### EXHIBIT D

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#### KELLEY DRYE & WARREN LLP

A LIMITED LIABILITY PARTNERSHIP

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US BANK/FOC DEC 2 7 2011

December 23, 2011

#### VIA OVERNIGHT COURIER

Marlene H. Dortch, Secretary Federal Communications Commission Wireline Competition Bureau Applications P.O. Box 979091 St. Louis, MO 63197-9000

Re:

Application of NextG Networks of NY, Inc., NextG Networks of California, Inc., NextG Networks of Illinois, Inc., and NextG Networks Atlantic, Inc. for Consent to Transfer Indirect Control of Companies Holding Blanket Domestic Section 214 Authority Pursuant to Section 214 of the Communications Act of 1934 as Amended

#### Dear Ms. Dortch:

Enclosed for filing are the original and six (6) copies of an application for authority to transfer control of NextG Networks of NY, Inc., NextG Networks of California, Inc., NextG Networks of Illinois, Inc., and NextG Networks Atlantic, Inc., companies holding blanket domestic Section 214 authority, pursuant to Section 214 of the Communications Act and Section 63.04 of the FCC Rules. A completed Fee Remittance Form 159, including credit card information to cover the associated filing fee of \$1,050.00, is appended. In addition, a duplicate of the filing has been provided for date-stamp and return in the enclosed prepaid UPS envelope.

If you have any questions regarding this filing, please contact the undersigned counsel.

Sincerely,

Ioan M. Griffin

cc: Jodie May, Tracey Wilson

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

In the Matter of	)
NextG Networks of NY, Inc.	)
NextG Networks of California, Inc.	) WC Docket No. 11
NextG Networks of Illinois, Inc.	)
NextG Networks Atlantic, Inc.	)
and	)
Crown Castle Solutions Corp.	)
Application for Consent to Transfer Indirect	)
Control of Companies Holding Blanket	)
Domestic Section 214 Authority Pursuant to	)
Section 214 of the Communications Act of 1934,	)
as Amended	)

#### **JOINT APPLICATION**

NextG Networks of NY, Inc. d/b/a NextG Networks East ("NextG East"), NextG Networks of California, Inc. d/b/a NextG Networks West ("NextG West"), NextG Networks of Illinois, Inc. d/b/a NextG Networks Central ("NextG Central"), NextG Networks Atlantic, Inc. ("NextG Atlantic"; and collectively with NextG East, NextG West, and NextG Central, the "NextG Subsidiaries") and Crown Castle Solutions Corp. ("Solutions"; and collectively with the NextG Subsidiaries, the "Applicants") hereby respectfully request authority pursuant to Section 214 of the Communications Act of 1934, as amended (the "Act"), 47 U.S.C. §214, and Section 63.04 of the Commission's Rules, 47 CFR § 63.04, to transfer indirect control of the NextG Subsidiaries to Solutions and ultimately to Crown Castle International Corp. ("CCI"), the ultimate parent of Solutions. The NextG Subsidiaries are wholly-owned subsidiaries of NextG Networks, Inc. ("NextG Networks").

As discussed below, NextG Networks and CCI have entered into an agreement pursuant to which Crown Castle NG Acquisitions Corp. ("Merger Sub"), a wholly-owned direct subsidiary of Solutions and indirect subsidiary of CCI, will merge with and into NextG Networks. NextG Networks will continue as the surviving corporation, and thus the NextG Subsidiaries will become wholly-owned indirect subsidiaries of Solutions and CCI as a result. The transaction will not result in any loss or impairment of service for any customers.

The Applicants request streamlined treatment of this Application 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) of the Commission's Rules because (i) the proposed transaction will result in the Applicants (including their Affiliates, as that term is defined in Section 3(1) of the Act) having a market share in the interstate, interexchange market of less than 10 percent; (ii) the Applicants (including their 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 the Applicants nor any of their Affiliates are regulated as dominant with respect to any service.

#### I. DESCRIPTION OF THE APPLICANTS

#### A. The NextG Subsidiaries

NextG East, NextG West, and NextG Central are corporations organized under the laws of Delaware, while NextG Atlantic is a Virginia corporation. The NextG Subsidiaries are wholly-owned subsidiaries of NextG Networks, a Delaware corporation. The principal place of business of the NextG Subsidiaries and NextG Networks is 52 Second Avenue, Suite 2200, Waltham, MA 02451.

Through the NextG Subsidiaries, NextG Networks is one of the largest providers of outdoor distributed antenna system ("DAS") solutions in the U.S. A DAS is a network of

antennas and repeaters connected by fiber to a communications hub designed to facilitate wireless communications services for multiple operators. NextG Networks employs DAS to provide transport and backhaul services to wireless carriers. At present, NextG Networks has over 7,000 nodes on-air and approximately 1,500 nodes under construction. In addition, NextG Networks has rights to over 4,600 miles of fiber. Through the NextG Subsidiaries, NextG Networks currently provides DAS service to wireless carriers in Arizona, California, Florida, Georgia, Illinois, Indiana, Kansas, Maryland, Massachusetts, Michigan, Mississippi, Nevada, New Jersey, New York, North Carolina, Ohio, Oklahoma, Pennsylvania, Texas, Utah, Washington, and Wisconsin.

