhibit E) and its updated financial statements (filed with the commission on March 16, 2004).

2. Within ten (10) days from the date the Consumer Advocate receives copies of Applicant’s proposed tariff and updated financial statements, the Consumer Advocate may file written comments to these documents.
IV.

Orders

THE COMMISSION ORDERS:

1. Applicant is granted a COA to provide intrastate telecommunications services in the State as a reseller, subject to the following conditions:

   a. Within ten (10) days from the date of this decision and order, Applicant shall serve the Consumer Advocate with two (2) copies of its proposed tariff (Exhibit E) and its updated financial statements (filed with the commission on March 16, 2004).

   b. Within ten (10) days from the date the Consumer Advocate receives copies of Applicant’s proposed tariff and updated financial statements, the Consumer Advocate may file written comments to these documents.

2. As the holder of a COA, Applicant shall be subject to all applicable provisions of HRS chapter 269, HAR chapters 6-80 and 6-81, any other applicable State laws and commission rules, and any orders that the commission may issue from time to time.

3. Applicant shall file its tariffs in accordance with HAR §§ 6-80-39 and 6-80-40. Applicant's tariffs shall comply with the provisions of HAR chapter 6-80. In the event of a conflict between any tariff provision and State law, State law shall prevail.
4. Applicant shall conform its initial tariff to the applicable provisions of HAR chapter 6-80 by, among other things, incorporating the tariff revisions set forth in Section III. of this decision and order and the tariff revisions recommended by the Consumer Advocate, if any. An original and eight (8) copies of the initial tariff shall be filed with the commission, and two (2) additional copies shall be served on the Consumer Advocate. Applicant shall ensure that the appropriate issued and effective dates are reflected in its tariffs.

5. Within thirty (30) days from the date of this decision and order, Applicant shall pay a public utility fee of $60, pursuant to HRS § 269-30. The business check shall be made payable to the Hawaii Public Utilities Commission, and sent to the commission's office at 465 S. King Street #103, Honolulu, HI, 96813.

6. Within thirty (30) days from the date of this decision and order, Applicant shall also pay a telecommunications relay service ("TRS") contribution of $37.50, established pursuant to: (A) Act 50, adopted on May 7, 2003 (codified at HRS § 269-16.6); and (B) Order No. 20193, filed on May 23, 2003, in Docket No. 03-0058. (A copy of Order No. 20193 is attached hereto as Exhibit 1.) The business check shall be made payable to "Hawaii TRS", and sent to the Hawaii TRS Administrator, NECA Services, Inc., 80 S. Jefferson Road, Whippany, NJ 07981. Written proof of payment shall be sent to the commission.

7. Failure to promptly comply with the requirements set forth in paragraph 1 and paragraphs 3 to 6 may constitute
cause to void this decision and order, and may result in further regulatory action, as authorized by law.

DONE at Honolulu, Hawaii this 19th day of May, 2004.

PUBLIC UTILITIES COMMISSION
OF THE STATE OF HAWAII

By

Carlito P. Caliboso, Chairman

Wayne H. Kimura, Commissioner

Janet E. Kawelo, Commissioner

APPROVED AS TO FORM:

Kris N. Nakagawa
Commission Counsel
BEFORE THE PUBLIC UTILITIES COMMISSION
OF THE STATE OF HAWAII

----- In the Matter of ----- )

PUBLIC UTILITIES COMMISSION ) DOCKET NO. 03-0058

Instituting an Investigation )
Into the Availability of )
Experienced Providers of )
Quality Telecommunications )
Relay Services, Pursuant to )
Section 16.6, Hawaii Revised )
Statutes.

ORDER NO. 20193

Filed May 23, 2003
At 3:15 o'clock P.M.

Karen Higbee
Chief Clerk of the Commission

EXHIBIT 1
ORDER

I.

Hawaii Revised Statutes (HRS) § 269-16.6 requires the commission to investigate the availability of experienced providers of quality telecommunications relay services (TRS) and select the best qualified provider of such service. Thus, by Order No. 20067, filed on March 7, 2003, the commission instituted a proceeding to investigate the availability of quality TRS providers.¹ By that same order, the commission ordered Verizon Hawaii Inc. and the Division of Consumer Advocacy, Department of Commerce and Consumer Affairs (Consumer Advocate) to be parties to the proceeding.

