#### **ATTACHMENT 1**

#### Notification of *Pro Forma* Change in Control of International Section 214 Authorization

West Telecom Services, LLC (f/k/a HyperCube Telecom, LLC), pursuant to 47 C.F.R. § 63.24(f), hereby notifies the Commission that effective August 31, 2016, Rubik Acquisition Company, LLC and Annex Holdings HC LLC were eliminated as intermediate holding companies in West Telecom's chain of ownership. West Telecom's direct parent, West Telecom Services Holdings, LLC (f/k/a HyperCube, LLC), did not change as a result of this internal reorganization and neither did West Telecom's ultimate parent, West Corporation.

#### **Answer to Question 10**

#### Contact information for the Transferor and Transferee pursuant to Section 63.18(c):

Sean M. Ward Associate Counsel West Corporation 1601 Dry Creek Drive Longmont, CO 80503 sean.ward@intrado.com Phone: 720-864-5510

Fax: 720-494-6600

## International Section 214 Authorizations of Transferor and Transferee pursuant to Section 63.18(d):

West Telecom Services, LLC holds the international 214 authorization that is the subject of this notification, ITC-214-20050203-00058.

West Corporation does not hold an international 214 authorization.

#### **Answer to Question 11**

#### Ownership Information of Transferee pursuant to Section 63.18(h):

West Telecom Services, LLC is a wholly-owned subsidiary of West Telecom Services Holdings, LLC

Name: West Telecom Services Holdings, LLC

Address: 3200 West Pleasant Run Rd. Ste. 300, Lancaster, TX 75146

Percentage Ownership: 100% of West Telecom Service, LLC

Citizenship: USA/Delaware Principal Business: Holding Company

West Telecom Services Holdings, LLC is a wholly-owned subsidiary of West Corporation

Name: West Corporation

Address: 11808 Miracle Hills Dr, Omaha, NE 68154
Percentage Ownership: 100% of West Telecom Services Holdings, LLC

Citizenship: USA/Delaware

Principal Business: Communications and Technology

The following entities own 10 percent or more of the equity of West Corporation, a publicly traded Delaware corporation (Nasdaq: WSTC):

Name: Thomas H. Lee Partners, L.P. ("THL Partners") Address: 100 Federal St., 35th Floor, Boston, MA 02110

Percentage Ownership: 22% of West Corporation

Citizenship: USA/Delaware Principal Business: Private Equity

Description: Funds managed by Thomas H. Lee Partners, L.P. ("THL Partners")

currently hold approximately 22% of West Corporation. THL Partners' interest in West Corporation is primarily held through six investment funds (the "THL Funds"): Thomas H. Lee Equity Fund VI, L.P., Thomas H. Lee Parallel Fund VI, L.P., Thomas H. Lee Parallel (DT) Fund VI, L.P., THL Equity Fund VI Investors (West), L.P., THL Equity Fund VI Investors (West) HL, L.P. and THL Coinvestment Partners, L.P. The THL Funds are limited partnerships and limited liability companies formed under the laws

of Delaware.

Name: FMR LLC

Address: 245 Summer Street Boston, Massachusetts 02210

Percentage Ownership: 11% of West Corporation

Citizenship: USA/Delaware Principal Business: Financial Services

Description: FMR LLC or Fidelity Investments is an American multinational

financial services corporation that as of February 12, 2016 (the date of FMR's most recent Schedule 13G SEC filing) held

approximately 11% of West Corporation. Members of the family of Edward C. Johnson 3d, including Abigail P. Johnson, are the predominant owners, directly or through trusts, of Series B voting common shares of FMR LLC, representing 49% of the voting power of FMR LLC. The Johnson family group and all other Series B shareholders have entered into a shareholders' voting agreement under which all Series B voting common shares will be voted in accordance with the majority vote of Series B voting common shares. Accordingly, through their ownership of voting common shares and the execution of the shareholders' voting agreement, members of the Johnson family may be deemed, under

the Investment Company Act of 1940, to form a controlling group with respect to FMR LLC.

#### **Answer to Question 12**

#### Interlocking Directorate Information pursuant to Sections 63.18(h) and 63.09

Nancee R. Berger, Chief Operating Officer of West Corporation, is also an officer or director of the following foreign carriers:

- Chief Operating Officer and Director, West Telecom Services, LLC (in Canada)
- Chief Operating Officer and Director, West Unified Communications Services Canada (in Canada) (f/k/a InterCall Canada, Inc.)
- Chief Operating Officer and Director, InterCall Conferencing Services Limited (in Belgium, Finland, France, Netherlands, U.K.)
- Director, InterCall Singapore Pte. Ltd. (in Singapore)
- Director, Magnetic North Software Limited (in Ireland, U.K.)
- Director, Preferred One Stop Technologies Limited (in U.K.)

