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LATHAM & WATKINS LLP

November 3, 2022

## VIA ELECTRONIC FILING

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Re: Notice of Pro Forma Change of Control of Mobilitie, LLC and FL Network
Transport, LLC – Docket Nos. 060626-TA; 160147-TX

Dear Sir or Madam:

Mobilitie, LLC ("Mobilitie") and FL Network Transport, LLC ("FNT" and, together with Mobilitie, "Licensees") hereby respectfully notify the Florida Public Service Commission of the internal restructuring of the BAI Communications Group ("Internal Restructuring"), of which Licensees are a part. The Internal Restructuring was completed on October 12, 2022.

The Internal Restructuring involved only changes to intermediate entities, and consequently there has been no change in the direct or ultimate ownership or control of Licensees. Nor will there be any impact on Licensees' operations. The Internal Restructuring therefore constituted only a pro forma change of control.

### I. DESCRIPTION OF LICENSEES

FNT, a Delaware limited liability company, is an indirect subsidiary of Mobilitie, a Nevada limited liability company, which maintains its headquarters at 660 Newport Center Drive, Suite 200, Newport Beach, California 92660. Mobilitie is majority owned and controlled indirectly by Frequency Infrastructure Australia Holdings Pty Ltd ("FIAHPL"), the holding company for the BAI Communications Group. FIAHPL is a proprietary limited liability company incorporated in the State of Victoria, Australia, with its registered office at Level 10, Tower A, 799 Pacific Highway, Chatswood, NSW 2067, Australia. FIAHPL, in turn, is majority owned and controlled by the Canada Pension Plan Investment Board, a Canadian corporation.

Through Licensees, the BAI Communications Group designs, builds, manages, and maintains wireless and wireline infrastructure solutions in Florida, including neutral host distributed antenna systems, small cell systems, and Wi-Fi networks. Mobilitie has been granted

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the requisite authority to provide alternative access vendor services in Florida. FNT has been granted the requisite authority to provide local telecommunications services in Florida. 2

### II. DESCRIPTION OF THE INTERNAL RESTRUCTURING

Through the Internal Restructuring, certain intermediate entities' assets and equity interests between Canada Pension Plan Investment Board (as the ultimate majority owner and controller of the BAI Communications Group) and Licensees were transferred to newly formed entities. The Internal Restructuring involved only changes to intermediate entities—that is, those situated between Mobilitie's direct parent and ultimate parents. Consequently, it did not result in any change in the direct or ultimate ownership or control of Licensees. Exhibit A includes preand post-Internal Restructuring organizational charts detailing the prior and current ownership structure of Licensees.

### III. PUBLIC INTEREST CONSIDERATIONS

The Internal Restructuring, which the BAI Communications Group undertook to rationalize its international holdings, presents no public interest concerns. The Internal Restructuring involved only changes to intermediate entities, and thus has resulted in no change to, or impact on, Licensees. Moreover, the Internal Restructuring will not result in any discontinuance of service or a change of provider for any customers. Accordingly, the Internal Restructuring has been seamless for Licensees' customers. In addition, because the Internal Restructuring has not resulted in any reduction in the number of competitors serving any relevant product market, it will not adversely affect competition, and customers continue to have access to the same alternatives that were available prior to the Internal Restructuring.

Because the direct and ultimate ownership and control of Licensees remain the same, Licensees' highly experienced and qualified management, technical, and operational teams will continue to be responsible for its day-to-day operations. For the same reason, the Internal Restructuring has not negatively impacted the capitalization or financial condition of Licensees.

### IV. DESIGNATED CONTACTS

All correspondence and communications with respect to this notice should be addressed or directed as follows:

Matthew A. Brill Michael H. Herman Latham & Watkins LLP 555 Eleventh Street, NW Suite 1000 Washington, DC 20004

<sup>&</sup>lt;sup>1</sup> See Docket No. 060626-TA, Certificate of Authority No. 8655.

<sup>&</sup>lt;sup>2</sup> See Docket No. 160147-TX, Certificate of Authority No. 8900.

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Please contact the undersigned with any questions regarding this submission.

Sincerely,

/s/ Matthew A. Brill

Matthew A. Brill

Counsel for Mobilitie, LLC and FL Network Transport, LLC

## **EXHIBIT A**

## **Pre-Internal Restructuring Ownership Chart**



## **EXHIBIT A**

# **Post-Internal Restructuring Ownership Chart**

