

EXHIBIT 14

Rob Snyder

From: Rob Snyder
Sent: Thursday, October 11, 2007 7:02 AM
To: Pfaff, Jeff M [LEG]
Subject: RE: Sprint Communications Company L.P. / Whidbey Telephone Company

Jeff -

Thanks for your e-mail below. The proposed 60-day extension would expire in mid-December, right at the beginning of the holiday season. Given the time line for response to a petition set forth in 47 U.S.C. Section 252(b)(3) (which would burden the holiday season) and the pace at which this matter has progressed thus far (and thus the likelihood that a further extension would be needed), I would suggest a 90-day extension, to mid-January 2007.

I'm out-of-town at all-day meetings both today and tomorrow (Friday, October 12), so I may not be able to get back to you on this until late tonight or the weekend. However, I'll try to discuss both approaches with my client, time-permitting. Please let me know if a 90-day extension would be acceptable to Sprint.

Thanks.

Rob

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-----Original Message-----

From: Pfaff, Jeff M [LEG] [mailto:Jeff.M.Pfaff@sprint.com]
Sent: Wed 10/10/2007 4:20 PM
To: Rob Snyder
Cc: Sanfilippo, William [NTK]; Hassell, Mary Ellen E [LEG]
Subject: RE: Sprint Communications Company L.P. / Whidbey Telephone Company

Thanks Rob. Sprint would suggest a 60 day extension. Thanks for preparing the draft extension. I have filled in Section 1 with the 60 day date. I hope this will be acceptable to your client. If this is acceptable to your client, Sprint is prepared to execute. I look forward to hearing back from you. Jeff.

-----Original Message-----

From: Rob Snyder [mailto:Rob.Snyder@whidbeytel.com]
Sent: Tuesday, October 09, 2007 2:38 PM
To: Pfaff, Jeff M [LEG]
Subject: RE: Sprint Communications Company L.P. / Whidbey Telephone Company

Jeff -

I tried to reach you yesterday (10/08/07) by telephone, but was unsuccessful. However, I did leave you a voice mail message.

I'm a bit puzzled by the question (in your e-mail below) as to why Section 6 was proposed to be deleted from the Non-Disclosure Agreement. The reasons for the deletion were identified in the comment adjacent to

that section in the right-hand margin of the redlined draft of the NDA that accompanied my letter and e-mail to you of August 10, 2007. If you still have a question, please let me know and I'd be happy to discuss it with you.

In response to your voice mail inquiry of last Thursday (10/04/07) regarding whether it would be possible to extend the window within which a request for arbitration might be filed, if Section 252(b) of the Communications Act of 1934, as amended, is applicable, I've prepared a draft Extension Agreement to accommodate such an extension. Please note that the date is blank, inasmuch as your telephone message did not indicate the date to which Sprint Communications Company L.P. ("Sprint") would like the relevant period, if applicable, to be extended. Please let me know what date Sprint desires so that I may review Sprint's request with my client, Whidbey Telephone Company.

Thank you.

Rob

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From: Pfaff, Jeff M [LEG] [mailto:Jeff.M.Pfaff@sprint.com]
Sent: Thu 10/4/2007 3:19 PM
To: Rob Snyder
Cc: Sanfilippo, William [NTK]; Hassell, Mary Ellen E [LEG]
Subject: RE: Sprint Communications Company L.P. / Whidbey Telephone Company

Robert: I have reviewed your proposals for the NDA. I am willing to accept most of them, but I have a question as to why you deleted Section 6 in its entirety. We think there should be the right to recover confidential information provided to the other party. Do you have a counterproposal for this section? Thanks.

-----Original Message-----

From: Rob Snyder [mailto:Rob.Snyder@whidbeytel.com]
Sent: Friday, August 10, 2007 7:11 PM
To: Pfaff, Jeff M [LEG]
Subject: Sprint Communications Company L.P. / Whidbey Telephone Company

Mr. Pfaff -

Please see the attached letter, dated August 10, 2007, and its referenced enclosures (also attached).

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