The NextG Subsidiaries hold blanket domestic Section 214 authority. In addition, the NextG Subsidiaries hold certificates of public convenience and necessity or equivalent authorizations to provide local, interexchange and/or other intrastate telecommunications services on a competitive basis in Arizona, California, Colorado, Connecticut, Delaware, Florida, Georgia, Hawaii, Idaho, Illinois, Indiana, Kansas, Louisiana, Maryland, Massachusetts, Michigan, Minnesota, Mississippi, Missouri, Nevada, New Jersey, New Mexico, New York, North Carolina, Ohio, Oklahoma, Oregon, Pennsylvania, Puerto Rico, Rhode Island, South Carolina, Texas, Utah, Virginia, Washington, Wisconsin, and the District of Columbia. At this time, the NextG Subsidiaries are the only subsidiaries of NextG Networks that offer domestic telecommunications services.

At present, certain investment funds hold a 10 percent or greater ownership interest in NextG Networks. Investment funds affiliated with Madison Dearborn Partners, LLC ("Madison Dearborn") collectively hold 63.3 percent of the ownership interests in NextG Networks. The principal business of Madison Dearborn is investment; the address for Madison Dearborn and

affiliated entities is Three First National Plaza, Suite 4600, Chicago, Illinois 60602. In addition, affiliates of Accel Partners ("Accel"), a global venture capital investment firm, collectively hold 14.4 percent of the ownership interests in NextG Networks. The address of Accel and its affiliates is 428 University Avenue, Palo Alto, California 94301.

A diagram showing the current corporate structure of the NextG Subsidiaries, including all entities and individuals that hold a 10 percent or greater equity or voting interest in NextG at present, is provided in **Exhibit A**.

#### B. Solutions

Solutions is a Delaware corporation and wholly-owned indirect subsidiary of CCI, a publicly traded (NYSE: CCI) Delaware corporation. Solutions and CCI have principal offices at 1220 Augusta Drive, Suite 500, Houston, Texas 77057-2261. CCI, through its indirect subsidiaries, owns, operates and leases towers and other infrastructure for wireless communications, offering significant wireless coverage to 92 of the top 100 U.S. markets. CCI, through its subsidiaries, owns, operates and manages over 22,300 tower and rooftop sites throughout the United States and is one of the largest tower operators in the country. Solutions and its subsidiaries have deployed forty DAS networks with several additional DAS networks in development or under consideration. Wholly-owned subsidiaries of Solutions hold authorizations to provide intrastate telecommunications services in the District of Columbia and the following 23 states: Arizona, California, Colorado, Florida, Georgia, Illinois, Iowa, Maryland, Massachusetts, Michigan, Minnesota, Missouri, Nevada, New Jersey, New Mexico, New York, North Carolina, Ohio, Oregon, Pennsylvania, Utah, Virginia and Washington. In addition, the following subsidiaries of Solutions hold blanket domestic 214 authority: CA-CLEC, LLC; InSITE Solutions, LLC; NewPath Networks, LLC; Pennsylvania-CLEC LLC; and WA-CLEC, LLC.

Diagrams showing the current corporate structure of Solutions are provided in **Exhibit B**.

#### II. DESCRIPTION OF THE TRANSACTION

Pursuant to the terms of an Agreement and Plan of Merger ("Agreement") dated

December 15, 2011, by and among CCI, Merger Sub, NextG Networks, and Madison Dearborn

Capital Partners V-A, L.P. (as representative of the equity holders of NextG Networks), Merger

Sub will merge with and into NextG Networks. NextG Networks will continue as the surviving

corporation, and thus NextG Networks will become a wholly-owned direct subsidiary of

Solutions and the NextG Subsidiaries will become wholly-owned indirect subsidiaries of CCI.

Once the proposed transaction is closed, Madison Dearborn and Accel will not, as a result of the

consummation of the transactions contemplated by the Agreement, have any ongoing equity

interests in CCI, NextG Networks, or the NextG Subsidiaries.

The transaction is expected to be transparent to the customers of the NextG Subsidiaries at closing. In particular, the proposed transaction will not affect the rates, terms and conditions under which the current customers of the NextG Subsidiaries receive service immediately following closing, nor is the transaction expected to result in any discontinuance of service. Furthermore, immediately following the transaction, the NextG Subsidiaries will continue to operate pursuant to their existing domestic Section 214 authorizations and applicable state authorizations. The operations of CCI's existing subsidiaries are not expected be affected by the proposed transaction.

