



State of Utah

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Public Service Commission

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Commissioner

April 2, 2026

Via Email

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Re: Docket No: 26-2608-02 - *Crown Castle Fiber LLC - Notification of Crown Castle Operating Company, Fiber FinCo, LLC, Crown Castle Fiber LLC, and Fiber AssetCo LLC Regarding (1) a Pro Forma Assignment of Assets from Crown Castle Fiber LLC to Fiber AssetCo LLC and (2) the Transfer of Control of Fiber AssetCo LLC to Fiber FinCo, LLC*

Docket No: 26-2655-01 - *Fiber AssetCo LLC - Notification of Crown Castle Operating Company, Fiber FinCo, LLC, Crown Castle Fiber LLC, and Fiber AssetCo LLC Regarding (1) a Pro Forma Assignment of Assets from Crown Castle Fiber LLC to Fiber AssetCo LLC and (2) the Transfer of Control of Fiber AssetCo LLC to Fiber FinCo, LLC*

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All,

The Public Service Commission (PSC) has reviewed the Notice (“Notice”) filed on February 26, 2026, by Crown Castle Operating Company, Fiber FinCo, LLC, Crown Castle Fiber LLC, and Fiber AssetCo LLC (collectively, the “Applicants”) in the referenced dockets. The Notice outlines an internal restructuring (the “Restructuring”) whereby Fiber FinCo, LLC will acquire indirect control of Fiber AssetCo LLC through a series of transactions.

The Notice represents that the Restructuring serves the public interest by facilitating the growth of critical fiber infrastructure for artificial intelligence and economic acceleration. Furthermore, the Notice emphasizes that the transition will be seamless for existing customers with no immediate changes to the rates, terms, and conditions of service. The Notice asserts because Fiber AssetCo LLC is a competitive entrant that does not receive high-cost support from the Utah Universal Public Telecommunications Support Fund (UUSF), the Applicants are exempt from PSC approval requirements pursuant to applicable state regulations.

The Division of Public Utilities (DPU) filed comments on March 17, 2026, confirming that none of the Applicants receive high-cost support from the UUSF. DPU concludes that the Applicants have provided sufficient documentation and have complied with Utah Code Ann. § 54-8b-3.4 and Utah Admin. Code R746-349-7. Accordingly, DPU recommends that the PSC acknowledge the Notice.

No party has identified a statutory or other legal requirement for the PSC to approve the Restructuring, and no party has requested a declaratory ruling on the issue pursuant to Utah Admin. Code R746-101-1, et seq. Accordingly, the PSC acknowledges that the Notice was filed and gives notice it will take no further action in the referenced dockets unless a party files a request for agency action and explains the basis on which the PSC may or should act.

Sincerely,

/s/ Gary L. Widerburg
PSC Secretary
DW#344627

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