## State of Florida -M-E-M-O-R-A-N-D-U-M-

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## U3 SEP 18 AM 10: 51 Public Service Commission CLERK

DATE: September 18, 2003

**TO:** Docket File

**FROM:** Jeff Bates (Division of Competitive Markets and Enforcement) Victor McKay (Office of the General Counsel)  $\sqrt{5/\ell^2}$ 

SAS

**RE:** Docket No.030544-TP - Notice of adoption, with amendments, of existing interconnection, unbundling, collocation, and resale agreement between MCI WorldCom Communications, Inc. and Sprint-Florida, Incorporated by Rebound Enterprises, Inc. d/b/a REI Communications.

By letter dated June 18, 2003, Sprint-Florida, Incorporated filed a request for approval of adoption, with amendments, of existing interconnection, unbundling, resale, and collocation agreemententered into between Sprint-Florida, Incorporated and MCI WorldCom Communications, Inc. which was deemed approved in Docket No. 020391-TP. Rebound Enterprises, Inc. d/b/a REI Communications is adopting the interconnection, unbundling, resale, and collocation agreement approved by the Commission, with amendments, pursuant to Section 252(i) of the Telecommunications Act of 1996.

Under the requirements of 47 U.S.C. § 252(e), negotiated agreements must be submitted to the state commission for approval. Section 252(i) requires that a local exchange carrier shall make available any interconnection, service, or network element provided under an agreement approved by the state commission to any other requesting telecommunications carrier upon the same terms and conditions as those provided in the agreement in its entirety.

Staff reviewed the agreement in this Docket on August 19, 2003. The filing met the criteria outlined in Section 2.07.C.15 of the Administrative Procedures Manual in that it complies with Section 252(i) of the Act. Accordingly, with this Memorandum, the docket is hereby closed.

CC: Division of the Commission Clerk and Administrative Services (S. Moses)

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