On March 10, 2003, the commission sent letters to Verizon Hawaii Inc., the Consumer Advocate, Sprint Communications

¹On February 24, 2003, the current provider of TRS, Verizon Hawaii Inc., provided its notice to terminate its provision of TRS in Hawaii in July 2003.
Co., LP (Sprint), AT&T, Hamilton Relay Service, MCI Global Relay, CSD, SBC Southwest, and Vista Information Technologies, seeking comments and suggestions on the commission's draft request for services (RFS) by March 27, 2003.

On March 27, 2003, Sprint and Verizon Hawaii Inc. filed their comments on the draft RFS. On March 31, 2003, Hamilton Telecommunications submitted its comments on the draft RFS (e-mailed to the commission on March 27, 2003). On April 1, 2003, the State of Hawaii Disability and Communication Access Board submitted its comments on the draft RFS.

By Order No. 20111, filed on April 4, 2003, the commission: (1) adopted and made part of the order the final RFS dated April 4, 2003; and (2) ordered the Consumer Advocate to designate a representative to be a member of the evaluation committee by April 23, 2003. On April 23, 2003, the Consumer Advocate designated Marcey Chang, Chief Engineer, as the Consumer Advocate's representative on the evaluation committee.

On April 7, 2003, the commission published, state-wide, its public notice for the Invitation of Bids, due on April 23, 2003. That same day, the commission also sent letters and copies of Order No. 20111 and the final RFS soliciting proposals for the provision of TRS in the State of Hawaii to Sprint, AT&T, Hamilton Relay Service, MCI Global Relay, CSD, SBC Southwest, and Vista Information Technologies.

On April 21, 2003, Hamilton Telephone Company, dba Hamilton Telecommunications (Hamilton), filed its proposal.
On April 23, 2003, Sprint filed its proposal. The commission's RFS evaluation committee² for TRS reviewed the proposals and issued its recommendation to the commission on April 29, 2003. By Decision and Order No. 2016³, filed on April 30, 2003, the commission selected Sprint to be the exclusive provider of intrastate TRS within the State of Hawaii from July 1, 2003 to June 30, 2006.³

Thus, by this order, we are providing notice to all telecommunications carriers under our jurisdiction of, among other things, our selection of Sprint as the provider of TRS, the establishment of a new TRS fund, and the imposition of various requirements authorized by the recently-adopted Act 50, Session Laws of Hawaii 2003.

²The members of the evaluation committee are Kevin Katsura - Legal Counsel, Steven Iha - Chief Auditor, Lisa Kikuta - Researcher, Richard VanDrunen - Engineer, Janice Masuda - Engineer, and Marcey Chang - Chief Engineer for the Consumer Advocate.

³Decision and Order No. 20163 also: (1) made the contents of Sprint’s proposal and the terms of the commission RFS binding on Sprint; (2) required Sprint to file a proposed transition timetable within 14 days of the Decision and Order and to update the commission bi-weekly of its progress in transitioning Hawaii TRS from Verizon Hawaii Inc. to Sprint, until the transition is fully complete; (3) required Sprint to submit to the commission all updates and information needed for the commission’s TRS state certification renewal application required by the Federal Communications Commission; and (4) required Sprint to file a proposed tariff for commission review and approval describing the terms and conditions of its TRS.
III.

A.

Establishment of the TRS Fund

Pursuant to the final RFS adopted and made part of Order No. 20111, filed on April 4, 2003, the TRS service provider, Sprint, is required to maintain the TRS fund. The final RFS specifies, in part:

5.3.2 TRS Account or Fund. The service provider shall be required to maintain and account for all TRS revenues and expenditures in a separate account. Such accounting shall include separated interstate and intrastate revenues and expenditures in accordance with jurisdictional separation procedures and standards set forth in the Federal Communications Commission’s regulations adopted pursuant to section 410 of the Communications Act of 1934, as amended. The service provider shall receive and deposit all payments from all carriers that are required to pay for TRS. The service provider shall provide the commission, at the end of each month, a statement or report of all deposits and withdrawals from this account, including beginning and ending balances. This report is due 15 days after the close of the previous month. Commission approval is required for any withdrawal from this account, as provided in section 4.5.

