## MINTZ LEVIN

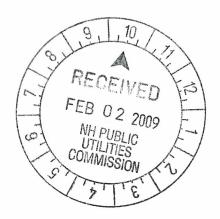
Cameron F. Kerry | 617 348 1671 | cfkerry@mintz.com

CONFIDENTIAL MATERIAL IN COMM FILE One Financial Center Boston, MA 02111 617-542-6000 617-542-2241 fax www.mintz.com

January 30, 2009

## VIA FEDERAL EXPRESS

Debra A. Howland Executive Director & Secretary New Hampshire Public Utilities Commission 21 S. Fruit Street, Suite 10 Concord, New Hampshire 03301



RE: Comcast Phone of New Hampshire, LLC's Motion for Protection from Public Disclosure and Confidential Treatment in Docket No. 08-162

Dear Ms. Howland:

Enclosed for filing and docketing is Comcast Phone of New Hampshire, LLC's Motion for Protection from Public Disclosure and Confidential Treatment of its Response to TDS Data Request 1-11(viii).

Accompanying the Motion are seven (7) unredacted copies of Comcast Phone's Responses to TDS Data Request 1-11 as required by PUC 203:08 (f). Comcast Phone requests that the Commission mark each copy as confidential and maintain them within the Commission offices in a secure location pending the Commission's ruling on the Motion as provided for by PUC 203:08 (g).

Also enclosed is an extra copy of the Motion. Please date stamp and return the copy in the enclosed return envelope as confirmation of the filing.

Comcast has also served its redacted Responses to TDS Data Requests on TDS counsel, the Commission, and the service list for the Docket, in accordance with the Procedural Schedule.

Respectfully submitted

Cameron F. Kerry

**Enclosures** 

## BEFORE THE NEW HAMPSHIRE PUBLIC UTILITIES COMMISSION

	)	
Petition of Comcast Phone of New Hampshire, LLC	)	
d/b/a Comcast Digital Phone for Arbitration of	)	
Rates, Terms and Conditions of Interconnection with	)	
Kearsarge Telephone Company d/b/a TDS Telecom,	)	DOCKET NO. DT 08-162
Merrimack County Telephone Company d/b/a TDS	)	
Telecom and Wilton Telephone Company, Inc. d/b/a	)	
TDS Telecom Pursuant to the Communications Act	)	
of 1934, as Amended	)	
	)	
	)	

## **CERTIFICATE OF SERVICE**

I, Cameron F. Kerry, hereby certify that I have this 30<sup>th</sup> day of January, 2009, served the foregoing document by email, on all parties of record:

1. Motion for Protection From Public Disclosure and Confidential Treatment.

Cameron F. Kerry

4529572v.1