BINGHAM

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May 6, 2013

Via IBFS

Marlene H. Dortch, Secretary Federal Communications Commission 445 12th Street, S.W. Room TW-A325 Washington, DC 20554 Attn: International Bureau

Re: Notification Regarding *Pro Forma* Intra-Corporate Change Resulting in the *Pro Forma* Change in Assignment of an International Section 214 Authorization

Dear Ms. Dortch:

Zayo Group, LLC ("Zayo") and First Telecom Services, LLC ("FTS") (collectively, the "Parties"), by undersigned counsel and pursuant to 47 C.F.R. § 63.24(f), notify the Commission of a *pro forma* intra-company transaction (the "*Pro Forma* Transaction") completed on May 3, 2013, that resulted in the assignment¹ of the international Section 214 authorization ("Authorization") of FTS.² FTS was a direct subsidiary of Zayo, and the *Pro Forma* Transaction described herein was undertaken to simplify Zayo's existing corporate structure and reduce the reporting and accounting burdens of Zayo (and the regulatory agencies who receive such reports) and provide operational efficiencies.³

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³ This *Pro Forma* Transaction is part of a series of *pro form* intra-company transactions, the first of which were completed on March 12, 2013. *See* IB File Nos. ITC-ASG-20130327-00098, ITC-ASG-20130327-00096, ITC-ASG-20130327-00097, ITC-T/C-20130327-00085 and ITC-T/C-20130327-00099.

 $^{^{1}}$ As used in this Notification, "assignment" only reflects the use of the term in the Commission's rules and does not reflect that the *Pro Forma* Transactions resulted in an "assignment" for purposes of corporate or contract law.

² The *pro forma* assignment of FTS's Authorization to Zayo resulted from the merger of FTS with and into Zayo, whereupon the separate existence of FTS ceased and Zayo was the surviving entity. Upon grant of this *pro forma* assignment, Zayo will surrender FTS's Authorization. Zayo continues to operate under Zayo's existing Authorization.

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Information Required by Section 63.24(f)(2)

As required by Section 63.24(f)(2), the Parties provide the following information required by 63.18(a) through (d) and (h):

Sections 63.18(a): Name, address and telephone number of the Parties:

Zayo Group, LLC First TelecomServices, LLC 400 Centennial Parkway, Suite 200 Louisville, CO 80027 303-381-4664

Sections 63.18(b): Organization of the Parties:

ZG is a Delaware limited liability company.

FTS was an Ohio limited liability company.

<u>Section 63.18(c)</u>: Correspondence concerning this filing should be sent to the Parties' counsel:

Jean L. Kiddoo Brett P. Ferenchak Bingham McCutchen LLP 2020 K Street, N.W. Washington, DC 20006-1806 202-373-6000 (Tel) 202-373-6001 (Fax) jean.kiddoo@bingham.com brett.ferenchak@bingham.com

<u>Section 63.18(d)</u>: The Parties hold or held the following international Section 214 authorizations:

<u>Zayo</u> holds international Section 214 authorization to provide global or limited global facilities-based and resale services granted in IB File No. ITC-214-20091106-00475.^{$\frac{4}{2}$}

⁴ On April 19, 2013, Zayo surrendered the following international Section 214 authorizations: ITC-214-20010117-00029, ITC-214-19990218-00110 and ITC-214-20000929-00551.

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<u>FTS</u> held international Section 214 authority to provide global or limited global facilities-based and resale services granted in IB File No. ITC-214-20100827-00347. Upon grant of the *Pro Forma* Transaction, Zayo will surrender FTS's Authorization.