5.3.3 Contributions to the Fund. All telecommunications carriers operating or providing telecommunications service within the State shall contribute to the TRS fund. The commission shall annually, by order, set the amount of the contribution required to be made to the TRS fund by each telecommunications carrier, based upon one of two methods: 1) a surcharge upon each telephone subscriber line provided by each telecommunications carrier in Hawaii or 2) a percentage surcharge upon the gross
intrastate revenues of every telecommunications provider in Hawaii.

Each telecommunications carrier shall pay its contribution directly to the service provider at dates and intervals set by the commission. Any interest charges due to late payment shall be between the service provider and the telecommunications carrier. Any interest earned from contributions to the TRS fund shall become part of the fund and be used to support the provision of current and future TRS.

Any amounts remaining in the TRS fund at the end of the contract period shall remain in the fund. If a new provider is selected, this fund transfers fully to the new provider.

B. Amount of Contribution

Pursuant to Act 50, Hawaii Session Laws 2003, promulgated on May 7, 2003 (Act 50), attached as Exhibit "A", the commission may require every telecommunications carrier providing intrastate telecommunications services in the State of Hawaii to contract with Sprint for the provision of telecommunications relay service. Accordingly, by this Order, we will require every aforesaid carrier to contract with Sprint for the provision of TRS, for the period beginning July 1, 2003 to June 30, 2006.

Act 50 further authorizes the commission to require every carrier providing intrastate telecommunications service to contribute to the TRS fund maintained by Sprint. In this respect, we will require every carrier to contribute to the TRS fund on the basis of gross operating revenues from the retail provision of intrastate telecommunications services during the
preceding calendar year. Contributions shall be made by every carrier providing intrastate telecommunications services including, but not limited to: (1) the incumbent telecommunications carrier; and (2) all carriers certified by or registered with the commission pursuant to HRS § 269-7.5(b) or Hawaii Administrative Rules (HAR) § 6-80-18(a) and (b). The commission, at this juncture, specifically excludes payphone providers from contributing to the TRS fund. ¹

Contributors' contribution to the TRS fund shall be the product of their gross operating revenues from the retail provision of intrastate telecommunications services during the preceding calendar year, which is subject to investigation by the commission, and a contribution factor determined annually by the commission. ⁵ Each carrier must contribute at least $37.50 per year. Carriers whose annual contributions total less than $1,200 must pay the entire contribution at the beginning of the contribution period. Service providers whose contributions total $1,200 or more may divide their contributions into equal monthly payments. Carriers shall complete and submit a TRS Reporting Worksheet, attached to this Order as Exhibit "B". The worksheet

¹In the Fifth Report and Order, CC Docket No. 90-571, FCC 02-269, the Federal Communications Commission (FCC) requires carriers to continue to provide coin-sent paid local calls free to TRS users.

⁵The commission will adjust its contribution factor annually which will include, without limitations, future growth rates, revenue base, and uncollectible factor; although the commission intends to evaluate and set the contribution factor annually, the commission reserves the right to change the contribution factor at its discretion.
shall be certified to by an officer of the contributor and subject to verification by the commission at the discretion of the commission. This process is a self-reporting process. Each carrier is responsible for reporting and paying its contribution at the dates designated by the commission.

C.

Contribution Factor

The contribution factor for the period July 1, 2003 to June 30, 2004 is .00375. The .00375 represents, among other things, the estimated cost of the TRS service for the period July 1, 2003 to June 30, 2004 - including the projected growth in TRS minutes of use, an uncollectible allowance, and a reserve margin for the start up of the fund.

D.

Payment Remittance

Sprint has contracted with NECA Services, Inc. to administer the TRS fund. Contributions to the TRS fund shall be payable to "Hawaii TRS" and remitted to the Hawaii TRS Administrator at the following address:

Attn: Hawaii TRS Administrator
NECA Services, Inc.
80 S. Jefferson Road
Whippany, NJ 07981
Phone (973) 884-8011
Fax: (973) 599-6504
Telecommunications Carriers may contact NECA Services, Inc. to identify their preferred method of payment and for further information.

Annual contributions are due July 26th; carriers who owe contributions of $1,200 or more may pay in twelve equal monthly installments, due on the 26th of each month.

E.

