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June 20, 2014

via Electronic Filing and Overnight Delivery

Sara J. Clark  
Secretary  
Massachusetts Department of Telecommunications and Cable  
1000 Washington Street, Suite 820  
Boston, MA 02118-6500

Re: DTC 13-6; Investigation by the Department on its Own Motion to Determine whether an Agreement entered into by Verizon New England Inc., d/b/a Verizon Massachusetts is an Interconnection Agreement under 47 U.S.C. § 251 Requiring the Agreement to be filed with the Department for Approval in Accordance with 47 U.S.C. § 252

Dear Secretary Williams,

Enclosed for filing please find a Withdrawal of Appearance for Sprint's<sup>1</sup> Counsel, Benjamin J. Aron. Jim Goldstein will remain Counsel of record for Sprint. Sprint would greatly appreciate it if the parties would be so kind as to also serve non-proprietary materials on Kenneth Schifman (913-315-9783, [Kenneth.Schifman@Sprint.com](mailto:Kenneth.Schifman@Sprint.com)) until a permanent substitute for Mr. Aron enters an appearance in this docket.

Respectfully Submitted,

Benjamin J. Aron

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<sup>1</sup> Sprint Communications Company L.P., Sprint Spectrum L.P., Nextel Communications of the Mid-Atlantic, Inc., and Virgin Mobile USA, L.P. are all subsidiaries of Sprint Corporation and are referred to herein collectively as "Sprint."

**COMMONWEALTH OF MASSACHUSETTS  
DEPARTMENT OF TELECOMMUNICATIONS AND CABLE**

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Investigation by the Department on its Own Motion )  
to Determine whether an Agreement entered into by )  
Verizon New England Inc., d/b/a Verizon )  
Massachusetts is an Interconnection Agreement ) DTC Docket No. 13-6  
under 47 U.S.C. § 251 Requiring the Agreement to )  
be filed with the Department for Approval in )  
Accordance with 47 U.S.C. § 252 )  

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**WITHDRAWAL OF APPEARANCE**

Sprint Communications Company L.P., Sprint Spectrum L.P., Nextel Communications of the Mid-Atlantic, Inc., and Virgin Mobile USA, L.P. (collectively "Sprint") respectfully request that the Massachusetts Department of Telecommunications and Cable (the "Department") note that Sprint's Counsel, Benjamin J. Aron, will no longer be participating in the above captioned docket and hereby withdraws his appearance. Sprint requests that he be removed from the service list. A substitute Counsel for Mr. Aron may be designated at some point, and Mr. Goldstein will remain Counsel for Sprint in this docket. Sprint would greatly appreciate it if the parties would be so kind as to serve Mr. Kenneth Schifman (913-315-9783, [Kenneth.Schifman@Sprint.com](mailto:Kenneth.Schifman@Sprint.com)) with any non-proprietary materials that may be served in the docket prior to a permanent substitute for Mr. Aron entering an appearance in this docket.

Respectfully submitted,



Benjamin J. Aron

Counsel for  
Sprint Communications Company L.P.  
Sprint Spectrum L.P.

Nextel Communications of the Mid-Atlantic, Inc.  
Virgin Mobile USA, L.P.

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April 23, 2015