

October 21, 2005

VIA E-MAIL to procedure@crtc.gc.ca and FAX - (819) 994-0218

Secretary General Canadian Radio-television and Telecommunications Commission Ottawa, Ontario

K1A 0N2

Dear Ms. Rhéaume:

Re: Forbearance from regulation of local exchange services – your file number 8640-C12-200505 076

Further to the correspondence of Chris Seidl dated 3 October 2005, please find enclosed Vonage Canada Corp.'s ("Vonage Canada") response to the attached supplemental interrogatory. We apologize for the lateness of this response and trust it will not create undue inconvenience.

Pursuant to Section 39 of the *Telecommunications Act*, and Rule 19 of the *CRTC Telecommunications Rules of Procedure*, Vonage Canada is filing the attached response in confidence with the Commission. The response contains information that is confidential and commercially sensitive and has been consistently treated in this manner by Vonage Canada, a privately-held company. Namely, it consists of information regarding those geographic markets in which Vonage Canada has rolled out its service and the extent of its success in these markets. The release of this information would likely result in specific direct harm to Vonage Canada's competitive position, as follows: it is information that, if made publicly available, would permit Vonage Canada's competitors to develop strategies to compete more effectively with Vonage Canada, or to target markets in which Vonage's services are available or may not yet be available but are likely to become available in the near future, and thus enhance their competitive position at Vonage Canada's expense.

Since Vonage Canada's entire response is confidential, an abridged version would not be meaningful and therefore Vonage Canada is serving a copy of this cover letter only on interested parties to PN 2005-2.

Yours very truly,

Joe Parent, VP Marketing & Business Development

Joe Power Bit.

cc. Interested parties to PN 2005-2 (just letter); Heather MacDonald, heather.macdonald@crtc.gc.ca