

**Before the  
FEDERAL COMMUNICATIONS COMMISSION  
Washington, D.C. 20554**

In the Matter of the Application of )  
 )  
 ) **PEG Bandwidth DE, LLC,** ) WC Docket No. 20-\_\_\_\_\_  
 ) **PEG Bandwidth MD, LLC,** )  
 ) **PEG Bandwidth NJ, LLC,** )  
 ) **PEG Bandwidth NY Telephone Corp.,** )  
 ) **PEG Bandwidth PA, LLC,** )  
 ) **PEG Bandwidth TX, LLC,** )  
 ) **PEG Bandwidth VA, LLC** )  
 ) **Southern Light, LLC, and** )  
 ) **Uniti Fiber LLC,** )  
 ) Sellers, )  
 )  
 ) **Everstream Solutions LLC,** )  
 ) Purchaser, )  
 )  
 )  
 ) for Grant of Authority Pursuant to )  
 ) Section 214 of the Communications Act of 1934, )  
 ) as Amended, and Sections 63.04 of the )  
 ) Commission’s Rules to Transfer )  
 ) Certain Assets of Domestic Section 214 Carriers )

**JOINT APPLICATION**

PEG Bandwidth DE, LLC, PEG Bandwidth MD, LLC, PEG Bandwidth NJ, LLC, PEG Bandwidth NY Telephone Corp., PEG Bandwidth PA, LLC, PEG Bandwidth TX, LLC, PEG Bandwidth VA, LLC, Southern Light, LLC and Uniti Fiber LLC (collectively, “Sellers”) and Everstream Solutions LLC (“Purchaser” or “Everstream Solutions”) (Purchaser and Sellers collectively, “Applicants”) respectfully request authority pursuant to Section 214 of the Communications Act of 1934, as amended, 47 U.S.C. § 214 (the “Act”), and Sections 63.04 of the Rules of the Federal Communications Commission (“Commission” or “FCC”), 47 C.F.R. §§ 63.04, for Sellers to assign to Purchaser certain customer contracts and telecommunications assets used

to provision telecommunications services to the transferring customer contracts (the “Transaction”).

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

## **I. REQUEST FOR STREAMLINED PROCESSING**

Applicants respectfully submit that this Application is eligible for streamlined processing pursuant to Sections 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)(i) because, immediately following the Transaction:

1. Applicants (including their Affiliates, as that term is defined in Section 3(1) of the Act) combined will hold less than a ten percent (10%) share of the interstate, interexchange market;
2. Applicants and their Affiliates will provide competitive telephone exchange services or exchange access services exclusively in geographic areas served by dominant local exchange carriers (none of which is a party to the proposed Transaction); and
3. Neither the Applicants nor any of their Affiliates are regulated as dominant with respect to any service.

## **II. DESCRIPTION OF THE APPLICANTS**

### **A. Sellers**

All of Sellers are headquartered 107 St. Francis Street, Suite 1800, Mobile, Alabama 36602, and each is a subsidiary of Uniti Group Inc. (“Uniti Group” and together with its subsidiaries, “Uniti”), a Maryland corporation headquartered at 10802 Executive Center Drive, Suite 300, Little Rock, Arkansas 72211. Uniti Group is a publicly traded real estate investment trust that engages in the acquisition and construction of infrastructure utilized by the communications industry. Uniti

Group does not provide telecommunications services in its own right. It owns and operates a number of licensed telecommunications providers offering services in the District of Columbia and a number of states.

**B. Purchaser**

Everstream Solutions, an Ohio limited liability company, is headquartered at 1228 Euclid Ave, #250, Cleveland, OH 44115. Everstream Solutions holds domestic and international Section 214 authorization as well as certificates to provide intrastate telecommunications services in Ohio and Missouri and has applications pending for authorization to provide intrastate telecommunications services in Delaware, Maryland, New Jersey, New York, Pennsylvania, and West Virginia. Everstream Solutions is affiliated with (i) Everstream GLC Holding Company LLC (“Everstream GLC”), which holds domestic and international Section 214 authorizations (File Nos. ITC-214-19970116-00027 as assigned in IB File No. ITC-ASG-20160426-00157) and holds certificates to provide intrastate telecommunications services in Illinois, Indiana, Michigan, and Wisconsin, (ii) Lynx Network Group, Inc. (“Lynx”), which holds domestic Section 214 authority and holds a certificate to provide intrastate telecommunications services in Michigan, and (iii) HRS Internet, LLC (“HRS Internet”), which holds domestic and international Section 214 authorizations (File No. ITC-214-20080612-00268) and holds a certificate to provide intrastate telecommunications services in Indiana.