A diagram of the corporate structure of Solutions after its acquisition of the NextG Subsidiaries is provided in **Exhibit C**.

#### III. PUBLIC INTEREST STATEMENT

The transaction described in this Application will serve the public interest. The financial, technical, and managerial resources that Solutions and CCI will bring to the NextG Subsidiaries

is expected to further enhance the ability of the NextG Subsidiaries to compete in the telecommunications marketplace.

At the same time, the proposed transaction will have no adverse impact on the customers of the NextG Subsidiaries. Immediately following the transaction, those customers will continue to receive their existing services at the same rates, terms and conditions as at present. Any future changes to the rates, terms and conditions of service will be made consistent with Commission requirements. The only significant change following the closing of the transaction from the customers' perspective is anticipated to be that Solutions, and ultimately CCI, will be the new owner of NextG Networks.

Furthermore, the proposed transaction does not present any anti-competitive concerns. The acquisition of the NextG Subsidiaries by Solutions, through the merger of Merger Sub into NextG Networks, will not have an adverse effect on competition in the markets for intrastate or interstate telecommunications services. As stated above, the NextG Subsidiaries and Solutions' subsidiaries provide DAS services to wireless carriers. Upon completion of the transaction, neither the Applicants nor their affiliates will provide traditional switched telecommunications services. Therefore, there will be no effect on the intrastate or interstate switched telecommunications service market. The state authorizations of the NextG Subsidiaries and subsidiaries of Solutions overlap in the District of Columbia and the following states: Arizona, California, Colorado, Florida, Georgia, Illinois, Maryland, Massachusetts, Michigan, Minnesota, Missouri, Nevada, New Jersey, New Mexico, New York, North Carolina, Ohio, Oregon, Pennsylvania, Utah, Virginia and Washington.

### IV. INFORMATION REQUIRED BY SECTION 63.04(a) OF THE COMMISSION'S RULES

The Applicants submit the following information pursuant to Section 63.04(a) of the

#### Commission's Rules:

(1) Name, address and telephone number of the Applicants:

#### Licensees

NextG Networks of NY, Inc. d/b/a NextG Networks East FRN: 0010120715

NextG Networks of California, Inc. d/b/a NextG Networks West

FRN: 0010120806

NextG Networks of Illinois, Inc. d/b/a NextG Networks Central

FRN: 0010120830

NextG Networks Atlantic, Inc.

FRN: 0010120863

c/o NextG Networks, Inc. 52 Second Avenue, Suite 2200 Waltham, MA 02451 Tel: (781) 790-0700

#### <u>Transferee</u>

Crown Castle Solutions Corp. 1220 Augusta Drive, Suite 500 Houston, TX 77057 Tel: 713-570-3000

FRN: 0019609783

(2) NextG East, NextG West, and NextG Central are corporations organized under the laws of Delaware, while NextG Atlantic is a Virginia corporation. Solutions is a Delaware corporation.

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

#### For the NextG Subsidiaries:

H. Anthony Lehv General Counsel and Secretary NextG Networks, Inc. 52 Second Avenue, Suite 2200 Waltham, MA 02451 Tel: (781) 790-0703 Fax: (781) 790-0739 alehv@nextgnetworks.net

#### with copy to:

Joan M. Griffin Kelley Drye & Warren LLP 3050 K Street, NW Washington, DC 20007 Tel: (202) 342-8573 jgriffin@kelleydrye.com

#### For Solutions:

Monica Gambino
VP Legal
Crown Castle
2000 Corporate Drive
Canonsburg, PA 15317
Tel: (724) 419-2516
Monica.Gambino@crowncastle.com

#### with copy to:

Jean L. Kiddoo
Brett P. Ferenchak
Bingham McCutchen LLP
2020 K Street, N.W.
Washington, DC 20006
Tel: (202) 373-6000
Fax: (202) 373-6001
jean.kiddoo@bingham.com
brett.ferenchak@bingham.com

(4) The following entities will hold, directly or indirectly, a 10% or greater interest in NextG Networks (and thus indirectly the NextG Subsidiaries) as calculated pursuant to the Commission ownership attribution rules for wireline telecommunications carriers:

Upon completion of the transaction, the following entity will hold 100% of the stock of NextG Networks:

Name:

Crown Castle Solutions Corp.

Address:

1220 Augusta Drive, Suite 500 Houston, TX 77057

Ownership Interest:

100% (directly in NextG Networks)

Citizenship:

U.S.

Principal Business:

**Holding Company** 

The following entities currently have a 10% or greater direct interest in Solutions and the transaction will not have an impact on the ownership structure:

1) Name:

Crown Castle Operating Company ("CCOC")

Address:

1220 Augusta Drive, Suite 500

Houston, TX 77057

Ownership Interest:

100% (directly in Solutions)

Citizenship:

U.S.