Surcharge to Customers

A telecommunications carrier contributing to the TRS fund may impose a surcharge on its customers, both residential and business, to recover the amount of its contribution. The carrier shall separately and clearly identify and explain on its customers' bills the surcharge assessed for the TRS fund. The surcharge shall not be imposed until at least thirty-days' written notice is provided to the commission. The notice must specify the amount of the proposed surcharge and the form in which the surcharge will be designated on customers' bills. The commission, as appropriate, may order modification in the amount of the surcharge or in the form of the designation on the customers' bills.

On its own motion, the commission also finds good cause to waive the 30-day tariff filing requirements of HRS

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The commission will waive the notice requirement for those carriers imposing surcharges on their July 2003 bills; however notice shall be provided at least simultaneously with the imposition of any surcharge.
§ 269-16(b)\textsuperscript{7} and HAR § 6-80-40 (b)\textsuperscript{8}, for those carriers implementing a surcharge to its customers in the month of July 2003.\textsuperscript{9} The commission also recognizes that various telecommunications carriers, who elect to immediately incorporate the surcharges in their July 2003 billing cycles, may not be able to meet the 30-day filing requirements. Accordingly, any tariff filing relating to TRS, implemented in the month of July 2003, shall become effective upon its filing with the commission. However, the commission, as appropriate, may order modification in the amount of the surcharge.

\textsuperscript{7}HRS § 269-16 (b) provides, in relevant part: "[n]o rate, fare, charge, classification, schedule, rule, or practice, shall be established, abandoned, modified, or departed from by any public utility, except after thirty days' notice as prescribed in section 269-12(b) to the commission and prior approval by the commission for any increases in rates, fares, or charges."

\textsuperscript{8}HAR § 6-80-40(b) provides, in relevant part: "[a] telecommunications carrier shall file its tariff for any partially competitive service or noncompetitive service at least thirty days before the effective date of the proposed service."

\textsuperscript{9}HRS § 269-16 provides, "The commission may, in its discretion and for good cause shown, allow any rate, fare, charge, classification, schedule, rule, or practice to be established, abandoned, modified, or departed from upon notice less than that provided for in section 269-12(b). HAR § 6-80-40(d) provides, "The commission may, in its discretion and for good cause shown, allow any tariff for a partially competitive or noncompetitive service to become effective before the expiration of the thirty-day period provided in subsection (b)."
IV.

THE COMMISSION ORDERS:

1. Every telecommunications carrier providing intrastate telecommunications service in the State of Hawaii shall contract with Sprint for the provision of telecommunications relay service, for the period beginning July 1, 2003 to June 30, 2006.

2. Every carrier providing intrastate telecommunications service in Hawaii shall contribute to the TRS fund on the basis of gross operating revenues from the retail provision of intrastate telecommunications services during the preceding calendar year, consistent with the terms of this order; the commission, at this juncture, specifically excludes payphone providers from contributing to the TRS fund.

3. Contributors' contribution to the TRS fund shall be the product of their gross operating revenues from the retail provision of intrastate telecommunications services during the preceding calendar year, which is subject to investigation by the commission, and a contribution factor determined annually by the commission, consistent with the terms of this order.  

4. The contribution factor for the period July 1, 2003 to June 30, 2004 is .00375.

5. The annual TRS funding period commences July 1 and ends June 30 of each year.

[Although the commission intends to evaluate and set the contribution factor annually, the commission reserves the right to change the contribution factor at its discretion.]
6. Annual contributions are due July 26th; carriers who owe contributions of $1,200 or more may pay in twelve equal monthly installments, due on the 26th of each month.

7. Contribution payments shall be made payable to "Hawaii TRS" and sent to the Hawaii TRS Administrator, consistent with the terms of this order.

8. The commission waives the 30-day notice requirement of HRS § 269-16(b) and HAR § 6-80-40(b) for any TRS surcharge implemented in the month July 2003; however notice must still be provided at the time the surcharge is assessed, consistent with the terms of this order.

9. Any tariff filing relating to TRS, implemented in the month of July 2003, shall become effective upon its filing with the commission, consistent with the terms of this order.

DONE at Honolulu, Hawaii this 23rd day of May, 2003.

PUBLIC UTILITIES COMMISSION OF THE STATE OF HAWAII

By Carlito P. Caliboso, Chairman
By Wayne H. Kimura, Commissioner

APPROVED AS TO FORM:

By Janet E. Kawelo, Commissioner

Kevin M. Katsu
Commission Counsel
A BILL FOR AN ACT

RELATING TO TELECOMMUNICATIONS RELAY SERVICES.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

SECTION 1. The legislature finds that telecommunications relay services (TRS) provide individuals with hearing and speech disabilities telephone transmission services that enable these individuals to communicate by wire or radio with other individuals in a manner that is functionally equivalent to individuals without such disabilities.

