July 23, 2018

Gary Widerburg

Commission Administrator

Public Service Commission of Utah

Heber M. Wells Building

160 East 300 South

Salt Lake City, UT 84111

Re:

Birch Communications, LLC, Ionex Communications North, LLC, and

Tempo Telecom, LLC - Notice of Pro Forma Change to Their Ownership

Dear Mr. Widerburg:

Birch Communications, LLC ("BCL"), Ionex Communications North, LLC ("Ionex"),

and Tempo Telecom, LLC ("Tempo" and, with BCL and Ionex, the "Companies") respectfully

submit this filing to notify the Public Service Commission of Utah ("Commission") of a pro

forma change to their corporate ownership structure.

BCL and Ionex are authorized to provide local exchange, access, and interexchange

telecommunications services in Utah. Tempo was designated by the Commission as an Eligible

Telecommunications Carrier for the provision of Lifeline services only.²

On May 4, 2018, Fusion BCHI Acquisition LLC, a wholly-owned subsidiary of Fusion

Connect, Inc. ("Fusion Connect"), merged (the "Merger") with and into Birch Communications

Holdings, Inc. ("Birch Holdings"). In connection with, and as a condition to, that Merger

transaction, Birch Holdings also completed an internal corporate restructuring pursuant to which

some of the Birch Holdings subsidiaries were spun off to a newly formed Georgia limited

liability company, Lingo Communications, LLC ("Lingo"). The Commission acknowledged the

Birch Communications, LLC, Docket No. 17-2600-01 (January 23, 2018); Ionex Communications North, LLC, Docket No. 13-2563-01 (April 5, 2013).

² Docket No. 13-2569-01 (April 23, 2014).

Merger and associated internal corporate restructuring on January 23, 2018 in Docket Nos. 17-2563-01 and 17-2600-02.

Following closing of the Merger, BCL was an indirect wholly-owned subsidiary of Fusion Connect. Ionex and Tempo were indirect wholly-owned subsidiaries of Lingo. The ultimate majority interests in the Companies were held by Holcombe T. Greene, Jr., the controlling shareholder, and R. Kirby Godsey (together the "Primary Shareholders"). At closing, the Primary Shareholders' interests in the Companies were held indirectly, through two primary holding companies, BCHI Holdings, LLC ("BCHI") and Lingo, and their respective subsidiaries. A copy of the post-close organizational chart previously provided to the Commission in connection with the Merger and the internal corporate restructuring is appended here as **Attachment 1**.

Subsequent to the closing of the Merger, the Primary Shareholders made a further change to the Companies' corporate organization, creating a new intermediary company through which to hold their interests in BCHI and Lingo. GG Telecom Investors, LLC ("GGTI") is a Georgia limited liability company with its principal office at 3060 Peachtree Road, NW, Suite 1065, Atlanta, GA 30305. The interests in GGTI are held directly by Holcombe T. Green, Jr. (66.5%) and R. Kirby Godsey (33.5%). GGTI, in turn, now directly holds 69.9% of BCHI. The other 30.1% of BCHI is held by various trusts (for which Mr. Green and Mr. Godsey serve as trustees) and by several family members of Mr. Green and Mr. Godsey. GGTI holds 100% of the interests in Lingo.³ For the Commission's convenience, an updated corporate organizational chart for the Companies, reflecting the addition of GGTI, is provided as **Attachment 2**.

³ In connection with the creation of GGTI, Tempo was reorganized to be held as a direct wholly-owned subsidiary of GGTI rather than an indirect subsidiary of Lingo as initially arranged following the closing of the Merger.

The addition of GGTI to the ownership chain of BCL, Ionex, and Tempo is an internal corporate change adopted to facilitate the strategic investment interests of the Primary Shareholders. The change to the Companies' corporate structure will have no effect upon either their ongoing management or their operations, and is entirely transparent to the customers of the Companies. Consequently, the Companies believe that Commission approval is not required for this *pro forma* change to ownership and submit this notice for the Commission's information.

Please contact the below-signed counsel for the Companies with any questions regarding this notice.

Respectfully submitted,

For: Birch Communications, LLC

For: Ionex Communications North, LLC and Tempo Telecom, LLC

/s/ Winafred R. Brantl
Winafred R. Brantl
Kelley Drye & Warren LLP
3050 K Street, NW, Suite 400
Washington, DC 20007
Tel. (202) 945-6649
wbrantl@kelleydrye.com

/s/ Angela F. Collins
Angela F. Collins
Cahill Gordon & Reindel LLP
1990 K Street, N.W., Suite 950
Washington, D.C. 20006
Tel. (202) 862-8900
acollins@cahill.com

Attachments

VERIFICATION

STATE OF NEW YORK
COUNTY OF NEW YORK

I, James P. Prenetta, Jr., state that I am the Executive Vice President and General Counsel of Fusion Connect, Inc. ("Fusion Connect"); that I am authorized to make this Verification on behalf of Fusion Connect and its wholly-owned subsidiaries; that I have read the foregoing document; and that the statements in the foregoing document with respect to Fusion Connect and its subsidiaries, except as otherwise specifically attributed, are true and correct to the best of my knowledge, information and belief.

James P. Prenetta, Jr.

Subscribed and sworn to before me this 10th day of July, 2018.