The following subsidiaries of Zayo holds international Section 214 authorizations but were not affected by the *Pro Forma* Transaction that was completed on May 3, 2013:

<u>ABN-Intl</u> holds international Section 214 authorization to provide global or limited global facilities-based and resale services granted in IB File No. ITC-214-19990923-00617.⁵

<u>USCarrier</u> holds international Section 214 authorization to provide global resale services granted in IB File No. ITC-214-19980224-00140.⁶

Through Zayo Holdings, Zayo is also affiliated with the following carriers that hold international Section 214 authority:

<u>Onvoy, Inc. ("Onvoy")</u> holds international Section 214 authorization (1) to provide global resale services granted in IB File No. ITC-214-19970722-00425 (old IB File No. ITC-97-452) and (2) to operate as a facilities-based carrier by constructing and operating a fiber optic telecommunications facility between the United States and Canada granted in IB File No. ITC-214-19971205-00766 (old IB File No. ITC-97-769).⁷

Zayo Enterprise Networks, LLC ("ZEN") holds international Section 214 authorization to provide global or limited global resale service granted in IB File No. ITC-214-20091016-00444 (Nov. 27, 2009).

 $^{^{5}}$ Zayo Group EU Limited (f/k/a AboveNet Communications Europe Limited) ("Zayo-EU") provides international telecommunications services, pursuant to Section 63.21(h), under the international Section 214 authorization of its parent, ABN-Intl.

⁶ USC's international Section 214 authorization was originally granted under USC's prior name, Georgia Independent Telco Group, L.L.C., in IB File No. ITC-98-170.

² The international Section 214 authorizations were originally granted to Minnesota Independent Interexchange Corporation, which subsequently merged into its parent company Onvoy, Inc. (f/k/a Minnesota Equal Access Network Services). *See* IB File No. ITC-ASG-20070913-00379.

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<u>Sections 63.18(h)</u>: See **Attachment 1** for the ownership of the Parties. See **Attachment 2** for pre-*Pro Forma* Transaction and current corporate structure of the Parties.

The Parties certify that the intra-company transaction described herein were *pro forma* and that, together with all previous *pro forma* transactions, did not result in a change in the actual controlling party of the Parties or Authorization.

* * * *

This notification letter is being filed electronically via MyIBFS. Please direct any questions to the undersigned.

Respectfully submitted,

Brett P Ferenchate

Jean L. Kiddoo Brett P. Ferenchak

Counsel for the Parties

ATTACHMENT 1

Answer to Question 11 - Section 63.18(h) Ownership Information

The following entities currently hold, directly or indirectly, a 10% or greater interest¹ in the Parties as calculated pursuant to the Commission ownership attribution rules for international telecommunications carriers:

a) <u>Ownership of Zayo</u>

The following entities hold a ten percent (10%) or greater, direct or indirect, interest in **Zayo Group, LLC**:

Name: Address:	Zayo Group Holdings, Inc. ("Zayo Holdings") 400 Centennial Parkway, Suite 200 Louisville, CO 80027
Citizenship:	U.S.
Principal Business:	Holding Company
% Interest:	100% (directly in Zayo)
Name: Address:	Communications Infrastructure Investments, LLC ("CII") 400 Centennial Parkway, Suite 200 Louisville, CO 80027
Citizenship: Principal Business: % Interest:	U.S. Holding Company 100% (indirectly in Zayo as the 100% owner of Zayo Holdings)
	Holdingel

b) <u>Ownership of CII:</u>

The following entities and individuals hold a ten percent (10%) or greater, direct or indirect, interest in <u>Communications Infrastructure Investments, LLC</u>:

Name:	Oak Investment Partners XII, Limited Partnership ("Oak		
	Investment XII")		
Address:	525 University Avenue, Suite 1300		
	Palo Alto, CA 94301		
Citizenship:	U.S.		
Principal Business:	Investments		
% Interest:	15.06% (directly in CII)		

 $^{^{\}perp}$ Unless otherwise indicated, the ownership interests provided herein represent both equity and voting interests.

Name:	Oak Associates XII, LLC ("Oak Associates")		
Address:	525 University Avenue, Suite 1300		
	Palo Alto, CA 94301		
Citizenship:	U.S.		
Principal Business:	Investments		
% Interest:	15.06% (indirectly as general partner of Oak		
	Investment XII)		

The following individuals are the executive managing members of Oak Associates, are all U.S. citizens, and can be reached through Oak Associates:

Bandel L. Carano Edward F. Glassmeyer Ann H. Lamont Fredric W. Harman

To the Zayo's knowledge, no other person or entity, directly or indirectly, owns or controls a 10% or more interest in CII through Oak Investments XII.

