



SERVICE AGREEMENT (ICB)

Customer Name: [REDACTED]	Main Billing Tel. No.: [REDACTED]
Address: [REDACTED]	Account No.: [REDACTED]

Services. Customer hereby requests and agrees to purchase from FairPoint Communications - NNE the services identified in the Exhibit(s) attached to this Agreement and as further described in FairPoint Communications - NNE's applicable tariffs, (the "Services") for the service period stated in the attached Exhibit(s), (the "Service Period"), subject to FairPoint Communications - NNE's receipt of any necessary regulatory and other governmental approvals required to provide the Services under the terms hereof. The Services will be provided under the terms of this Agreement to the Customer locations specified in the attached Exhibit(s).

Charges. Customer will pay the rates and charges set forth in the attached Exhibit(s) made a part hereof, and shall also pay all applicable taxes, fees, and charges, including Federal End User Common Line Charges, charged pursuant to applicable law, regulations, or tariffs in connection with the Services. If Customer cancels or terminates this Agreement or any Services prior to expiration of the Service Period, Customer will promptly pay to FairPoint Communications - NNE termination charges as set forth in the applicable Exhibit(s).

Notices. Notices under this Agreement shall be sent by first-class U.S. mail, postage prepaid, to Customer at the address specified above, and to FairPoint Communications - NNE at FairPoint Communications, Attn: AVP Enterprise Sales, 45 Forrest Avenue, Portland, ME 04101, with a copy to FairPoint Communications, Attn: General Counsel, 521 E. Morehead Street, Suite 250, Charlotte, NC 28202. Notices shall be deemed effective five (5) business days after such mailing.

Miscellaneous.

- (a) Neither party will disclose the terms of this Agreement to any other person without the prior written consent of the other party, except as may be necessary to comply with local law, regulation, or filing requirements.
- (b) In the event of any claim or dispute, the laws of the jurisdiction in which FairPoint Communications - NNE provides to Customer the particular Service that is the subject of such claim or dispute shall apply. This Agreement and its provisions shall not be construed or interpreted for or against any party hereto because that party drafted or caused that party's legal representative to draft any of its provisions.
- (c) No liability shall result from Service failures caused by fires, floods, severe weather, acts of government or third parties, strikes, labor disputes, inability to obtain necessary equipment or services, or other causes beyond such party's reasonable control.
- (d) If any provision of this Agreement or the provision of any Service under the term hereof is illegal, invalid, or otherwise prohibited under applicable law or regulation in any state or jurisdiction, or does not receive any governmental or regulatory approval required by law in any state or jurisdiction, then this Agreement shall be construed as if not containing such provision or requiring the provision of such invalid, illegal, prohibited, or unapproved Service in such State or jurisdiction.
- (e) FairPoint Communications - NNE may assign or transfer part or all of this Agreement to any affiliate or successor to substantially all of its assets in the locations where Service is provided hereunder. Upon reasonable prior written notice to FairPoint Communications - NNE, Customer may assign or transfer this Agreement to any company that is the successor to substantially all of its assets, provided all charges for Services provided prior to such transfer or assignment are paid in full when due. Except as otherwise required by applicable law or regulation, all other attempted assignments shall be void without the prior written consent of the other party.
- (f) Except as otherwise required by applicable law or regulation, the Services provided hereunder may not be resold by Customer.

provided that (i) Customer subscribes to the Upgrade for a service period at least as long as the Service Period remaining for the replaced Service under this Agreement; (ii) Customer subscribes to the Upgrade at the same Customer locations as the replaced Service at the rates determined by FairPoint Communications - NNE and agreed upon by the parties for such Upgrade or at generally available tariffed rates for such Upgrade; and (iii) total charges for such Upgrade for the revised Service Period are equal to or exceed the total charges remaining for the replaced Service. The Upgrade shall be provided, and the applicable rates, terms and conditions will take effect, only after mutual agreement of the parties on all such rates, terms and conditions and only after all necessary filings are made with governmental entities and approvals from such entities are obtained. Rates for the Upgrade will apply prospectively only. Customer may exercise its rights under this technology upgrade clause only once during the term of the Service Period.

6. Additional Provisions.

a. Conditions. The parties acknowledge that the rates and other terms of this Agreement are premised on Customer's commitments, unique network design requirements, and Customer's service mix, usage patterns and concentration, and other characteristics.

b. Service Continuation. If, at the time of the expiration of the Service Period, a new agreement with FairPoint Communications - NNE for the Services is not effective, and Customer does not request discontinuance of the Services in writing, then the Services will be continued on a month-to-month basis at the tariff rates then applicable to such Service, or, if no tariff is applicable, at FairPoint Communications - NNE's then-current retail rate, except that Services shall then be subject to termination by either party upon thirty (30) days prior written notice to the other party.

c. Detariffing. In the event any of the Services are hereafter detariffed, then the terms of the tariffs in effect immediately prior to such detariffing shall be deemed to be incorporated by reference and shall continue to apply to the provision of the Service to the same extent as such tariffs applied hereunder prior to such detariffing.

d. Facilities. Additional charges may be required if suitable facilities are not available to provide Service at any locations, or if any additional work, services, or quantities of Services are provided. In the event installation of additional network facilities is required to provide Service, FairPoint Communications - NNE will inform Customer of such applicable charges, and FairPoint Communications - NNE will install such facilities only upon mutual written agreement of the parties to such additional charges. If Customer does not agree to pay such additional charges, then this Agreement will be subject to termination by FairPoint Communications - NNE without application of the termination charges described above.