Everstream Solutions is a wholly owned subsidiary of Midwest Fiber Acquisition LLC (“Midwest”), a Delaware limited liability company. Midwest, through Everstream Solutions and its affiliates, is a super-regional network service provider bringing fiber-based Ethernet, internet and data center solutions to businesses throughout the Midwest. The company has more than 10,000 route miles and comprehensive data center connectivity at 100 Gbps. Its network allows

businesses to operate a converged IP network capable of delivering robust voice and data services at speeds from 10 Mbps to 100 Gbps.

Midwest is owned by Midwest Fiber Holdings LP, and is ultimately indirectly owned by four limited partnerships organized in Luxembourg (AMP Capital Global Infrastructure Fund II A LP, AMP Capital Global Infrastructure Fund II B LP, AMP Capital Global Infrastructure Fund II C LP, and AMP Capital Global Infrastructure Fund II E LP), collectively referred to as “GIF II.” Between Midwest Fiber Holdings LP and GIF II, there are a number of intervening entities in the ownership chain (Midwest Fiber Intermediate US LP, Midwest Fiber Midco LP and GIF II US Aggregator LP). For each of the limited partnership entities in this chain, as well as for the four Luxembourg limited partnerships referenced above, the general partner is AMP Capital Investors (GIF II GP) S.à.r.l., a Luxembourg company.

AMP Capital Investors (GIF II GP) S.à.r.l. is indirectly owned by AMP Capital Holdings Limited (“AMP Capital”) which is a global investment manager headquartered in Australia, with a growing international presence, including in North America. AMP Capital has a heritage and strength in infrastructure and real estate, and specialist expertise in fixed income, equities and multi-asset solutions. AMP Capital is a downstream subsidiary of AMP Limited, one of Australia’s largest retail and corporate pension providers.

### **III. DESCRIPTION OF THE TRANSACTION**

Sellers and the Purchaser entered into an Asset Purchase Agreement on October 20, 2020 (the “Agreement”). Pursuant to the Agreement, Purchaser will acquire from Sellers discrete customer contracts and the telecommunications equipment associated with such customer contracts in a number of states, including certain microwave assets and domestic fiber optic assets. Purchaser will also acquire certain unregulated assets from Sellers under the terms of the Agreement.

None of the transferring customers are retail end users; instead, all customers are either other carriers or enterprises. These carrier and enterprise customers are sophisticated consumers of high-capacity telecommunications services with contracts that dictate the assignment or transfer of services to other telecommunications service providers. Customers will be advised (and in some cases consent will be requested) prior to the transfer of services from Seller to Everstream Solutions. All customers will continue to receive their services over the same facilities as they do today, and will not suffer an adverse consequence as a result of the Transaction. Upon consummation of the Transaction, Everstream Solutions will offer domestic interstate services to such customers pursuant to its blanket 214 authority. All of the Sellers identified herein will retain their Section 214 and state authorizations and will continue to offer services to other customers pursuant to those authorities.

Immediately following the Transaction, the customers will receive service from Everstream Solutions at the same rates, terms and conditions as they currently receive. Future changes in the rates, terms and conditions of service for customers will be undertaken pursuant to applicable federal and state notice requirements and customer contracts.

The fitness of Everstream Solutions and its parent Midwest to own these assets has been confirmed by the Commission in connection with the 2018 acquisition of Everstream Solutions by Midwest and the 2020 acquisition of HRS Internet by Everstream Solutions. *See e.g.*, WC Docket No. 18-93, IB File Nos. ITC-T/C-20180323-00064 and ITC-T/C-20180323-00065; and WC Docket No. 19-302, IB File No. ITC-T/C-20191018-00171. In those transactions, Everstream Solutions disclosed that certain foreign investors hold a greater than 10 percent indirect interest in Midwest and those foreign investors have not materially changed and are disclosed below. On September 20, 2018, the U.S. Department of Justice, with the concurrence of the U.S. Department

of Homeland Security and the U.S. Department of Defense (collectively, “the Agencies”) notified the Commission that they had no objection to the application for the transfer of control of Everstream Solutions and its affiliates Everstream GLC and Lynx to Midwest based on the information provided to the Agencies and analysis by the Agencies of potential national security, law enforcement, and public safety issues. *See* WC Docket No. 18-93, IB File Nos. ITC-T/C-20180323-00064 and ITC-T/C-20180323-00065.

The proposed Transaction will not change the fitness of Everstream Solutions and its parent Midwest to acquire the assets from Sellers. The foreign investors of Everstream Solutions and Midwest as previously disclosed to the Commission have not materially changed and are disclosed below.

Accordingly, Applicants respectfully request that the Commission process, consider, and approve this Application as expeditiously as possible.

#### **IV. PUBLIC INTEREST STATEMENT**

The Transaction will serve the public interest. Sellers, Uniti Group and Uniti will gain important operational efficiencies and enhance their capital position as a result of the Transaction. Everstream Solutions will obtain valuable assets allowing it to provide robust, facilities-based services on a competitive basis to consumers in several states enhancing consumer welfare. Customers affected by the Transaction will continue to receive services over the same facilities as they do today. Thus, the Transaction will enhance, and not diminish, customers’ welfare.

#### **V. INFORMATION REQUIRED BY SECTION 63.04**

Pursuant to Section 63.04 of the Commission’s Rules, the Applicants submit the following information:

**63.04(a)(1) - Name, address and telephone number of each Applicant:**

Sellers

PEG Bandwidth DE, LLC	FRN: 0025355561
PEG Bandwidth MD, LLC	FRN: 0025355298
PEG Bandwidth NJ, LLC	FRN: 0025355116
PEG Bandwidth NY Telephone Corp.	FRN: 0028599769
PEG Bandwidth PA, LLC	FRN: 0025355108
PEG Bandwidth TX, LLC	FRN: 0025355058
PEG Bandwidth VA, LLC	FRN: 0025355223
Southern Light, LLC	FRN: 0006694111
Uniti Fiber LLC	FRN: 0020169025

107 St. Francis Street, Suite 1800  
Mobile, AL 36602  
Tel: 501-458-4397

Purchaser

Everstream Solutions LLC	FRN: 0027345693
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1228 Euclid Ave #250  
Cleveland, OH 44115  
Tel: 216-242-2874

**63.04(a)(2) - Jurisdiction of Organizations:**

Sellers:

Southern Light, LLC is a limited liability company organized under the laws of Alabama.

PEG Bandwidth NY Telephone Corp. is a corporation organized under the laws of New York.

All of the following entities are limited liability companies organized under the laws of Delaware:

PEG Bandwidth DE, LLC  
PEG Bandwidth MD, LLC  
PEG Bandwidth NJ, LLC  
PEG Bandwidth PA, LLC  
PEG Bandwidth TX, LLC  
PEG Bandwidth VA, LLC  
Uniti Fiber LLC

Transferee: Everstream Solutions is an Ohio limited liability company.

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

For Applicants:

Ronanld W. Del Sesto, Jr.  
Danielle Burt  
Morgan, Lewis & Bockius LLP  
1111 Pennsylvania Ave., N.W.  
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202-739-3000 (tel)  
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[danielle.burt@morganelewis.com](mailto:danielle.burt@morganelewis.com)

with a copy for Sellers to:

Jeffrey R. Strenkowski  
Vice President, Deputy General  
Counsel of Governmental Affairs  
Uniti Group Inc.  
10802 Executive Center Drive,  
Benton Building, Suite 300,  
Little Rock, Arkansas 72211  
501-458-4397 (tel)  
[jeffrey.strenkowski@uniti.com](mailto:jeffrey.strenkowski@uniti.com)

and with a copy for Purchaser to:

Brett Lindsey  
Everstream Solutions LLC  
1228 Euclid Ave #250  
Cleveland, OH 44115  
[brett.lindsey@everstream.net](mailto:brett.lindsey@everstream.net)

#### **63.04(a)(4) - Ownership**

Uniti Group Inc. is a widely held publicly traded company (NASDAQ: UNIT) whose ownership constantly changes. Therefore, the ownership information provided below is based on publicly filed documents including SEC Forms 13G and market surveillance that the company undertakes. To its knowledge, therefore, there is one entity that may be attributed a 10% or greater ownership interest in Uniti Group: BlackRock, Inc. According to the documents reviewed by Uniti, BlackRock, Inc.'s ownership in Uniti Group is through multiple subsidiaries none of which individually is attributed a 10% or greater ownership interest. The ownership of the Sellers will not change as a result of the Transaction.

The following persons or entities hold, directly or indirectly, a 10% or greater interest in Purchaser as calculated pursuant to the Commission’s ownership attribution rules for wireline telecommunications carriers. The ownership of Purchaser will not change as a result of the Transaction. Charts depicting the current ownership structure of Purchaser are provided as Exhibit A.

1. Everstream Solutions LLC is wholly-owned by:

Name: **Midwest Fiber Acquisition LLC (“Midwest”)**  
Address: c/o AMP Capital Investors (US) Limited  
1114 Avenue of the Americas, 16<sup>th</sup> floor  
New York, NY 10036  
Ownership: 100%  
Citizenship: United States (Delaware)  
Principal Business: Holding Company

2. Midwest is wholly-owned by:

Name: **Midwest Fiber Holdings LP**  
Address: c/o AMP Capital Investors (US) Limited  
1114 Avenue of the Americas, 16<sup>th</sup> floor  
New York, NY 10036  
Ownership: 100%  
Citizenship: United States (Delaware)  
Principal Business: Holding Company

3. The following entities own or control a 10% or greater interest in Midwest Fiber Holdings LP:

Name: **AMP Capital Investors (GIF II GP) S.à.r.l (“GIF II GP”)**  
Address: 14 rue Edward Steichen  
Luxembourg L-2540  
Grand Duchy of Luxembourg  
Ownership: General Partner; 0% equity  
Citizenship: Luxembourg  
Principal Business: Investment

Name: **Midwest Fiber Intermediate US LP**  
Address: c/o AMP Capital Investors (US) Limited  
1114 Avenue of the Americas, 16<sup>th</sup> floor  
New York, NY 10036

Ownership: 98.5440% equity (a separate entity, Midwest Fiber Management LP holds 1.4560% equity interest in Midwest Fiber Holdings LP)  
Citizenship: United States (Delaware)  
Principal Business: Holding Company

4. The following entities own or control a 10% or greater interest in Midwest Fiber Intermediate US, LP:

Name: **AMP Capital Investors (GIF II GP) S.à.r.l (“GIF II GP”)**  
Address: 14 rue Edward Steichen  
Luxembourg L-2540  
Grand Duchy of Luxembourg  
Ownership: General Partner; 0% equity  
Citizenship: Luxembourg  
Principal Business: Investment

Name: **Midwest Fiber Midco LP**  
Address: c/o AMP Capital Investors (US) Limited  
1114 Avenue of the Americas, 16<sup>th</sup> floor  
New York, NY 10036  
Ownership: 92.6370% equity  
Citizenship: United States (Delaware)  
Principal Business: Holding Company

Name: **AMP Capital Global Infrastructure Fund II A LP**  
Address: 14 rue Edward Steichen  
Luxembourg L-2540  
Grand Duchy of Luxembourg  
Ownership: 7.3630% equity  
Citizenship: Luxembourg  
Principal Business: Investment Fund

5. The following entities own or control a 10% or greater interest in Midwest Fiber Midco LP:

Name: **AMP Capital Investors (GIF II GP) S.à.r.l (“GIF II GP”)**  
Address: 14 rue Edward Steichen  
Luxembourg L-2540  
Grand Duchy of Luxembourg  
Ownership: General Partner; 0% equity  
Citizenship: Luxembourg

Principal Business: Investment

Name: **GIF II US Aggregator LP**  
Address: c/o AMP Capital Investors (US) Limited  
1114 Avenue of the Americas, 16<sup>th</sup> floor  
New York, NY 10036  
Ownership: 100% equity  
Citizenship: United States (Delaware)  
Principal Business: Holding Company

6. The following entities own or control a 10% or greater interest in GIF II US Aggregator LP:

Name: **AMP Capital Investors (GIF II GP) S.à.r.l (“GIF II GP”)**  
Address: 14 rue Edward Steichen  
Luxembourg L-2540  
Grand Duchy of Luxembourg  
Ownership: General Partner; 0% equity  
Citizenship: Luxembourg  
Principal Business: Investment

Name: **AMP Capital Global Infrastructure Funds II B LP**  
Address: 14 rue Edward Steichen  
Luxembourg L-2540  
Grand Duchy of Luxembourg  
Ownership: 49.4289% equity  
Citizenship: Luxembourg  
Principal Business: Investment Fund

Name: **AMP Capital Global Infrastructure Funds II C LP**  
Address: 14 rue Edward Steichen  
Luxembourg L-2540  
Grand Duchy of Luxembourg  
Ownership: 28.6092% equity  
Citizenship: Luxembourg  
Principal Business: Investment Fund

Name: **AMP Capital Global Infrastructure Funds II E LP**  
Address: 14 rue Edward Steichen  
Luxembourg L-2540  
Grand Duchy of Luxembourg  
Ownership: 14.5989% equity

Citizenship: Luxembourg  
Principal Business: Investment Fund

7. The following entities have a 10% or greater direct or indirect interest in AMP Capital Global Infrastructure Fund II A LP, AMP Capital Global Infrastructure Funds II B LP, AMP Capital Global Infrastructure Funds II C LP, and AMP Capital Global Infrastructure Funds II E LP (collectively, “GIF II”):

Name: **AMP Capital Investors (GIF II GP) S.à.r.l (“GIF II GP”)**  
Address: 14 rue Edward Steichen  
Luxembourg L-2540  
Grand Duchy of Luxembourg  
Ownership: General Partner of each of AMP Capital Global Infrastructure Fund II A LP, AMP Capital Global Infrastructure Fund II B LP, AMP Capital Global Infrastructure Fund II C LP and AMP Capital Global Infrastructure Fund II E LP (collectively, “GIF II”); 0% equity  
Citizenship: Luxembourg  
Principal Business: Investment

8. GIF II GP is wholly owned by:

Name: **AMP Capital Investors International Holdings Ltd.**  
Address: 33 Alfred Street, Sydney NSW 2000 (Australia)  
Ownership: 100% equity and voting  
Citizenship: Australia  
Principal Business: Investment

9. AMP Capital Investors International Holdings Ltd. is wholly owned by:

Name: **AMP Capital Holdings Ltd.**  
Address: 33 Alfred Street, Sydney NSW 2000 (Australia)  
Ownership: 100% equity and voting  
Citizenship: Australia  
Principal Business: Investment

10. AMP Capital Holdings Ltd. is wholly owned by:

Name: **AMP Holdings Ltd.**  
Address: 33 Alfred Street, Sydney NSW 2000 (Australia)  
Ownership: 100% equity and voting

Citizenship: Australia  
Principal Business: Investment

11. AMP Holdings Ltd. is wholly owned by:

Name: **AMP Group Holdings Ltd.**  
Address: 33 Alfred Street, Sydney NSW 2000 (Australia)  
Ownership: 100% equity and voting  
Citizenship: Australia  
Principal Business: Investment

12. AMP Group Holdings Ltd. is wholly owned by:

Name: **AMP Limited**  
Address: 33 Alfred Street, Sydney NSW 2000 (Australia)  
Ownership: 100% equity and voting  
Citizenship: Australia  
Principal Business: Public Company

No person or entity owns a 10% or greater interest in AMP Limited. A list of the directors and key officers of AMP Limited, with their respective nationalities, is provided below.

**AMP Limited Directors:**

Francesco Alexander De Ferrari – Chief Executive Officer (Swiss - Italia)  
Rahoul Chowdry – Company Director (Australia)  
Debra Anne Hazelton – Company Director (Australia)  
John Kevin O’Sullivan – Company Director (Australia)  
Michael Craig Sammells – Company Director (Australia)  
Andrea Elisabeth Slattery – Company Director (Australia)

**AMP Limited Officers:**

Marissa Bendyk – Company Secretary (Australia)  
Brendan John O’Brien – Director of Tax (Australia)

To the best of Everstream Solutions’ knowledge, no other person or entity holds a 10% or greater ownership interest in the Purchaser pursuant to the Commission’s attribution rules.

**63.04(a)(5) – Anti-Drug Abuse Act Certification**

As evidenced by the signature of each Applicant to this Application, Applicants certify that they are not subject to denial of federal benefits pursuant to Section 5301 of the Anti-Drug Abuse Act of 1988. *See* 21 U.S.C. § 853a; *see also* 47 C.F.R. §§ 1.2001-1.2003.

**63.04(a)(6) - Description of the Transaction:**

A description of the proposed Transaction is set forth in **Section III** above.