Notary Public: Laura V, Nadal Uceda

My Commission expires:

LAURA V NADAL UCEDA NOTARY PUBLIC-STATE OF NEW YORK

No. 01NA6256571

VERIFICATION

STATE OF GEORGIA **COUNTY OF COBB**

I, Michelle Ansley, state that I am the President of Birch Communications of the Northeast, LLC, Birch Communications of Virginia, Inc., Birch Telecom of the South, LLC, Birch Telecom of the Great Lakes, LLC, Birch Telecom of the West, LLC, Ionex Communications, LLC, Ionex Communications South, LLC, Ionex Communications North, LLC, Tempo Telecom, LLC, and Birch Communications of Kentucky, LLC (collectively, the "Lingo Companies"); that I am authorized to make this Verification on behalf of the Lingo Companies; that I have read the foregoing document; and that any statements in the foregoing document with respect to the Lingo Companies, except as otherwise specifically attributed, are true and correct to the best of my knowledge, information, and belief.

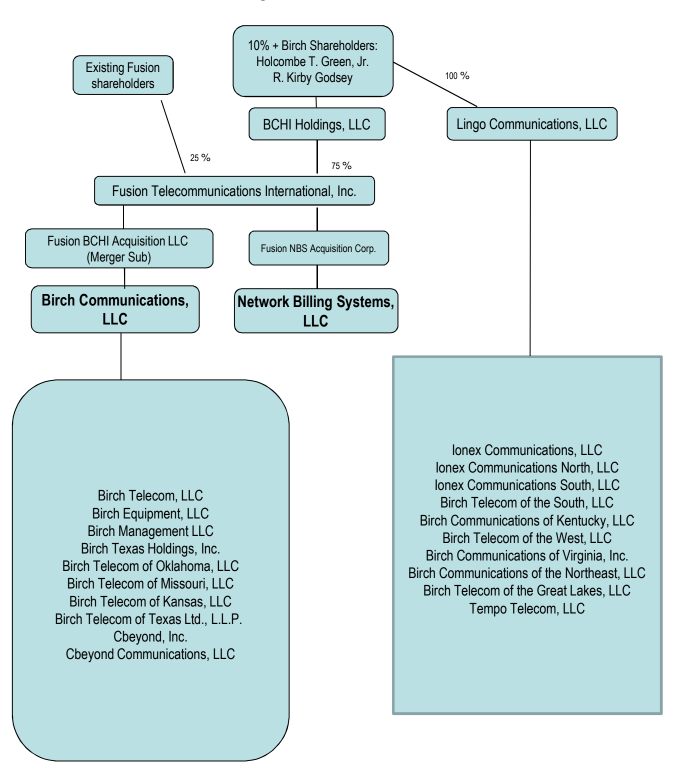
Subscribed and sworn to before me this 21st day of June 2018.

Notary Public: Subrenna M. Spewart

My Commission expires: August 10, 2021

ATTACHMENT 1

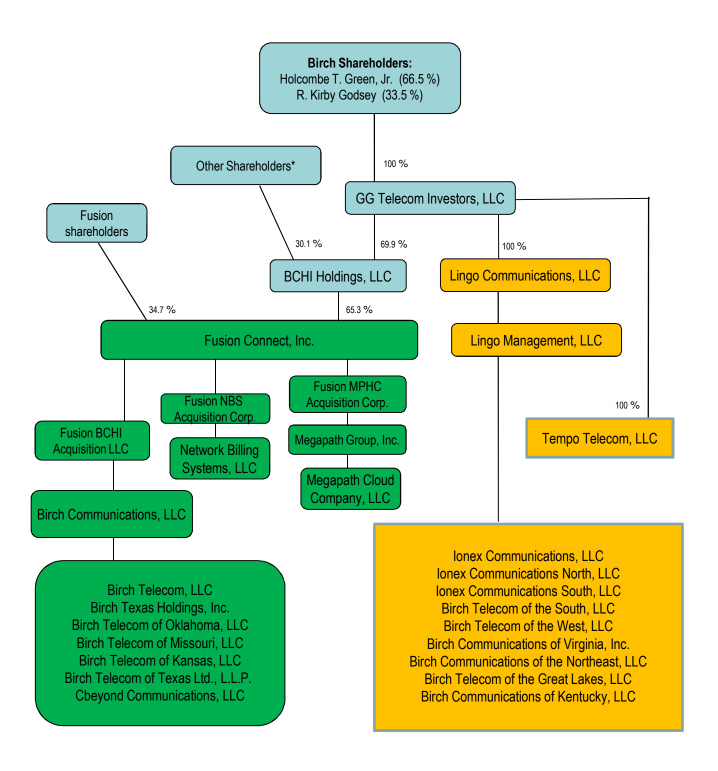
Post-close organizational chart for Fusion and Birch



This chart may not include certain Fusion or Birch subsidiaries that are not operating companies or that are foreign carrier affiliates.

ATTACHMENT 2

Organizational Chart for the Birch/Fusion and Lingo Companies



^{* 30.1%} of BCHI Holdings is held by various trusts (for which Mr. Green and Mr. Godsey serve as trustees) and by several family members of Mr. Green and Mr. Godsey. None of these holdings is individually greater than 10%.

The chart does not include affiliated non-US entities or all non-regulated entities.

All interests held at 100% except as noted.

Certificate of Service

I hereby certify that a true and correct copy of the foregoing *Birch Communications*, *LLC*, *Ionex Communications North*, *LLC*, *and Tempo Telecom*, *LLC* - *Notice of Pro Forma Change to Their Ownership* is being served upon the following in the manner noted:

Office of Consumer Services (via U.S. Mail) State of Utah 160 East 300 South, 2nd Floor Salt Lake City, UT 84111

/s/ Winafred R. Brantl