In the Matter of

Zayo Group Holdings, Inc.,
   Transferee,

and

Indiana Fiber Network, LLC d/b/a Intelligent Fiber Network,
   Transferor and Section 214 Authorization Holder,

Application for Consent to Transfer Control
of Indiana Fiber Network, LLC d/b/a Intelligent Fiber Network, Holder of Domestic Authority Pursuant to
Section 214 Under the Communications Act of 1934,
as Amended, to Zayo Group Holdings, Inc.

JOINT APPLICATION

Pursuant to Section 214 of the Communications Act of 1934, as amended ("the Act"),\(^1\) and
Sections 63.03 and 63.04 of the Commission’s Rules,\(^2\) Zayo Group Holdings, Inc. ("Transferee")
and Indiana Fiber Network, LLC d/b/a Intelligent Fiber Network ("Licensee") (collectively the
"Applicants"), by their undersigned representatives, request Commission consent to transfer direct
control of Licensee, which holds domestic Section 214 authorization, to Transferee.

In support of this Application, Applicants provide the following information:

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\(^1\) 47 U.S.C. § 214.

\(^2\) 47 C.F.R. §§ 63.03 and 63.04.
I. DESCRIPTION OF THE APPLICANTS

A. Transferee – Zayo Group Holdings, Inc.

Transferee is a privately-held corporation organized under the laws of the State of Delaware. Transferee’s principal office is at 1821 30th Street Unit A Boulder, Colorado 80301. Together with its operating company subsidiaries (described below), Transferee is a leading provider of bandwidth infrastructure, network neutral colocation, and interconnection services over regional and metropolitan fiber networks. These services enable customers to manage, operate, and scale their telecommunications and data networks. Transferee’s customers consist primarily of wireless service providers, national and regional communications service providers, media/Internet/content companies, schools, hospitals, governments, banks and other bandwidth-intensive enterprises. Transferee’s operating subsidiaries are authorized to provide competitive local exchange, competitive access and/or interexchange services in the District of Columbia and every state except Alaska. The primary telecommunications service offerings of Transferee’s operating subsidiaries include high-capacity bandwidth services such as private line, Ethernet, and wavelength services.

Transferee’s direct wholly-owned subsidiary Zayo Group, LLC (“ZGL”), a Delaware limited liability company, holds blanket domestic Section 214 authority to provide interstate telecommunications services, and holds international Section 214 authority to provide facilities-based or resold international services pursuant to FCC File No. ITC-214-20091106-00475.

ZGL’s direct wholly-owned subsidiary Allstream Business US, LLC (“Allstream US”), an Oregon limited liability company, is a holding company that does not itself provide telecommunications services. However, Allstream US holds international Section 214 authority to provide public switched and resold international services pursuant to FCC File No. ITC-214-19970820-00500.
Lastly, Allstream US’s direct, wholly-owned subsidiary Electric Lightwave, LLC (“Electric Lightwave”), a Delaware limited liability company, holds blanket domestic Section 214 authority to provide interstate telecommunications services, and holds international Section 214 authority to provide public switched and resold international services pursuant to FCC File Nos. ITC-214-19940415-00137, ITC-214-19980619-00425, ITC-214-20051011-00431, & ITC-214-19990729-00490. Electric Lightwave provides business and carrier customers a suite of integrated telecommunications products and services (including competitive local exchange, interexchange data, Internet access and broadband transport services) primarily in metropolitan areas in Arizona, California, Colorado, Idaho, Minnesota, Montana, Nevada, North Dakota, Oregon, Utah and Washington. Electric Lightwave is also authorized to provide intrastate interexchange services in numerous states.

B. Licensee – Indiana Fiber Network, LLC d/b/a Intelligent Fiber Network

Licensee is a limited liability company organized under the laws of the State of Indiana. Licensee’s principal place of business is at 722 North High School Road Indianapolis, Indiana 46214. Founded in 2002, Licensee provides state-of-the-art connectivity and technology services for large enterprise, national carrier, and international carrier customers. Licensee’s services primarily include fiber-based transport (including private line and optical wave services), internet access (including dedicated internet access), and colocation. Licensee is authorized by the FCC to provide interstate telecommunications services, and is also licensed to provide intrastate telecommunications services in the State of Indiana.
II. DESCRIPTION OF THE TRANSACTION

Pursuant to an Agreement and Plan of Merger, dated March 7, 2021 (the “Agreement”), by and among Transferee, Indigo Merger Sub, LLC (“Merger Sub”), Licensee, and Randy Mead (solely in the capacity of members’ representative), Merger Sub will merge with and into Licensee with Licensee continuing as the surviving entity (the “Transaction”). As a result of the Transaction, Licensee will be a direct, wholly-owned subsidiary of Transferee.

For the Commission’s reference diagrams depicting the pre- and post-Transaction corporate ownership structures of Licensee are provided as Exhibit A.

III. PUBLIC INTEREST CONSIDERATIONS

A. The Transaction Satisfies the Commission’s Public Interest Test

Under 47 U.S.C. § 214(a), the Commission must determine whether a proposed transfer of control of a provider of interstate or international telecommunications services is consistent with the public interest, convenience, and necessity. In making such a determination, the Commission, among other matters, assesses “whether the proposed transaction complies with the specific provisions of the Act, other applicable statutes, and the Commission’s rules” and then, second, if

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3 Merger Sub is an Indiana limited liability company and a direct, wholly-owned subsidiary created by the Transferee solely for purposes of the Transaction.


5 See Level 3-CenturyLink Order, 32 FCC Rcd. at 9585 ¶ 8; AT&T-DIRECTV Order, 30 FCC Rcd. at 9139-40 ¶ 18 (citations omitted); Verizon-XO Order, 31 FCC Rcd. at 12,504-05 ¶ 7 (citations omitted); Applications of SoftBank Corp., Starburst II, Inc., Sprint Nextel Corp., and Clearwire Corp., Memorandum Opinion and Order, Declaratory Ruling, and Order on Reconsideration, 28 FCC Rcd. 9642, 9650 ¶ 23 (citations omitted) (“Softbank-Sprint-Clearwire Order”); Applications Filed by Qwest Communications
a proposed transaction would not violate the Act, any other applicable statute, or any of the
Commission’s rules, the Commission then considers whether a proposed transaction “could result
in public interest harms by substantially frustrating or impairing the objectives or implementation
of the [Communications] Act or related statutes.” The Applicants respectfully submit that they
are not aware of any such public interest harms that should arise from the Commission’s approval
of this Transaction.