The legislature further finds that the means to collect moneys that are assessed to pay for TRS is important to the provision and quality of TRS.

The purpose of this Act is to provide the state public utilities commission with greater flexibility in administering and providing intrastate telecommunications relay services in the State.

SECTION 2. Section 269-16.6, Hawaii Revised Statutes, is amended to read as follows:

"§269-16.6 [Relay] Telecommunications relay services for the deaf, [hearing-impaired, and speech-impaired+] persons with hearing disabilities, and persons with speech disabilities."
(a) The public utilities commission shall implement a program to achieve intrastate telecommunications relay services for the deaf [and hearing-impaired not later than July 1, 1989, and the speech-impaired not later than July 1, 1992,] persons with hearing disabilities, and persons with speech disabilities.

(b) "Relay services for the deaf, hearing impaired, and speech impaired" means a twenty-four-hour operator-assisted telephone relay service staffed by persons who are able to receive and transmit phone calls between deaf, hearing impaired, and speech impaired and hearing persons using a telecommunication device for the deaf in conjunction with a telephone.

(e) The commission shall investigate the availability of experienced providers of quality telecommunications relay services for the deaf, [hearing impaired, and speech impaired. Contracts for the] persons with hearing disabilities, and persons with speech disabilities. The provision of these telecommunications relay services to be rendered on or after July 1, 1992, shall be awarded by the commission to the provider or providers [which] the commission determines to be best qualified to provide these services. In reviewing the qualifications of the provider or providers, the commission
shall consider the factors of cost, quality of services, and
d experience, and such other factors as the commission deems
appropriate.

[(d) (c)] If the commission determines that the
telecommunications relay service can be provided in a cost-
effective manner by a service provider[... or service providers,
the commission may require every [telephone public utility,
including] intrastate telecommunications carrier to
contract with [that] such provider or providers for the
provision of the telecommunications relay service under the
terms established by the commission.

[(e) Notwithstanding subsections (c) and (d), relay
services for the period beginning July 1, 1989, and ending
June 30, 1992, shall be provided by every telephone public
utility providing local service, provided that the commission
and the provider or providers can agree on the terms and
conditions for the provision of these relay services.]

(d) The commission may establish a surcharge to collect
customer contributions for telecommunications relay services
required under this section.
(e) The commission may adopt rules to establish a mechanism to recover the costs of administering and providing telecommunications relay services required under this section.

(f) The commission shall require every [telephone public utility, including] intrastate telecommunications carriers providing local telephone service] carrier to file a schedule of rates and charges and every provider of telecommunications relay service to maintain a separate accounting for the costs of providing [fez] telecommunications relay services for the deaf, [hearing impaired, and speech impaired.] persons with hearing disabilities, and persons with speech disabilities.

(g) Nothing in this section shall preclude the commission from changing any rate established pursuant to this section either specifically or pursuant to any general restructuring of all telephone rates, charges, and classifications.

(h) As used in this section:

"Telecommunications relay services" means telephone transmission services that provide an individual who has a hearing or speech disability the ability to engage in communication by wire or radio with a hearing individual in a manner that is functionally equivalent to the ability of an individual who does not have a hearing or speech disability to
communicate using wire or radio voice communication services.

"Telecommunications relay services" includes services that enable two-way communication using text telephones or other nonvoice terminal devices, speech-to-speech services, video relay services, and non-English relay services."

SECTION 3. Section 269-16.7, Hawaii Revised Statutes, is repealed.

["5269-16.7 Telecommunications; expedition of ratemaking procedures. Whenever a public utility providing local exchange telecommunications services applies for approval of rates, charges, or fees in tariffs for specialized services for the deaf, hearing impaired or speech impaired, the commission shall expedite to the greatest extent possible any necessary ratemaking procedures. Further, the commission shall be authorized to approve interim surcharges imposed on all subscriber lines, in order to permit the recovery of those actual costs incurred from the time of commencement of the specialized services for the deaf, hearing impaired and speech impaired to the time of the next general rate increase."]