**63.04(a)(7) - Geographic Areas Served:**

The assets of Sellers that are subject to the Transaction are located in the following states: Delaware, Maryland, Michigan, New Jersey, New York, Ohio, Pennsylvania, and West Virginia. Sellers and their affiliates collectively provide or are authorized to provide telecommunications services in the following additional states: Alabama, Arkansas, Arizona, California, the District of Columbia, Florida, Georgia, Illinois, Indiana, Iowa, Kentucky, Louisiana, Massachusetts, Michigan, Minnesota, Mississippi, Missouri, Nebraska, New Mexico, North Carolina, North Dakota, Oklahoma, South Carolina, South Dakota, Tennessee, Texas, Utah, Virginia, Washington, Wisconsin and Wyoming.

Everstream Solutions currently provides intrastate telecommunications services in Ohio and Missouri. Everstream Solutions is affiliated with (i) Everstream GLC, which currently provides intrastate telecommunications services in Illinois, Indiana, Michigan, and Wisconsin, (ii) Lynx, which currently provides intrastate telecommunications services in Michigan, and (iii) HRS Internet, which currently provides facilities-based local exchange and competitive access telecommunications services throughout the state of Indiana.

**63.04(a)(8) - Streamlining Categorization:**

This Application is eligible for streamlined processing pursuant to Section 63.03(b)(2)(i) of the Commission's Rules because, immediately following the Transaction, (1) Applicants (including their Affiliates, as that term is defined in Section 3(1) of the Act) combined will hold

less than a ten percent (10%) share of the interstate, interexchange market; (2) Applicants and their Affiliates will provide competitive telephone exchange services or exchange access services exclusively in geographic areas served by dominant local exchange carriers (none of which is a party to the proposed Transaction); and (3) neither the Applicants nor any of their Affiliates are regulated as dominant with respect to any service.

**63.04(a)(9) - Additional FCC Applications:**

Applicants are seeking authority, pursuant to a Form 603 application, for Sellers to assign to Purchaser certain FCC microwave licenses. See File No. 0009280198. In connection with the acquisition of the FCC microwave licenses, Everstream Solutions is also filing a petition for declaratory ruling for its indirect foreign ownership to exceed the 25 percent benchmark in 47 U.S.C. § 310(b)(4).

**63.04(a)(10) - Special Consideration Requests:**

Prompt completion of the Transaction is important to ensure that Applicants can obtain the benefits described in this Application. Accordingly, Applicants respectfully request that the Commission approve this Application expeditiously.

**63.04(a)(11) - Waiver Requests:**

No waiver requests are being filed in conjunction with the Transaction.

**63.04(a)(12) - Public Interest Statement:**

A statement showing how grant of the Application will serve the public interest, convenience, and necessity is provided in **Section IV** above.

**VI. CONCLUSION**

Based on the foregoing, the Applicants respectfully submit that the public interest, convenience, and necessity would be furthered by grant of this Application.

Respectfully submitted,

*/s/ Danielle Burt*

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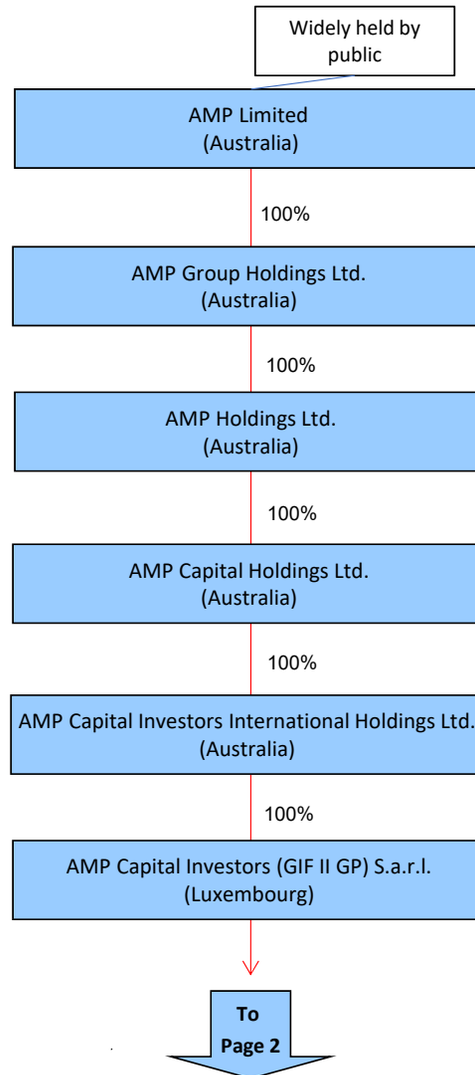
Counsel for Applicants