Applicants respectfully submit that approval of the proposed Transaction would not
substantially frustrate or impair the Commission’s implementation or enforcement of the
Communications Act of 1934, as amended (the “Act”) or interfere with the objectives of the Act
or other statutes. To the contrary, as detailed below, the Applicants believe that the proposed
Transaction will offer substantial public interest benefits without any material countervailing
harms. In the absence of any such harms, the Applicants believe that prompt approval is warranted
without any transaction-specific conditions.

B. The Proposed Transaction Will Serve the Public Interest

The proposed Transaction will serve the public interest, convenience, and necessity by
providing Licensee with access to Transferee’s financial and operational expertise, permitting
Licensee to continue to provide robust communications solutions to its customers and to better
compete in the Indiana telecommunications marketplace. The proposed Transaction will have no
adverse impact on customers and will not alter the planned manner of service delivery or billing.

International Inc. and CenturyTel, Inc. d/b/a CenturyLink For Consent to Transfer Control, Memorandum
Opinion and Order, 26 FCC Rcd. 4194, 4198-99 ¶ 7 (citation omitted) (“Qwest-CenturyLink Order”).

See Level 3-CenturyLink Order, 32 FCC Rcd. at 9585 ¶ 9; AT&T-DIRECTV Order, 30 FCC Rcd. at
9140 ¶ 18 (citation omitted); Verizon-XO Order, 31 FCC Rcd. at 12,504-05 ¶ 7 (citation omitted); SoftBank-
Sprint-Clearwire Order, 28 FCC Rcd. at 9651 ¶ 23 (citation omitted); Qwest-CenturyLink Order, 26 FCC
Rcd. at 4199 ¶ 7.
Moreover, Licensee will continue to comply with existing contracts and tariffs, as applicable, subject to change in the ordinary course of business and in accordance with applicable law. Under the Transaction, the only change immediately following the consummation of the Transaction from a consumer’s perspective will be the new upstream ownership of Licensee.

C. The Proposed Transaction Will Enhance and Not Diminish Competition

The Proposed Transaction would create no new combinations that would adversely affect competition in any domestic market. The Applicants’ fiber networks are highly complementary, with Transferee or its Affiliates “on-net” at only 6% of the building locations where Licensee is “on-net.” The overlapping or adjacent lit fiber service territories between Licensee and Transferee (or any of its Affiliates) are primarily in the metropolitan areas of Indianapolis and Fort Wayne within the State of Indiana, although there are a small number of overlaps in locations outside of those metropolitan areas. Where such overlaps exist, Applicants face robust competition from an array of competitive fiber suppliers including the incumbent LEC and cable operators among others. In addition to the ILEC, AT&T, and the major cable operators Charter and Comcast, the competitors that provide similar services to Licensee and Transferee in the overlapping or adjacent lit fiber service territories in Indianapolis include among others Lumen (f/k/a) CenturyLink, Crown Castle, Everstream, Windstream, Horizon, US Signal, Uniti, and Great Plains. In Fort Wayne, in addition to AT&T, Comcast, and Charter, Applicants face competition from US Signal, Windstream, Independents Fiber Network, Everstream, Frontier, and Mediacom.

IV. INFORMATION REQUIRED BY 47 C.F.R. § 63.04

Applicants submit the following information in support of their request for domestic Section 214 authority in order to address the requirements set forth in Commission Rule 63.04(a)(1)-(12), 47 C.F.R. § 63.04(a)(1)-(12):
(a)(1) Name, address, and telephone number of each Applicant

Transferee:

Zayo Group Holdings, Inc.  
1821 30th Street Unit A  
Boulder, Colorado 80301  
1-303-381-4683

Licensee:

Indiana Fiber Network, LLC d/b/a Intelligent Fiber Network  
722 North High School Road  
Indianapolis, Indiana 46214  
1-317-280-4636

(a)(2) Jurisdiction of Organizations:

Transferee: Zayo Group Holdings, Inc. is a Delaware corporation.

Licensee: Indiana Fiber Network, LLC is a limited liability company.

(a)(3) Correspondence concerning this Application should be sent to:

For Transferee: For Licensee:

Catherine Wang Andrew D. Lipman
Patricia Cave Joshua M. Bobeck
Morgan, Lewis & Bockius LLP Morgan, Lewis & Bockius LLP
1111 Pennsylvania Ave. N.W. 1111 Pennsylvania Ave. N.W.
Washington, DC 20004-2541 Washington, DC 20004-2541
202-739-3000 (tel) 202-739-3000 (tel)
202-739-3001 (fax) 202-739-3001 (fax)
catherine.wang@morganlewis.com andrew.lipman@morganlewis.com
patricia.cave@morganlewis.com joshua.bobeck@morganlewis.com

with a copy to: with a copy to:

Michael Mooney Ralph Cunha
Chief Legal Officer VP of Finance & Chief Financial Officer
Zayo Group Holdings, Inc. Intelligent Fiber Network
1821 30th St., Unit A 722 N. High School Rd.
Boulder, CO 80301 Indianapolis, IN 46214
mike.mooney@zayo.com 317-777-7118
rcunha@intelligentfiber.com
(a)(4) Ownership

Licensee’s current ownership is comprised of 22 owners (members), and with one exception (Miles Capital, Inc.) all are Indiana local exchange telephone companies and one rural electric cooperative. The only member holding a 10% or greater interest in Licensee is Heartland Innovations Inc., an Indiana holding corporation with its principal place of business at 251 N. Illinois Street, Suite 1800, Indianapolis, Indiana, 46204, which holds 19.67% of the equity and voting in Licensee. Upon consummation of the Transaction, Licensee will become a direct, wholly-owned subsidiary of Transferee. Information about the individuals and/or entities that are expected to hold or control a 10% or greater direct or indirect ownership interest in Licensee upon completion of the Transaction is set forth in Exhibit B.

(a)(5) Certification Pursuant to Rule Sections 1.2001-1.2003

Applicants certify, pursuant to 47 C.F.R. §§ 1.2001-1.2003, that to the best of their knowledge, information and belief, no party to this Application is subject to denial of federal benefits pursuant to section 5301 of the Anti-Drug Abuse Act of 1988, 21 U.S.C. § 853.

(a)(6) Description of the Transaction

A description of the Transaction is set forth at Section II above.

