FW: Notice of Adoption, Embarq by Ymax Communication

Page 1 of 1

RIGINAL

Timolyn Henry

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From:	Mcpike, Jessica L [LTD] [Jessica.L.Mcpike@embarq.com]		
Sent:	Monday, October 30, 2006 4:33 PM		
То:	Filings@psc.state.fl.us	010700	
Subject:	FW: Notice of Adoption, Embarq by Ymax Communication	060702-TP	
Attachments: YMax Communications Corppdf			

Filed on Behalf of:	Susan S. Masterton	
	Counsel	
	Embarq Florida, Inc.	
	1313 Blair Stone Road	
	Tallahassee, FL 32301	
	Telephone: 850/599-1560	
	Email: susan.masterton@embarq.com	
Docket No.		
Title of filing:	Notice of Adoption of Interconnection, Unbundling, Collocation and	
	Resale Agreement between Granite Telecommunications, LLC. And	
Embarq Florida, Inc		

by Ymax Communication Corp.

Filed on behalf of: Susan Masterton

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No of pages:

Description: Notice of Adoption of Interconnection, Unbundling, Collocation and Resale Agreement between Granite Telecommunications, LLC. And

by Ymax Communication Corp.

CMP	
COM	
CTRJessica L. McPike	
Legal Specialist Law & External Affairs-State External Affairs	
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SGA	DOCUMENT NUMBER-DATE
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OTH	
10/30/2006	FPSC-COMMISSION CLERK



Voice Data Internet Wireless Entertainment

October 30, 2006

Embarg Corporation Mailstop: FLTLH00201 1313 Blair Stone Road Tallahassee, FL 32301 EMBARQ.com

EMBARQ

Ms. Blanca S. Bayó, Director Division of the Commission Clerk & Administrative Services Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, Florida 32399-0850

060702-TP

Re: Notice of Adoption of Interconnection, Unbundling, Collocation and Resale Agreement between Granite Telecommunications, LLC.and Embarg Florida, Inc by YMax Communications Corp.

Dear Ms. Bayó:

Embarq Florida, Inc. hereby provides notice to the Florida Public Service Commission of the adoption by YMax Communications Corp. of the Interconnection, Unbundling, Collocation and Resale Agreement for the State of Florida entered into by Granite Telecommunications, LLC and Embarg Florida, Inc., formerly known as Sprint-Florida, Incorporated, which was filed with the Commission on May 2, 2005 in Docket No. 050301-TP. YMax Communications Corp. is adopting the agreement as provided by Section 252(i) of the Telecommunications Act of 1996.

If you have any questions on this matter, please contact me at 850-599-1276.

Sincerely,

Vancy Schnitzer

cc:

Peter Russo YMax Communications Corp. 223 Sunset Ave. Suite 223 Palm Beach, FL 33480

Enclosures

Nancy R. Schnitzer REGULATORY AFFAIRS LAW & EXTERNAL AFFAIRS (850) 599-1276 Voice: [850] 878-0777 Fax: nancy.schnitzDOG64MENT NUMBER-DATE 10000 OCT31 8

INTERCONNECTION, COLLOCATION AND RESALE AGREEMENT FOR THE STATE OF FLORIDA

BETWEEN

YMax Communications Corp.

AND

Embarq Florida, Inc.

Effective: October 25, 2006

INTERCONNECTION, COLLOCATION AND RESALE AGREEMENT

This Interconnection, Collocation and Resale Agreement ("Agreement") is entered into by and between YMax Communications Corp., a Delaware corporation ("CLEC"), and Embarq Florida, Inc. ("Embarq"), a Florida corporation, which are collectively referred to herein as "the Parties", to establish the rates, terms and conditions for local interconnection, collocation, local resale and the purchase of unbundled network elements for the state of Florida.

NOW THEREFORE, the Parties agree as follows:

1. ADOPTED AGREEMENT

- 1.1 This Agreement between the Parties shall consist of the Master Interconnection, Collocation and Resale Agreement for the state of Florida entered into by and between Granite Telecommunications, LLC and Sprint-Florida, Incorporated, dated April 25, 2005, as filed with the appropriate state regulatory authority ("Adopted Agreement"), and as amended herein.
- 1.2 This Agreement is made a part of and incorporates the terms and conditions of the Adopted Agreement.
- 1.3 Except as set forth herein, the Adopted Agreement remains unchanged and in full force and effect. In the event of a conflict between the terms of the Adopted Agreement and this Agreement, this Agreement will control.
- 1.4 This Agreement shall supersede and replace in full any and all prior agreements, written and oral, between CLEC and Embarq pertaining to the subject matter hereof, applicable to the state of **Florida**.

2. PARTIES

For the purposes of this Agreement, **YMax Communications Corp.** is hereby substituted in the Adopted Agreement for Granite Telecommunications, LLC. Sprint-Florida, Incorporated, now Embarq Florida, Inc., shall remain as the other Party to the Adopted Agreement.

3. TERM

This Agreement shall become effective on **October 25**, 2006 and, unless earlier terminated in accordance with its terms, shall continue in force until **April 24**, 2007 which corresponds with the End Date of the Adopted Agreement.

Embarq – YMax Communications Corp. Interconnection, Collocation And Resale Agreement-FL Effective: October 25, 2006

4. NOTICES

Except as otherwise provided, all notices and communication hereunder will be deemed to have been duly given when made in writing and delivered in person or deposited in the U.S. mail, certified, postage paid, return receipt requested, and addressed as follows:

To CLEC:

YMax Communications Corp. 223 Sunset Ave. Suite 223 Palm Beach, FL 33480

To Embarq:

Director, Contract Management KSOPKB0402-4600 9300 Metcalf Overland Park, Kansas 66212

IN WITNESS WHEREOF, CLEC and Embarq have caused this Agreement to be executed by their respective duly authorized representatives.

Embarq: Embarq Florida, Inc.

In By:

Name: William E. Cheek Title: President, Wholesale Markets Date:

Embarq – YMax Communications Corp. Interconnection, Collocation And Resale Agreement-FL Effective: October 25, 2006