Morgan Lewis

Russell M. Blau Catherine Wang

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May 2, 2017

Via E-filing

Barcy McNeal, Commission Secretary Public Utilities Commission of Ohio 180 East Broad Street, 11th Floor Columbus, OH 43215-3793 Attention: Docketing Division

Re: Case No. 17-1186-TP-ACO

Application for Approval of a Transfer of Control

Dear Secretary McNeal:

Enclosed for filing is an Application of Broadview Networks Holdings, Inc. ("Broadview Holdings"); Broadview Networks, Inc. ("Broadview Networks") and Windstream Holdings, Inc. ("Windstream") (collectively, "Applicants") for Approval to Transfer Indirect Control of Broadview Networks, Inc. to Windstream.

Please acknowledge receipt and acceptance of this application. Should you have any questions concerning this filing, please do not hesitate to contact the undersigned at 202-739-3000.

Respectfully Submitted,

/s/ Russell M. Blau

Russell M. Blau Catherine Wang

Counsel for Applicants

The Public Utilities Commission of Ohio

TELECOMMUNICATIONS FILING FORM

(Effective: 01/20/2011)

This form is intended to be used with most types of required filings. It provides check boxes with rule references for the most common types of filings. It does not replace or supersede Commission rules in any way.

In the Matter of the Application for Approval to Transfer Indirect Control of Broadview Networks, Inc.))))	TRF Docket No. Case No. 17-1186-TP-ACO NOTE: Unless you have reserved a Co BLANK.		ave the "Case No" fields
Name of Registrant(s) Broadview Networks, Inc.	,			
DBA(s) of Registrant(s)				
Address of Registrant(s) 800 Westchester Avenue, Suite	N501, Rye	Brook, New York 10573		
Company Web Address broadviewnet.com				
Regulatory Contact Person(s) Steve Bogdan		Phone <u>610-755-4877</u>	Fax	267-537-0074
Regulatory Contact Person's Email Address sbogdan@br	<u>roadviewne</u>	et.com		
Contact Person for Annual Report Steve Bogdan			Phor	ne <u>610-755-4877</u>
Address (if different from above) 1018 West 9th Ave., Kin	ng of Pruss	sia, PA 19406,		
Consumer Contact Information Broadview Networks Cu	ıstomer Ca	Phone <u>800-276-2384</u>		
Address (if different from above) 1018 West 9th Ave., K	ing of Prus	sia, PA 19406		
Motion for protective order included with filing? Yes	No No	-		
Motion for waiver(s) filed affecting this case? \square Yes \boxtimes	No [Note:	Waivers may toll any automatic	timefra	ame.]
Notes:				

Section I and II are Pursuant to Chapter 4901:1-6 OAC.

Section III - Carrier to Carrier is Pursuant to 4901:1-7 OAC, and Wireless is Pursuant to 4901:1-6-24 OAC.

Section IV - Attestation.

- (1) Indicate the Carrier Type and the reason for submitting this form by checking the boxes below.
- (2) For requirements for various applications, see the identified section of Ohio Administrative Code Section 4901 and/or the supplemental application form noted.
- (3) Information regarding the number of copies required by the Commission may be obtained from the Commission's web site at www.puco.ohio.gov under the docketing information system section, by calling the docketing division at 614-466-4095, or by visiting the docketing division at the offices of the Commission.
- (4) An Incumbent Local Exchange Carrier (ILEC) offering basic local exchange service (BLES) outside its traditional service area should choose CLEC designation when proposing to offer BLES outside its traditional service area or when proposing to make changes to that service.

All Filings that result in a change to one or more tariff pages require, at a minimum, the following exhibits.

Exhibit	Description:
A	The tariff pages subject to the proposed change(s) as they exist before the change(s) Not Applicable. No
	tariff changes are anticipated.
В	The Tariff pages subject to the proposed change(s), reflecting the change, with the change(s) marked in the
	right margin. Not Applicable.
С	A short description of the nature of the change(s), the intent of the change(s), and the customers affected.
	See Exhibit C for a description of the Transaction.
D	A copy of the notice provided to customers, along with an affidavit that the notice was provided according to
	the applicable rule(s). Not Applicable. Applicants will continue to provide service without change to
	rates, terms or conditions.