Principal Business:

Holding Company

2) Name:

Crown Castle International Corp. 1220 Augusta Drive, Suite 500

Address:

Houston, TX 77057

Ownership Interest:

100% (indirectly in Solutions as 100% owner of

CCOC)

Citizenship:

U.S.

Principal Business:

Holding Company

3) Name:

William E. Oberndorf

Address:

591 Redwood Highway, Suite 3215

Mill Valley, CA 94941

Ownership Interest:

Approx. 10.0% (indirectly in Solutions as (a) one of three managing directors of SPO Advisory Corp.

(the general partner of two entities that are the general partners of two funds that each own less than 10% of CCI), (b) the person with power to vote shares held by various trusts that each own less than 10% of CCI and (c) as the direct owner of less than

1% of CCI)

Citizenship:

U.S.

Principal Business:

Individual

CCI is a publicly traded company (NYSE: CCI) whose stock ownership varies on a daily basis. Except as stated above, to CCI's knowledge no other person or entity currently holds a ten percent (10%) or greater interest in CCI. Additional information regarding CCI's ownership is available at

http://www.crowncastle.com/investor/proxy/CurrentProxy.pdf.

No other persons or entities, as a result of the consummation of the transactions contemplated by the Agreement, are expected to hold a 10 percent or greater ownership interest in the NextG Subsidiaries pursuant to the Commission's attribution rules.

- (5) As evidenced by the signature of each Applicant to this Application, each Applicant certifies that, pursuant to Sections 1.2001 through 1.2003 of the Commission's Rules, it is not subject to a denial of Federal benefits pursuant to Section 5301 of the Anti-Drug Abuse Act of 1988.
- (6) A description of the transaction is provided in Section II above.
- (7) The Applicants and their affiliates offer domestic telecommunications services in the U.S. as follows.

The NextG Subsidiaries. The NextG Subsidiaries currently provide transport and backhaul services to wireless carriers in Arizona, California, Florida, Georgia, Illinois, Indiana, Kansas, Maryland, Massachusetts, Michigan, Mississippi, Nevada, New Jersey, New York, North Carolina, Ohio, Oklahoma, Pennsylvania, Texas, Utah, Washington, and Wisconsin. The NextG Subsidiaries are authorized to provide local, intrastate interexchange and/or other intrastate telecommunications services on a competitive basis in Arizona, California, Colorado, Connecticut, Delaware, Florida, Georgia, Hawaii, Idaho, Illinois, Indiana, Kansas, Louisiana, Maryland, Massachusetts, Michigan, Minnesota, Mississippi, Missouri, Nevada, New Jersey, New Mexico, New York, North Carolina, Ohio, Oklahoma, Oregon, Pennsylvania, Puerto Rico, Rhode Island, South Carolina, Texas, Utah, Virginia, Washington, Wisconsin, and the District of Columbia.

Solutions. Solutions does not itself provide any telecommunications services. Collectively, Solutions' subsidiaries (see Exhibit B for a list of subsidiaries that provide telecommunications services) provide DAS services in the following states where they are authorized to provide intrastate service or that does not regulate DAS services: Arizona, California, Colorado, Florida, Louisiana, Maryland, Nevada, Oregon, Pennsylvania, Virginia and Washington. In addition, these subsidiaries are authorized to provide intrastate services in the District of Columbia and the following states: Georgia, Illinois, Iowa, Massachusetts, Michigan, Minnesota, Missouri, New Jersey, New Mexico, New York, North Carolina, Ohio and Utah.

In addition, Solutions is affiliated with the following companies that hold licenses or authorizations from the FCC:

<u>Crown Castle USA Inc.</u>: IG - Below 800 MHz Industrial/Business Pool, Private, Conventional;

<u>Crown Communication LLC:</u> IG - Below 800 MHz Industrial/Business Pool, Private, Conventional; GB - Business, 806-821/851-866 MHz, Conventional; and CF - Point to Point Microwave, Common Carrier;

<u>Crown Castle International de Puerto Rico:</u> CF - Point to Point Microwave, Common Carrier;

OP LLC: BC - 1670-1675 MHz Band, Market Area and MG - Point to Point Microwave, Private, Industrial/Business; and

<u>Pinnacle Towers LLC:</u> MG - Point to Point Microwave, Private, Industrial/Business; and IG - Below 800 MHz Industrial/Business Pool, Private, Conventional.

- (8) This Application is eligible for streamlined processing pursuant to Section 63.03(b)(2) of the Commission's Rules because (i) the proposed transaction will result in the Applicants (including their Affiliates, as that term is defined in Section 3(1) of the Act) having a market share in the interstate, interexchange market of less than 10 percent; (ii) the Applicants (including their Affiliates) will provide competitive telephone exchange services or exchange access services exclusively in geographic areas served by a dominant local exchange carrier that is not a party to the transaction; and (iii) neither the Applicants nor any of their Affiliates are regulated as dominant with respect to any service.
- (9) There are no other FCC applications related to the proposed transaction.
- (10) The Applicants are not requesting special consideration because either party to the transaction is facing imminent business failure.
- (11) The Applicants are not requesting any waivers in conjunction with the proposed transaction.
- (12) A statement showing how grant of the Application will serve the public interest is provided in Section III above.