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7 In addition to Heartland Innovations, Inc., Licensee’s current owners are: Citizens Telephone Corporation; Hancock Rural Telephone Corporation d/b/a NineStar Connect; Clay County Rural Telephone Cooperative, Inc. d/b/a Endeavor Communications; Mulberry Cooperative Telephone Company, Incorporated; Daviess-Martin County Rural Telephone Corporation d/b/a RTC Communications; Wabash Valley Power Association, Inc. (WVPA); Sunman Telecommunications Corporation d/b/a Enhanced Telecommunications Corporation; Miles Capital, Inc.; Monon Telephone Company Inc.; Perry-Spencer Rural Telephone Cooperative Inc.; Rochester Telephone Company Inc.; New Lisbon Telephone Company Inc.; Pulaski-White Rural Telephone Cooperative Inc. (LightStream); Yeoman Telephone Company Inc.; The Sweetser Rural Telephone Company Inc.; Communications Venture Corporation d/b/a INdigital; Craigville Telephone Company Inc.; Washington County Rural Telephone Cooperative Inc. (Telemedia); Geetingsville Telephone Company Inc.; Swayzee Telephone Company Inc.; and New Paris Telephone Inc.

8 Heartland Innovations Inc. is the holding company of LigTel Communications Inc. an incumbent local exchange carrier in Indiana.
(a)(7) Description of the Geographic Areas Served

Transferee does not itself provide telecommunications services. Transferee’s direct subsidiary ZGL is authorized to provide competitive local exchange, competitive access and/or interexchange in the District of Columbia and every state except Alaska. The primary telecommunications service offerings of ZGL include high-capacity bandwidth services such as private line, Ethernet, wavelength and higher services.

ZGL’s direct subsidiary Allstream Business US, LLC (“Allstream US”), an Oregon limited liability company holds international Section 214 authority to provide public switched and resold international services pursuant to FCC File No. ITC-214-19970820-00500. However, Allstream US is a holding company that does not itself provide telecommunications services.

Electric Lightwave, an indirect subsidiary of ZGL and direct subsidiary of Allstream US, provides business and carrier customers a suite of integrated telecommunications products and services (including competitive local exchange, interexchange data, Internet access and broadband transport services) primarily in metropolitan areas in Arizona, California, Colorado, Idaho, Minnesota, Montana, Nevada, North Dakota, Oregon, Utah and Washington. Electric Lightwave is also authorized to provide intrastate interexchange services in Alabama, Arkansas, Delaware, Florida, Georgia, Hawaii, Illinois (and competitive local exchange), Indiana, Iowa, Kansas, Kentucky, Louisiana, Maine, Maryland, Massachusetts, Michigan, Mississippi, Missouri, New Jersey, New Mexico, New York (also authorized to provide local exchange services), North Carolina, Ohio (and competitive local exchange), Oklahoma, Pennsylvania, South Carolina, Texas (and competitive local exchange services), Vermont, Virginia, Wisconsin and Wyoming.
Through Transferee’s parent Front Range TopCo, Inc., Transferee is affiliated with the following providers of domestic telecommunications services:

<table>
<thead>
<tr>
<th>Licensee</th>
<th>Type</th>
<th>States Served</th>
</tr>
</thead>
<tbody>
<tr>
<td>Lumos Telephone of Botetourt Inc.</td>
<td>ILEC</td>
<td>Virginia</td>
</tr>
<tr>
<td>Lumos Telephone Inc.</td>
<td>ILEC</td>
<td>Virginia</td>
</tr>
<tr>
<td>Lumos Networks Inc.</td>
<td>CLEC</td>
<td>Virginia</td>
</tr>
<tr>
<td>Lumos Networks of West Virginia, Inc.</td>
<td>CLEC</td>
<td>Maryland, Pennsylvania, West Virginia</td>
</tr>
<tr>
<td>Lumos Networks LLC</td>
<td>CLEC</td>
<td>Kentucky, Maryland, West Virginia</td>
</tr>
<tr>
<td>FiberNet of Ohio, LLC</td>
<td>CLEC</td>
<td>Ohio</td>
</tr>
<tr>
<td>FiberNet Telecommunications of Pennsylvania, LLC</td>
<td>CLEC</td>
<td>Pennsylvania</td>
</tr>
<tr>
<td>FiberNet of Virginia, Inc.</td>
<td>CLEC</td>
<td>Virginia</td>
</tr>
<tr>
<td>LMK Communications, LLC</td>
<td>CLEC</td>
<td>Alabama, Georgia, North Carolina, South Carolina, Tennessee, Virginia</td>
</tr>
<tr>
<td>South Carolina Telecommunications Group Holdings, LLC</td>
<td>CLEC and IXC</td>
<td>South Carolina, North Carolina</td>
</tr>
<tr>
<td>South Carolina Net, Inc. d/b/a Spirit Telecom</td>
<td>CLEC and IXC</td>
<td>Georgia, South Carolina, North Carolina</td>
</tr>
<tr>
<td>PalmettoNet, Inc.</td>
<td>IXC and/or Carrier’s Carrier</td>
<td>Georgia, North Carolina, South Carolina</td>
</tr>
<tr>
<td>FRC, LLC</td>
<td>CLEC</td>
<td>South Carolina, North Carolina</td>
</tr>
</tbody>
</table>

At this time, Licensee provides customers lit fiber transport, internet access, and colocation services primarily in the State of Indiana. Licensee also provides dedicated interstate services between Indiana and points in Illinois, Michigan, and Ohio.

**(a)(8) Request for Streamlined Processing**

Applicants respectfully submit that this Application is eligible for streamlined processing pursuant to Section 63.03 of the Commission’s rules, 47 C.F.R. §§ 63.03. This application is eligible for streamlined processing pursuant to Section 63.03(b)(2) because, immediately following the Transaction, (i) Transferee (and its Affiliates) will have a market share in the interstate, interexchange market of less than ten percent (10%); (ii) Transferee (and its Affiliates) will provide competitive telephone exchange services or exchange access services (if at all) exclusively in
geographic areas served by a dominant local exchange carrier that is not a party to the transaction; and (iii) neither Licensee nor Transferee (or its Affiliates) are dominant with respect to any service.

(a)(9) Other Commission Applications Related to this Transaction

Other than its Section 214 authorizations described in this Application, Licensee does not hold any other authorizations or licenses from the Commission. As such, no other applications related to this Transaction will be filed with the Commission.

(a)(10) Special Consideration Requests

The Applicants are not requesting special consideration because no parties to this transaction are facing imminent business failure.

(a)(11) Waiver Requests

No separately filed waiver requests are sought in conjunction with this application.

(a)(12) Public Interest Statement

A demonstration of how the Transaction will serve the public interest, convenience, and necessity is provided in Section III, above.

