

Notification of *Pro Forma* Transfer of Control of Receive-Only Earth Station Registrations

This is to notify the FCC International Bureau of the completion of a *pro forma* transfer of control of receive-only earth stations E860450 and E861025. On May 15, 2013, the FCC Wireless Telecommunications Bureau approved an application for the *pro forma* transfer of control of certain wireless licenses held by Liberty Cablevision of Puerto Rico LLC ("LCPR") in connection with this transaction. See Application File No. 0005724477.

LCPR, a Puerto Rico limited liability company, holds receive-only earth station registrations E860450 and E861025. LCPR previously was a subsidiary indirectly owned 60% by the former Liberty Global, Inc. ("LGI") and 40% by certain investment funds affiliated with Searchlight Capital Partners, L.P., a Delaware limited partnership. On June 7, 2013, LGI completed a transaction described in more detail below in which LGI acquired Virgin Media Inc. ("Virgin Media"), and both LGI and Virgin Media became wholly owned subsidiaries of Liberty Global Corporation Limited, which was renamed Liberty Global plc ("New Liberty Global"). The transaction resulted in a *pro forma* transfer of control because the shareholders of LCPR's previous ultimate parent company, LGI, now hold a majority of the shares of New Liberty Global.

On February 5, 2013, LGI and certain of its subsidiaries entered into an Agreement and Plan of Merger (the "Merger Agreement") with Virgin Media. Pursuant to the Merger Agreement, Virgin Media merged with Viper US MergerCo 2 LLC, a Delaware limited liability company and an indirect subsidiary of LGI and New Liberty Global, with Virgin Media as the surviving entity, at which time Virgin Media became an indirect subsidiary of New Liberty Global and Virgin Media's shareholders exchanged their shares in Virgin Media for cash and Class A and C shares of New Liberty Global that represent in the aggregate approximately 36% of the ordinary shares (and approximately 26% of the voting power) of New Liberty Global following completion of the transaction. Contemporaneously, Lynx US MergerCo 2 LLC, a Delaware limited liability company and an indirect subsidiary of LGI and New Liberty Global, merged with LGI, with LGI as the surviving entity, at which time LGI became an indirect subsidiary of New Liberty Global and LGI's shareholders exchanged their shares in LGI for Class A, B and C shares of New Liberty Global that represent in the aggregate approximately 64% of the ordinary shares (and approximately 74% of the voting power) of New Liberty Global following completion of the transaction. Following (and on the same day as) the aforementioned mergers: (1) Virgin Media merged with and into its new direct parent company, a Delaware corporation and an indirect subsidiary of New Liberty Global, with the parent company as the surviving entity; and (2) LGI merged with its new direct parent company, a Delaware corporation and a direct subsidiary of New Liberty Global, with the parent company as the surviving entity.

The transaction is *pro forma* in nature because the shareholders of LGI (the *pro forma* transferor), which previously was the ultimate parent company of receive-only earth station registration holder LCPR, now hold in the aggregate 64% of the Class A, B and C shares (and approximately 74% of the voting power) of New Liberty Global (the *pro forma* transferee). This *pro forma* transaction will not affect the operations of receive-only earth station registrations E860450 and E861025 held by LCPR.