#### V. 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,

NEXTG NETWORKS OF NY, INC.

NEXTG NETWORKS OF CALIFORNIA, INC.

NEXTG NETWORKS OF ILLINOIS, INC.

NEXT & NETWORKS ATLANTIC, INC.

H. Anthony Lehv

General Counsel and Secretary

NextG Networks, Inc.

52-2nd Avenue, Suite 2200

Waltham, MA 02451

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alehv@nextgnetworks.net

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CROWN CASTLE SOLUTIONS CORP.

James D. Young

Chief Operating Officer

Crown Castle Solutions Corp.

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Fax: (202) 373-6001

jean.kiddoo@bingham.com

brett.ferenchak@bingham.com

Its Attorneys

Its Attorney

Date: December 22, 2011

#### V. 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,

NEXTG NETWORKS OF NY, INC.

NEXTG NETWORKS OF CALIFORNIA, INC.

NEXTG NETWORKS OF ILLINOIS, INC.

NEXTG NETWORKS ATLANTIC, INC.

Anthony Lehv

General Counsel and Secretary

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52-2nd Avenue, Suite 2200

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Fax: (781) 790-0739

alehv@nextgnetworks.net

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Fax: (713) 416-2353

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jean.kiddoo@bingham.com

brett.ferenchak@bingham.com

Its Attorneys

Date: December 23, 2011

#### LIST OF EXHIBITS

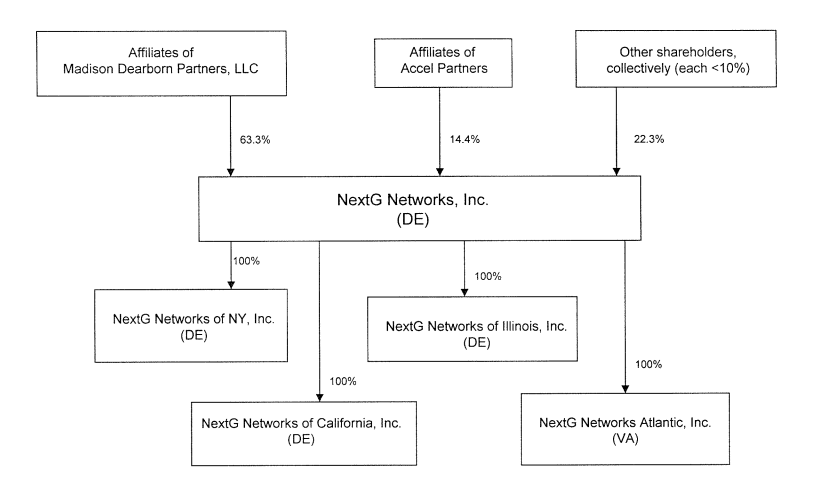
	EXHIBIT A -	Current C	orporate	Structure	of the	NextG	Subsidiarie
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EXHIBIT B -- Current Corporate Structure of Solutions

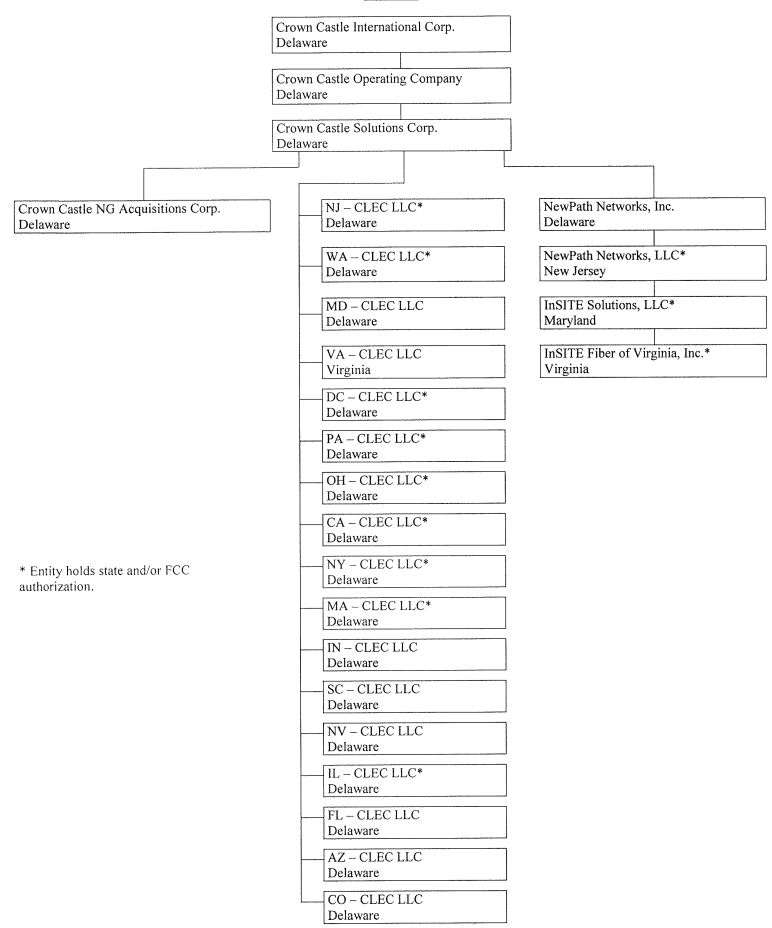
EXHIBIT C -- Corporate Structure of Solutions and the NextG Subsidiaries Post-Close

