

FairPoint Communications, Inc.
State of New Hampshire
Docket No. DT 07-011

Respondent: Michael Haga
Title: Director of Billings and
Operations Support Systems

REQUEST: New England Cable and Telecommunications Association, Inc. and
Comcast Phone of New Hampshire, LLC
Group III

DATED: April 19, 2007

ITEM: NECTA/CPNH Refer to page 26, lines 9 – 16 of Mr. Smith’s testimony.
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- (a) Please provide a list and detailed description of wholesale ordering and provisioning systems, including CLEC interfaces and administrative systems now in place (i) that will not change during the Transition Period and (ii) that will change during the Transition Period. If the Petitioners cannot fully respond to this request at this time, please state whether they are committed to providing this information to CLECs as part of the Preliminary Cutover Plan in order to afford CLECs an opportunity to provide input on potential changes in wholesale ordering and provisioning systems before such changes are designated for implementation in the Cutover Plan or during the Transition Period.
- (b) Please identify any wholesale ordering and provisioning systems that are being developed by FRP and Capgemini that will result in changes to wholesale ordering and provisioning post transaction and describe what those changes will be. If the Petitioners cannot fully respond to this request at this time, please state whether they are committed to providing this information to CLECs as part of the Preliminary Cutover Plan in order to afford CLECs an opportunity to provide input on potential changes in wholesale ordering and provisioning systems before such changes are designated for implementation in the Cutover Plan or during the Transition Period.
- (c) Does Verizon have wholesale ordering and provisioning systems in place today that will not be replicated by

Capgemini or FairPoint? If the Petitioners cannot fully respond to this request at this time, please state whether they are committed to providing this information to CLECs as part of the Preliminary Cutover Plan in order to afford CLECs an opportunity to provide input on potential changes in wholesale ordering and provisioning systems before such changes are designated for implementation in the Cutover Plan or during the Transition Period.

- (d) Please state whether FairPoint will voluntarily commit to not increasing existing charges to CLECs in order to recover the costs of Capgemini's work and the related costs of changes to wholesale ordering and provisioning systems to be made by FairPoint as a result of its Cutover Plan.
- (e) Please state whether FairPoint will voluntarily commit to dip into CLEC CNAM databases.

REPLY:

- (a) FairPoint currently is not aware of any changes to the wholesale ordering and provisioning systems, including CLEC interfaces and administrative systems, that will occur during the transition period. FairPoint will provide CLECs information about any changes as early as possible.
- (b) FairPoint has not currently identified any changes to wholesale ordering and provisioning systems. FairPoint will provide CLECs information about any changes as early as possible, and has already declared its intention to work with CLECs in regard to planning, testing procedures and subsequent implementation.
- (c) FairPoint currently is not aware of any wholesale ordering and provisioning systems that will not be replicated. FairPoint will provide CLECs information about any changes as early as possible, and has already declared its intention to work with CLECs in regard to planning, testing procedures and subsequent implementation.
- (d) FairPoint does not intend to increase the tariffed or contract rates to recover the costs of the transaction.
- (e) To the extent Verizon currently voluntarily dips into the CLEC CNAM (calling name) data base, FairPoint expects to continue to do so.