

STATE OF NEW HAMPSHIRE**Inter-Department Communication**

DATE: May 20, 2013
AT (OFFICE): NHPUC

FROM: *David*
David Goyette, Utility Analyst III - Telecommunications

SUBJECT: DT 13-133 FairPoint Communications - NNE
Amendment No. 2 to Interconnection Agreement with Nextel
Communications of the Mid-Atlantic, Inc.

TO: Commission
Debra Howland, Executive Director

On April 30, 2013, Northern New England Telephone Operations LLC d/b/a FairPoint Communications - NNE (FairPoint) filed for approval Amendment No. 2 to its Interconnection Agreement with Nextel Communications of the Mid-Atlantic, Inc., to conform with the requirements of the Federal Communications Commission (FCC) in its orders, Connect America Fund et al., WC Docket No. 10-90 et al., Report and Order and Further Notice of Proposed Rulemaking, 26 FCC Rcd 17663 (2011) and Order on Reconsideration, 26 FCC Rcd 17633 (2011) (FCC orders).

Pursuant to the FCC orders, intercarrier compensation for non-access traffic exchanged between LECs and CMRS providers, with an interconnection agreement in effect as of December 29, 2011, is subject to a default bill-and-keep methodology on July 1, 2012. The amendment to the subject interconnection agreement reflects this change in law.

Staff recommends the Commission allow Amendment No. 2 to go into effect.