Name:	M/C Venture Partners VI, L.P. ("MCVP VI")		
Address:	75 State Street, Suite 2500		
	Boston, MA 02109		
Citizenship:	U.S.		
Principal Business:	Investments		
% Interest:	13.24% (directly in CII)		
Name:	M/C VP VI, L.P.		
Address:	75 State Street, Suite 2500		
	Boston, MA 02109		
Citizenship:	U.S.		
Principal Busi	ness: Investment Management		
% Interest:	13.24% (indirectly as the general partner of MCVP		
	VI)		
Name:	M/C Venture Partners, LLC		
Address:	75 State Street, Suite 2500		
	Boston, MA 02109		
Citizenship:	U.S.		
Principal Busi	ness: Investment Management		
% Interest:	13.24% (indirectly as the general partner of M/C		
	VP VI, L.P.)		

The following individuals are the managing members of M/C Venture Partners, LLC, are all U.S. citizens, and can be reached through M/C Venture Partners, LLC:

James F. Wade David D. Croll Matthew J. Rubins John W. Watkins John Van Hooser

Mr. Wade and Mr. Croll are also two of the five managers of M/C Venture Investors, L.L.C., which has a 0.42% direct interest in CII.

To the Zayo's knowledge, no other person or entity, directly or indirectly, owns or controls a 10% or more interest in CII through MVCP VI.

Name:	Columbia Capital Equity Partners IV (QP), L.P.		
	("Columbia Capital IV")		
Address:	201 N. Union Street, Suite 300		
	Alexandria, VA 22314		
Citizenship:	U.S.		
Principal Business:	Investments		
% Interest:	12.07% (directly in CII)		

Name:	Columbia Capital IV, LLC		
Address:	201 N. Union Street, Suite 300		
	Alexandria, VA 22314		
Citizenship:	U.S.		
Principal Business:	Investment Management		
% Interest:	13.65% (indirectly in CII as the general partner of		
	(i) Columbia Capital Equity Partners IV, L.P. which		
	is the general partner of both Columbia Capital IV		
	and Columbia Capital Equity Partners IV (QPCO),		
	L.P. (1.49% direct interest in CII) and (ii) of		
	Columbia Capital Employee Investors IV, L.P.		
	(0.09% direct interest in CII))		

The following individuals are the managing members of Columbia Capital IV, LLC, are all U.S. citizens, and can be reached through Columbia Capital IV, LLC

James B. Fleming, Jr. R. Philip Herget, III Harry F. Hopper III

These individuals also have indirect control of other entities that have, in the aggregate, a 0.29% direct interest in CII.

To the Zayo's knowledge, no other person or entity, directly or indirectly, owns or controls a 10% or greater interest in CII through Columbia Capital IV or Columbia Capital IV, LLC.

Name:	Charlesbank Equity Fund VI, Limited Partnership ("Charlesbank VI")			
Address:	200 Clarendon, 5th Floor			
i iddi 055.	Boston, MA (,		
Citizenship:	U.S.			
Principal Business:	Investment Management			
% Interest:	11.22% (directly in CII)			
/o merest.	11.2270 (uno			
Name:	Charle	esbank Equity Fund VI GP, Limited		
	Partne	ership ("Charlesbank VI GP")		
		00 Clarendon, 5th Floor		
	Bosto	n, MA 02116		
Citizenship:	U.S.	U.S.		
Principal Business: Inv		ment Management		
1		3.06% (indirectly in CII as the general partner of		
		llowing funds that have direct ownership		
	interes	sts in CII (i) Charlesbank VI, (ii) CB Offshore		
	Equity	Fund VI, (iii) Charlesbank Equity		
		estment Fund VI, LP, and (iv) Charlesbank		
	Equity	Coinvestment Partners, LP)		
Name		Charlesbank Capital Partners, LLC		
Addre		200 Clarendon, 5th Floor		
		Boston, MA 02116		
Citize	nship:	U.S.		
Principal Business:		Investment Management		
i interput Dubiness.				