Section I – Part I - Common Filings

Carrier Type Other (explain below	v)	For Pro	fit ILEC	☐ Not For I	Profit ILEC	☐ CI	LEC
Change terms & condition existing BLES	· ·	ATA <u>1-6-14(H)</u> (Auto 30 days)		ATA <u>1-6-6</u> (Auto 30 days			A <u>1-6-14(H)</u> 30 days)
Introduce non-recurring cl surcharge, or fee to BLES	harge,					(Auto 3	7A <u>1-6-14(H)</u> 30 days)
Introduce or Increase Late	Payment	ATA <u>1</u> (Auto 30 da	ys)	ATA <u>1-6</u> (Auto 30 days			A <u>1-6-14(I)</u> 30 days)
Revisions to BLES Cap.		☐ ZTA <u>1-0</u> (0 day Notic	ce)				
Introduce BLES or expand service area (calling area)	d local	[ZTA <u>1-0</u> (0 day Notice		ZTA <u>1-6-</u> (0 day Notice			'A <u>1-6-14(H)</u> Notice)
Notice of no obligation to facilities and provide BLE		ZTA <u>1-0</u> (0 day Notic		ZTA <u>1-6-</u> (0 day Notice			
Change BLES Rates		TRF <u>1-0</u> (0 day Notic		TRF <u>1-6-</u> (0 day Notice			RF <u>1-6-14(G)</u> Notice)
To obtain BLES pricing fl	lexibility	BLS <u>1-6</u> (C)(1)(c) (Auto 30 da	ays)				
Change in boundary		ACB <u>1-</u> (Auto 14 da		ACB <u>1-6-6-6</u> (Auto 14 days			
Expand service operation	area						AF <u>1-6-08(G)</u> (0 day)
BLES withdrawal							'A <u>1-6-25(B)</u> Notice)
Other* (explain) Name	Other* (explain) Name Change						
Section I – Part II – Customer Notification Offerings Pursuant to Chapter 4901:1-6-7 OAC							
Type of Notice	Direc	t Mail	Bill	Insert	Bill Nota	tion	Electronic Mail
☐ 15-day Notice	[
30-day Notice							
Date Notice Sent: N/A							
Section I – Part III –IOS Offerings Pursuant to Chapter 4901:1-6-22 OAC							
IOS	Introdu	ice New	Tariff	Change	Price Cha	ange	Withdraw
□ IOS			[

Section II - Part I - Carrier Certification - Pursuant to Chapter 4901:1-6-08, 09 & 10 OAC

Certification	ILEC (Out of Territory)	CLEC	Telecommunication s Service Provider Not Offering Local	CESTC	CETC
* See Supplemental form	ACE <u>1-6-08</u> * (Auto 30- day)	ACE <u>1-6-08</u> *(Auto 30 day)	ACE <u>1-6-</u> 08 *(Auto 30 day)	ACE <u>1-6-</u> 10 (Auto 30 day)	UNC <u>1-6-</u> 09 *(Non-Auto)

^{*}Supplemental Certification forms can be found on the Commission Web Page.

Section II - Part II - Certificate Status & Procedural

Certificate Status	ILEC	CLEC	Telecommunications Service Provider Not Offering Local
Abandon all Services		ABN <u>1-6-26</u> (Auto 30 days)	ABN <u>1-6-26</u> (Auto 30 days)
Change of Official Name *	ACN <u>1-6-29(B)</u> (Auto 30 days)	ACN <u>1-6-29(B)</u> (Auto 30 days)	(0 day Notice)
Change in Ownership *	ACO <u>1-6-29(E)</u> (Auto 30 days)	✓ ACO <u>1-6-29(E)</u>(Auto 30 days)	CIO <u>1-6-29(C)</u> (0 day Notice)
Merger *	AMT <u>1-6-29(E)</u> (Auto 30 days)	AMT <u>1-6-29(E)</u> (Auto 30 days)	CIO <u>1-6-29(C)</u> (0 day Notice)
Transfer a Certificate *	ATC <u>1-6-29(B)</u> (Auto 30 days)	ATC <u>1-6-29(B)</u> (Auto 30 days)	CIO <u>1-6-29(C)</u> (0 day Notice)
Transaction for transfer or lease of property, plant or business *	ATR <u>1-6-29(B)</u> (Auto 30 days)	☐ ATR <u>1-6-29(B)</u> (Auto 30 days)	☐ CIO <u>1-6-29(C)</u> (0 day Notice)

^{*} Other exhibits may be required under the applicable rule(s). ACN, ACO, AMT, ATC, ATR and CIO applications see the 4901:1-6-29 Filing Requirements on the Commission's Web Page for a complete list of exhibits.

