

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

Freedom Ring Communications, L.L.C.,
d/b/a BayRing Communications



MOTION FOR CONFIDENTIALITY

Pursuant to Puc 204.06 of the New Hampshire Code of Administrative Rules, Freedom Ring Communications, L.L.C., d/b/a BayRing Communications (BayRing) respectfully requests that the Commission determine certain information contained in the Waiver Request to Obtain Growth Numbering Resources in Exeter, NH to be confidential and be treated in accordance with the provisions of Puc 204.06(d).

In support of its motion, BayRing states as follows:

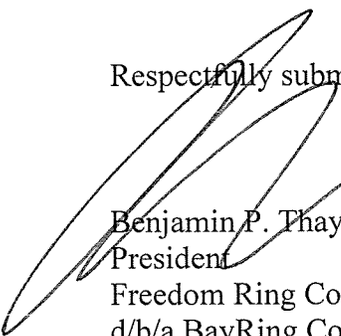
1. A waiver has been filed with the Commission Telecom Division. BayRing is seeking confidential treatment on the client supporting documentation only. A copy of the waiver filing is included with this motion. The specific portions of the waiver BayRing is requesting confidential treatment are blacked out in the waiver filed with the Telecom Division and are presented on the corresponding client letter marked "Confidential" which is contained in the envelope marked "Confidential" included with the filing. Specifically, the information for which BayRing requests confidential treatment includes client specific proprietary information.
2. BayRing is a competitive local exchange carrier (CLEC) authorized by the Commission to operate in New Hampshire. Disclosure of or public access to

commercial information regarding BayRing customers, would provide competitors with access to information which is likely to result in competitive harm to BayRing. Competitors could use such information to gain advantages in network planning, marketing, selling, and pricing when competing for customers with BayRing. BayRing does not perceive that disclosure or public access to this information, which is financially and commercially sensitive, would provide a significant benefit to the public interest.

3. All of the information for which BayRing is requesting confidential treatment is not general public knowledge, nor has it been published elsewhere. BayRing has taken measures to prevent dissemination of this information in the ordinary course of business.

Wherefore, BayRing respectfully requests that the Commission determine the above specified information included in the Request for Waiver to the Commission to be confidential and be treated in accordance with the provisions of Puc 204.06(d).

Respectfully submitted,



Benjamin P. Thayer
President
Freedom Ring Communications, L.L.C.,
d/b/a BayRing Communications