#### Exhibit A

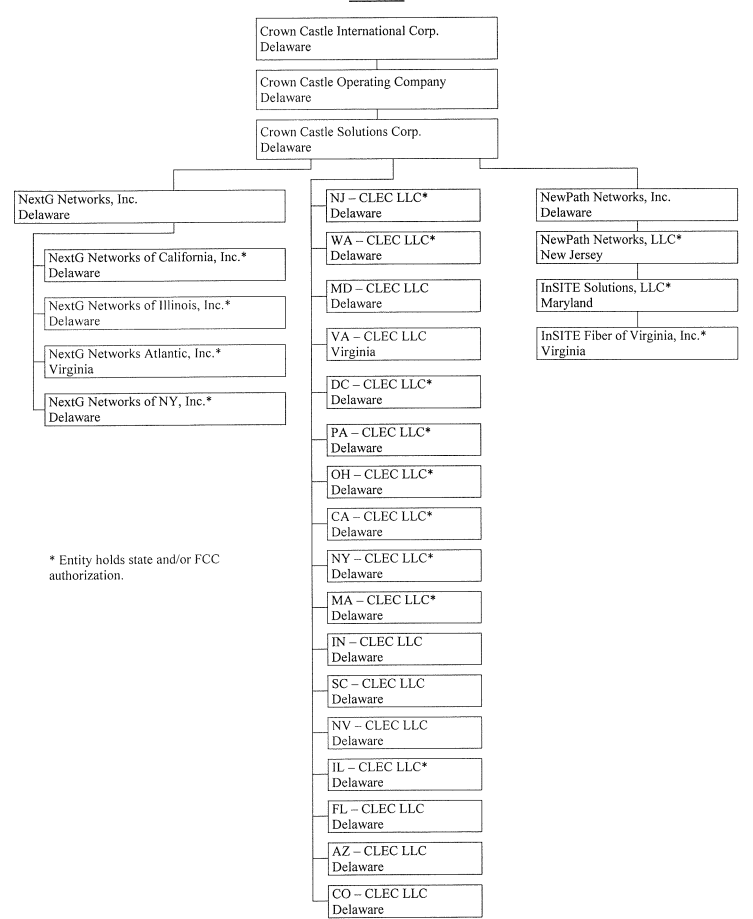
### **Current Corporate Structure of the NextG Subsidiaries**



#### Exhibit B



#### Exhibit C



## FEDERAL COMMUNICATIONS COMMISSION REMITTANCE ADVICE FORM 159

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FEDERAL COMMUNICATIONS COMMISSION REMITTANCE ADVICE (CONTINATION SHEET) FORM 159-C Page No 2 of 5 USE THIS SECTION ONLY FOR EACH ADDITIONAL APPLICANT SECTION BB - ADDITIONAL APPLICANT INFORMATION (13) APPLICANT NAME NextG Networks of California, Inc. d/b/a NextG Networks West (14) STREET ADDRESS LINE NO.1 52 Second Avenue (15) STREET ADDRESS LINE NO. 2 **Suite 2200** (16) CITY (17) STATE (18) ZIP CODE Waltham MA 02451 (19) DAYTIME TELEPHONE NUMBER (include area code) (20) COUNTRY CODE (if not in U.S.A.) 781-790-0700 FCC REGISTRATION NUMBER (FRN) REQUIRED (21) APPLICANT (FRN) (22) FCC USE ONLY 0010120806 COMPLETE SECTION C FOR EACH SERVICE, IF MORE BOXES ARE NEEDED, USE CONTINUATION SHEET (23A) CALL SIGN/OTHER ID (24A) PAYMENT TYPE CODE (25A) QUANTITY (26A) FEE DUE FOR (PTC) (27A) TOTAL FEE FCC USE ONLY (28A) FCC CODE I (29A) FCC CODE 2 (23B) CALL SIGN/OTHER ID (24B) PAYMENT TYPE CODE (25B) QUANTITY (26B) FEE DUE FOR (PTC) (27B) TOTAL FEE FCC USE ONLY (28B)FCC CODE I (29B) FCC CODE 2 (25C) QUANTITY (23C) CALL SIGN/OTHER ID (24C) PAYMENT TYPE CODE (26C) FEE DUE FOR (PTC) (27C) TOTAL FEE FCC USE ONLY (28C) FCC CODE I (29C) FCC CODE 2 (23D) CALL SIGN/OTHER ID (24D) PAYMENT TYPE CODE (25D) QUANTITY (27D) TOTAL FEE (26D) FEE DUE FOR (PTC) FCCUSEONLY (28D)FCC CODE I (29D) FCC CODE 2 (23E) CALL SIGN/OTHER ID (24E) PAYMENT TYPE CODE (25E) QUANTITY (26E) FEE DUE FOR (PTC) (27E) TOTAL FEE FCC USE ONLY (29E) FCC CODE 2 (28E) FCC CODE I (23F) CALL SIGN/OTHER ID (24F) PAYMENT TYPE CODE (25F) QUANTITY (26F) FEE DUE FOR (PTC) (27F) TOTAL FEE FCC USE ONLY

