Morgan, Lewis & Bockius LLP 2020 K Street NW Washington, DC 20006-1806 Tel. +1.202.373.6000 Fax: +1.202.373.6001 www.morganlewis.com

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Catherine Wang Brett P. Ferenchak

catherine.wang@morganlewis.com brett.ferenchak@morganlewis.com

August 31, 2015

Via Electronic Filing

Carlotta Stauffer, Commission Clerk Florida Public Service Commission 2540 Shumard Oak Blvd. Tallahassee, Florida 32399-0850

Re: Notification of the Transfer of Indirect Control of Sunesys, LLC to Crown Castle Operating Company and a Related Intracompany Transaction

Dear Ms. Stauffer:

By this letter, Crown Castle Operating Company ("CCOC") and Sunesys, LLC ("Sunesys") (the "Parties") notify the Commission of the transfer of indirect control of Sunesys to CCOC (the "Sunesys Transaction") and a related post-closing transaction. Commission approval was not required for the transactions described herein. Accordingly, the Parties submit this letter for informational purposes.

Description of the Parties

A. Crown Castle Operating Company

CCOC is a Delaware corporation and direct wholly owned subsidiary of Crown Castle International Corp. ("CCIC") (CCIC and its subsidiaries, are collectively referred to as "Crown Castle"). CCIC is a publicly traded (NYSE: CCI) Delaware corporation. Crown Castle has executive offices at 1220 Augusta Drive, Suite 600, Houston, Texas 77057-2261. CCIC, through certain of its indirect subsidiaries, owns, operates, leases, and manages over 39,600 towers and rooftop sites for wireless communications equipment with a significant presence in the top 100 U.S. markets. Subsidiaries of Crown Castle Solutions Corp. ("Solutions"), a wholly owned direct subsidiary of CCOC, have deployed approximately 14,000 distributed antenna system ("DAS") small cell nodes supported by approximately 7,000 miles of fiber in the United States. Wholly owned subsidiaries of Solutions hold authorizations to provide intrastate telecommunications services in the District of Columbia and every state except Alaska, Maine, Montana, Vermont Carlotta Stauffer, Commission Clerk August 31, 2015 Page 2

and Wyoming. In Florida, Solutions has one subsidiary authorized to provide intrastate telecommunications services:¹ Crown Castle NG East LLC ("CCNG-East"), which is authorized as a Competitive Local Exchange Carrier pursuant to CLEC Certificate No. 8516 and as an Alternative Access Provider pursuant to AAV Certificate No. 8515. CCNG-East also provides domestic interstate telecommunications services as competitive carriers pursuant to Federal Communications Commission ("FCC") regulations.

B. Sunesys, LLC

Sunesys is a single-member Delaware limited liability company with its principal office located at 185 Titus Avenue, Warrington, Pennsylvania 19876. Sunesys provides dedicated point-to-point telecommunications services to commercial, governmental and non-profit customers in California, Delaware, Florida, Georgia, Illinois, Maryland, New Jersey, Ohio, and Pennsylvania.² In addition, Sunesys of Virginia, Inc., a wholly owned subsidiary of Sunesys, provides dedicated point-to-point telecommunications services to commercial, governmental and non-profit customers in Virginia. In Florida, Sunesys is authorized as a Competitive Local Exchange Carrier pursuant CLEC Certificate No. 865. Sunesys also provides interstate telecommunications services as a competitive carrier pursuant to FCC regulations.

Contacts

For the purposes of this filing, contacts are as follows:

Catherine Wang, Esq. Brett P. Ferenchak, Esq. Morgan, Lewis & Bockius LLP 2020 K Street, N.W., Suite 1100 Washington, DC 20006-1806 202-373-6000 (tel) 202-373-6001 (fax) catherine.wang@morganlewis.com brett.ferenchak@morganlewis.com Robert Millar, Esq. Associate General Counsel Crown Castle ATTN: Michelle Salisbury, Legal Dept. 2000 Corporate Drive Canonsburg, PA 15317 510-290-3086 (tel) robert.millar@crowncastle.com

¹ Two other subsidiaries of Solutions held Interexchange Registrations before those services were deregulated: NewPath Networks, LLC (IXC Registration Code TK302) and InSITE Solutions LLC (IXC Registration Code TK014).

² Sunesys is also authorized to provide intrastate telecommunications services in the District of Columbia, Massachusetts, New York, and North Carolina, but does not currently provide service in those jurisdictions.

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Description of the Transactions

Pursuant to the terms of a Stock Purchase Agreement dated as of April 29, 2015, by and among Quanta Services, Inc., CC SCN Fiber LLC ("Purchaser"),³ and CCIC, Purchaser acquired all of the issued and outstanding stock of Quanta Fiber Networks, Inc. ("QFN") from Seller. As a result of the Sunesys Transaction, which was completed on August 4, 2015, Sunesys became an indirect wholly owned subsidiary of CCOC and, ultimately, CCIC. On August 28, 2015, QFN merged with and into Purchaser, whereupon the separate existence of QFN ceased and Purchaser was the surviving entity.⁴ Exhibit A contains charts depicting the pre-closing and current entity ownership structure of the Parties.

