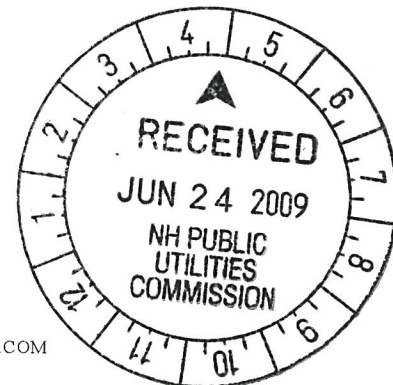


**CONFIDENTIAL
MATERIAL
IN COMM FILE**



June 24, 2009

PATRICK C. MCHUGH
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PMCHUGH@DEVINEMILLIMET.COM

VIA HAND DELIVERY

Debra A. Howland, Executive Director & Secretary
NH Public Utilities Commission
21 S. Fruit Street, Suite 10
Concord, NH 03301

Re: DT 07-011 Verizon New England Inc., et al. and FairPoint Communications, Inc.
Transfer of Assets

Dear Ms. Howland:

As a further follow-up response to the Commission's Secretarial Letter of June 3, 2009 enclosed for filing in the above-docketed matter are an original and seven (7) copies of the updated credit collections information and metrics of FairPoint Communications, Inc. and Northern New England Telephone Operations LLC, d/b/a FairPoint-NNE (collectively, "FairPoint") This information is being filed as a confidential submission and is being furnished to the Commission pursuant to RSA 378:43 and to the Office of Consumer Advocate pursuant to the Protective Agreement in this Docket. FairPoint hereby represents that the materials marked "Confidential" pertain to the provision of competitive services; set forth trade secrets or other confidential information falling within the scope of RSA 378:43,II(b); and are not general public knowledge or published elsewhere, FairPoint having taken measures to prevent dissemination of the information in the ordinary course of business.

FairPoint has previously furnished (on June 16, 2009) a similar filing with information gathered from its Credit Collections Organization through the close of business on June 15, 2009. That submission also was filed as a confidential submission and was furnished to the Commission pursuant to RSA 378:43 and to the Office of Consumer Advocate pursuant to the Protective Agreement in this Docket. FairPoint hereby represents that the materials marked "Confidential" in the June 16 filing pertain to the provision of competitive services; set forth trade secrets or other confidential information falling within the scope of RSA 378:43,II(b); and are not general public knowledge or published elsewhere, FairPoint having taken measures to prevent dissemination of the information in the ordinary course of business

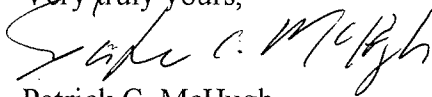
Debra A. Howland
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The enclosed submission contains updated information and metrics also gathered by members of the Credit Collection Organization. Therefore, with the filing made today and the filing of June 16, FairPoint believes that it has: (i) provided the information requested in the Commission's June 3, 2009, Secretarial Letter to the extent possible and in good faith; and (ii) demonstrated that the Commission's rescission of the restrictions set forth within the June 3, 2009, Secretarial Letter with respect to its credit collection policies is justified. Based on the information furnished, FairPoint respectfully requests that the requirements be rescinded on an expedited basis. FairPoint would appreciate your bringing this information to the Commission's attention as soon as possible.

A compact disk with the updated credit collections information and metrics is enclosed herewith.

Feel free to contact me with questions or concerns. Thank you for your assistance in this matter.

Very truly yours,



Patrick C. McHugh

PCM:kaa

cc: Office of Consumer Advocate
Electronic Service List (letter only)