SECTION 4. Statutory material to be repealed is bracketed and stricken. New statutory material is underscored.

SECTION 5. This Act shall take effect upon its approval.
State of Hawaii  
Public Utilities Commission  
Telecommunications Relay Services  
Carrier Remittance Worksheet  
For the Period July 1, 20__ - June 30, 20__

## CARRIER IDENTIFICATION

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<td>Company Name:</td>
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## REMITTANCE CALCULATION

1. **Gross Revenues (Prior Calendar Year)**  
   (e.g., Current year is 2003; Report revenues from 2002)  
   (Amount should match gross revenues reported for Hawaii PUC Fee purposes, HRS § 269-30)  

2. **Less: Revenue Adjustments**  (describe, see back of form)  

3. **Gross Intrastate Retail Revenues**  

4. **Hawaii TRS Contribution Factor**  

5. **Gross Hawaii TRS Assessment**  (line 3 \* line 4)  

6. **Greater of line 5 or $37.50 (minimum due)**  

   If Line 6 is less than $1,200, this is your annual contribution to the TRS Fund for the period beginning July 1st of the current year to June 30th of the following year. Please pay the amount on line 6, in full, by July 26th of the current year. Send your remittance with a copy of this worksheet to the address listed below.

   If Line 6 is $1,200 or more, continue to line 7 below.

## MONTHLY CONTRIBUTION

7. **Divide line 6 by 12**  

   Line 7 is your first monthly contribution to the TRS Fund, for the period beginning July 1st of the current year to June 30th of the following year. Send your 1st monthly remittance with a copy of this worksheet to the address listed below. Please pay the amount on line 7 by July 26th. NECA Services, Inc. will then send you a bill for the remaining eleven monthly payments.

## CERTIFICATION

Under penalties as provided by law, I certify that I am duly authorized to verify the foregoing information contained herein and that the information is true and correct to the best of my knowledge and belief.

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<th>Date</th>
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<tr>
<th>Date</th>
<th>Contact Name</th>
<th>Contact Phone</th>
<th>Contact Title</th>
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### Questions???

**Hawaii TRS Administrator**  
NECA Services, Inc.  
80 S. Jefferson Road  
Whippany, NJ 07981  
Phone (973) 884-8011  
Fax (973) 599-6504

### Make checks payable to

"Hawaii TRS"  
and send with worksheet to:

**Attn: Hawaii TRS Administrator**  
NECA Services, Inc.  
80 S. Jefferson Road  
Whippany, NJ 07981
If revenue adjustment(s) are not explained here, amounts deducted will be disallowed and proposed assessments may be prepared against you.

<table>
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<tr>
<th>Describe amounts deducted from Gross Revenues to obtain Gross Intrastate Retail Revenues (list):</th>
<th>Amount</th>
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<td>10.</td>
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<td>TOTAL</td>
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</table>
CERTIFICATE OF SERVICE

I hereby certify that I have this date served a copy of the foregoing Order No. 20193 upon the following parties, by causing a copy hereof to be mailed, postage prepaid, and properly addressed to each such party.

DEPARTMENT OF COMMERCE AND CONSUMER AFFAIRS
DIVISION OF CONSUMER ADVOCACY
P. O. Box 541
Honolulu, HI    96809

JOEL K. MATSUNAGA
VICE PRESIDENT-EXTERNAL AFFAIRS
VERIZON HAWAII INC.
P. O. Box 2200, A-17
Honolulu, HI    96841

MAGGIE SCHOOLAR
GOVERNMENT ACCOUNT EXECUTIVE
SPRINT COMMUNICATIONS
1321 Rutherford Lane, Suite 120
Austin, TX    78753

DATED: May 23, 2003

Karen Higashi
CERTIFICATE OF SERVICE

I hereby certify that I have this date served a copy of the foregoing Decision and Order No. 20989 upon the following parties, by causing a copy hereof to be mailed, postage prepaid, and properly addressed to each such party.

DEPARTMENT OF COMMERCE AND CONSUMER AFFAIRS
DIVISION OF CONSUMER ADVOCACY
P. O. Box 541
Honolulu, HI 96809

MICHAEL H. KIM
VICE PRESIDENT OF OPERATIONS
THINK 12 CORPORATION, dba HELLO DEPOT
1530 Barclay Boulevard
Buffalo Grove, IL 60089

DATED: May 19, 2004