## DESCRIPTION OF TRANSFER OF CONTROL AND PUBLIC INTEREST STATEMENT

This application seeks Commission consent for the *pro forma* transfer of control of the experimental license listed below (the "License") held by Sunesys Enterprise LLC ("Licensee"). The *pro forma* transfer of control will occur as a result of the internal consolidation of certain of Licensee's parent companies.

<u>Licensee</u>	Call Sign	Radio Service
Sunesys Enterprise LLC	WI2XQK	Experimental License- XT FX MO (Pittsburgh, PA) - 3650-3700 MHz

Licensee is a Delaware limited liability company and a direct subsidiary of Sunesys LLC ("Sunesys"), a Delaware limited liability company. Licensee and Sunesys are indirect, wholly owned subsidiaries of Crown Castle International Corp. ("CCIC"), a publicly traded Delaware corporation. CCIC intends to engage in a series of simultaneous, planned intra-company transactions (collectively, the "*Pro Forma* Changes"), including the consolidation of certain of Licensee's parent companies. As part of the *Pro Forma* Changes, Sunesys will consolidate into its affiliate Crown Castle Fiber LLC ("Crown Castle Fiber"), also an indirect, wholly owned subsidiary of CCIC, and as a result Licensee will become a direct, wholly owned subsidiary of Crown Castle Fiber.

Upon completion of the *Pro Forma* Changes, Crown Castle Fiber will be a direct, wholly owned subsidiary of Crown Castle Fiber Holdings Corp., a Delaware corporation, which is currently a Delaware limited liability company named LTS Group Holdings, LLC¹ and a direct, wholly owned subsidiary of Crown Castle Operating Company ("CCOC"). CCOC is a Delaware corporation and a direct, wholly owned subsidiary of CCIC. Also as part of the *Pro Forma* Change, Licensee will change its name to Crown Castle Fiber Enterprise LLC.

Since after the *Pro Forma* Change, Licensee will continue to be an indirect, wholly owned subsidiary of CCIC, the change in its intermediate ownership structure is *pro forma* in nature. Charts depicting the corporate ownership structure of Licensee before and after the *Pro Forma* Change are provided as <u>Exhibit 2</u>.

The *Pro Forma* Changes are entirely internal. The *Pro Forma* Changes, along with other *pro forma* changes affecting affiliates of Licensee, will simplify CCIC's existing corporate structure and reduce its reporting and accounting burdens and provide other operational efficiencies. The *Pro Forma* Changes will also allow CCIC's business units to take advantage of their core focus and strengths to the benefit of their customers. As a result of the efficiencies and

As part of the *Pro Forma* Changes, LTS Group Holdings, LLC will convert from a Delaware limited liability company into a Delaware corporation and be renamed Crown Castle Fiber Holdings Corp. Upon completion of the *Pro Forma* Change, Crown Castle Fiber Holdings Corp. will be a direct, wholly owned subsidiary of CCOC.

focus, CCIC and its subsidiaries will become stronger competitors to the ultimate benefit of consumers.

Further, the *Pro Forma* Changes will not affect the uninterrupted and safe operation of the facilities. Upon completion of the *Pro Forma* Changes, Licensee will remain technically, managerially and financially qualified to provide telecommunications services authorized by the License. The proposed *Pro Forma* Changes and this Application do not require a waiver of any of the Commission's rules. Consequently, prompt action granting this Application will serve the public interest, convenience, and necessity.

## EXHIBIT 2

Pre- and Post-Pro Forma Change Ownership Structure Charts

## Current Corporate Ownership Structure of Licensee\*

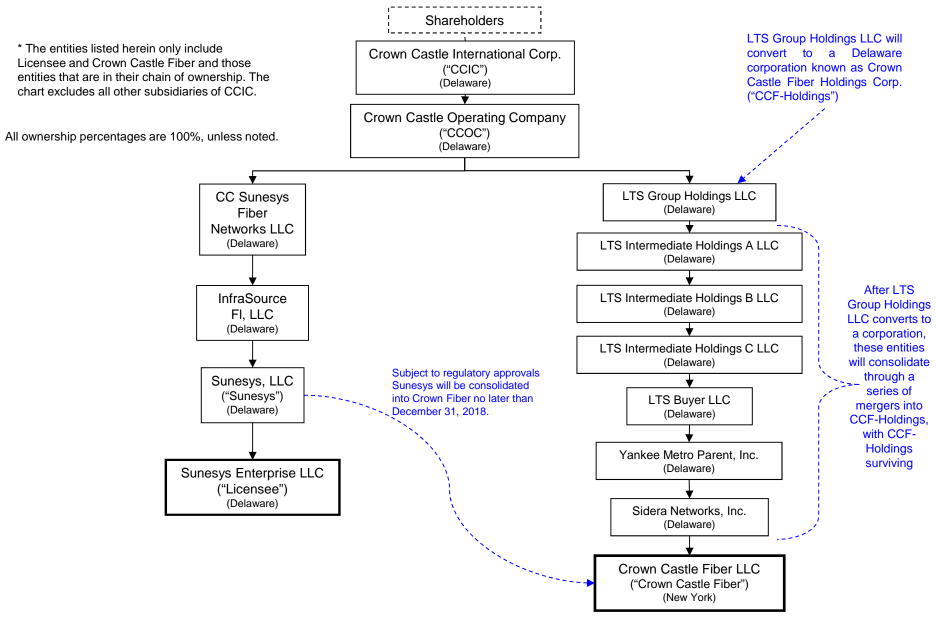
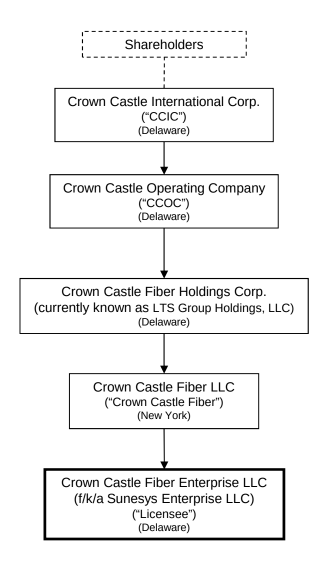


Exhibit 2 - Page 1

## Post-Pro Forma Consolidation Corporate Ownership Structure of Licensee\*

\* The entities listed herein only include Licensee and those entities that are in their chain of ownership. The chart excludes all other subsidiaries of CCIC.



All ownership percentages are 100%.