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Charles J. Rehwinkel

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May 11, 1998

Blanca Bayó, Director Division of Records and Reporting Florida Public Service Commission 2540 Shumard Oak Blvd. Tallahassee, Florida 32399-0850

Re: Docket No. 971194-TP.

Dear Ms. Bayo:

Enclosed for filing is a copy of an original signature page to the First Amendment to the Interconnection Agreement between Sprint-Florida, Incorporated ("Sprint") and Wireless One Network, L.P. ("Wireless One"). This page should be substituted for the facsimile copy of the signature page submitted on May 7, 1998 in compliance with Order No. PSC-98-0594-TP.

Please acknowledge receipt and filing of the above by stamping the duplicate copy of this letter and returning the same to this writer.

If you have any questions please do not hesitate to call me at 850/847-0244 or Bill Adams at 614/229-3278.

Sincerely,

ACK \_\_\_\_Charles J. Rehwinkel

- AFA \_\_\_\_\_
- APP \_\_\_\_
- CAF cc: William A. Adams (w/ enclosure) Beth Keating, Esq. (w/ enclosure)
- CMU Struanie
- EAG \_\_\_\_\_
- LEG \_
- LIN 3
- OPC
- RCH
- SEC \_
- WAS \_\_\_\_
- OTH \_\_\_\_\_

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FPSC RECORDS/REPORTING

For all land-to-mobile traffic that Company terminates to Carrier, Company will pay tandem interconnection, transport, and end office termination rate elements where interconnection occurs at the access tandem. Where connection occurs at the carrier's cell site, Company will pay the end office termination rate only.

All other terms and conditions of the Interconnection Agreement remain in full force and effect as written.

In Witness Whereof, the Parties have executed this First Amendment to the Interconnection Agreement on the dates set forth below.

Sprint-Florida, Incorporated By: Title: 2 annus met ALA Date:

Wireless One Network, Title: By: -6198 Date:

