

**Before the
FEDERAL COMMUNICATIONS COMMISSION
Washington, D.C. 20554**

In the Matter of)	
)	
Everstream Solutions LLC)	
)	File No. _____
Petition for Declaratory Ruling Under Section)	
310(b)(4) of the Communications Act of 1934,)	
as amended)	

**PETITION FOR DECLARATORY RULING UNDER SECTION 310(b)(4)
OF THE COMMUNICATIONS ACT OF 1934, AS AMENDED**

Pursuant to Section 1.5000 *et seq.* of the Federal Communications Commission (“Commission”) rules, Everstream Solutions LLC (“Everstream Solutions” or “Petitioner”) requests that the Commission issue a declaratory ruling finding that indirect foreign ownership of Everstream Solutions above the 25 percent benchmark in 47 U.S.C. § 310(b)(4) is in the public interest. Because Everstream Solutions is controlled by a foreign entity, its proposed acquisition of common carrier fixed point-to-point licenses (as described below) requires the Commission’s approval under Section 310(b)(4) of the Act for controlling foreign interests.

I. BACKGROUND

This Petition relates to a transaction that will result in the assignment of certain assets, including microwave assets and common carrier fixed point-to-point licenses, from Uniti Fiber LLC, a Delaware limited liability company (“Uniti Fiber”), to Everstream Solutions, an Ohio limited liability company, along with sale of certain fiber assets (the “Transaction”). Pursuant to the Asset Purchase Agreement (the “Agreement”), dated as of October 20, 2020, by and among, Southern Light, LLC, PEG Bandwidth NY Telephone Corp., PEG Bandwidth PA, LLC, PEG Bandwidth MD, LLC, PEG Bandwidth NJ, LLC, PEG Bandwidth DE, LLC, PEG Bandwidth VA,

LLC, PEG Bandwidth TX, LLC, Uniti Fiber LLC, and Uniti Fiber 2020, LLC (collectively, “Sellers”) and Everstream Solutions, Petitioner will acquire certain fiber and microwave assets from Sellers. As a result, Everstream Solutions will become the owner of common carrier fixed point-to-point licenses and requires the Commission’s approval under Section 310(b)(4) of the Act for controlling foreign interests.

II. INFORMATION REQUIRED BY 47 C.F.R. § 1.5001

Section 1.5001(a): Contact Information, FRN, Place of Organization, and Type of Business

Name: Everstream Solutions LLC
FRN: 0027345693
Address: 1228 Euclid Ave #250
Cleveland, OH 44115
Citizenship: Ohio
Type of Business: Limited Liability Company

Officer certifying the information contained in the Petition on behalf of Everstream Solutions: Brett Lindsey, Chief Executive Officer

Section 1.5001(b): Legal Counsel Contact

Counsel for Petitioner:

Danielle Burt
Ross Slutsky
Morgan, Lewis & Bockius LLP
1111 Pennsylvania Ave., N.W.
Washington, DC 20004-2541
Tel: 202-739-3000
Fax: 202-739-3001
danielle.burt@morganlewis.com
ross.slutsky@morganlewis.com

Section 1.5001(c)(1): Licensees Covered By Declaratory Ruling

Petitioner seeks a declaratory ruling to authorize it to acquire approximately 320 common carrier fixed point-to-point licenses currently held by Uniti Fiber. A list of the affected Call Signs is provided as **Exhibit E**.

Section 1.5001(c)(2): Associated Applications

This Petition is being filed concurrently with a Form 603 application for the assignment to Petitioner of Uniti Fiber's common carrier fixed point-to-point licenses in File No. 0009280198.

Section 1.5001(d): Type of Declaratory Ruling

Petitioner seeks a declaratory ruling under Section 310(b)(4) of the Act and Section 1.5000(a)(1) of the Commission's rules.

Sections 1.5001(e) and (g) – Direct Equity/Voting Interests of 10 Percent or More

Information responsive to Sections 1.5001(e) and (g) regarding Everstream Solutions is included in the attached **Exhibit A**.

Sections 1.5001(f) and (g) – Indirect Equity/Voting Interests of 10 Percent or More

Information responsive to Sections 1.5001(f) and (g) are included in the attached **Exhibit A**.

Sections 1.5001(h)(1) – Estimate of Aggregate Foreign Ownership

Exhibit B provides a percentage estimate of the aggregate indirect foreign interests in Petitioner, as required by Section 1.5001(h)(1) of the rules. **Exhibit B** also describes the methods used to determine the percentage of foreign interests. Finally, **Exhibit B** explains the circumstances that prompted this Petition and demonstrates that its grant would serve the public interest.

Sections 1.5001(h)(2) – Narrative Description of Ownership and Control Structure

Exhibit A provides the narrative description of the control and ownership of Everstream Solutions, as required by Section 1.5001(h)(2) of the Commission's rules. **Exhibit C** provides an organizational diagram to illustrate the control and ownership of Everstream Solutions.

