

EXHIBIT K

STATE OF MICHIGAN

BEFORE THE MICHIGAN PUBLIC SERVICE COMMISSION

In Re the request for Commission approval of an)
Interconnection Agreement between)
Sprint Spectrum L.P. and AT&T Michigan)
_____)

Case No. U-17569

JOINT SUBMISSION

Michigan Bell Telephone Company (“AT&T Michigan”) and Sprint Spectrum L.P. (“Sprint”) hereby submit to the Michigan Public Service Commission (Commission) the attached Interconnection Agreement (“Agreement”) for Commission review pursuant to Sections 252(e)(1), (2), and (4) of the Telecommunications Act of 1996 (the “Act”). In support of this Joint Submission, AT&T Michigan and Sprint state as follows:

1. AT&T Michigan is a Michigan corporation engaged in providing communications services to the public in its various exchanges and zones throughout the State of Michigan.
2. Sprint Spectrum L.P is a Delaware limited partnership with offices located in Overland Park, Kansas.
3. Pursuant to Sections 251 and 252 of the Act, Sprint and AT&T Michigan engaged in good faith negotiations for an interconnection agreement. Portions of the Agreement were completed as a result of these negotiations. The remaining portions were adopted by arbitration in MPSC Case No. U-17349, in which the Commission directed AT&T Michigan and Sprint to submit an agreement conforming to the December 6, 2013 Commission Order in that case (the “Arbitration Order”). A copy of the Agreement is submitted with this joint submission as Exhibit A.
4. Sprint and AT&T Michigan hereby further notify the Commission that
 - (a) the parties have arrived at a contingent resolution of the issue that was designated as Issue 1 in MPSC Case No. U-17349;
 - (b) pursuant to such contingent resolution, the Agreement submitted herewith does not include the language for IP-to-IP Interconnection proposed by

Sprint for Issue 1 in that case but, instead, includes the following language in the General Terms and Conditions:

3.11.2.2 All traffic that Sprint exchanges with AT&T Michigan pursuant to this Agreement will be delivered in TDM format.

3.11.2.2.1 Nothing in this Agreement, including the foregoing section 3.11.2.2, shall be construed to prohibit the Parties from agreeing that Sprint may exchange traffic with AT&T Michigan pursuant to a separate agreement, and nothing herein prohibits Sprint from exchanging traffic with AT&T Michigan in IP format pursuant to such an agreement.

and

- (c) If the contingency upon which the parties' resolution of Issue 1 depends is not fulfilled, the parties may, on or about July 15, 2014, submit for MPSC review pursuant to section 252(e)(2)(B) of the Telecommunications Act of 1996, an amendment to the ICA including, as arbitrated language, the language for IP-to-IP Interconnection proposed by Sprint for Issue 1 in Case No. U-17349, and providing for the deletion of the language set forth above.

5. AT&T Michigan and Sprint believe that the terms of the Agreement accurately reflect the Commission's rulings on the other arbitrated issues in the Arbitration Order.

WHEREFORE, AT&T Michigan and Sprint jointly submit the Agreement to the Commission for review.

February 25, 2014

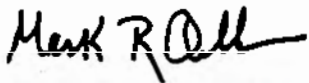
CLARK HILL PLC

By: Haran C. Rashes / with
Roderick S. Coy (P12290) *permission*
Haran C. Rashes (P54883)
212 East Grand River Avenue
Lansing, Michigan 48906
(517) 318-3100
Attorneys For Sprint Spectrum L.P.

Kenneth A. Schifman
Sprint Spectrum L.P.
6450 Sprint Parkway
Mailstop: KSOPHN0314-3A753
Overland Park, Kansas 66251
(913) 315-9783

Respectfully submitted,

AT&T Michigan

By: 
Mark R. Ortlieb (P34962)
221 N. Washington Square
Lansing, Michigan 48933
(517) 334-3425