Date: November 2, 2020

**EXHIBIT A**

**Purchaser Ownership Charts**

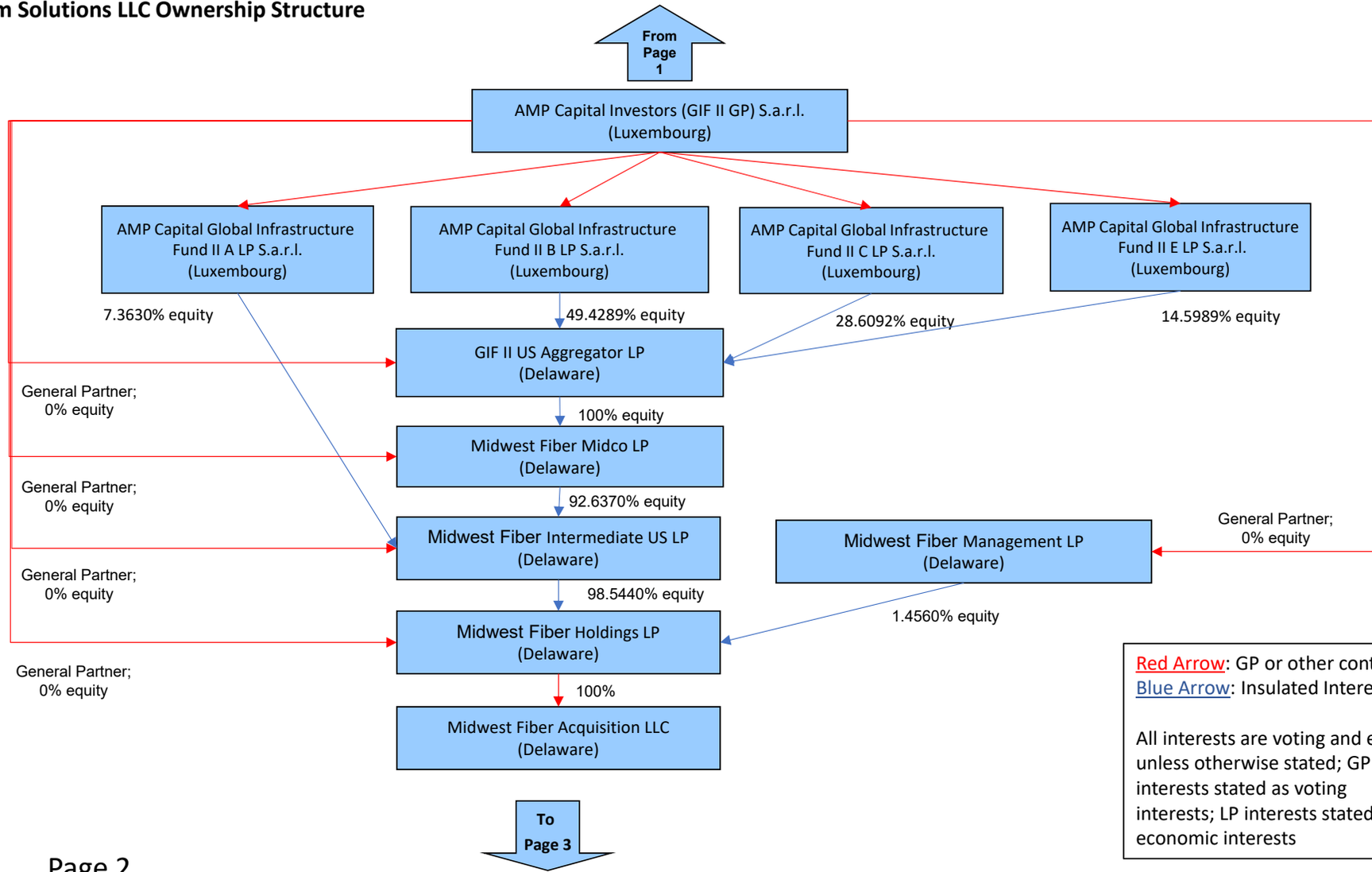
# Everstream Solutions LLC Ownership Structure