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# FEDERAL COMMUNICATIONS COMMISSION REMITTANCE ADVICE (CONTINATION SHEET) FORM 159-C

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Page No O of U  USE THIS SECTION ONLY FOR EACH ADDITIONAL APPLICANT					
(13) APPLICANT NAME	SECTION BB - ADDIT	TIONAL APPLICANT INFO	RMATION		
NextG Networks of Illinois.	Inc. d/b/a NextG Net	tworks Central			
(14) STREET ADDRESS LINE NO. I					
52 Second Avenue					
(15) STREET ADDRESS LINE NO. 2 <b>Suite 2200</b>					
(16) CITY			(17) STATE	(18) ZIP CODE	
Waltham			MA	02451	
(19) DAYTIME TELEPHONE NUMBER (inc. 781-790-0700	lude area code)	(20) COUNTRY CO	DE (if not in U.S	A.)	
701-190-0700	FCC REGISTRAT	ION NUMBER (FRN) REQ	UIRED		
(21) APPLICANT(FRN)		(22) FCC USE ON			
0010120830					
COMPLETE SECTI	ION C FOR EACH SERVICE,	IF MORE BOXES ARE NE	EDED, USE CON	TINUATION SHEET	
(23A) CALL SIGN/OTHER ID	(24A) PAYMENT TYPE (	CODE	(25A) QU	JANTITY	
	(05 · 1 · 10 · 10 · 10 · 10 · 10 · 10 · 1				
(26A) FEE DUE FOR (PTC)	(27A) TOTAL FEE		FCC US	EONLY	
(28A) FCC CODE I		(29A) FCC CODE 2			
(20A)Tec cobb1		(27A)1CC CODE 2			
(23B) CALL SIGN/OTHER ID	(24B) PAYMENT TYPE (	CODE	(25B) QU	ANTITY	
(26B) FEE DUE FOR (PTC)	(27B) TOTAL FEE		FCC USE ONLY		
(28B)FCC CODE I		(29B) FCC CODE 2			
(23C) CALL SIGN/OTHER ID	(24C) PAYMENT TYPE (	CODE	(25C) QU	ANTITY	
(200) 01122 010100 11121012	(210)11111121111111	0022	(230) 40		
(26C) FEE DUE FOR (PTC)	(27C) TOTAL FEE		FCC USE ONLY		
(28C) FCC CODE I		(29C) FCC CODE 2			
			and the second second		
(23D) CALL SIGN/OTHER ID	(24D) PAYMENT TYPE	CODE	(25D) QU	JANTITY	
(26D) FEE DUE FOR (PTC)	(27D) TOTAL FEE		FCCUS	EONLY	
(200)122202101(110)	(275) 101715155				
(28D)FCC CODE I		(29D) FCC CODE 2			
(23E) CALL SIGN/OTHER ID	(24E) PAYMENT TYPE C	CODE	(25E) QU	ANTITY	
(ACE) FED DUE FOR (PTO)	(200) TOTAL FED	- Augustian -	550000000		
(26E) FEE DUE FOR (PTC)	(27E) TOTAL FEE		FCCUS	E ONLY	
(20E) ECC CODE I		(29E) FCC CODE 2			
(28E) FCC CODE I		(Z)L)FCC CODE 2			
(23F) CALL SIGN/OTHER ID	(24F) PAYMENT TYPE O	CODE	(25F) QU	ANTITY	
(26F) FEE DUE FOR (PTC)	(27F) TOTAL FEE		FCCUS	EONLY	
(28F)FCC CODE I		(29F) FCC CODE 2	- Round Transcript		

