STATE OF NEW HAMPSHIRE

BEFORE THE

PUBLIC UTILITIES COMMISSION

DT 06-067

Freedom Ring Communications LLC d/b/a BayRing Communications Complaint Against Verizon New Hampshire Regarding Access Charges

<u>REQUEST TO WITHDRAW</u> EMERGENCY MOTION FOR ENFORCEMENT OF COMMISSION ORDER

NOW COMES Northern New England Telephone Operations LLC d/b/a FairPoint Communications-NNE (FairPoint) and requests to withdraw the Emergency Motion that it filed on March 15, 2012, in which FairPoint requested that the Commission enforce payment of past due CCL charges by March 31, 2012. Given that the deadline for the requested relief in the subject Emergency Motion is for all practical purposes one day away, and in light of the additional data that it is anticipated will be required to complete the necessary analysis, further action on the Emergency Motion will not serve its intended purpose. Consequently, in the interest of administrative economy, FairPoint seeks to withdraw the Emergency Motion.

This request is made without prejudice to FairPoint's right to seek future relief from the Commission to compel payment of past due access charges.

Respectfully submitted,

NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC, D/B/A FAIRPOINT COMMUNICATIONS-NNE

By Its Attorneys, DEVINE, MILLIMET & BRANCH, PROFESSIONAL ASSOCIATION

Dated: March 29, 2012

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Patrick C. McHugh State President – New Hampshire & Assistant General Counsel – NNE FairPoint Communications, Inc. 770 Elm Street Manchester, NH 03101 (603) 656-1633 pmchugh@fairpoint.com

CERTIFICATE OF SERVICE

I hereby certify that a PDF copy of the foregoing Motion was forwarded this day to the parties by electronic mail.

Dated: March 29, 2012

l By Harry N. Malone, Esq.