# STATE OF NEW HAMPSHIRE BEFORE THE PUBLIC UTILITIES COMMISSION

FREEDOM RING COMMUNICATIONS,	)	
LLC d/b/a BAYRING COMMUNICATIONS	)	Docket DT 06-067
Complaint Against Verizon New Hampshire	)	
Re: Access Charges	)	

## NOTICE OF APPEARANCE/SUBSTITUTION OF COUNSEL

#### **AND**

### MOTION TO RESCHEDULE PREHEARING CONFERENCE

Sprint Communications Company, L.P. and Sprint Spectrum L.P. (collectively "Sprint"), respectfully requests the New Hampshire Public Utilities Commission ("Commission") reschedule the prehearing conference currently scheduled for October 1, 2008 in the above captioned docket. Sprint also hereby notifies the Commission and the other parties of record in this docket of Sprint's substitution of counsel.

1. Postponement. The date on which the Commission has scheduled its prehearing conference in the above captioned docket, October 1, 2008, falls on the first day of the holiday celebrating the Jewish New Year (Rosh Hashanah). Sprint's counsel will be observing that holiday and respectfully requests the Commission reschedule the prehearing conference. Sprint files its request pursuant to New Hampshire Code of Administrative Rules PUC 203.13. As required by the Commission's rules, Sprint's request is filed more than seven days in advance of the hearing. Sprint has attempted to contact counsel for Commission staff, BayRing Communications, AT&T, Verizon and One Communications. As of the date of drafting, Sprint was successful in contacting counsel for the Commission, Verizon and One Communications, none of whom had an objection to rescheduling. Sprint has compiled the following list of days that represent

scheduling conflicts among the above listed counsels: September 30, October 1, October 6-10, and October 13.

2. <u>Notice of Appearance/Substitution of Counsel</u>. Sprint hereby notifies the Commission and the parties to this matter that Sprint will now be represented by the undersigned counsel in this proceeding. Sprint requests that all discovery, documents, orders, notices emails, etc. be directed to Sprint's substituted counsel, Benjamin J. Aron.

Respectfully submitted,

Benjamin J. Ar

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Dated: August 14, 2008

### CERTIFICATE OF SERVICE

I, Jo-Ann Monroe, certify that I have served a true copy of Sprint Communications Company, L.P. and Sprint Spectrum L.P.'s foregoing document in Docket 06-067 upon the parties of record in this proceeding by First Class Mail, postage prepaid, on this 14<sup>th</sup> day of August, 2008

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