

# ROTHFELDER STERN, L.L.C.

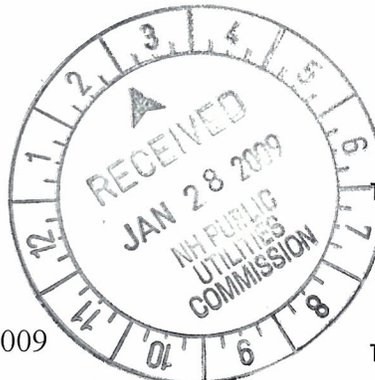
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**CONFIDENTIAL  
MATERIAL  
IN COMM FILE**



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January 27, 2009

**Via Overnight Express**

Ms. Debra A. Howland  
Executive Director and Secretary  
New Hampshire Public Utilities Commission  
21 South Fruit Street, Suite 10  
Concord, NH 03301

**Re:** BayRing Petition For Investigation Into Verizon New Hampshire's Practice Of Imposing Access Charges, Including Carrier Common Line (CCL) Access Charges, On and Terminate On Wireless and Other Non-Verizon Carriers' Networks Calls Which Originate On BayRing's Network - DT 06-067 - **QWEST CONFIDENTIAL DATA ON CALCULATIONS OF REFUND/ CREDIT OWED BY VERIZON**

Dear Ms. Howland:

This letter is filed on behalf of Qwest Communications Company, LLC ("Qwest"), which has filed for intervention in this docket. Seven (7) additional copies of this letter are enclosed. A copy of this letter has also been filed electronically. Also enclosed are Qwest's confidential calculations related to a credit or refund from Verizon related to this matter, which is filed in an envelope labeled confidential. This material was previously provided to Staff and Verizon. Also enclosed is an extra copy along with a self-addressed stamped envelope. Please file stamp that copy and return to our office.

As stated in its motion for intervention and for confidential treatment filed under cover letter dated January 17, 2009, Qwest's previously filed motion requests confidential treatment of this data and provides the basis for it.

Sincerely,

Martin C. Rothfelder

cc: Barbara Brohl  
Service List

DISSEMINATED

Service List  
Docket No. 06-067

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