Rodney Kempkes, Chief Administrative Officer of West Corporation, is also an officer or director of the following foreign carriers:

- Chief Administrative Officer and Director, West Telecom Services, LLC (in Canada)
- Chief Administrative Officer and Director, West Unified Communications Services Canada (in Canada)
- Chief Administrative Officer and Director, InterCall Conferencing Services Limited (in Belgium, Finland, France, Netherlands, U.K.)
- Director, InterCall Singapore Pte. Ltd. (in Singapore)
- Director, Preferred One Stop Technologies Limited (in U.K.)

Jan D. Madsen, Chief Financial Officer and Treasurer of West Corporation, is also an officer or director of the following foreign carriers:

- Chief Financial Officer, Treasurer and Director, West Telecom Services, LLC (in Canada)
- Chief Financial Officer, Treasurer and Director, West Unified Communications Services Canada (in Canada)
- Chief Financial Officer, Treasurer and Director, InterCall Conferencing Services Limited (in Belgium, Finland, France, Netherlands, U.K.)
- Director, InterCall Singapore Pte. Ltd. (in Singapore)
- Director, Magnetic North Software Limited (in Ireland, U.K.)
- Director, Preferred One Stop Technologies Limited (in U.K.)

David C. Mussman, Secretary and General Counsel of West Corporation, is also an officer or director of the following foreign carriers:

- Secretary, West Telecom Services, LLC (in Canada)
- Secretary, West Unified Communications Services Canada (in Canada)
- Secretary, InterCall Conferencing Services Limited (in Belgium, Finland, France, Netherlands, U.K.)
- Secretary, Magnetic North Software Limited (in Ireland, U.K.)
- Secretary, Preferred One Stop Technologies Limited (in U.K.)

Tom Barker, Chief Executive Officer of West Corporation, is also an officer or director of the following foreign carriers:

- Director, West Telecom Services, LLC (in Canada)
- Director, West Unified Communications Services Canada (in Canada)
- Director, InterCall Conferencing Services Limited (in Belgium, Finland, France, Netherlands, U.K.)
- Director, InterCall Singapore Pte. Ltd. (in Singapore)
- Director, Magnetic North Software Limited (in Ireland, U.K.)
- Director, Preferred One Stop Technologies Limited (in U.K.)

#### **Answer to Question 13**

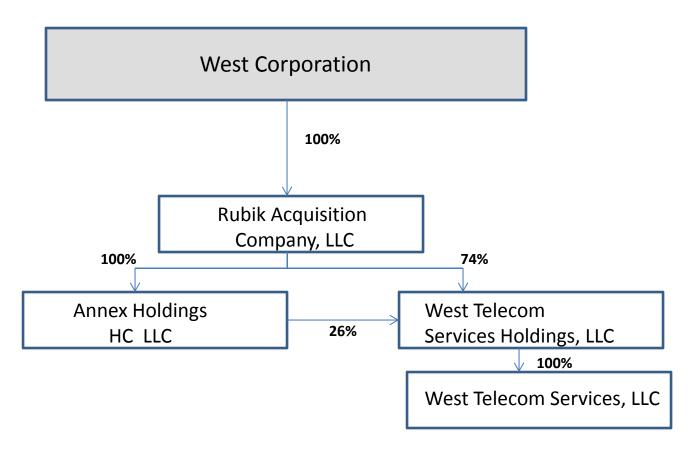
#### Means by which the *pro forma* transfer of control has taken place

Effective August 31, 2016, Annex Holdings HC LLC ("Annex") and Rubik Acquisition Company, LLC ("Rubik") were dissolved, resulting in the elimination of Annex and Rubik as intermediate holding companies in West Telecom Services, LLC's ("West Telecom") chain of ownership. Other than the change of its equity owners from Annex and Rubik to West Corporation ("West"), West Telecom's direct parent, West Telecom Services Holdings, LLC ("West Telecom Holdings"), did not change as a result of this internal reorganization and neither did West Telecom's ultimate parent, West.

Prior to the *pro forma* elimination or Rubik and Annex, West Telecom was a direct, whollyowned subsidiary of West Telecom Holdings, which was 74% owned by Rubik and 26% owned by Annex, both Delaware limited liability companies. Annex, in turn, was wholly-owned by Rubik, which was wholly-owned by West. Now, as a result of the internal reorganization, West Telecom Holdings is a direct, rather than an indirect, wholly-owned subsidiary of West while West Telecom remains a direct, wholly-owned subsidiary of West Telecom Holdings. Since the ultimate ownership of West Telecom did not change, this intra-company reorganization was *pro forma* in nature.

Organizational charts depicting the corporate structure of West Telecom and its direct and indirect parent companies before and after the *pro forma* intra-company changes are attached hereto.

# West Telecom Corporate Structure Before <u>Pro Forma Internal Reorganization</u>



### <u>Current West Telecom Corporate Structure</u>