partner of Charlesbank VI GP) Charlesbank Capital Partners, LLC is owned by its nine (9) managing members who are all U.S. citizens and can be reached through

13.06% (indirectly in CII as the general

members who are all U.S. citizens, and can be reached through Charlesbank Capital Partners, LLC:

Michael Eisenson Tim Palmer Kim Davis Mark Rosen Michael Choe Brandon White Jon Biotti Andrew Janower Michael Thonis

% Interest:

To the Zayo's knowledge, no other person or entity, directly or indirectly, owns or controls a 10% or greater interest in CII through Charlesbank VI GP.

GTCR Fund X/A LP		
300 N. LaSalle Street, Suite 5600		
Chicago, IL 60654		
U.S.		
Investments		
11.08% (directly in CII)		
GTCR Partners X/A&C LP		
300 N. LaSalle Street, Suite 5600		
Chicago, IL 60654		
U.S.		
iness: Investments		
14.46% (indirectly in CII as the general partner of (i) GTCR Fund X/A LP, and (ii) GTCR Fund X/C LP (3.38% direct interest in CII))		
GTCR Investment X LLC		
300 N. LaSalle Street, Suite 5600		
Chicago, IL 60654		
U.S.		
iness: Investments		
14.56% (indirectly in CII as the general partner of (i) GTCR Partners X/A&C LP, and (ii) GTCR Co-Invest X LP (0.10% direct interest in CII))		

The following individuals are members of the board of managers of GTCR Investment X LLC, are all U.S. citizens, and can be reached through GTCR Investment X LLC:

Mark M. Anderson Craig A. Bondy Philip A. Canfield David A. Donnini David S. Katz Constantine S. Mihas Collin E. Roche Sean L. Cunningham Aaron D. Cohen

To the Zayo's knowledge, no other person or entity, directly or indirectly, owns or controls a 10% or greater interest in CII through GTCR Fund X/A LP, GTCR Partners X/A&C LP or GTCR Investment X LLC.

Answer to Question 12 - Section 63.18(h) Interlocking Directorates

Except for its following subsidiaries and affiliates, which have substantially the same officers and directors as Zayo, Zayo does not have any interlocking directorates with a foreign carrier: Zayo-EU, AboveNet Canada Inc. ("ABN-Canada"), Zayo Group UK Limited ("Zayo-UK"), MFN Japan KK ("ABN-Japan"), Onvoy and ZEN. ABN-Canada, Onvoy and ZEN are each a non-dominant foreign carrier in Canada. Zayo-EU is a non-dominant foreign carrier in France, Germany and the Netherlands. Zayo-UK is a non-dominant foreign carrier in Germany and the United Kingdom. ABN-Japan is a non-dominant foreign carrier in Japan. In addition, Zayo also holds a Reseller Registration and License for Basic International Telecommunications Services ("BITS") in Canada and thus is a non-dominant foreign carrier itself.

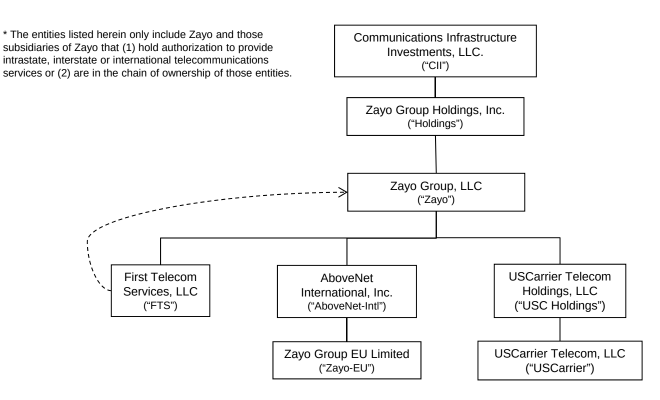
Answer to Question 13 - Description of Transfers of Control and Assignments

The *pro forma* assignment of FTS's Authorization to Zayo resulted from the merger of FTS with and into Zayo, whereupon the separate existence of FTS ceased and Zayo was the surviving entity.