Section III - Carrier to Carrier (Pursuant to 4901:1-7), and Wireless (Pursuant to 4901:1-6-24)

Carrier to Carrier	ILEC	CLEC
Interconnection agreement, or amendment to an approved agreement	NAG <u>1-7-07</u> (Auto 90 day)	NAG <u>1-7-07</u> (Auto 90 day)
Request for Arbitration	ARB <u>1-7-09</u> (Non-Auto)	ARB <u>1-7-09</u> (Non-Auto)
Introduce or change c-t-c service tariffs,	ATA <u>1-7-14</u> (Auto 30 day)	ATA <u>1-7-14</u> (Auto 30 day)
Request rural carrier exemption, rural carrier suspension or modification	UNC <u>1-7-04</u> or 05 (Non-Auto)	D 200 (1980).CO
Changes in rates, terms & conditions to Pole Attachment, Conduit Occupancy and Rights-of-Way.	UNC 1-7-23(B) (Non-Auto)	·
Wireless Providers See 4901:1-6-24	RCC [Registration & Change in Operations]	NAG [Interconnection Agreement or

STATE OF NEW YORK	Ş	
	§	ss:
COUNTY OF WESTCHESTER	§.	

VERIFICATION

I, Charles C. Hunter, state that I am Executive Vice President and General Counsel of Broadview Networks Holdings, Inc.; that I am authorized to make this Verification on behalf of Broadview Networks Holdings, Inc. and its operating subsidiaries; that the foregoing filing was prepared under my direction and supervision; and that the contents are true and correct to the best of my knowledge, information, and belief.

Charles C. Hunter

Executive Vice President and General Counsel

Broadview Networks Holdings, Inc.

Sworn and subscribed before me this $\frac{2}{2}$ day of April, 2017.

Carpoise M. Hamoen Notary Public

My commission expires August 31, 2019

CATHERINE M. HANNAN Notary Public, State of New York No. 02HA6329739 Qualified in Ostego County Commission Expires August 31, 2019

STATE OF ARKANSAS	§
	Ş
COUNTY OF PULASKI	§.

VERIFICATION

I, Kristi Moody, state that I am Senior Vice President, Corporate Secretary and General Counsel of Windstream Holdings, Inc., that I am authorized to make this Verification on behalf of Windstream Holdings, Inc. and its subsidiaries, that the foregoing filing was prepared under my direction and supervision; and that the contents with respect to Windstream Holdings, Inc. and its subsidiaries are true and correct to the best of my knowledge, information, and belief.

Kristi Moody

Senior Vice President, Corporate Secretary and

General Counsel

Windstream Holdings, Inc.

Sworn and subscribed before me this $\frac{13}{2}$ day of April, 2017.

Meet McGr. Notary Public

My commission expires $\frac{9-21-2023}{}$

SHELLY V. MCGHEE
PULASKI COUNTY
NOTARY PUBLIC - ARKANSAS
My Commission Expires July 27, 2023
Commission No. 12394395

LIST OF EXHIBITS AND ATTACHMENTS

Exhibit A Existing Tariff Title Page - **Not Applicable**

Exhibit B Replacement Tariff Page - **Not Applicable**

Exhibit C Description of Transaction

Exhibit C-1 Diagrams of the Pre- and Post-Transactions Corporate Organization

Structures

Attachment A Certificate of Good Standing

Attachment B List of Officers and Directors

EXHIBIT C

DESCRIPTION OF TRANSACTION

Broadview Networks Holdings, Inc. ("Broadview Holdings"); Broadview Networks, Inc. ("Broadview Networks"); and Windstream Holdings, Inc. ("Windstream") (collectively, "Applicants") respectfully request authority to complete a transaction whereby Windstream will acquire indirect control of Broadview Networks (the "Transaction").

