

**EXHIBIT K**  
**PUBLIC VERSION**

## Carter, David

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**From:** Schenkenberg, Philip [PSchenkenberg@Briggs.com]  
**Sent:** Thursday, January 05, 2012 3:17 PM  
**To:** Carter, David  
**Cc:** Lawson, William [GA]; 'Diane C. Browning'  
**Subject:** FW: SDN v. Sprint; Docket No. TC09-098  
**Attachments:** 1-5-12 Carter ltr.pdf

David,

Per the attached correspondence from my office we have produced all of the natives that were previously redacted. We have also evaluated your request that Sprint produce other documents (not spreadsheets) in unredacted form. We would propose that Sprint re-produce all emails with confidential redactions removed. We would not, however, propose to re-produce email attachments that were in Word or PowerPoint format. We believe that many such documents were included within the scope of the review only because they were attached to emails, but were then redacted as non-responsive (as opposed to confidential). We are concerned that a reproduction that removes all redactions would lead to production of non-responsive documents.

Please consider whether this proposal is acceptable to Northern Valley.

Phil

Phil Schenkenberg  
Briggs and Morgan, P.A.  
Direct 612.977.8246  
Fax 612.977.8650  
[pschenkenberg@briggs.com](mailto:pschenkenberg@briggs.com)  
2200 IDS Center  
80 South 8th Street  
Minneapolis, MN 55402

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**From:** O'Neill, Sheri **On Behalf Of** Schenkenberg, Philip  
**Sent:** Thursday, January 05, 2012 2:16 PM  
**To:** [karen.cremer@state.sd.us](mailto:karen.cremer@state.sd.us); [bobbi.bourk@state.sd.us](mailto:bobbi.bourk@state.sd.us); [dprogers@riterlaw.com](mailto:dprogers@riterlaw.com); [jdlarson@santel.net](mailto:jdlarson@santel.net); [m.northrup@riterlaw.com](mailto:m.northrup@riterlaw.com); [meredithm@cutlerlawfirm.com](mailto:meredithm@cutlerlawfirm.com); [jcremer@bantzlzaw.com](mailto:jcremer@bantzlzaw.com)  
**Cc:** Schenkenberg, Philip; [bret.lawson@sprint.com](mailto:bret.lawson@sprint.com); 'Hassell, Mary Ellen E [GA]'  
**Subject:** SDN v. Sprint; Docket No. TC09-098

Please see attached correspondence in connection with the above matter.

Sheri O'Neill  
Legal Administrative Assistant to  
Philip R. Schenkenberg  
**Briggs and Morgan, P.A.**  
Direct 612.977.8263  
Fax 612.977.8650  
[soneill@briggs.com](mailto:soneill@briggs.com)

2200 IDS Center | 80 South 8th Street | Minneapolis, MN 55402

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2200 IDS Center  
80 South 8th Street  
Minneapolis MN 55402-2157  
tel 612.977.8400  
fax 612.977.8650

January 5, 2012

**Philip R. Schenkenberg**  
(612) 977-8246  
pschenkenberg@briggs.com

**VIA EMAIL AND MAIL**

David Carter  
Arent Fox LLP  
1050 Connecticut Ave, NW  
Washington, DC 20036

**Re: In the Matter of the Complaint of South Dakota Network, LLC Against  
Sprint Communications Company L.P.  
Court File No. TC 09-098**

Dear David:

Enclosed and served on you please find a disk containing Sprint's complete production of native spreadsheet files. These are documents that were previously produced in non-native form with redactions. Our prior supplemental production did not catch all of the spreadsheets because of a file extension issue that caused the vendor's work to be incomplete. The disk is marked "Confidential" and all documents on the disk are being produced in accordance with the Confidentiality Agreement.

While in the process of preparing this production, Sprint has determined that an email and two spreadsheets previously produced in redacted form should have been withheld altogether on privilege grounds. This production spanned the range NorthernValley00024116 through NorthernValley00024161. The spreadsheets were prepared in anticipation of litigation at the request of counsel. As a result, those documents are not being produced in native form.

In addition, in accordance with paragraph 12 of the Confidentiality Agreement approved in this case, Sprint requests that Northern Valley return or destroy Sprint's February 15, 2011, production disk and any other copies of NorthernValley00024116 through NorthernValley00024161. Next week I will provide you with a replacement disk that contains our February 15, 2011, production, excluding documents in the above range.

Very truly yours,

  
Philip R. Schenkenberg

PRS/smo

cc: Service list (w/o enclosures)  
Sprint Communications Company L.P.