VII. FOREIGN OWNERSHIP CONSIDERATIONS

In the Commission’s recent Report and Order, the Commission identified categories of applications that the Commission would not refer to the Executive Branch. The Commission confirmed that it will not routinely refer “standalone” applications to transfer control of domestic Section 214 authority. This Application falls into this category of exclusion from routine referral to the Executive Branch.

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10 Id. at ¶ 24-39.

11 Id. at ¶ 25.
This Application involves the transfer of ownership of a licensee that holds only domestic Section 214 authority with the FCC. Further, to Applicants’ knowledge there are no national security, law enforcement, foreign policy, and trade policy concerns associated with Licensee or Transferee that would require a referral to the Executive Branch. Therefore, Applicants submit that this Application should not be referred to the Executive Branch consistent with the exclusions set forth in the Executive Branch Foreign Ownership Review Order. Applicants understand that the Commission will notify the Executive Branch of this Application even if it does not refer the Application.12

Moreover, Transferee commits to extend the commitments made in its 2020 Letter of Agreement to include Licensee upon consummation of the proposed Transaction.13


VIII. CONCLUSION

For the reasons stated above, the Applicants respectfully request that the Commission grant this application for consent to transfer direct control of Licensee to Transferee.

Respectfully submitted,

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EXHIBIT A

Current and Post-Transaction Corporate Ownership Structure
**All ownership percentages are 100% and include both voting and equity unless otherwise indicated.**
**POST CLOSING CHART ONE: ZAYO GROUP HOLDINGS, INC.**

(see Post-Closing Chart 2 for Ownership of Front Range JV, LP)

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Front Range JV, LP  (US)
      ↓
Front Range Intermediate Holdings, Inc. (US-DE)
      ↓
Front Range Intermediate, Inc. (US-DE)
      ↓
Front Range TopCo, Inc. (US-DE)
      ↓
Zayo Group Holdings Inc. (US-DE)
      ↓
Indiana Fiber Network, LLC d/b/a Intelligent Fiber Network (US-IN)
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*The entities listed include only IFN and those entities that are in its chain of ownership. The chart excludes all other subsidiaries of Zayo Group Holdings, Inc.*

**All ownership percentages are 100%.**
POST CLOSING CHART TWO: FRONT RANGE JV, LP
POST-CLOSING CHART THREE: DC FRONT RANGE HOLDINGS, LP

- Digital Colony GP, LLC (US-DE)
- DC Front Range GP, LLC (US-DE)
- DC Front Range Holdings GP, LLC (US-DE)
- DC Front Range Holdings, LP (US-DE)
- DC Front Range Holdings I, LP (US-DE)

Economic Ownership

General Partner

Alternative Investment Fund Manager

All rights are 100% unless noted otherwise

Teacher Retirement System of Texas (US-TX)

[8.59%]

[34.96%]

[32.33%]

[34.96%]

[32.33%]

[34.96%]

[32.33%]
POST-CLOSING CHART FIVE: OWNERSHIP OF DIGITAL COLONY GP, LLC

Below 10% Shareholders of CLNY

Colony Capital, Inc. (CLNY) (US-MD)

[Approx. 91%]

Colony Capital Operating Company, LLC (US-DE)

[Approx. 9%]

Colony Capital OP Subsidiary, LLC (US-DE)

Colony Capital Digital Holdco, LLC (US-DE)

Digital Bridge Holdings, LLC (US-DE)

Digital Bridge DCP I Carry, LLC (US-DE)

[50%]

Colony DCP Holdco, LLC (US-DE)

Digital Colony GP, LLC (US-DE)

All rights are 100% unless noted otherwise

*Omits vehicles for employee incentives plans/carried interest

(see Charts 2 and 3)
POST-CLOSING CHART SIX: EQT AB OWNERSHIP STRUCTURE

EQT AB (SE)

- EQT Holdings B.V. (NL)
  - EQT Infrastructure IV Coöperatief U.A. (NL) [94.92%]
- EQT Management S.à r.l. (LU)
- EQT Fund Management S.à r.l. (LU)
  - EQT Saber Topside GP LLC (US)

Below 10% Shareholders of EQT AB

EQT Infrastructure IV GP (SCS) (LU)

(see Chart 2/4)

(see Charts 2/4)

Economic Ownership

General Partner

All rights are 100% unless noted otherwise
EXHIBIT B

Post-Transaction Ownership Structure
EXHIBIT B
OWNERSHIP STRUCTURE

Following completion of the Transaction, Zayo Group Holdings, Inc. (“Holdings”) will own directly 100% of the membership interests in Indiana Fiber Network, LLC d/b/a Intelligent Fiber Network (“IFN”).

The following entities own 10% or more\(^1\) of Holdings:

1. Front Range TopCo, Inc. (“Front Range”)
   a. Jurisdiction of Formation: Delaware
   b. Address: c/o EQT Partners, Inc., 1114 Avenue of the Americas, 45th Floor, New York, NY 10036
   c. Principal Business: Holding Company
   d. Interest Held: 100% directly

Details regarding the business identifier and ownership information for Front Range TopCo Inc. and its parents, intermediate parents and ultimate owners is listed below. Front Range is jointly controlled by EQT AB (“EQT”) and Digital Colony GP, LLC (“Digital Colony”).\(^2\) The EQT Infrastructure IV Fund (“the EQT Fund”) (including its coinvestors) and the Digital Colony Partners, LP fund (the “DCP Fund”) (including its coinvestors) each have approximately 45.3% of Holdings’ equity and FMR, LLC (“FMR”) has approximately 7.6% of the equity. The remaining equity (approximately 1.8%) is held by current members of Holdings’ management team.

The investors disclosed below are those that hold an interest (whether voting or equity) of ten percent (10%) or more of the entity immediate below in the chain of ownership.

2. Front Range Intermediate, Inc.
   a. Jurisdiction of Formation: Delaware
   b. Address: c/o EQT Partners, Inc., 1114 Avenue of the Americas, 45th Floor, New York, NY 10036
   c. Principal Business: Holding Company
   d. Interest Held: 100% (indirectly as 100% owner of Front Range (#1))

3. Front Range Intermediate Holdings, Inc.
   a. Jurisdiction of Formation: Delaware
   b. Address: c/o EQT Partners, Inc., 1114 Avenue of the Americas, 45th Floor, New York, NY 10036
   c. Principal Business: Holding Company

\(^1\) Unless otherwise indicated, the ownership interests provided herein represent both equity and voting interests.