Section 1.5001(i) – Request for Specific Approval of 5 Percent or More

Exhibit D identifies the foreign individuals/entities for whom Petitioner seeks approval pursuant to 47 C.F.R. § 1.5001(i)

Section 1.5001(k) – Request for Advance Approval

Petitioner does not seek advance approval for any foreign person or entity.

III. Conclusion

Petitioner respectfully requests that the Commission issue a declaratory ruling finding that it is in the public interest to allow indirect foreign ownership in Everstream Solutions to exceed the 25 percent benchmark set forth in Section 310(b)(4), and to permit the foreign entities identified in this Petition to hold greater than 5 percent indirect equity and/or voting interests in Everstream Solutions as a result of the Transaction.

Respectfully submitted,

/s/ Danielle Burt
Danielle Burt
Ross Slutsky
Morgan, Lewis & Bockius LLP
1111 Pennsylvania Ave., N.W.
Washington, DC 20004-2541
danielle.burt@morganlewis.com
ross.slutsky@morganlewis.com

Counsel for Petitioner

Dated: November 2, 2020

EXHIBIT A

Ownership and Control Structure

Pursuant to 47 C.F.R. § 1.5001(h)(2), this Exhibit provides a narrative description of the ownership and control of Everstream Solutions LLC (“Everstream Solutions” or “Petitioner”). The diagram in Exhibit C illustrates the ownership of Petitioner.

Everstream Solutions, an Ohio limited liability company, is headquartered at 1228 Euclid Ave, #250, Cleveland, OH 44115. Everstream Solutions holds domestic and international Section 214 authorization as well as certificates to provide intrastate telecommunications services in Ohio and Missouri and has applications pending for authorization to provide intrastate telecommunications services in Delaware, Maryland, New Jersey, New York, Pennsylvania, and West Virginia. Everstream Solutions is affiliated with (i) Everstream GLC Holding Company LLC (“Everstream GLC”), which holds domestic and international Section 214 authorizations (File Nos. ITC-214-19970116-00027 as assigned in IB File No. ITC-ASG-20160426-00157) and holds certificates to provide intrastate telecommunications services in Illinois, Indiana, Michigan, and Wisconsin, (ii) Lynx Network Group, Inc. (“Lynx”), which holds domestic Section 214 authority and holds a certificate to provide intrastate telecommunications services in Michigan, and (iii) HRS Internet, LLC (“HRS Internet”), which holds domestic and international Section 214 authorizations (File No. ITC-214-20080612-00268) and holds a certificate to provide intrastate telecommunications services in Indiana.

Everstream Solutions is a wholly owned subsidiary of Midwest Fiber Acquisition LLC (“Midwest”), a Delaware limited liability company. Midwest, through Everstream Solutions and its affiliates, is a super-regional network service provider bringing fiber-based Ethernet, internet and data center solutions to businesses throughout the Midwest. The company has more than 10,000 route miles and comprehensive data center connectivity at 100 Gbps. Its network allows businesses

to operate a converged IP network capable of delivering robust voice and data services at speeds from 10 Mbps to 100 Gbps.

Midwest is owned by Midwest Fiber Holdings LP, and is ultimately indirectly owned by four limited partnerships organized in Luxembourg (AMP Capital Global Infrastructure Fund II A LP, AMP Capital Global Infrastructure Fund II B LP, AMP Capital Global Infrastructure Fund II C LP, and AMP Capital Global Infrastructure Fund II E LP), collectively referred to as “GIF II.” Between Midwest Fiber Holdings LP and GIF II, there are a number of intervening entities in the ownership chain (Midwest Fiber Intermediate US LP, Midwest Fiber Midco LP and GIF II US Aggregator LP). For each of the limited partnership entities in this chain, as well as for the four Luxembourg limited partnerships referenced above, the general partner is AMP Capital Investors (GIF II GP) S.à.r.l., a Luxembourg company.

AMP Capital Investors (GIF II GP) S.à.r.l. is indirectly owned by AMP Capital Holdings Limited (“AMP Capital”) which is a global investment manager headquartered in Australia, with a growing international presence, including in North America. AMP Capital has a heritage and strength in infrastructure and real estate, and specialist expertise in fixed income, equities and multi-asset solutions. AMP Capital is a downstream subsidiary of AMP Limited, one of Australia’s largest retail and corporate pension providers.

Detailed Ownership and Control Information

The following provides detailed information regarding the ownership and control structure of Everstream Solutions.

- 1. Everstream Solutions LLC is wholly-owned by:

Name:	Midwest Fiber Acquisition LLC (“Midwest”)
Address:	c/o AMP Capital Investors (US) Limited 1114 Avenue of the Americas, 16 th floor New York, NY 10036
Ownership:	100%

Citizenship: United States (Delaware)
Principal Business: Holding Company

2. Midwest is wholly-owned by:

Name: **Midwest Fiber Holdings LP**
Address: c/o AMP Capital Investors (US) Limited
1114 Avenue of the Americas, 16th floor
New York, NY 10036
Ownership: 100% (indirectly, 100% equity and voting of Everstream Solutions)
Citizenship: United States (Delaware)
Principal Business: Holding Company

3. The following entities own or control a 10% or greater interest in Midwest Fiber Holdings LP:

Name: **AMP Capital Investors (GIF II GP) S.à.r.l (“GIF II GP”)**
Address: 14 rue Edward Steichen
Luxembourg L-2540
Grand Duchy of Luxembourg
Ownership: General Partner; 0% equity
Citizenship: Luxembourg
Principal Business: Investment

Name: **Midwest Fiber Intermediate US LP**
Address: c/o AMP Capital Investors (US) Limited
1114 Avenue of the Americas, 16th floor
New York, NY 10036
Ownership: 98.5440% equity (indirectly, 98.5440% equity of Everstream Solutions) (a separate entity, Midwest Fiber Management LP holds 1.4560% equity interest in Midwest Fiber Holdings LP)
Citizenship: United States (Delaware)
Principal Business: Holding Company

4. The following entities own or control a 10% or greater interest in Midwest Fiber Intermediate US, LP:¹

Name: **AMP Capital Investors (GIF II GP) S.à.r.l (“GIF II GP”)**

¹ The limited partners of Midwest Fiber Intermediate US LP are insulated based on the insulation criteria specified in 47 C.F.R. § 1.5003.

Address: 14 rue Edward Steichen
Luxembourg L-2540
Grand Duchy of Luxembourg
Ownership: General Partner; 0% equity
Citizenship: Luxembourg
Principal Business: Investment

Name: **Midwest Fiber Midco LP**
Address: c/o AMP Capital Investors (US) Limited
1114 Avenue of the Americas, 16th floor
New York, NY 10036
Ownership: 92.6370% equity (indirectly, 91.28% equity of Everstream
Solutions)
Citizenship: United States (Delaware)
Principal Business: Holding Company

Name: **AMP Capital Global Infrastructure Fund II A LP²**
Address: 14 rue Edward Steichen
Luxembourg L-2540
Grand Duchy of Luxembourg
Ownership: 7.3630% equity (indirectly, 7.2558% equity of Everstream
Solutions)
Citizenship: Luxembourg
Principal Business: Investment Fund

5. The following entities own or control a 10% or greater interest in Midwest Fiber Midco LP:

Name: **AMP Capital Investors (GIF II GP) S.à.r.l (“GIF II GP”)**
Address: 14 rue Edward Steichen
Luxembourg L-2540
Grand Duchy of Luxembourg
Ownership: General Partner; 0% equity
Citizenship: Luxembourg
Principal Business: Investment

Name: **GIF II US Aggregator LP**
Address: c/o AMP Capital Investors (US) Limited
1114 Avenue of the Americas, 16th floor
New York, NY 10036

² The limited partners of AMP Capital Global Infrastructure Fund II A LP are insulated based on the insulation criteria specified in 47 C.F.R. § 1.5003.

Ownership: 100% equity (indirectly, 91.28% equity of Everstream Solutions)
Citizenship: United States (Delaware)
Principal Business: Holding Company

6. The following entities own or control a 10% or greater interest in GIF II US Aggregator LP.³

Name: **AMP Capital Investors (GIF II GP) S.à.r.l (“GIF II GP”)**
Address: 14 rue Edward Steichen
Luxembourg L-2540
Grand Duchy of Luxembourg
Ownership: General Partner; 0% equity
Citizenship: Luxembourg
Principal Business: Investment

Name: **AMP Capital Global Infrastructure Funds II B LP⁴**
Address: 14 rue Edward Steichen
Luxembourg L-2540
Grand Duchy of Luxembourg
Ownership: 49.4289% equity (indirectly, 45.12% equity of Everstream Solutions)
Citizenship: Luxembourg
Principal Business: Investment Fund

Name: **AMP Capital Global Infrastructure Funds II C LP⁵**
Address: 14 rue Edward Steichen
Luxembourg L-2540
Grand Duchy of Luxembourg
Ownership: 28.6092% equity (indirectly, 26.12% equity of Everstream Solutions)
Citizenship: Luxembourg
Principal Business: Investment Fund

³ The limited partners of GIF II US Aggregator LP are insulated based on the insulation criteria specified in 47 C.F.R. § 1.5003.

⁴ The limited partners of AMP Capital Global Infrastructure Fund II B LP are insulated based on the insulation criteria specified in 47 C.F.R. § 1.5003.

⁵ The limited partners of AMP Capital Global Infrastructure Fund II C LP are insulated based on the insulation criteria specified in 47 C.F.R. § 1.5003.

Name: **AMP Capital Global Infrastructure Funds II E LP⁶**
Address: 14 rue Edward Steichen
Luxembourg L-2540
Grand Duchy of Luxembourg
Ownership: 14.5989% equity (indirectly, 13.33% equity of Everstream Solutions)
Citizenship: Luxembourg
Principal Business: Investment Fund

7. The following entities have a 10% or greater direct or indirect interest in AMP Capital Global Infrastructure Fund II A LP, AMP Capital Global Infrastructure Funds II B LP, AMP Capital Global Infrastructure Funds II C LP, and AMP Capital Global Infrastructure Funds II ELP (collectively, “GIF II”):

Name: **AMP Capital Investors (GIF II GP) S.à.r.l (“GIF II GP”)**
Address: 14 rue Edward Steichen
Luxembourg L-2540
Grand Duchy of Luxembourg
Ownership: General Partner of each of AMP Capital Global Infrastructure Fund II A LP, AMP Capital Global Infrastructure Fund II B LP, AMP Capital Global Infrastructure Fund II C LP, and AMP Capital Global Infrastructure Fund II C LP (collectively, “GIF II”); 0% equity (indirectly, 100% voting and 0% equity of Everstream Solutions)
Citizenship: Luxembourg
Principal Business: Investment

8. GIF II GP is wholly owned by:

Name: **AMP Capital Investors International Holdings Ltd.**
Address: 33 Alfred Street, Sydney NSW 2000 (Australia)
Ownership: 100% equity and voting (indirectly, 0% equity and 100% voting of Everstream Solutions)
Citizenship: Australia
Principal Business: Investment

9. AMP Capital Investors International Holdings Ltd. is wholly owned by:

⁶ The limited partners of AMP Capital Global Infrastructure Fund II E LP are insulated based on the insulation criteria specified in 47 C.F.R. § 1.5003.

Name: **AMP Capital Holdings Ltd.**
Address: 33 Alfred Street, Sydney NSW 2000 (Australia)
Ownership: 100% equity and voting (indirectly, 0% equity and 100% voting of Everstream Solutions)
Citizenship: Australia
Principal Business: Investment

10. AMP Capital Holdings Ltd. is wholly owned by:

Name: **AMP Holdings Ltd.**
Address: 33 Alfred Street, Sydney NSW 2000 (Australia)
Ownership: 100% equity and voting (indirectly, 0% equity and 100% voting of Everstream Solutions)
Citizenship: Australia
Principal Business: Investment

11. AMP Holdings Ltd. is wholly owned by:

Name: **AMP Group Holdings Ltd.**
Address: 33 Alfred Street, Sydney NSW 2000 (Australia)
Ownership: 100% equity and voting (indirectly, 0% equity and 100% voting of Everstream Solutions)
Citizenship: Australia
Principal Business: Investment

12. AMP Group Holdings Ltd. is wholly owned by:

Name: **AMP Limited**
Address: 33 Alfred Street, Sydney NSW 2000 (Australia)
Ownership: 100% equity and voting (indirectly, 0% equity and 100% voting of Everstream Solutions)
Citizenship: Australia
Principal Business: Public Company

No person or entity owns a 10% or greater interest in AMP Limited. A list of the directors and key officers of AMP Limited, with their respective nationalities, is provided below.

AMP Limited Directors:

Francesco Alexander De Ferrari – Chief Executive Officer (Swiss - Italia)
Rahoul Chowdry – Company Director (Australia)
Debra Anne Hazelton – Company Director (Australia)
John Kevin O’Sullivan – Company Director (Australia)
Michael Craig Sammells – Company Director (Australia)

Andrea Elisabeth Slattery – Company Director (Australia)

AMP Limited Officers:

Marissa Bendyk – Company Secretary (Australia)

Brendan John O'Brien – Director of Tax (Australia)

To the best of Petitioner's knowledge, except as set forth above, no other person or entity, directly or indirectly, holds a ten percent (10%) or greater ownership interest in Petitioner pursuant to the Commission's rules.

EXHIBIT B

Estimate of Aggregate Foreign Ownership

This Exhibit is prepared in response to 47 C.F.R. § 1.5001(h)(1). This Exhibit provides an estimate of the aggregate foreign ownership in Petitioner's controlling U.S. parent, Midwest Fiber Acquisition LLC, and explains how the estimate was calculated.

A. Percentage Estimate of Controlling U.S. Parent's Aggregate Direct and/or Indirect Foreign Equity Interests and Aggregate Direct and/or Indirect Foreign Voting Interests

1. Equity

Following is the estimated direct and indirect foreign equity interests in Midwest Fiber Acquisition LLC, the "Controlling U.S. Parent of Licensee." These equity interests are calculated pursuant to the standards and criteria set forth in Section 1.5002 of the Commission's rules and includes equity interests held by entities that are otherwise not required to be disclosed in this Petition under the Commission's rules.

Midwest Fiber Acquisition LLC:	Total Direct Foreign Equity Ownership: 0%
	Total Indirect Foreign Equity Ownership: 100%

2. Voting

Following is the estimated direct and indirect foreign voting interests in Midwest Fiber Acquisition LLC, the "Controlling U.S. Parent of Licensee." These voting interests are calculated pursuant to the standards and criteria set forth in Section 1.5002 of the Commission's rules and includes voting interests held by entities that are otherwise not required to be disclosed in this Petition under the Commission's rules.

Midwest Fiber Acquisition LLC:	Total Direct Foreign Voting Ownership: 0%
	Total Indirect Foreign Voting Ownership: 100%

B. General Methods Used to Determine Aggregated Direct and/or Indirect Equity and Voting Interests

The aggregated direct and/or indirect equity and voting interests presented above are calculated pursuant to the standards and criteria set forth in Sections 1.5001 and 1.5002 of the Commission's rules.

C. Circumstances that Prompted this Filing

This filing made pursuant to Section 310(b)(4) of the Communications Act, as amended, was prompted by Petitioner proposing to acquire common carrier fixed point-to-point licenses. Midwest Fiber Acquisition LLC ("Midwest") is the "Controlling U.S. Parent" of Petitioner.

Midwest is owned by Midwest Fiber Holdings LP, and is ultimately indirectly owned by four limited partnerships organized in Luxembourg (AMP Capital Global Infrastructure Fund II A LP, AMP Capital Global Infrastructure Fund II B LP, AMP Capital Global Infrastructure Fund II C LP, and AMP Capital Global Infrastructure Fund II E LP), collectively referred to as "GIF II." Between Midwest Fiber Holdings LP and GIF II, there are a number of intervening entities in the ownership chain (Midwest Fiber Intermediate US LP, Midwest Fiber Midco LP and GIF II US Aggregator LP). For each of the limited partnership entities in this chain, as well as for the four Luxembourg limited partnerships referenced above, the general partner is AMP Capital Investors (GIF II GP) S.à.r.l., a Luxembourg company.

AMP Capital Investors (GIF II GP) S.à.r.l. is indirectly owned by AMP Capital Holdings Limited ("AMP Capital") which is a global investment manager headquartered in Australia. AMP Capital is a downstream subsidiary of AMP Limited, one of Australia's largest retail and corporate pension providers.

D. The Foreign Investments are in the Public Interest

In its implementation of 47 U.S.C. §310(b)(4), the Commission has determined that allowing indirect foreign investment in common carrier radio licenses beyond the 25-percent benchmark,

regardless of whether the entity or entities holding that interest are from WTO member or non-WTO member countries, could promote competition in the U.S. market, thereby promoting the U.S. public interest.⁷ At the same time, the Commission stated that it would continue to coordinate with the relevant Executive Branch agencies to ensure that requests to exceed foreign ownership benchmarks are consistent with national security, law enforcement, foreign policy and trade policy concerns.⁸

This approach benefits U.S. consumers by encouraging additional competition in the U.S. market, allowing the Commission to prevent anti-competitive conduct in the provision of international services and facilities more effectively, and promoting further opening to U.S. carriers in foreign markets.⁹ The Commission has determined that the public interest would be served by permitting foreign ownership, in part, because:

“[R]emoving barriers to entry and focusing on competitive safeguards will promote effective competition in the U.S. telecommunications services market by removing unnecessary regulation and barriers to entry that can stifle competition and deprive U.S. consumers of the benefits of lower prices, improved service quality, and service innovations.”¹⁰

Petitioner’s acquisition of common carrier fixed point-to-point licenses poses no significant foreign ownership or control issues that would be of interest to the U.S. government with respect to U.S. national security, law enforcement, foreign policy, or trade policy concerns, and is in the public interest. Moreover, this Petition meets all of the requirements of Section 310(b)(4) and the Commission’s rules and policies. Therefore, Petitioner respectfully requests that the Commission

⁷ *Review of Foreign Ownership Policies for Common Carrier and Aeronautical Radio Licensees under Section 310(b)(4) of the Communications Act of 1934, as Amended*, Second Report and Order, 28 FCC Rcd. 5741 (2013).

⁸ *Id.*, ¶¶ 1, 5, 26, 30-37.

⁹ *Rules and Policies on Foreign Participation in the U.S. Telecommunications Market*, 12 FCC Rcd 23891, FCC 97-398, ¶¶ 10-11 (1997) (“*Foreign Participation Order*”).

¹⁰ *Id.*, ¶ 11.

grant this Petition and find the indirect foreign ownership of Petitioner, as described herein, to be in the public interest.

EXHIBIT C

Ownership and Control Chart

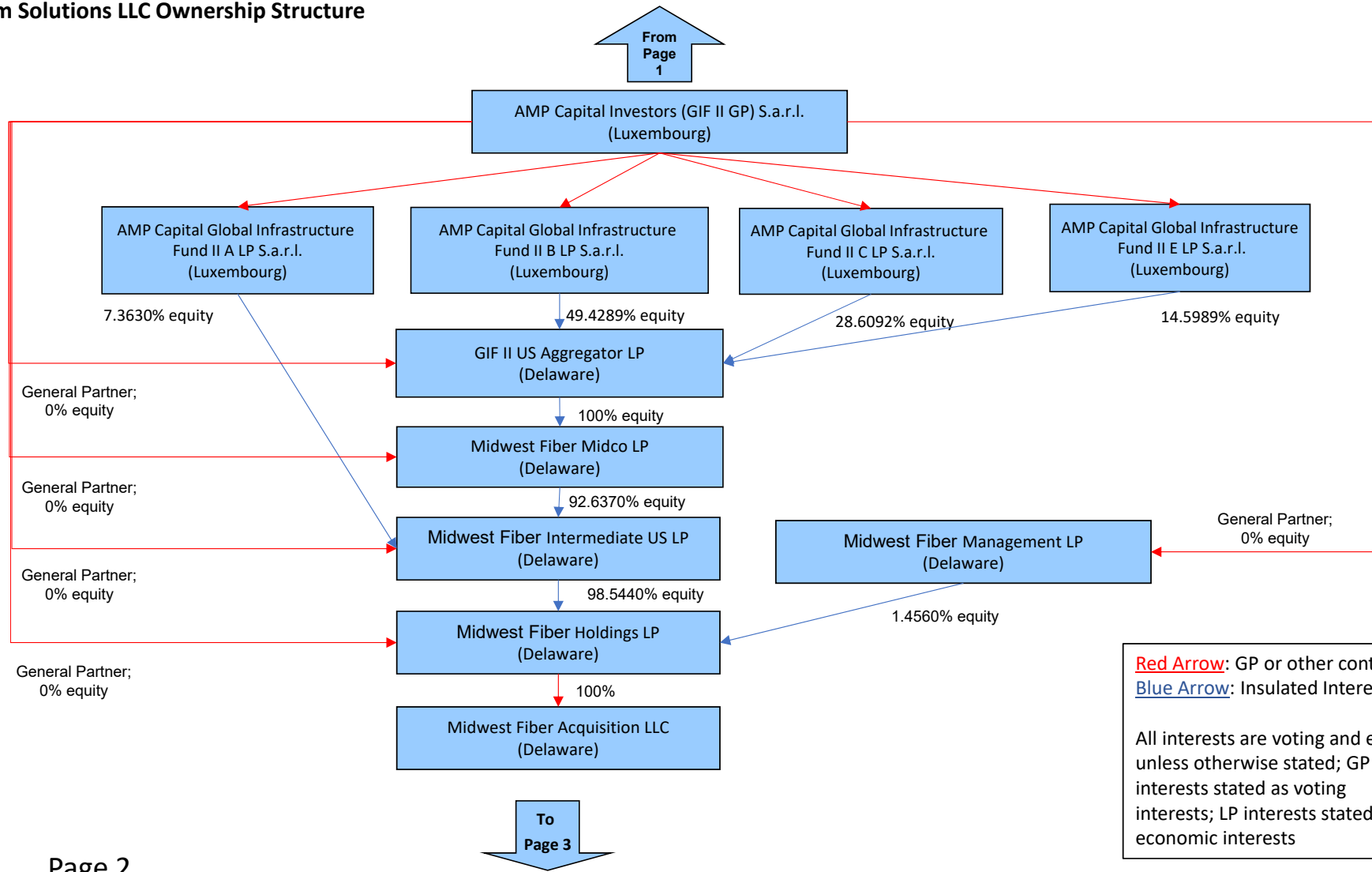
Everstream Solutions LLC Ownership Structure



Red Arrow: GP or other control
Blue Arrow: Insulated Interests

All interests are voting and equity unless otherwise stated; GP interests stated as voting interests; LP interests stated as economic interests