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REMITTANCE ADVICE (CONTINATION SHEET) FORM 159-C Page No 4 of 5 USE THIS SECTION ONLY FOR EACH ADDITIONAL APPLICANT SECTION BB - ADDITIONAL APPLICANT INFORMATION (13) APPLICANT NAME NextG Networks Atlantic, Inc. (14) STREET ADDRESS LINE NO.1 52 Second Avenue (15) STREET ADDRESS LINE NO. 2 **Suite 2200** (16) CITY (18) ZIP CODE (17)STATE Waltham MA 02451 (19) DAYTIME TELEPHONE NUMBER (include area code) (20) COUNTRY CODE (if not in U.S.A.) 781-790-0700 FCC REGISTRATION NUMBER (FRN) REQUIRED (21) APPLICANT (FRN) (22) FCC USE ONLY 0010120863 COMPLETE SECTION C FOR EACH SERVICE, IF MORE BOXES ARE NEEDED, USE CONTINUATION SHEET (23A) CALL SIGN/OTHER ID (24A) PAYMENT TYPE CODE (25A) QUANTITY (26A) FEE DUE FOR (PTC) (27A) TOTAL FEE FCC USE ONLY (28A) FCC CODE I (29A) FCC CODE 2 (23B) CALL SIGN/OTHER ID (24B) PAYMENT TYPE CODE (25B) QUANTITY (27B) TOTAL FEE (26B) FEE DUE FOR (PTC) FCC USE ONLY (28B)FCC CODE I (29B) FCC CODE 2 (23C) CALL SIGN/OTHER ID (24C) PAYMENT TYPE CODE (25C) QUANTITY (26C) FEE DUE FOR (PTC) (27C) TOTAL FEE FCC USE ONLY (28C) FCC CODE I (29C) FCC CODE 2 (24D) PAYMENT TYPE CODE (23D) CALL SIGN/OTHER ID (25D) QUANTITY (26D) FEE DUE FOR (PTC) (27D) TOTAL FEE FCC USE ONLY (28D)FCC CODE I (29D) FCC CODE 2 (24E) PAYMENT TYPE CODE (23E) CALL SIGN/OTHER ID (25E) QUANTITY (26E) FEE DUE FOR (PTC) (27E) TOTAL FEE FCC USE ONLY (28E) FCC CODE I (29E) FCC CODE 2 (23F) CALL SIGN/OTHER ID (24F) PAYMENT TYPE CODE (25F) QUANTITY (26F) FEE DUE FOR (PTC) (27F) TOTAL FEE FCC USE ONLY (28F)FCC CODE I (29F) FCC CODE 2

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REMITTANCE ADVICE (CONTINATION SHEET) FORM 159-C Page No 5 of 5 USE THIS SECTION ONLY FOR EACH ADDITIONAL APPLICANT SECTION BB - ADDITIONAL APPLICANT INFORMATION (13) APPLICANT NAME Crown Castle Solutions Corp. (14) STREET ADDRESS LINE NO.1 1220 Augusta Drive (15) STREET ADDRESS LINE NO. 2 Suite 500 (18) ZIP CODE (16) CITY (17) STATE Houston TX 77057 (19) DAYTIME TELEPHONE NUMBER (include area code) (20) COUNTRY CODE (if not in U.S.A.) 713-570-3000 FCC REGISTRATION NUMBER (FRN) REQUIRED (21) APPLICANT (FRN) (22) FCC USE ONLY 0019609783 COMPLETE SECTION C FOR EACH SERVICE, IF MORE BOXES ARE NEEDED, USE CONTINUATION SHEET (23A) CALL SIGN/OTHER ID (24A) PAYMENT TYPE CODE (25A) QUANTITY (26A) FEE DUE FOR (PTC) (27A) TOTAL FEE FCC USE ONLY (28A) FCC CODE I (29A) FCC CODE 2 (23B) CALL SIGN/OTHER ID (24B) PAYMENT TYPE CODE (25B) QUANTITY (26B) FEE DUE FOR (PTC) (27B) TOTAL FEE FCC USE ONLY (28B)FCC CODE I (29B) FCC CODE 2 (23C) CALL SIGN/OTHER ID (24C) PAYMENT TYPE CODE (25C) QUANTITY (26C) FEE DUE FOR (PTC) (27C) TOTAL FEE FCC USE ONLY (28C) FCC CODE I (29C) FCC CODE 2 (23D) CALL SIGN/OTHER ID (24D) PAYMENT TYPE CODE (25D) QUANTITY (26D) FEE DUE FOR (PTC) (27D) TOTAL FEE FCC USE ONLY (28D)FCC CODE I (29D) FCC CODE 2 (23E) CALL SIGN/OTHER ID (24E) PAYMENT TYPE CODE (25E) QUANTITY (27E) TOTAL FEE (26E) FEE DUE FOR (PTC) FCC USE ONLY (29E) FCC CODE 2 (28E) FCC CODE I (23F) CALL SIGN/OTHER ID (24F) PAYMENT TYPE CODE (25F) QUANTITY (26F) FEE DUE FOR (PTC) (27F) TOTAL FEE FCC USE ONLY (28F)FCC CODE I (29F) FCC CODE 2