ATTACHMENT 2

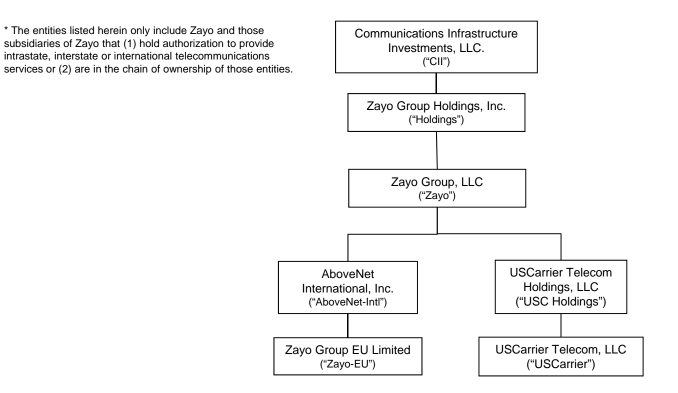
Corporate Organizational Structure of the Parties Before and After the *Pro Forma* Transaction

Corporate Organizational Structure of the Parties Before the Pro Forma Transaction



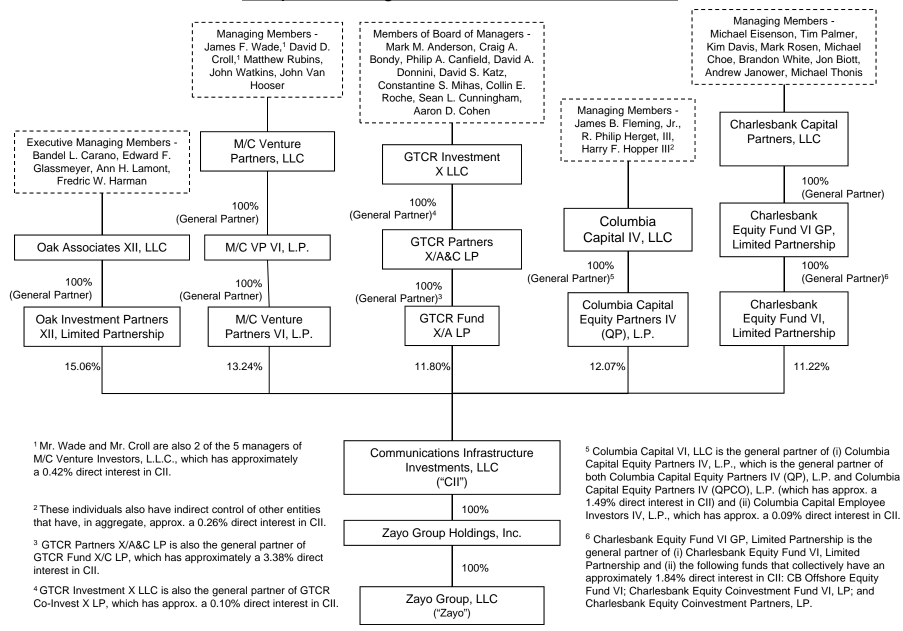
Unless otherwise indicated all ownership percentages are 100%.

Corporate Organizational Structure of the Parties After the Pro Forma Transaction



Unless otherwise indicated all ownership percentages are 100%.

Corporate Organizational Structure of CII



VERIFICATION

I, Scott E. Beer, am Vice President, General Counsel and Secretary of Zayo Group, LLC and its subsidiaries (collectively, the "Company"); that I am authorized to make this Verification on behalf of the Company; that the foregoing filing was prepared under my direction and supervision; and that the contents with respect to the Company are true and correct to the best of my knowledge, information, and belief.

I declare under penalty of perjury that the foregoing is true and correct. Executed this h_{day} day of May, 2013.

Scott E. Beer

Vice President, General Counsel and Secretary Zayo Group, LLC