**Red Arrow:** GP or other control  
**Blue Arrow:** Insulated Interests

All interests are voting and equity unless otherwise stated; GP interests stated as voting interests; LP interests stated as economic interests

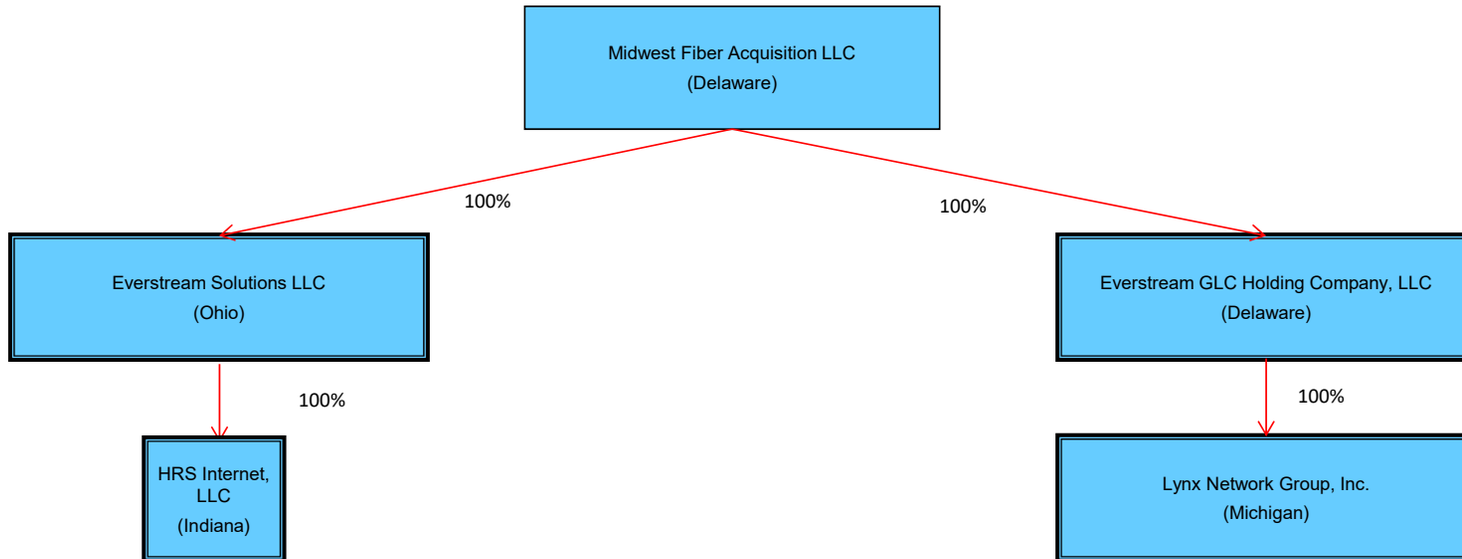
# Everstream Solutions LLC Ownership Structure



# Everstream Solutions LLC Ownership Structure

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All entities in bolded boxes are  
FCC Licenses



**Red Arrow:** GP or other control  
**Blue Arrow:** Insulated Interests

All interests are voting and equity unless otherwise stated; GP interests stated as voting interests; LP interests stated as economic interests

## VERIFICATION

I, Brett Lindsey, state that I am Chief Executive Officer of Everstream Solutions LLC; that I am authorized to make this Verification on behalf of Everstream Solutions LLC; that the foregoing filing was prepared under my direction and supervision; and that the contents thereof and the certifications contained therein with respect to Everstream Solutions LLC 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 30 day of October 2020.

  
Brett Lindsey  
Chief Executive Officer  
Everstream Solutions LLC

STATE OF MARYLAND  
COUNTY OF MONTGOMERY

§  
§  
§

**VERIFICATION**

I, Jeffrey R. Strenkowski, hereby declare that I am the Vice President, Deputy General Counsel of Governmental Affairs of Uniti Group, Inc.; that I am authorized to make this Verification on behalf of Uniti Group, Inc. and its 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.



Jeffrey R. Strenkowski  
Vice President, Deputy General Counsel of  
Governmental Affairs  
Uniti Group, Inc.

Sworn and subscribed before me this 26<sup>th</sup> day of October, 2020.



Notary Public

My commission expires 07/27/2024