Everstream Solutions LLC Ownership Structure



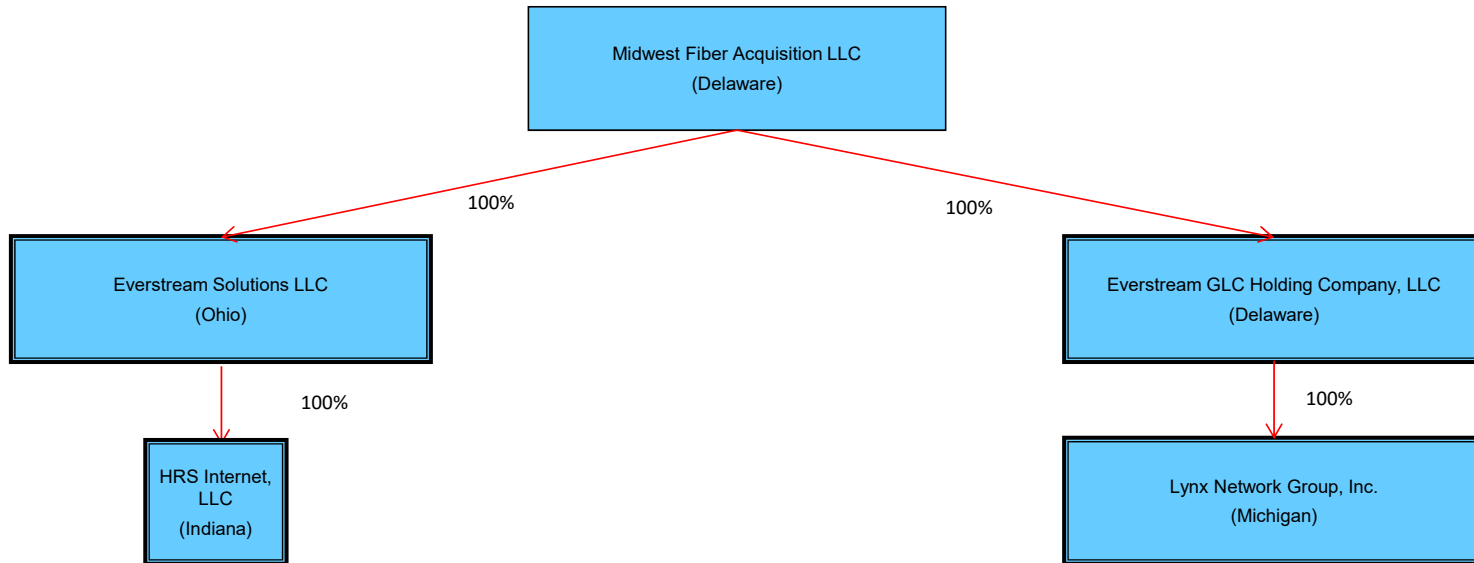
Red Arrow: GP or other control
Blue Arrow: Insulated Interests

All interests are voting and equity unless otherwise stated; GP interests stated as voting interests; LP interests stated as economic interests

Everstream Solutions LLC Ownership Structure

From
Page
2

All entities in bolded boxes are
FCC Licenses



Red Arrow: GP or other control
Blue Arrow: Insulated Interests

All interests are voting and equity unless otherwise stated; GP interests stated as voting interests; LP interests stated as economic interests

EXHIBIT D

Request for Specific Approval of Foreign Owners With 5 Percent or More

Petitioner seeks approval for the following foreign entities to hold the identified percentages of equity and/or voting interests directly and/or indirectly in Petitioner:

Name	Reference # in Exhibit A	Jurisdiction of Formation	Principal Business	Voting Interest Held	Equity Interest Held
AMP Capital Global Infrastructure Fund II A LP	5	Luxembourg	Investment Fund	0%	7.25%
AMP Capital Global Infrastructure Funds II B LP	6	Luxembourg	Investment Fund	0%	45.12%
AMP Capital Global Infrastructure Funds II C LP	6	Luxembourg	Investment Fund	0%	26.12%
AMP Capital Global Infrastructure Funds II E LP	6	Luxembourg	Investment Fund	0%	13.33%
AMP Capital Investors (GIF II GP) S.à.r.l	7	Luxembourg	Investment	100%	0%
AMP Capital Investors International Holdings Ltd.	8	Australia	Investment	100%	0%
AMP Capital Holdings Ltd.	9	Australia	Investment	100%	0%
AMP Holdings Ltd.	10	Australia	Investment	100%	0%
AMP Group Holdings Ltd.	11	Australia	Investment	100%	0%
AMP Limited	12	Australia	Public Company	100%	0%

EXHIBIT E

FCC Common Carrier Fixed Point-to-Point Licenses

The FCC microwave Communications Licenses held by the Sellers are set forth below:

WQTK610	WQTK623	WQTK618	WQTK622	WQSM298	WQSM518
WQTG409	WQSM296	WQSM535	WQTG397	WQUU464	WQSV873
WQUU465	WQSV874	WQSM286	WQSD320	WQSV800	WQSM282
WQSD317	WQSM284	WQSV801	WQSM290	WQSD318	WQRV741
WQRX742	WQRX739	WQRX713	WQRX747	WQRX709	WQQY259
WQSX946	WQSM303	WQSK909	WQSM299	WQSD310	WQSM525
WQSX476	WQRM847	WQTA476	WQTA502	WQRW808	WQSL889
WQSL891	WQTA355	WQSD481	WQSD472	WQSI271	WQSY394
WQSY388	WQSD311	WQSD359	WQSD390	WQSD385	WQSI265
WQTI229	WQSM519	WQTA441	WQSX259	WQSD455	WQTK374
WQSD357	WQSM522	WQSM304	WQSD478	WQTA278	WQSL614
WQSI273	WQSS511	WQTA509	WQTL337	WQSS519	WQSX957
WQSI285	WQSR951	WQSX968	WQSM524	WQTE244	WQSV876
WQSR637	WQTA386	WQSK912	WQTA288	WQTA356	WQSS912
WQSK915	WQSX468	WQTA292	WQSS916	WQSS919	WQSZ637
WQTA296	WQSS925	WQSV883	WQTA501	WQSM542	WQTL338
WQSL881	WQSS902	WQTE241	WQSS905	WQTA287	WQTE242
WQSS924	WQTA280	WQSS807	WQSS538	WQSS534	WQRT851
WQSL896	WQUB206	WQSV467	WQTA351	WQUB203	WQTA396
WQSS808	WQSS985	WQSZ674	WQSZ672	WQSX966	WQSZ665
WQSX970	WQSX474	WQSZ651	WQSZ647	WQSZ642	WQSV880
WQTA392	WQTA293	WQSV799	WQRX743	WQTA277	WQTA285
WQTA383	WQTG421	WQSY377	WQSY385	WQSY382	WQSY842
WQTA397	WQTA399	WQTA402	WQTI394	WQRX744	WQTA458
WQTA454	WQTA494	WQTA393	WQTA358	WQTA380	WQTB811
WQTL341	WQUD335	WQTG389	WQTE237	WQTE235	WQTA389
WQSY381	WQTG403	WQTK372	WQSY384	WQTA499	WQUH891
WQTW649	WQUB223	WQUP976	WQUI736	WQTB806	WQTB809
WQUB284	WQUB201	WQSZ658	WQUP975	WQUP974	WQUH214
WQVZ360	WQUI722	WQSY405	WQTE238	WQSV464	WQTA366
WQTG406	WQTA373	WQUP980	WQUP978	WQSR954	WQXN474
WQVZ361	WQUH215	WQRT857	WQRX740	WQRX716	WQRX711
WQQY260	WQSK908	WQSD312	WQSM530	WQSX475	WQRM848
WQTA275	WQSL890	WQSD482	WQSI270	WQSI269	WQSD398
WQSD394	WQSD380	WQSI266	WQSD378	WQTI230	WQSM520
WQTA449	WQSX260	WQSD458	WQSD484	WQSM538	WQSW209
WQSD483	WQTA279	WQSM301	WQSI274	WQSS512	WQTA276
WQTL339	WQSS518	WQSX943	WQSX951	WQSX953	WQSI284
WQSX959	WQSM523	WQSV870	WQSR611	WQTA387	WQSK914
WQTA286	WQTA369	WQSS910	WQSK916	WQSX469	WQSS915
WQSS918	WQSV884	WQSZ634	WQTA291	WQSS926	WQSL880
WQSS906	WQTE239	WQTA290	WQSL886	WQSS922	WQTA281
WQTL343	WQSS537	WQSS533	WQSS531	WQRT852	WQSL897
WQUB222	WQSS923	WQTA401	WQSS811	WQSX958	WQTA772
WQSX256	WQSX961	WQSY398	WQSZ654	WQSZ649	WQSX969

WQTA390	WQSS804	WQTA295	WQSX254	WQTA413	WQTA289
WQTA282	WQSY378	WQSY400	WQSY386	WQSY379	WQTA283
WQTA400	WQRX746	WQTC455	WQSD460	WQTA405	WQTA395
WQTA349	WQTA381	WQTA274	WQTB810	WQTL335	WQUD336
WQTG412	WQTE236	WQTA391	WQTK373	WQSY383	WQUH892
WQTU867	WQTW648	WQTW647	WQTW686	WQTW681	WQUI735
WQUI734	WQUB207	WQRX745	WQTB537	WQVZ362	WQUI723
WQSY401	WQSV472	WQTA372	WQUP979	WQUP977	WQSR952
WQXG679	WQUH213				

Declaration of Brett Lindsey

I, Brett Lindsey, state that I am the Chief Executive Officer of Everstream Solutions LLC (“Everstream”); that I am authorized to make this Verification on behalf of Everstream; that the foregoing filing was prepared under my direction and supervision; that (i) the contents thereof and the certifications contained therein regarding the Company are true and correct to the best of my knowledge, information, and belief; (ii) to the best of my knowledge information and belief, the levels of foreign ownership presented in the Petition were calculated in accordance with the requirements set forth in section 1.5002 of the Commission's rules, 47 C.F.R. 1.5002; and (iii) the interests disclosed satisfy each of the pertinent standards and criteria set forth in the Commission’s rules.

I declare under penalty of perjury that the foregoing is true and correct. Executed this 30 day of October 2020.


Brett Lindsey
Chief Executive Officer
Everstream Solutions LLC