Description of the Applicants

A. Windstream

Windstream is a Delaware corporation headquartered at 4001 Rodney Par-ham Road, Little Rock, Arkansas 72212, 501-748-7000. It is a publicly traded (NASDAQ: WIN) Fortune 500 leading provider of advanced network communications and technology solutions for consumers, businesses, enterprise organizations and wholesale customers. Windstream functions as a holding company and does not provide telecommunications services or hold any telecommunications licenses in its own right. Through its wholly owned subsidiary, Windstream Services, a Delaware limited liability company with addresses at the same location as Windstream, it owns and operates a number of licensed telecommunications providers in all states and the District of Columbia, many of which also hold authority from the Federal Communications Commission ("FCC") to provide domestic interstate and international telecommunications services. In Ohio, Windstream's regulated subsidiaries hold the following authorizations:

- 1. PAETEC Communications, Inc. is authorized to provide local exchange and interexchange telecommunications services pursuant to Certificate No. 90-9120.
- 2. US LEC Communications, LLC is authorized to provide local exchange and interexchange telecommunications services pursuant to Certificate No. 90-9096.
- 3. McLeodUSA Telecommunications Services, LLC is authorized to provide local exchange and interexchange telecommunications services pursuant to Certificate No. 90-9087.
- 4. Talk America, Inc. is authorized to provide local exchange and interexchange telecommunications services pursuant to Certificate No. 90-9030.
- 5. LDMI Telecommunications, Inc. is authorized to provide local exchange telecommunications services pursuant to Certificate No. 90-9106.
- 6. Intellifiber Networks, Inc. is authorized to provide local exchange and interexchange telecommunications services pursuant to Certificate No. 90-9381.

- 7. Windstream Communications, Inc. is authorized to provide local exchange and interexchange telecommunications services pursuant to Certificate No. 90-6346.
- 8. Windstream KDL, Inc. is authorized to provide local exchange and interexchange telecommunications services pursuant to Certificate No. 90-9204.
- 9. Windstream Norlight, Inc. is authorized to provide local exchange and interexchange telecommunications services pursuant to Certificate No. 90-9258.
- 10. Windstream Western Reserve, Inc. is authorized to provide incumbent local exchange telecommunications services pursuant to Certificate No. 90-5045.
- 11. Windstream Ohio, Inc. is authorized to provide incumbent local exchange telecommunications services pursuant to Certificate No. 90-5002.
- 12. Windstream NuVox, Inc. is authorized to provide local exchange and interexchange telecommunications services pursuant to Certificate No. 90-9095;
- 13. EarthLink Business, LLC, a Delaware limited liability company, is authorized to provide local exchange and toll services pursuant to Revised Certificate No. 90-5896 granted in Case No. 12-2796-TP-CIO;
- 14. DeltaCom, LLC, an Alabama limited liability company, is authorized to provide local exchange and toll services pursuant to Revised Certificate No. 90-5725 granted in Case No. 12-3034-TP-CIO.
- 15. Business Telecom, LLC, a North Carolina limited liability company, is authorized to provide toll services pursuant to Revised Certificate No. 90-5193 granted in Case No. 14-2190-TP-CIO.
- 16. CTC Communications Corp., a Massachusetts corporation, is authorized to provide local exchange and competitive telecommunications services pursuant to Certificate No. 90-9376 granted in Case No. 09-690-TP-ACE.
- 17. Choice One Communications of Ohio Inc., a Delaware corporation, is authorized to provide competitive local exchange services and toll services pursuant to Revised Certificate 90-9082 granted in Case No. 90-9082-TP-TRF.
- 18. Conversent Communications Resale, L.L.C., a Delaware limited liability company, is authorized to provide local exchange and competitive exchange services pursuant to authority Certificate No. 90-9372 granted in Case No. 11-5586-TP-CIO.

Windstream's combined operations currently have approximately 2.1 million access lines and approximately \$5.39 billion in annual revenues nationwide as of the year end FY2016. Additional information regarding Windstream, including its most recent SEC Forms 10-K and 10-Q, as filed with the Securities and Exchange Commission, is available at http://investor.windstream.com/investors/index.cfm.

B. Broadview Companies

Broadview Holdings is a privately held Delaware corporation with its corporate headquarters located at 800 Westchester Avenue, Suite N501, Rye Brook, New York 10573. Broadview Holdings does not provide telecommunications services in its own right. It owns and operates a number of telecommunications providers in the District of Columbia and all states, except Alaska, many of which also hold authority from the FCC to provide domestic interstate and international telecommunications services. Broadview Holdings, together with its subsidiaries (collectively, "Broadview"), is a network-based business communications provider serving customers with local and long-distance voice and data communications, patented hosted VoIP systems, data services, and a full suite of managed and professional services. It is a leading provider of cloud-based unified communications solutions primarily to small and medium-sized businesses, offering a broad suite of cloud-based services under the OfficeSuite UC brand. Broadview's subsidiaries offer VoIP, Unified Communications as a Service ("UCaaS"), data services (dedicated internet, MPLS, Ethernet), voice services (local, long distance, POTS, VoIP, toll free), and colocation.. In Ohio, Broadview Networks, a New York corporation, is authorized to provide interexchange and local exchange services pursuant to Certificate No. 90-9190 granted in Case No. 01-558-TP-ACE.

