



June 29, 2011

**BY ECFS**

Ms. Marlene H. Dortch  
Secretary  
Federal Communications Commission  
445 12<sup>th</sup> St., S.W.  
Washington, D.C. 20554

*Re: Joint Application of XAND Corporation and XAND CLEC, LLC for Consent to Transfer of Assets and Customers, WC Docket No. 11-106*

Dear Ms. Dortch:

XAND CLEC, LLC submits this letter at the request of the staff of the Wireline Competition Bureau as a supplement to above-captioned Application for Consent to Transfer of Assets and Customers.

Funds under common control with ABRY Senior Equity III, L.P. (collectively, “ABRY”) own cable, telecommunications, and interconnected VoIP providers in the United States. ABRY controls Atlantic Broadband, Inc., (“Atlantic Broadband”), Grande Communications Networks, Inc. (“Grande Networks”), RCN Telecom Services, LLC (“RCN”), and Sidera Networks, LLC (“Sidera”), and their respective operating subsidiaries.

Atlantic Broadband offers interconnected VoIP, Internet, and video programming services to residential and enterprise customers in Delaware, Miami, Florida, Maryland, central Pennsylvania, and Aiken, South Carolina.

Grande Networks provides telephony, Internet, and video programming services to residential and business customers in several markets in Texas. Grande Networks is also authorized to provide global or limited global facilities-based and resale international and domestic telecommunications services.

RCN provides telephony, Internet, and video programming services to residential and small business customers in Massachusetts, Illinois, New York, Pennsylvania, and metropolitan Washington, D.C.

Sidera serves enterprise customers over its fiber facilities connecting Baltimore, Boston, Burlington, New York City, Philadelphia, Washington, D.C., and Chicago, as well as several smaller markets throughout the mid-Atlantic.

XAND CLEC, LLC does not currently provide any telecommunications services.

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Accordingly, XAND Corporation and XAND CLEC, LLC respectfully request that their application in the above-referenced docket be accorded streamlined treatment pursuant to Section 63.03(b)(2)(i) of the Commission's rules, 47 C.F.R. § 63.03(b)(2)(i).

Respectfully submitted,

A handwritten signature in black ink, appearing to read "J. B. Mirsky".

Jonathan B. Mirsky  
Rachel W. Petty  
*Counsel to XAND CLEC, LLC*