

March 12, 2010

Ms. Juliet Orchard Secretary of the Commission Utah Public Service Commission Heber M. Wells Building 160 East 300 South Salt Lake City, UT 84114

Re: Transfer of Control-American Fiber Network, Inc.

Dear Sir or Madam:

New Earthshell Corporation ("NEC") and American Fiber Network, Inc. ("AFN") (collectively, the "Parties"), hereby notify the Commission of a transaction which will result in a transfer of control of AFN to NEC. NEC has entered into a purchase and sale agreement (the "Sale Agreement") with YA Global Investments, L.P. ("Secured Party") to purchase all issued and outstanding shares of common stock of AFN (the "AFN Common Stock").

MobilePro Corp. ("MobilePro") and the Secured Party entered into certain financing arrangements evidenced by, among other documents, instruments and agreements, a secured convertible debenture (collectively, the "Financing Documents"). The obligations of MobilePro to the Secured Party under the Financing Documents are secured by, among other things, the AFN Common Stock. Events of default have occurred and are continuing under the Financing Documents and the Secured Party has elected to conduct a secured party sale of the AFN Common Stock in accordance with Article 9 of the Uniform Commercial Code (the "UCC"). The Secured Party held a public auction at which NEC made the highest and best bid. NEC and the Secured Party have entered into the Sale Agreement pursuant to which the Secured Party will, in accordance with Article 9 of the UCC, transfer to NEC all of MobilePro's right, title and interest in and to the AFN Common Stock. As a result, upon the closing of the Sale Agreement, AFN will become a wholly owned subsidiary of NEC.

The transaction has been structured such that it will be transparent to AFN's customers in Utah. Following the closing, AFN will continue as a going concern. The transaction will not affect the rates, terms or conditions under which AFN provides service in Utah, and will not cause disruption in the services received by AFN customers in Utah.

Although the transaction will not change the services provided to AFN's customers, the Parties expect that the transaction will improve their business operations. Specifically, AFN will benefit from the highly qualified and experienced management and financial resources provided by NEC. Furthermore, the Parties submit that the transaction will provide AFN access to significant additional resources which will benefit its customers.

It is the Parties' understanding that Commission approval is not required to complete the transaction described herein. Accordingly, the Parties submit this letter for informational purposes only to ensure the continuing accuracy of the Commission's records. The Parties further state as follows:

I. **DESCRIPTION OF THE PARTIES**

A. New Earthshell Corporation.

NEC is a privately held Delaware corporation with offices located at 101 Hudson Street, Suite 3700, Jersey City, NJ 07302. NEC is not authorized to provide competitive local or long distance telecommunication services within any jurisdiction of the United States.

B. American Fiber Network, Inc.

AFN is a Delaware corporation with offices located at 9401 Indian Creek Pkwy, St. 280, Overland Park, KS 66210. AFN is a wholly-owned subsidiary of MobilePro. MobilePro pledged the AFN Common Stock to the Secured Party to secure its obligations under the Financing Documents. As described above, events of default have occurred and are continuing under the Financing Documents and the Secured Party has elected to sell to NEC all of MobilePro's right, title and interest in and to the AFN Common Stock pursuant to a secured party sale conducted in accordance with Article 9 of the UCC. Upon the closing of the Sale Agreement, AFN shall become a wholly owned subsidiary of NEC.

AFN currently provides resold and facilities-based local exchange service, resold and facilities-based long distance services, voicemail, and other standard voice features, and DS1 services. In Utah, AFN is authorized to provide local and long distance services. See Docket No. 00-2306-01 (June 1, 2000).

II. CONTACTS

Questions or any correspondence, orders, or other materials pertaining to this filing should be directed to:

Robert E. Heath American Fiber Network, Inc. 9401 Indian Creek Parkway Suite 280 Overland Park, KS 66210 (913) 338-2658, ext 4013 (phone) (913) 661-0538 (fax) rob.heath@afnltd.com with copies to:

Tammy Martin MobilePro Corp. 6701 Democracy Blvd. Suite 202 Bethesda, MD 20817 (216) 320-9701 (phone) (216) 393-0022 (fax) tmartin.mobilepro@yahoo.com

and

Troy Rillo Senior Managing Director Yorkville Advisors, LLC, investment manager to YA Global Investments, L.P. President New Earthshell Corporation 101 Hudson Street Suite 3700 Jersey City, NJ 07302 (201) 536-5107 (phone) (201) 435-2239 (fax) trillo@yorkvilleadvisors.com

III. DESCRIPTION OF TRANSACTION

The Parties shall complete a transaction through which AFN will become a whollyowned subsidiary of NEC. The obligations of MobilePro to the Secured Party under the Financing Documents are secured by, among other things, the AFN Common Stock. Events of default have occurred and are continuing under the Financing Documents and the Secured Party has elected to sell to NEC all of MobilePro's right, title and interest in and to the AFN Common Stock pursuant to a secured party sale conducted in accordance with Article 9 of the UCC. The Secured Party held a public auction at which NEC made the highest and best bid and NEC and the Secured Party have entered into the Sale Agreement. Upon the closing of the Sale Agreement, AFN will become a wholly owned subsidiary of NEC.

Following the transaction, AFN's customers will continue to receive services under the same rates, terms and conditions as those services are currently provided. AFN will continue to provide service to its customers under the same name. The transaction will not cause any service interruptions or have any impact on AFN's day-to-day operations in Utah. The Parties expect that the transaction will be transparent to AFN's customers.

IV. PUBLIC INTEREST CONSIDERATIONS

AFN will continue to provide local and long distance telecommunications services to the citizens of Utah as it has to this date. NEC has experience in the operations and finances involving successful entities. AFN's operations will remain customer service oriented. The Parties believe the transaction will enhance the ability of AFN to expand its respective operations both in terms of service area coverage and offerings to customers of more products and services.

Please contact the undersigned if you have any questions.

Respectfully submitted,

Robert E. Heath EVP-American Fiber Network, Inc. 9401 Indian Creek Parkway, St. 280 Overland Park, KS 66210 (913) 338-2658 (phone) (913) 661-0538 (fax) rob.heath@afnltd.com

Dated: March 12, 2010

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VERIFICATION

I, Troy Rillo, state that I am a Senior Managing Director of Yorkville Advisors, LLC, investment manager to YA Global Investments, L.P. and the President of New EarthShell Corporation; that I am authorized to make this Verification; that the foregoing filing was prepared under my direction and supervision; and that the contents with respect to Applicants are true and correct to the best of my knowledge, information, and belief.

> Troy Rillo Senior Managing Director-Yorkville Advisors, LLC, investment manager to YA Global Investments, L.P. President - New EarthShell Corporation

Sworn and subscribed before me this _____ day of _____, 2010.

Notary Public

My commission expires _____

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VERIFICATION

I, Tammy Martin, state that I am the General Counsel of MobilePro Corporation; that I am authorized to make this Verification; that the foregoing filing was prepared under my direction and supervision; and that the contents with respect to Applicants are true and correct to the best of my knowledge, information, and belief.

Tammy Martin General Counsel MobilePro Corporation

Sworn and subscribed before me this _____ day of _____, 2010.

My commission expires _____

Notary Public

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VERIFICATION

I, Douglas Bethell, state that I am the President of American Fiber Network, Inc.; that I am authorized to make this Verification; that the foregoing filing was prepared under my direction and supervision; and that the contents with respect to Applicants are true and correct to the best of my knowledge, information, and belief.

Douglas C. Bethell President American Fiber Network, Inc.

Sworn and subscribed before me this _____ day of _____, 2010.

My commission expires _____

Notary Public