Contacts

Questions, correspondence or other communications concerning this filing should be directed to:

Russell M. Blau
Catherine Wang
Morgan, Lewis & Bockius LLP
1111 Pennsylvania Avenue, N.W.
Washington, DC 20004
202-739-3000 (Tel)
202-739-3001 (Fax)
russell.blau@morganlewis.com
catherine.wang@morganlewis.com

and: and:

Cesar Caballero Windstream Communications 4001 Rodney Parham Rd. Mailstop: 1170-B1F03-53A Charles C. Hunter Broadview Networks Holdings, Inc. 800 Westchester Avenue Suite N-501 Little Rock, AR 72212 501-748-7142 (Tel) 501-748-7996 (Fax) cesar.caballero@windstream.com Rye Brook, NY 10573 914-922-7589 (Tel) 347-287-0223 (Fax) chunter@broadviewnet.com

Description of the Transaction

On April 12, 2017, Windstream and Broadview Holdings entered into an Agreement and Plan of Merger (the "Merger Agreement") pursuant to which, among other things, an indirect subsidiary of Windstream created for the purpose of effectuating the transaction ("MergerSub") will be merged with and into Broadview Holdings, with Broadview Holdings continuing as the surviving corporation (the "Transaction"). As a result of the Transaction, Windstream will be the new ultimate parent company of Broadview Holdings and Broadview Networks. This change in ultimate control does not involve a transfer of operating authority, assets or customers, and the Transaction is expected to be virtually seamless to end user customers. The current customers of Broadview Networks will remain customers of the company following the Transaction. Accordingly, customers will continue to enjoy the same rates, terms and conditions of service as they do prior to closing. Immediately following consummation of the Transaction, Broadview Networks will continue to offer the same services, rates, terms and conditions pursuant to its existing authorizations, and the only material change resulting from the Transaction will be that Broadview Networks ultimately will be indirectly owned by Windstream, and subsequently may change its name to reflect the "Windstream" brand in its names.

Diagrams demonstrating the Transaction are appended hereto as **Exhibit A**.

Public Interest Considerations

A. The Transaction is in the Public Interest

Commission approval of the Transaction will serve the public interest. The telecommunications industry has been and continues to be subject to rapid technological advances, evolving consumer preferences and dynamic changes. The creation of Windstream in 2006 established an independent, stand-alone, wireline-centric corporation that serves the public interest by focusing squarely on enhancing local broadband services primarily in rural areas.

Any subsequent changes made through the ordinary course of business will be made pursuant to applicable regulatory approval, tariffing, or similar processes.

Since its creation, Windstream has expanded its product offering to include IP-based voice and data services, MPLS networking and wave services to enterprise and government agencies. Combining Broadview with Windstream will enable Broadview Networks to continue to offer and expand a broad range of high quality services, including cloud-based unified communications solutions, to small and medium sized business customers. Windstream will help ensure and improve the continuation of Broadview's ability to deploy and maintain innovative and advanced telecommunications offerings, benefiting Ohio consumers and serving the public interest, convenience and necessity.

The efficiencies and economies of scale resulting from the Transaction will improve the combined enterprise's economic position and, thus, its ability to continue to attract financing to invest in and offer new and innovative services. Enabling small and medium-sized carriers to achieve such efficiencies is beneficial since economically stable competitors enhance competition which serves the public interest. The Transaction also will provide each of the Parties access to the others' advanced network capabilities, technical and financial strengths, and complementary services, which together are expected to strengthen Parties' ability to provide quality competitive services in the State of Ohio. The combined enterprise will have greater economies of scale and scope than the Broadview Holdings subsidiaries would have had operating independently.

B. The Transaction will be Seamless to Customers

The Transaction generally will be transparent to customers and, at the time of the Transaction, customers will not experience any immediate changes in services, or rates, terms and conditions of service. Broadview Networks' existing tariffs will not be affected by the Transaction, and will remain in effect (subject to change in the ordinary course of business). Any future changes in rates, terms and conditions of service will be made in accordance with applicable Commission requirements and any future consolidation of the operations into or with other Windstream processes, such that customers would see a change in its service, would be undertaken pursuant to applicable rules and notice requirements.

