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## Action Request Response

**To:** Public Service Commission of Utah

**From:** Utah Division of Public Utilities

Chris Parker, Director

Brenda Salter, Assistant Director

Abdinasir Abdulle, Utility Technical Consultant Supervisor

Ron Slusher, Utility Technical Consultant

**Date:** September 10, 2025

**Re:** **Docket No. 25-2591-01:** In the Matter of the Notification of SummitIG Utah, LLC's Notice of a Corporate Restructuring.

## Recommendation (Acknowledge)

The Division of Public Utilities ("Division") has reviewed the notification of SummitIG Utah, LLC ("SummitIG" or "Applicant") and recommends that the Public Service Commission ("Commission") acknowledge the notice of the corporate restructuring.

## Discussion

On or about August 20, 2025, SummitIG filed a notice with the Commission of a corporate restructuring. The Division has reviewed this notice and found the following:

SummitIG is Delaware limited liability company and headquartered at 22365 Broderick Drive, Suite 250, Sterling, VA. 20166. SummitIG received authorization to provide public telecommunications services in the State of Utah by the Commission on November 30, 2016, in Docket No.16-2591-01.



SummitIG is indirectly owned by SDC Skyline Fund. Which is a fund managed by SDC Capital Partners, LLC ("SDC Capital"). SDC Capital is undertaking an internal restructuring for tax and business purposes that establishes a new intermediate ownership structure within the parent companies and the ownership of SummitIG.

The Applicant states this change is in the public interest and that the restructuring will only involve the insertion of a new intermediate holding entity in the ownership of SummitIG. The Applicant goes on to state that SummitIG will have the same managerial, technical, and financial capabilities as it currently has and that it will not result in any changes in the rates or interruption to the services provided by SummitIG.

## **Conclusion**

The Division has reviewed the notice filed by SummitIG for the corporate restructuring and concludes that it is in compliance with Utah Rule §54-8b-3.4; therefore, the Division recommends the Commission acknowledge this notice.

cc. Joshua M. Bobeck, Counsel for SummitIG Utah, LLC  
Vlada Rebeiz, SDC Capital Partners, LLC  
Thomas J. Gunerman, Vice President and General Counsel, SummitIG Utah, LLC  
Patricia Schmid, Assistant Attorney General, State of Utah  
Patrick Grecu, Assistant Attorney General, State of Utah  
Office of Consumer Services, State of Utah