7. Locations. The Service shall be provided to Customer under the terms hereof at the following locations. Other Customer locations may be added to this Agreement only upon mutual assent of the parties.

Frame Relay Service	Quantity	Address	Circuit ID
Frame Relay Service 1.536Mbps	1	[REDACTED]	[REDACTED]
Frame Relay Service 1.536Mbps	1	[REDACTED]	[REDACTED]
Frame Relay Service 1.536Mbps	1	[REDACTED]	[REDACTED]
Frame Relay Service 1.536Mbps	1	[REDACTED]	[REDACTED]
Frame Relay Service 1.536Mbps	1	[REDACTED]	[REDACTED]

FairPoint Entity: Northern New England Telephone Operations LLC d/b/a FairPoint Communications-NNE
 Customer Name: [REDACTED]
 State: New Hampshire

FRAME RELAY SERVICE

1. **Service, Rates and Quantity Commitment.** Customer agrees to purchase the following Services from FairPoint Communications - NNE at the rates set forth below and in quantities set forth below for the Service Period identified below. Any other work, services or facilities required will be provided subject to prevailing tariffs rates and charges, or if no tariff is applicable, at FairPoint Communications - NNE's then-current retail rate. Customer shall provide to FairPoint Communications - NNE at each Customer location suitable and secure space, with suitable environmental conditions and uninterruptible power supply, building entrance facilities and conduit, for placement of the facilities and equipment to be used by FairPoint Communications - NNE to provide such Service.

Quantity Commitment	Service	Nonrecurring Service	Monthly Unit Rate	Total Monthly Rate
5	Frame Relay Service 1.536Mbps	\$0.00	\$510.00	\$2,550.00

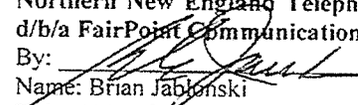
Nonrecurring Charges are not applicable for initial Service installation. Applicable tariff nonrecurring charges will apply to any move or relocation of an existing Service.

2. **Service Period.** Customer shall purchase the Services for a period of 60 consecutive months following the execution of this Agreement, the installation of the Services (if not previously installed and cutover), and receipt of all necessary regulatory and other governmental approvals that may be required prior to the provision of such Services under the terms hereof ("Service Period"). Termination charges will apply to all Services disconnected prior to the end of the Service Period. Customer may order additional Services at the rates set forth above during the first 18 months of the Service Period.
3. **Quantity Commitment and Shortfall.** The rates herein are contingent upon Customer purchasing at least the quantity of Services set forth above (the "Quantity Commitment"). FairPoint Communications - NNE will review Customer's account on each annual anniversary of the commencement of the Service Period and if the quantity of Service installed is less than the Quantity Commitment, Customer shall pay to FairPoint Communications - NNE an amount equal to the difference between the amount actually billed and paid for such Service and the amounts that would have been billed hereunder for that Service had Customer satisfied the applicable Quantity Commitment for such Service ("Annual Review"). Hereinafter, such amounts due FairPoint Communications - NNE shall be referred to as the "Shortfall Amounts". FairPoint Communications - NNE will issue an invoice to Customer for any Shortfall Amounts due hereunder. FairPoint Communications - NNE will perform such annual review until the Quantity Commitment for Service is met.
4. **Termination Charges.** If Customer cancels this Agreement in whole or in part or terminates any Service prior to the expiration of the Service Period, Customer shall pay to FairPoint Communications - NNE a termination charge equal to 25% of the applicable monthly rate for the terminated Service multiplied by the number of months remaining in the unexpired portion of the Service Period. Any such termination liability charge shall be due and payable in one lump sum within thirty (30) days of billing.
5. **Technology Upgrade.** If, at any time after the completion of twelve (12) months of the Service Period, FairPoint Communications - NNE offers to the public a modification, enhancement or improvement to this Service that increases the speed, bandwidth or capacity of this Service ("Upgrade") and such Upgrade is available in the areas of Customer's locations, Customer may request such Upgrade in replacement of all or a portion of this Service at the Customer's locations without termination liability for the replaced Service.

Tariffs and Limitation of Liability. The terms and conditions that shall apply in connection with these Services, and the rights and liabilities of the parties, shall be as set forth herein and in all applicable tariffs now or hereafter filed with the applicable state regulatory commission and/or the Federal Communications Commission. In no event shall FairPoint Communications - NNE be liable for any special, indirect, incidental, or consequential damages arising in connection with this Agreement or the provisions of any Services, whether claim is sought in contract, tort (including negligence), strict liability or otherwise. This Agreement (including the Exhibit(s) attached hereto and made a part hereof) and all applicable tariffs constitute the entire agreement between the parties and shall supersede all prior oral or written quotations, communications, negotiations, representations, understandings or agreements made by or to any employee, officer, or agent of any party on the subject matter hereof. This Agreement may not be modified or rescinded except by a writing signed by authorized representatives of both parties.

AGREED AND ACCEPTED:

By: _____
Name: _____
Title: _____
Date: 9/20/2011

Northern New England Telephone Operations LLC,
d/b/a FairPoint Communications - NNE
By: 
Name: Brian Jablonski
Title: AVP of Business Sales NH & VT
Date: 9/21/11