C. The Transaction Poses No Competitive Risks

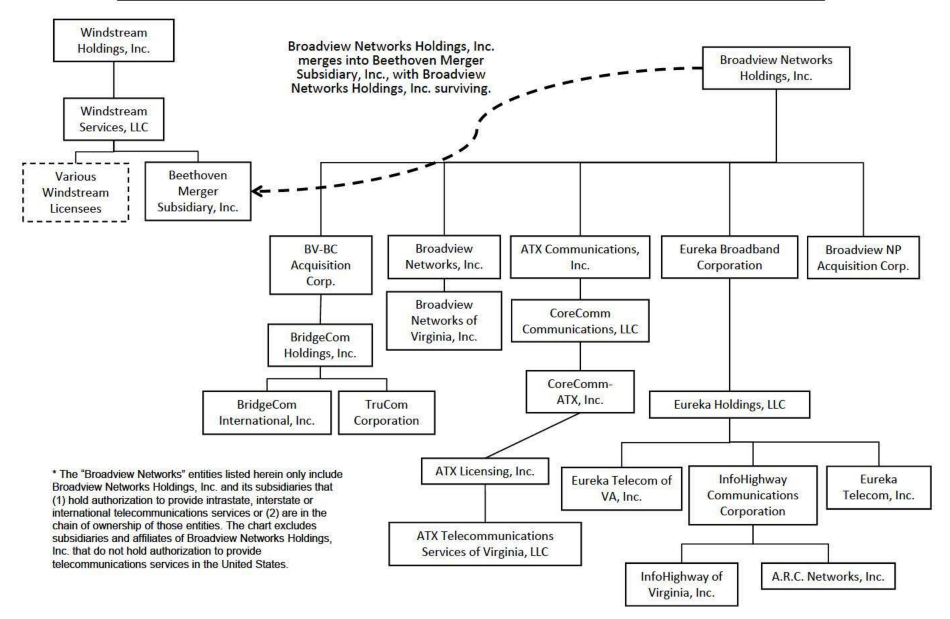
Given the increasingly competitive nature of the communications market, Applicants are seeking to complete the Transaction as soon as possible in order to ensure that customers and Applicants promptly realize the benefits of operating as a combined entity. This Transaction will

enhance competition because it will strengthen the Broadview and Windstream certificated entities. Applicants emphasize that the Transaction will not have a negative impact on current Windstream customers or customers of Broadview Networks.

