



READINGTON TOWNSHIP SCH DIST 52 READINGTON ROAD READINGTON, NJ, 08889 02/07/2014 470 Application # 212270001208706 TERM: 24 Months ADDITIONAL TERMS AND CONDITIONS FOR ERATE APPLICANTS:

APPLICATIONS FOR E-RATE SUPPORT

Customer will take appropriate steps to ensure that the Universal Service Administrative Company ("USAC") receives a Form 471 application (or its successor form) and any other necessary documentation to request E-Rate Support ("Support") for Service. For Service provided in multiple years, Customer will submit subsequent Forms 471 to request Support. Within 30 days of its receipt of USAC's Funding Commitment Decision Letter, Customer will provide Sprint with a copy of that notice and all other relevant documentation, including applicable portions of the Form 471 application if requested. Customer will abide by all FCC and USAC rules and obligations for receipt of Support, including but not limited to submission of Form 486 (or its successor form) confirming receipt of Service.

RECEIPT OF SUPPORT

Customer will pay, in full, all invoices issued by Sprint prior to Sprint's receipt of notification from USAC of Customer's Form 486 filing and Sprint's receipt of the service worksheet. Upon notification, Sprint will apply discounts or reimburse Customer according to the Funding Commitment Decision Letter, Form 486 for Service delivered, and Sprint worksheet delineating the associated accounts. Sprint may require Customer to seek USAC reimbursement via Form 472 if Customer has not received its USAC Funding Commitment Decision Letter by December 31 of the funding year. All discounts or reimbursements will be retroactive to the date authorized by USAC's funding commitment. Sprint will either apply a credit to Customer's account or provide Customer with a check or credit corresponding to USAC's Support commitment as calculated after providing Service.

FAILURE TO OBTAIN SUPPORT

A. If, for any reason other than Sprint's material failure to deliver Service under the terms of the Agreement, the FCC or USAC fail to reimburse Sprint for Service, or if the FCC or USAC reclaim any portion of Support paid to Sprint on Customer's behalf, then Customer will reimburse Sprint for these amounts.

B. While Sprint will use commercially reasonable efforts to assist Customer in requesting Support, Sprint is not responsible for Customer's compliance with FCC, USAC or Other Funding Source rules and regulations, Customer's applications for Support, or any decisions or actions by the FCC, USAC or Other Funding Sources with respect to Customer.

PRECEDENCE AND INTERPRETATION

The terms and conditions of this quote follow each master contract vehicle and take precedence over all conflicting terms and conditions in the master contract vehicle. All other terms and conditions of the master contract vehicle remain unchanged.

Signature and Date (Applicant)

The Agreement is effective as of the last date of signature noted above. The Term of the Agreement will begin ("Service Commencement Date") according to the following option selected by the Customer (if neither box checked, Option 1 is the default):

 Option 1:
 Service will begin on July 1, 2014. Customer is requesting E-Rate support, but agrees that it will obtain Service and be liable for payment regardless of whether it receives E-Rate support.

 Option 2:
 Service will begin only after Sprint has received a Funding Commitment Decision Letter awarding E-Rate funds to Customer, and in no case before July 1, 2014. Customer will be responsible for payment for Service throughout the Term and for any amounts not covered by the E-Rate program, regardless of the availability of E-Rate funding in future years.