

**STATE OF NEW HAMPSHIRE
BEFORE THE
PUBLIC UTILITIES COMMISSION**

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

ESTIMATED REFUND DUE TO SPRINT

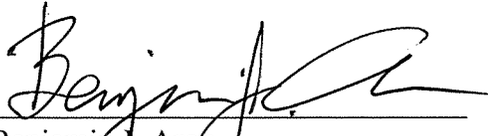
Sprint Communications Company, L.P. and Sprint Spectrum L.P. (collectively “Sprint”), respectfully submits its this Estimated Refund Due to Sprint in the above-captioned proceeding as per the schedule announced at the November 5, 2008 technical session and memorialized in a November 5, 2008 letter filed with the New Hampshire Public Utilities Commission (“Commission”) by Commission staff.

The spreadsheet attached as Exhibit 1 contains a calculation of the amount Verizon owes Sprint. The spreadsheet contains four separate calculations at different interest rates. These interest rates reflect the interest rates articulated by the various parties in their pleadings in this docket (interest rates under RSA 336.1-I, RSA 336.1-II, cost of capitol, and tariffed rate).

The spreadsheet attached as Exhibit 2 contains a calculation of the amount Fairpoint owes Sprint. The amount listed on the spreadsheet lists a single month (the April 2008 invoice for March 2008 charges), and there is no agreement regarding the party that is liable to Sprint for this amount. The spreadsheet contains four separate calculations at different interest rates. These interest rates reflect the interest rates articulated by the various parties in their pleadings in this docket (interest rates under RSA 336.1-I, RSA 336.1-II, cost of capitol, and tariffed rate).

Sprint requests that Exhibits 1 and 2 be treated confidentially pursuant to R.S.A. § 365:43. The information contained in Exhibits 1 and 2 is not publicly available, not published elsewhere, is subject to measures intended to prevent its release or dissemination outside the company, is available only to a limited number of employees of the company, and pertains to the provision of competitive services within New Hampshire.

Respectfully submitted,



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Filed: January 23, 2009

CERTIFICATE OF SERVICE

I, Benjamin Aron, certify that I have served a true copy of Sprint Communications Company, L.P. and Sprint Spectrum L.P.'s foregoing document (with Exhibit 1 only served on Verizon and Exhibit 2 only served on Fairpoint) in Docket 06-067 upon the parties listed below by Overnight Delivery, on the 23rd day of January, 2008.

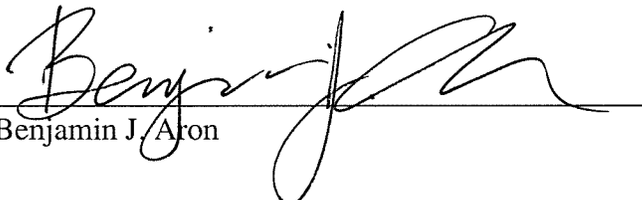
Served with Exhibit 1:

McLane, Graf, Raulerson & Middleton
Sarah B. Knowlton, Esquire
100 Market Street
P.O. Box 459
Portsmouth, New Hampshire 03802

Alexander W. Moore, Esquire
Verizon New England, Inc.
185 Franklin Street, 13th Floor
Boston, MA 02110-1585

Served with Exhibit 2:

Devine, Millimet & Branch, P.A.
Frederick J. Coolbroth
Patrick C. McHugh
43 North Main Street
Concord, NH 03301


Benjamin J. Aron