\(^2\) The Parties recommend that this exhibit be read side by side with the structure charts in Exhibit A. This exhibit is organized to first flow up the chain of DCP’s ownership (Section A), and then EQT’s ownership (Section B).
d. Interest Held: 100% (indirectly as 100% owner of Front Range Intermediate, Inc. (#2))

4. Front Range JV, LP (“JV LP”)
   a. Jurisdiction of Formation: Delaware
   b. Address: c/o EQT Partners, Inc., 1114 Avenue of the Americas, 45th Floor, New York, NY 10036
   c. Principal Business: Holding Company
   d. Interest Held: 100% (indirectly as 100% owner of Front Range Intermediate Holdings, Inc. (#3))

The following entities identified in items 5, 9, and 24 below each are a limited partner (“LP”) of JV LP, and as a result hold a 10% or greater indirect interest in Holdings. These entities are intended to aggregate the investment capital that the LP investors (including co-investors) in the EQT Fund and DCP Fund, respectively, have contributed to the EQT Fund and/or DCP Fund.

**EQT Fund.**

The EQT Fund, which closed in 2019, has received EUR 9 billion (approximately $10.1 billion) in capital commitments from its LP investors, including pension funds, banks, insurance companies, sovereign wealth funds and funds-of-funds. The LPs provide capital upon request (up to their maximum committed capital) for the investments made by the EQT Fund. Under the terms of the relevant partnership agreements, investments of capital by these limited partners are passive investments and these limited partners have no control over the day-to-day activities of the EQT Fund or its portfolio companies, including Holdings.

Investments by the EQT Fund are typically made through one or more US or Luxembourg limited partnerships, which act as aggregator vehicles for the multiple LPs and other investment arrangements, including co-investors, comprising the EQT Fund, and such partnerships and arrangements are also managed by EQT Fund Management S.à r.l. Under the structure of the EQT Fund and consistent with European Union (“EU”) regulations regarding investment fund management, day-to-day control and management of any portfolio acquisition would be indirectly exercised by the applicable fund manager, EQT Fund Management S.à r.l., through its position as the manager of the EQT Fund. EQT Fund Management S.à r.l. is ultimately controlled by EQT. Under this structure, EQT has the authority to appoint (and change) the board of EQT Fund Management S.à r.l.

The immediate controlling owners — the General Partners — of each of the limited partnerships comprising the EQT Fund (including co-investor vehicles) — EQT Infrastructure IV (GP) SCS (#36); EQT Infrastructure IV (General Partner) S.à r.l. (#37), EQT Saber Topsides, LLC (#35) and the Alternative Investment Fund Manager — EQT Fund Management S.à r.l. — are all directly or indirectly owned and controlled by EQT and its owners are identified below beginning

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3 Each of the entities listed in this section is itself a limited partnership or limited liability company, which will have certain other members (the funds’ respective LP investors and co-investors) that will not exercise any control over the entity. None of these LP investors and co-investors members will have a 10% indirect ownership interest in Holdings.
with EQT Saber Topside, LLC (#35) below. Information regarding each of these entities and their ownership are set forth below.

**The DCP Fund**

The DCP Fund is comprised of equity commitments from its passive LP investors, including co-investors. The DCP Fund has raised approximately $4.05 billion in capital. The DCP Fund has also closed, which means there are no ongoing negotiations with prospective investors other than with respect to co-investors as described above. Investors in the DCP Fund as well as co-investors participate in the Holdings investment according to their respective interests in the DCP Fund as a whole (based on their commitment size). Similarly, under the terms of the relevant partnership agreements, investments of capital by these LPs are passive investments and these LP have no control over the day-to-day activities of the DCP Fund or its portfolio companies, including Holdings.

A series of parallel limited partnerships aggregating the equity from the DCP Fund and its co-investors and the EQT Fund and its co-investors indirectly hold the equity in Holdings. The limited partners of JV LP that hold a 10% or greater interest in Holdings are:

5. Front Range REIT, LP
   a. Jurisdiction of Formation: Delaware
   b. Address: c/o EQT Partners, Inc., 1114 Avenue of the Americas, 45th Floor, New York, NY 10036
   c. Principal Business: Holding Company
   d. Interest Held: 59.17%/100% (indirect as 59.17% limited partner of JV LP (#4))

6. Front Range Parent, LP
   a. Jurisdiction of Formation: Delaware
   b. Address: c/o EQT Partners, Inc., 1114 Avenue of the Americas, 45th Floor, New York, NY 10036
   c. Principal Business: Holding Company
   d. Interest Held: 59.17%/100% indirect (as 100% limited partner of Front Range REIT, LP (#5))

The General Partner of JV, LP (#4), Front Range REIT, LP (#5) and Front Range Parent, LP (#6) is:

7. Front Range JV GP, LLC
   a. Jurisdiction of Formation: Delaware
   b. Address: c/o EQT Partners, Inc., 1114 Avenue of the Americas, 45th Floor, New York, NY 10036
   c. Principal Business: Holding Company
   d. Interest Held: 100% indirect (as GP of JV LP (#4), Front Range REIT, LP (#5) and Front Range Parent, LP (#6))

EQT and Digital Colony each exercise 45% of the control over Front Range, and thus Holdings through the Board of Directors of Front Range JV GP, LLC (#7) which has ten members, with four directors nominated each by EQT and DCP, one director nominated by FMR, LLC, and
the tenth member, an independent non-executive Chairman, chosen by consensus between Digital Colony and EQT. For Digital Colony and EQT two of their respective four Directors must also be independent.

8. FMR LLC
   a. Jurisdiction of Formation: Delaware
   b. Address of principal place of business: 245 Summer Street Boston, Massachusetts 02210
   c. Principal Business: Holding Company
   d. Interest Held: 13.23% indirect (as 13.04% limited partner of Front Range Parent, LP (#6) and 10% control (as member of board of Front Range JV GP, LLC (#7))

FMR LLC (which operates as Fidelity Investments®) is a United States financial services entity. Members of the Johnson family, 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.

