EXHIBIT C
DONALD R. MCPHAIL
DIRECT DIAL: 202.776.7894
E-MAIL: drmcpail@duanemorris.com

www.duanemorris.com
VIA EMAIL

Mr. Adam P. Seitz
Shook, Hardy & Bacon LLP
2555 Grand Boulevard
Kansas City, MO 64108-2613

Re: Sprint Communications Company L.P. v. theglobe.com et al.
Case No: 05-2433-JWL
SHB File No: SPRL.116441

Dear Adam,

Upon review of your request dated January 25, 2007, for all e-mails relating and responding to the document bearing Bates Number VON_339197-339198, we have learned of the unintentional disclosure of this document. Pursuant to Section 9 of the Stipulated Protective Order in the above-referenced litigation, please return or destroy the document bearing Bates Number VON_339197-339198, along with all copies and derivations, within five (5) business days of your receipt of this written request.

The document bearing Bates Number VON_339197-339198 and the documents requested in your letter are immune from discovery as documents subject to protection by the attorney work product doctrine and attorney-client privilege. We must therefore refuse your document request based on these two bases and invoke protective procedures pursuant to the Stipulated Protective Order.

Attached here find a privilege log with entries pertaining to the unintentional disclosure and associated documents which have been withheld.

Sincerely,

[Signature]

Donald R. McPhail

DRM/fsw
Attachment