* * * *

Please acknowledge receipt and acceptance of this filing. Should you have any questions regarding this filing, please do not hesitate to contact us.

Respectfully submitted,

/s/ Brett P. Ferenchak

Catherine Wang Brett P. Ferenchak

Counsel for the Parties

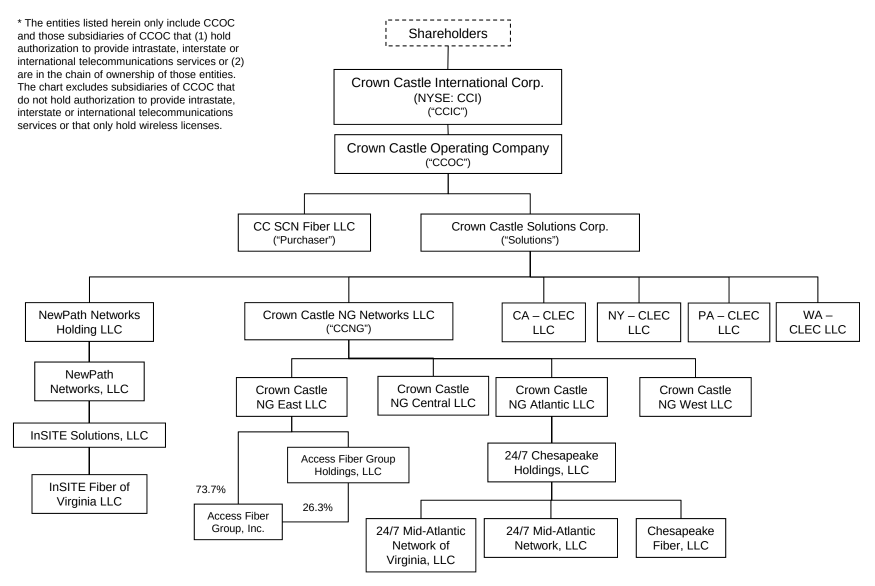
³ Purchaser, a Delaware limited liability company, is a direct wholly owned subsidiary of CCOC.

⁴ Purchaser's name changed to CC Sunesys Fiber LLC as part of the merger.

<u>EXHIBIT A</u>

Pre-Closing and Current Entity Structure

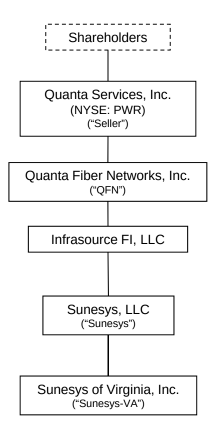
Pre-Closing Entity Structure of CCOC*



Unless otherwise indicated, all ownership percentages are 100%.

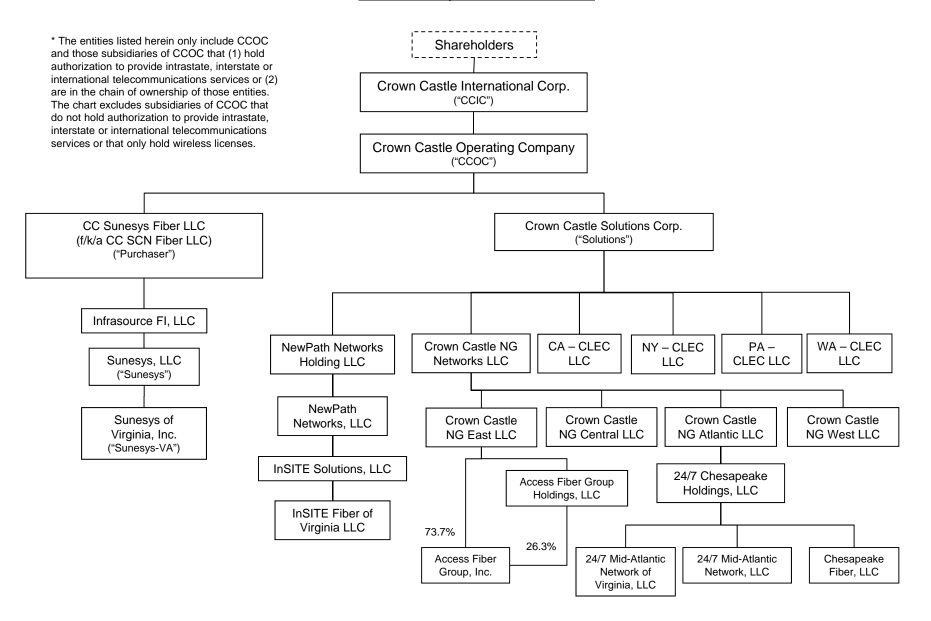
Pre-Closing Entity Structure of Sunesys*

* The entities listed herein only include Seller and those subsidiaries of Seller that (1) hold authorization to provide intrastate, interstate or international telecommunications services or (2) are in the chain of ownership of those entities. The chart excludes subsidiaries of Seller that do not hold authorization to provide intrastate, interstate or international telecommunications services or that only hold wireless licenses.



All ownership percentages are 100%.

Current Entity Structure of CCOC*



Unless otherwise indicated, all ownership percentages are 100%.