A. **DCP Fund Structure**

The DCP Fund entities that are limited partners of Front Range JV, LP (#4) and that hold a 10% or greater interest in Holdings are:

9. DC Front Range Holdings-F, LP
   a. Jurisdiction of Formation: Delaware
   b. Address: 750 Park of Commerce Drive, Suite 210, Boca Raton, FL 33487
   c. Principal Business: Investments
   d. Interest Held: 12.16% equity (indirectly as 12.16% limited partner of JV LP (#4))

The limited partners of Front Range Parent, LP (#6) that hold a 10% or greater interest in Holdings are:

10. DC Front Range Holdings, LP
    a. Jurisdiction of Formation: Delaware
    b. Address: 750 Park of Commerce Drive, Suite 210, Boca Raton, FL 33487
    c. Principal Business: Investments
    d. Interest Held: 38.26% equity (indirect as 38.26% limited partner of Front Range Parent, LP (#6))

The limited partners of DC Front Range Holdings, LP (#10) that hold a 10% or greater interest in Holdings are:

11. Digital Colony Partners (DE AIV), LP
    a. Jurisdiction of Formation: Delaware
12. DC Front Range Holdings I, LP
   a. Citizenship: Delaware
   b. Address: 750 Park of Commerce Drive, Suite 210, Boca Raton, FL 33487
   c. Principal Business: Investments
   d. Interest Held: 12.37% equity (indirectly as 32.33% limited partner of DC Front Range Holdings, LP (#10))

The only limited partner of Digital Colony Partners (DE AIV), LP (#11) and DC Front Range Holdings I, LP (#12) holds a 10% or greater interest in Holdings:

13. Teachers Retirement System of Texas
    a. Jurisdiction of Formation: Texas
    b. Address: 1000 Red River Street, Austin, TX 78701
    c. Principal Business: Public Pension Fund
    d. Interest Held: 10.43% equity (indirectly as 8.59% limited partner of Digital Colony Partners (DE AIV), LP (#11); 19.38% limited partner of DC Front Range Holdings I, LP (#12); and 8.55% limited partner of EQT Saber Side Car (No. 2) USD LP (#29))

The General Partner of DC Front Range Holdings, LP (#10) is:

14. DC Front Range Holdings GP, LLC
    a. Jurisdiction of Formation: Delaware
    b. Address: 750 Park of Commerce Drive, Suite 210, Boca Raton, FL 33487
    c. Principal Business: General Partner
    d. Interest Held: 45% control (indirectly as the General Partner of DC Front Range Holdings, LP (#10))

The General Partner of DC Front Range Holdings-F, LP (#9) and DC Front Range Holdings I, LP (#12), and the sole member of DC Front Range Holdings GP, LLC (#14) is:

15. DC Front Range GP, LLC
    a. Jurisdiction of Formation: Delaware
    b. Address: 750 Park of Commerce Drive, Suite 210, Boca Raton, FL 33487
    c. Principal Business: General Partner
    d. Interest Held: 45% Control (as General Partner of DC Front Range Holdings-F, LP (#9), DC Front Range Holdings I, LP (#12) and 100% owner of DC Front Range Holdings GP, LLC (#14))

The General Partner of Digital Colony Partners (DE AIV), LP (#11) and sole member of DC Front Range GP, LLC (#15) is:

16. Digital Colony GP, LLC
a. Jurisdiction of Formation: Delaware
b. Address: 515 S. Flower Street, 44th Floor, Los Angeles, CA 90071
c. Principal Business: General Partner
d. Interest Held: 45% Control (indirectly as General Partner of Digital Colony Partners (DE AIV), LP (#11) and 100% owner of DC Front Range GP, LLC (#15))

The following entities will control 10% or more of IFN indirectly through their interest in Digital Colony GP, LLC (#16):

17. Name: Digital Bridge DCP I Carry, LLC
   a. Address: 750 Park of Commerce Drive, Suite 210 Boca Raton, FL 33487
   b. Jurisdiction of Formation: Delaware
   c. Principal Business: Investments
   d. Interest Held: 45% Control (indirectly as 50% owner of Digital Colony GP, LLC (#16))

18. Name: Colony DCP Holdco, LLC
   a. Address: 515 S. Flower Street, 44th Floor, Los Angeles, CA 90071
   b. Jurisdiction of Formation: Delaware
   c. Principal Business: Investments
   d. Interest Held: 45% Control (indirectly as 50% owner of Digital Colony GP, LLC (#16))

The following entity owns Digital Bridge DCP I Carry, LLC (#17):

19. Name: Digital Bridge Holdings, LLC
   a. Address: 750 Park of Commerce Drive, Suite 210 Boca Raton, FL 33487
   b. Jurisdiction of Formation: Delaware
   c. Principal Business: Investments
   d. Interest Held: 45% Control (indirectly as 100% owner of Digital Bridge DCP I Carry, LLC (#17))

The following entity owns Digital Bridge Holdings, LLC (#19):

20. Name: Colony Capital Digital Holdco, LLC
   a. Address: 515 S. Flower Street, 44th Floor, Los Angeles, CA 90071
   b. Jurisdiction of Formation: Delaware
   c. Principal Business: Investments
   d. Interest Held: 45% Control (indirectly as 100% owner of Digital Bright Holdings, LLC (#19))

The following entity owns Colony Capital Digital Holdco, LLC (#20):

21. Name: Colony Capital OP Subsidiary, LLC
   a. Address: 515 S. Flower Street, 44th Floor, Los Angeles, CA 90071
   b. Jurisdiction of Formation: Delaware
   c. Principal Business: Investments
d. Interest Held: 45% Control (indirectly as 100% owner of Colony Capital Digital Holdco, LLC (#20))

The following entity owns Colony Capital OP Subsidiary, LLC (#21) and Colony DCP Holdco, LLC (#18):

22. Name: Colony Capital Operating Company, LLC
   a. Address: 515 S. Flower Street, 44th Floor, Los Angeles, CA 90071
   b. Jurisdiction of Formation: Delaware
   c. Principal Business: Investments
   d. Interest Held: 45% Control (indirectly as 100% owner of Colony Capital OP Subsidiary, LLC (#21) and Colony DCP Holdco, LLC (#18))

The following entity owns Colony Capital Operating Company, LLC (#22):

23. Name: Colony Capital, Inc.
   a. Address: 515 S. Flower Street, 44th Floor, Los Angeles, CA 90071
   b. Jurisdiction of Formation: Delaware
   c. Principal Business: Investments
   d. Interest Held: 45% Control (indirectly as 91% owner of Colony Capital Operating Company, LLC (#22))

Colony Capital Inc. is publicly traded (NYSE: CLNY). There are no 10% or higher owners of either equity or voting rights in Colony Capital Inc. that by virtue of such ownership, indirectly hold 10% or more of the voting or equity in Holdings. The remaining less than 9% of Colony Capital Operating Company, LLC (#22) is held by current and former executives of Colony Capital, none of whom hold a 10% or greater interest in Holdings.