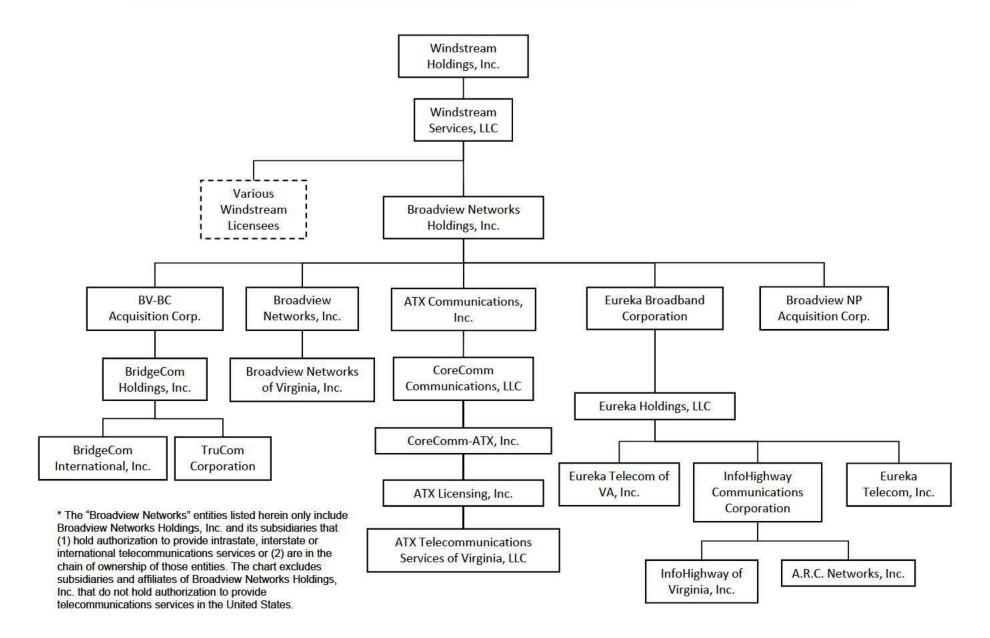
EXHIBIT C-1

Diagrams of the Pre- and Post-Transaction Corporate Organization Structures

Pre-Transaction Corporate Ownership Structure Charts



Post-Transaction Corporate Ownership Structure Charts



ATTACHMENT A

Certificates of Good Standing

UNITED STATES OF AMERICA STATE OF OHIO OFFICE OF THE SECRETARY OF STATE

I, Jon Husted, do hereby certify that I am the duly elected, qualified and present acting Secretary of State for the State of Ohio, and as such have custody of the records of Ohio and Foreign business entities; that said records show BROADVIEW NETWORKS, INC., a New York corporation, having qualified to do business within the State of Ohio on August 17, 2000 under License No. 1180535 is currently in GOOD STANDING upon the records of this office.



Witness my hand and the seal of the Secretary of State at Columbus, Ohio this 2nd day of May, A.D. 2017.

Ohio Secretary of State

for Hustel

Validation Number: 201712204502

ATTACHMENT B

List of Officers and Directors

Windstream Board of Directors

Alan L. Wells (Chair)

Tony Thomas

Carol B. Armitage

Samuel E. Beall III

Jeannie H. Diefenderfer

Jeffrey T. Hinson

William G. LaPerch

Larry Laque

Julie A. Shimer

Marc F. Stoll

Michael G. Stoltz

Walter L. Turek

Windstream Executive Team

Tony Thomas (President & Chief Executive Officer)

Bob Gunderman (Chief Financial Officer)

John Fletcher (Executive Vice President, Chief Human Resources Officer and Legal Officer)

Sarah Day (President – Consumer, Small and Medium-Sized Business)

Mike Shippey (President – Wholesale)

Drew Smith (President – CLEC Consumer, Small and Medium-Sized Business)

Jeff Howe (Executive Vice President – Enterprise Sales)

Lewis Langston (Executive Vice President and Chief Information Officer)

Joe Harding (Executive Vice President and Enterprise Chief Marketing Officer)

Jeff Small (Executive Vice President - Engineering)

John Dobbins (Executive Vice President – Access)

Ron "Buddy" Bayer (Senior Vice President – Transport Engineering)

Eric Einhorn (Senior Vice President – Government Affairs)

Christie Grumbos (Senior Vice President & Treasurer)

Mike Hoyt (Senior Vice President – Internet Protocol Engineering)

Rick Hausman (Senior Vice President – Enterprise Operations)

Beth A. Lackey (Senior Vice President - Wholesale Operations)

Kristi Moody (Senior Vice President, General Counsel and Corporate Secretary)

Joe Scattareggia (Senior Vice President – Wholesale Services)

Theresa Weiland (Senior Vice President – Consumer, Small and Medium-Sized Business Operations)

Kevin Halpin (Senior Vice President – Process Development and Project Management)

John Eichler (Vice President and Controller)

Rodney Hawkins (Vice President – Internal Audit and Chief Compliance Officer)

The current officers and directors of Broadview Networks Holdings, Inc. and Broadview Networks, Inc. are:

Michael K. Robinson - Chief Executive Officer, President and Director

Brian P. Crotty - Chief Operating Officer

Cory Rinker - Chief Financial Officer, Executive Vice President, Treasurer and Assistant Secretary

Charles C. Hunter - Executive Vice President, General Counsel and Secretary

Kenneth A. Shulman - Chief Technology Officer and Chief Information Officer

Terrence J. Anderson - Executive Vice President - Corporate Development and Assistant Treasurer

Anthony M. Abate - Director

John R. Brecker - Director

Jeffrey A. Brodsky - Director

James N. Chapman - Director

James V. Continenza - Director

Richard J. Santagati - Director

This foregoing document was electronically filed with the Public Utilities

Commission of Ohio Docketing Information System on

5/3/2017 10:32:29 AM

in

Case No(s). 17-1186-TP-ACO

Summary: Application In the Matter of the Application for Approval to Transfer Indirect Control of Broadview Networks, Inc. electronically filed by Renee Britt on behalf of Broadview Networks, Inc. and Broadview Networks Holdings, Inc. and Windstream Holdings, Inc. and Blau, Esq., Russell M Mr. and Wang, Esq., Catherine Ms.