

ATTACHMENT 1
to Section 214 Application for Authority to Transfer Control of Authorization
ITC-214-19970902-00523

Answer to Question 10, providing contact information pursuant to Section 63.18(c):

Transferor: Oxford County Telephone & Telegraph Company
491 Lisbon Street
Lewiston, ME 04240-7418
Phone: (207) 333- 6900
Fax: (207) 333- 3489

with a copy to:

Sylvia Lesse
Communications Advisory Counsel, LLC
5151 Wisconsin Avenue, NW
Suite 311
Washington, DC 20016
Phone: (202) 333-5273
Fax: (202) 333-5274

Transferee: Oxford Networks Holdings, Inc.
375 Roland-Therrein Blvd.
Suite 210
Longueuil, Québec, J4H 4A6, Canada
Phone: (450) 651-5000
Fax: (450) 651-7585

with a copy to:

Tara K. Giunta
Matthew L. Gibson
Paul Hastings LLP
875 15th Street, N.W.
Washington, DC 20005
Phone: (202) 551-1700
Fax: (202) 551-1705

Answer to Question 10, providing information regarding previous Section 214 authorizations pursuant to Section 63.18(d):

Other than the subject authorization, no party to this Application has applied for or holds any Section 214 authorization.

Answer to Question 11, providing ownership information pursuant to Section 63.18(h):

Transferor Oxford County Telephone & Telegraph Company (“Oxford T&T”):

Oxford T&T is a widely held company. Of the more than 300 shareholders, only one shareholder owns and/or controls, directly or indirectly, 10% or more of Oxford T&T equity:

| Name and Address | Percentage Ownership | Citizenship | Principal Business |
|---|-----------------------------|--------------------|---------------------------|
| Richard Schotte 491 Lisbon Street Lewiston, ME 04240-7418 | 10.1% | USA | Investment |

Transferee Oxford Network Holdings, Inc. (“Holdings”):

The following table sets forth the entities that hold a 10% or greater equity interest in Holdings:

| Name and Address | Percentage Ownership | Place of Incorporation | Principal Business |
|--|-----------------------------|-------------------------------|---------------------------|
| Novacap Technologies III, L.P. (“Novacap III”) 375 Roland-Therrien Blvd., Suite 210 Longueuil, Québec J4H 4A6, Canada | 67% | Québec | Investment |
| BSCP-OX Holdings LLC 127 Pratt Street Providence, RI 02906 | 18% | Delaware | Investment |

Novacap III, which holds approximately 67% of the equity of Holdings, is controlled by its managing partner, Novacap Partners Technologies III, L.P. (“Novacap Partners”). The general partner of Novacap Partners is Novacap Management Technologies III, Inc. (“Novacap Management”). Novacap Partners and Novacap Management have the same address as Novacap III.

Novacap III has numerous limited partners, only one of which, La Caisse de dépôt et placement du Québec (“La Caisse”), is reportable under Section 63.18(h) of the Commission’s rules. La Caisse will hold an indirect passive interest of approximately 15% of the equity of Holdings. La Caisse was formed by an act of the National Assembly of Québec in 1965 and is an investment management organization that

invests and manages institutional funds, primarily from public and private pension and insurance funds in Québec. The address for La Caisse is Édifice Price, 65 Rue Sainte-Anne, 14e étage, Québec, Québec, G1R 3X5, Canada.

BSCP-OX Holdings LLC holds approximately 18% of the equity of Holdings and is controlled by its sole managing member, Thadeus Mocarski. Mr. Mocarski is a US citizen.

Answer to Question 13, providing information regarding the proposed means of transfer:

This application proposes the transfer of control of the subject Section 214 authorizations held by Oxford T&T to Holdings through a reverse triangular merger, wherein a single-purpose acquisition subsidiary is formed by Holdings for the purpose of merging with Oxford T&T, which will be the survivor of the merger transaction. Specifically, Holdings has formed a Maine corporate subsidiary, Oxford Networks Merger Sub, Inc. (“Oxford Merger Sub”), which will merge with Oxford T&T in accordance with corporate law of the State of Maine. Oxford T&T will be the surviving corporation, and the existence of Oxford Merger Sub will, upon consummation and effectiveness of the proposed transaction, terminate, leaving Oxford T&T a wholly-owned subsidiary of Holdings. The parties contemplate the continuation of the provision of international long distance services to customers in a transparent fashion.

Answer to Question 20, providing information regarding streamlined processing pursuant to Section 63.18(p):

This application is entitled to streamlined processing because (1) no party hereto is affiliated with any foreign carrier; and (2) no party hereto is affiliated with a dominant US carrier whose international switched or private line services are to be resold.