B. EQT Fund Structure

The EQT Fund entities that are limited partners of Front Range JV, LP (#4) and that hold a 10% or greater interest in Holdings are:

24. EQT Saber Lower Aggregator 2 LP
   a. Jurisdiction of Formation: Delaware
   b. Address: c/o EQT Partners, Inc., 1114 Avenue of the Americas, 45th Floor, New York, NY 10036
   c. Principal Business: Holding Company
   d. Interest Held: 17.38% equity (indirectly as 17.38% limited partner of Front Range JV, LP (#4))

The only limited partner of EQT Saber Lower Aggregator 2, LP (#24) that holds a 10% or greater interest in Holdings is:

25. EQT Infrastructure IV Co-Investment (D) SCSp
   a. Jurisdiction of Formation: Luxembourg
   b. Address: 26A Boulevard Royal L-2449 Luxembourg, Grand Duchy of Luxembourg, Grand Duchy of Luxembourg
c. Principal Business: Holding Company
d. Interest Held: 20.38% equity (indirectly as 66.14% limited partner of EQT Saber Lower Aggregator 2, LP (#24))

No limited partners of EQT Infrastructure IV Co-Investment (D) SCSp (#25) indirectly hold a 10% or greater interest in Holdings.

The EQT Fund entity that is a limited partner of Front Range Parent, LP (#6) and that holds a 10% or greater interest in Holdings is:

26. EQT Saber Lower Aggregator 1 LP
   a. Jurisdiction of Formation: Delaware
   b. Address: c/o EQT Partners, Inc., 1114 Avenue of the Americas, 45th Floor, New York, NY 10036
   c. Principal Business: Holding Company
   d. Interest Held: 48.51% equity indirectly (as 48.51% limited partner of Front Range Parent, LP (#6))

The limited partners of EQT Saber Lower Aggregator 1 LP (#26) that hold a 10% or greater interest in Holdings are:

27. EQT Saber Upper Aggregator 1 LP
   a. Jurisdiction of Formation: Delaware
   b. Address: c/o EQT Partners, Inc., 1114 Avenue of the Americas, 45th Floor, New York, NY 10036
   c. Principal Business: Holding Company
   d. Interest Held: 48.51% equity (indirectly as 65.10% limited partner of EQT Saber Lower Aggregator 1, LP (#26))

28. EQT Infrastructure IV Co-Investment (Saber) Delaware LP
   a. Citizenship: Delaware
   b. c/o EQT Partners, Inc., 1114 Avenue of the Americas, 45th Floor, New York, NY 10036
   c. Principal business: Holding Company
   d. Interest Held: 16.93% equity (indirectly as 34.90% limited partner of EQT Saber Lower Aggregator 1, LP (#26))

The limited partners of EQT Saber Upper Aggregator 1 LP (#27) that hold a 10% or greater interest in Holdings are:

29. EQT Saber Side Car (No. 2) USD LP
   a. Citizenship: Delaware
   b. Address: c/o EQT Partners, Inc., 1114 Avenue of the Americas, 45th Floor, New York, NY 10036
   c. Principal business: Holding Company
   d. Interest Held: 18.92% equity (indirectly 39.00% limited partner of EQT Saber Upper Aggregator 1, LP (#27))
30. EQT Saber Side Car (No. 2) EUR LP
   a. Jurisdiction of Formation: Delaware
   b. c/o EQT Partners, Inc., 1114 Avenue of the Americas, 45th Floor, New York, NY 10036
   c. Principal Business: Holding Company
   d. Interest Held: 48.51% equity (indirectly as 61.00% limited partner of EQT Saber
   Upper Aggregator 1, LP (#27))

   The only limited partner of EQT Saber Side Car (No. 2) USD LP (#29) that holds a 10% or
greater interest in Holdings is:

31. Teachers Retirement System of Texas
   a. Jurisdiction of Formation: Texas
   b. Address: 1000 Red River Street, Austin, TX 78701
   c. Principal Business: Public Pension Fund
   d. Interest Held: 10.43% equity (indirectly as 8.59% limited partner of Digital
   Colony Partners (DE AIV), LP (#11); 19.38% limited partner of DC Front Range
   Holdings I, LP (#12); and 8.55% limited partner of EQT Saber Side Car (No. 2)
   USD LP (#29))

   The limited partners of EQT Saber Side Car (No. 2) EUR LP (#30) hold a 10% or greater
interest in Holdings are:

32. EQT Saber Side Car (No. 1) EUR SCSp
   a. Jurisdiction of Formation: Luxembourg
   b. Address: 26A Boulevard Royal L-2449 Luxembourg, Grand Duchy of
   Luxembourg, Grand Duchy of Luxembourg
   c. Interest Held: 48.51% equity (indirectly as 98.98% limited partner of EQT Saber
   Side Car (No. 2) EUR LP (#30))

   The limited partners of EQT Infrastructure IV Co-Investment (Saber) Delaware LP (#28)
with a 10% or higher equity interest in Holdings is:

33. EQT Saber (B) Blocker SCSp
   a. Citizenship: Luxembourg
   b. Address: 26A Boulevard Royal L-2449 Luxembourg, Grand Duchy of
   Luxembourg, Grand Duchy of Luxembourg
   c. Principal business: Holding Company
   d. Interest Held: 16.93% equity (indirectly as 100.00% limited partner of EQT Infrastructure IV Co-Investment (Saber) Delaware LP (#28))

   Upon completion of the Transaction, the limited partner of EQT Saber (B) Blocker, SCSp
(#33) with a 10% or higher equity interest in Zayo will be:

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4 A Luxembourg Société Commandite Simple Speciale (“SCSp”) is most similar to a U.S. limited partnership.
34. EQT Infrastructure IV Co-Investment (B) SCSp
   a. Citizenship: Luxembourg
   b. Address: 26A Boulevard Royal L-2449 Luxembourg, Grand Duchy of Luxembourg, Grand Duchy of Luxembourg
   c. Principal business: Holding Company
   d. Interest Held: 16.93% equity (indirectly as 100% owner of EQT Saber (B) Blocker, SCSp (#33))

The General Partner of EQT Saber Lower Aggregator 2 LP (#24); EQT Saber Lower Aggregator 1 LP (#26); EQT Saber Upper Aggregator 1 LP (#27) EQT Infrastructure IV Co-Investment (Saber) LP (#28); EQT Saber Side Car (No. 2) USD LP (#29); EQT Saber Side Car (No. 2) EUR LP (#30) is:

35. EQT Saber Topside LLC
   a. Jurisdiction of Formation: Delaware
   b. c/o EQT Partners, Inc., 1114 Avenue of the Americas, 45th Floor, New York, NY 10036
   c. Principal Business: General Partner
   d. Interest Held: 45% Indirectly (as General Partner of EQT Saber Lower Aggregator 2 LP (#24); EQT Saber Lower Aggregator 1 LP (#26); EQT Saber Upper Aggregator 1 LP (#27); EQT Infrastructure IV Co-Investment (Saber) Delaware LP (#28); EQT Saber Side Car (No. 2) USD LP (#29); EQT Saber Side Car (No. 2) EUR LP (#30))

The General Partner of EQT Saber Side Car (No. 1) EUR SCSp (#32); EQT Saber (B) Blocker SCSp (#33); and EQT Infrastructure IV Co-Investment (B) SCSp (#34) is:

36. EQT Infrastructure IV (GP) SCS\(^5\)
   a. Jurisdiction of Formation: Luxembourg
   b. Address: 26A Boulevard Royal L-2449 Luxembourg, Grand Duchy of Luxembourg
   c. Principal Business: General Partner
   d. Interest Held: 45% Indirectly (as General Partner of EQT Saber Side Car (No. 1) EUR SCSp (#32); EQT Saber (B) Blocker SCSp (#33); and EQT Infrastructure IV Co-Investment (B) SCSp (#34))

The General Partner of EQT Infrastructure IV (GP) SCS (#36) is:

37. EQT Infrastructure IV (General Partner), S.à r.l.
   a. Jurisdiction of Formation: Luxembourg
   b. Address: 26A, Boulevard Royal, L-2449 Luxembourg, Grand Duchy of Luxembourg, Grand Duchy of Luxembourg
   c. Principal Business: General Partner

\(^5\) A Luxembourg Société en Commandite Simple (“SCS”) is most similar to a U.S. limited partnership.
d. Interest Held: 45% Indirectly (as General Partner of EQT Infrastructure IV (GP) SCS (#36))

The sole Limited Partner of EQT Infrastructure IV (GP) SCS (#36) is:

38. EQT Holdings Infrastructure IV Coöperatief U.A. 6
   a. Jurisdiction of Formation: Netherlands
   b. Address: Cornelis Schuytstraat 74; 1071JL Amsterdam; Netherlands
   c. Principal Business: Investment Holding Vehicle
   d. Interest Held: 45% Control (indirectly as limited partner of EQT Infrastructure IV (GP), SCS (#36)).

The Alternative Investment Fund Manager (“AIFM”) for the EQT Fund, and all of its investment vehicles is:

39. EQT Fund Management S.à r.l. 7
   a. Jurisdiction of Formation: Luxembourg
   b. Address: 26A, Boulevard Royal, L-2449 Luxembourg, Grand Duchy of Luxembourg, Grand-Duchy of Luxembourg
   c. Principal Business: Fund Manager
   d. Interest Held: AIFM of EQT Saber Lower Aggregator 2 LP (#24); EQT Saber Lower Aggregator 1 LP (#26); EQT Saber Upper Aggregator 1 LP (#27); EQT Infrastructure IV Co-Investment (Saber) Delaware LP (#28); EQT Saber Side Car (No. 2) USD LP (#29); EQT Saber Side Car (No. 2) EUR LP (#30); EQT Saber Side Car (No. 1) EUR, SCSp (#32); EQT Saber (B) Blocker, SCSp (#33); and EQT Infrastructure IV Co-Investment (B), SCSp (#34))

EQT Infrastructure IV (General Partner) S.à r.l. (#37) and EQT Saber Topside, LLC (#35) are wholly owned by:

40. EQT Management S.à r.l.
   a. Jurisdiction of Formation: Luxembourg
   b. Address: 26A, Boulevard Royal, L-2449 Luxembourg, Grand Duchy of Luxembourg, Grand-Duchy of Luxembourg
   c. Principal Business: Fund Manager
   d. Interest Held: 45% Control (indirectly as 100% owner of EQT Infrastructure IV (General Partner), S.à r.l. (#37) and EQT Saber Topside, LLC (#35))

EQT Holdings Infrastructure IV Coöperatief U.A. (#38) is directly owned by:

41. EQT Holdings B.V.
   a. Jurisdiction of Formation: The Netherlands
   b. Address: Cornelis Schuytstraat 74; 1071JL Amsterdam, The Netherlands

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6 A U.A. entity is a Dutch cooperative association of members.

7 A Luxembourg société à responsabilité limitée (“S.à r.l.”) is most similar to a U.S. limited liability company.
c. Principal Business: Investment Holding Vehicle
d. Interest Held: 42.71% indirect (as 94.92% limited partner of EQT Infrastructure IV Coöperatief U.A. (#38))

No other entity or person holding an ownership interest in EQT Holdings Infrastructure IV Coöperatief U.A. (#38) holds a 10% or higher ownership interest in Holdings.

EQT Holdings B.V. (#41), EQT Management S.à r.l. (#40) and EQT Fund Management S.à r.l. (#39) are 100% owned by:

42. EQT AB8
   a. Jurisdiction of Formation: Sweden
   b. Address: BOX 16409, 103 27 Stockholm, Sweden
   c. Principal Business: Alternative Investments Group Holding Company
   d. Interest Held: 45% Control (indirectly as 100% direct owner of EQT Fund Management S.à r.l. (#39); EQT Management S.à r.l. (#40), and EQT Holdings B.V (#41)).

EQT AB (#42) is publicly traded on the Stockholm, Nasdaq (ticker symbol: EQT) and is indirectly majority owned by its partners. No shareholders of EQT AB (#42) hold an indirect 10% or higher ownership interest in Holdings.

To Holdings’ knowledge, no other person or entity, directly or indirectly, will own or control a ten percent (10%) or greater interest in Holdings or IFN at the close of the proposed Transaction.

8 A Swedish Aktiebolag (“AB”) is most similar to a U.S. corporation.
VERIFICATIONS
VERIFICATION

I, Michael Mooney state that I am Chief Legal Officer of Zayo Group Holdings, Inc. (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 thereof and the certifications contained therein regarding the Company and its affiliates, 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 26th day of March 2021.

[Signature]
Michael Mooney
Chief Legal Officer
Zayo Group Holdings, Inc.
VERIFICATION

I, James Turner state that I am President and Chief Executive Officer of Indiana Fiber Network, LLC d/b/a Intelligent Fiber Network (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 thereof and the certifications contained therein regarding the Company and its affiliates, 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.


James Turner
President and Chief Executive Officer
Indiana Fiber Network, LLC d/b/a
Intelligent Fiber Network