

**ORIGINAL**

**Matilda Sanders**

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**Sent:** Monday, August 21, 2006 10:53 AM  
**To:** Filings@psc.state.fl.us  
**Subject:** Undocketed- COLR obligation/Summer Lakes II  
**Attachments:** COLR Summer Lakes II.pdf

**Filed on behalf of:**

**Susan S. Masterton**  
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**Law and External Affairs- Regulatory**  
**EMBARQ**  
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**Docket No. Undocketed**

**Title of filing:COLR obligation/Summer Lakes II**

**Filed on behalf of Embarq**

**1 pages**

**Chrystal Donovan**  
**Legal Specialist**  
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**EMBARQ™**

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August 21, 2006

Ms. Blanca Baño, Director  
Division of the Commission Clerk and Administrative Services  
Florida Public Service Commission  
2540 Shumard Oak Blvd.  
Tallahassee, FL 32399-0850

RE: COLR Obligation/Summer Lakes II

Dear Ms. Baño:

Pursuant to section 364.025(6)(b)1., F.S., (Section 2 of chapter 2006-80, Laws of Florida) Embarq Florida, Inc. (Embarq) submits this Notice that it is relieved of its carrier of last resort obligation (COLR) to provide service to the following:

Summer Lakes II, a residential subdivision located in Collier County in Embarq's North Naples Exchange

Embarq is relieved of its COLR obligation because the developer has entered into an exclusive arrangement with another provider for the provision of communications services and has denied Embarq access to the subdivision.

If you have any questions concerning this matter, please contact Harvey Spears at 599-1401.

Sincerely,

Susan S. Masterton

Cc: Richard Richman  
The Richman Group of Florida  
580 Village Boulevard, Suite 360  
West Palm Beach, Florida 33409  
Rick Moses, FPSC  
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