

January 13, 2026

Via E-Filing

Adam Teitzman, Director
Office of the Commission Clerk
Florida Public Service Commission
2540 Shumard Oak Blvd.
Tallahassee, Florida 32399

Re: Post-Closing Notification Regarding the Transfer of Indirect Control of Knology of Florida, LLC to Bandit MidCo, Inc.

Dear Mr. Teitzman:

WideOpenWest, Inc. (“WOW Parent” or “Transferor”); Knology of Florida, LLC (“Knology of Florida” and together with WOW Parent, “WOW”); and Bandit MidCo, Inc. (“Bandit MidCo” or “Transferee”) (together “Parties”), notify the Florida Public Service Commission (the “Commission”) of the transfer of indirect control of Knology of Florida to Bandit MidCo, which was completed on December 31, 2025. Since Commission approval was not required for the Transaction, this letter is submitted for informational purposes.

In support of this filing, the Parties provide the following information:

Description of the Parties

A. Transferee – Bandit MidCo, Inc. (“Bandit MidCo”)

Bandit MidCo is a Delaware corporation with its principal place of business at 750 Park of Commerce Drive, Suite 210, Boca Raton, FL 33487, and was formed for the specific purpose of the Transaction. Bandit MidCo is a holding company that does not provide any communications services and aggregates the ownership interests of its indirect investors: (1) DigitalBridge Partners III, LP (“DBP III”), a Delaware limited partnership, a digital infrastructure private equity fund headquartered in Boca Raton, Florida; and (2) Crestview W1 Holdings, L.P., a Delaware limited partnership (“Crestview W1”), and other affiliated entities (collectively “Crestview III”), each an entity owned by private equity funds managed by Crestview Advisors, L.L.C. (“Crestview”), which is a New York-based private equity firm. DBP III and Crestview III formed a Delaware limited partnership, Bandit Parent, LP (“Bandit Parent”), which is managed by a general partner, Bandit Parent GP, LLC, that is jointly controlled by DBP III and Crestview III. Bandit Parent in turn formed an intermediate Delaware holding company, Bandit HoldCo, Inc., that is the sole shareholder in Bandit MidCo. Further details regarding DBP III and Crestview III’s post-close ownership of Bandit MidCo are depicted in ownership charts in **Exhibit A**.

DigitalBridge Partners III, LP: DBP III attracts capital from passive limited partner investors and its investment in Bandit MidCo is held through a series of parallel limited partnerships and limited liability companies that are ultimately controlled by general partner entities organized under the laws of the United States and controlled by DigitalBridge Group, Inc. (“DigitalBridge”), a publicly traded investment firm (NYSE: DBRG) controlled by U.S. citizens.

DigitalBridge is a global alternative asset manager dedicated to investing in digital infrastructure. With a heritage of over 25 years investing in and operating businesses across the digital ecosystem, including fiber, cell towers, data centers, small cells, and edge infrastructure, the DigitalBridge team manages \$106 billion of infrastructure assets on behalf of its limited partners and shareholders. More information regarding DigitalBridge is available at www.digitalbridge.com.

Crestview: Crestview is a New York-based private equity firm focused on the middle market. The firm manages investment funds with over \$10 billion of aggregate capital commitments. The firm is led by a group of partners who have complementary experience and backgrounds in private equity, finance, operations, and management. Crestview focuses primarily on sourcing and managing investments in the media, financial services, and industrials sectors. Among the investment funds under Crestview's management are those described in this application that own Crestview III, which, prior to the Transaction, held approximately 37% of WOW Parent's common stock. As a part of the Transaction, Crestview rolled over its shares in WOW Parent to an equivalent ownership interest in Bandit Parent, LP and Bandit Parent GP, LLC. More information about Crestview is available at www.crestview.com.

B. Transferor – WideOpenWest, Inc. (“WOW Parent”)

WOW Parent is a Delaware corporation that is a diversified communications service provider holding company with corporate headquarters in Englewood, Colorado. Through its operating subsidiaries, WOW Parent provides an array of communications, video, and broadband services, including digital cable, DVR, high-speed Internet, Voice over Internet Protocol (VoIP), and local and long distance phone services. WOW Parent subsidiaries currently serve customers in Alabama, Florida, Georgia, Michigan, South Carolina, and Tennessee. Specified licensees provide services as rural incumbent local exchange carriers (“ILECs”) in Alabama and Georgia, while the other subsidiaries provide broadband, video, and VoIP services.

C. Licensee – Knology of Florida, LLC (“Knology of Florida”)

Knology of Florida is a Delaware limited liability company that is a competitive local exchange carrier and interexchange carrier in Florida that holds Certificate No. 5345.

Designated Contacts

Notice and communications regarding this Notice should be addressed to:

For Transferee:

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For Transferor and Licensee:

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Description of the Transaction

Pursuant to the Agreement and Plan of Merger (the “Agreement”), dated as of August 11, 2025, by and among Bandit Parent, Bandit Merger Sub Inc. (“Merger Sub”), and WOW Parent, Merger Sub, a Delaware corporation and wholly owned subsidiary of Bandit MidCo (and indirect subsidiary of Bandit Parent) specifically formed for the Transaction, merged with and into WOW Parent, with WOW Parent continuing as the surviving corporation. All issued and outstanding common stock of WOW Parent was converted into the right to receive cash consideration for the merger at the price of \$5.20 per share for an approximate enterprise value of \$1.5 billion. As part of the Transaction, WOW Parent, which was a publicly traded company (NYSE: WOW), became privately held.

Crestview III, WOW Parent’s largest stockholder (with an approximately 37% ownership interest), agreed to roll over all of its shares of WOW Parent common stock for an equivalent 37% limited partnership interest in Bandit Parent. DBP III holds an approximate 63% limited partnership interest in Bandit Parent. As a result, Bandit MidCo, which remains a wholly owned indirect subsidiary of Bandit Parent, owns all of WOW Parent’s issued and outstanding common stock and, thus, became the direct parent company of WOW Parent and the indirect parent of the Licensee.

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We would appreciate acknowledgement of receipt and acceptance of this filing. Please do not hesitate to contact us if you have any questions regarding this submission.

Respectfully submitted,

/s/Joshua M. Bobeck

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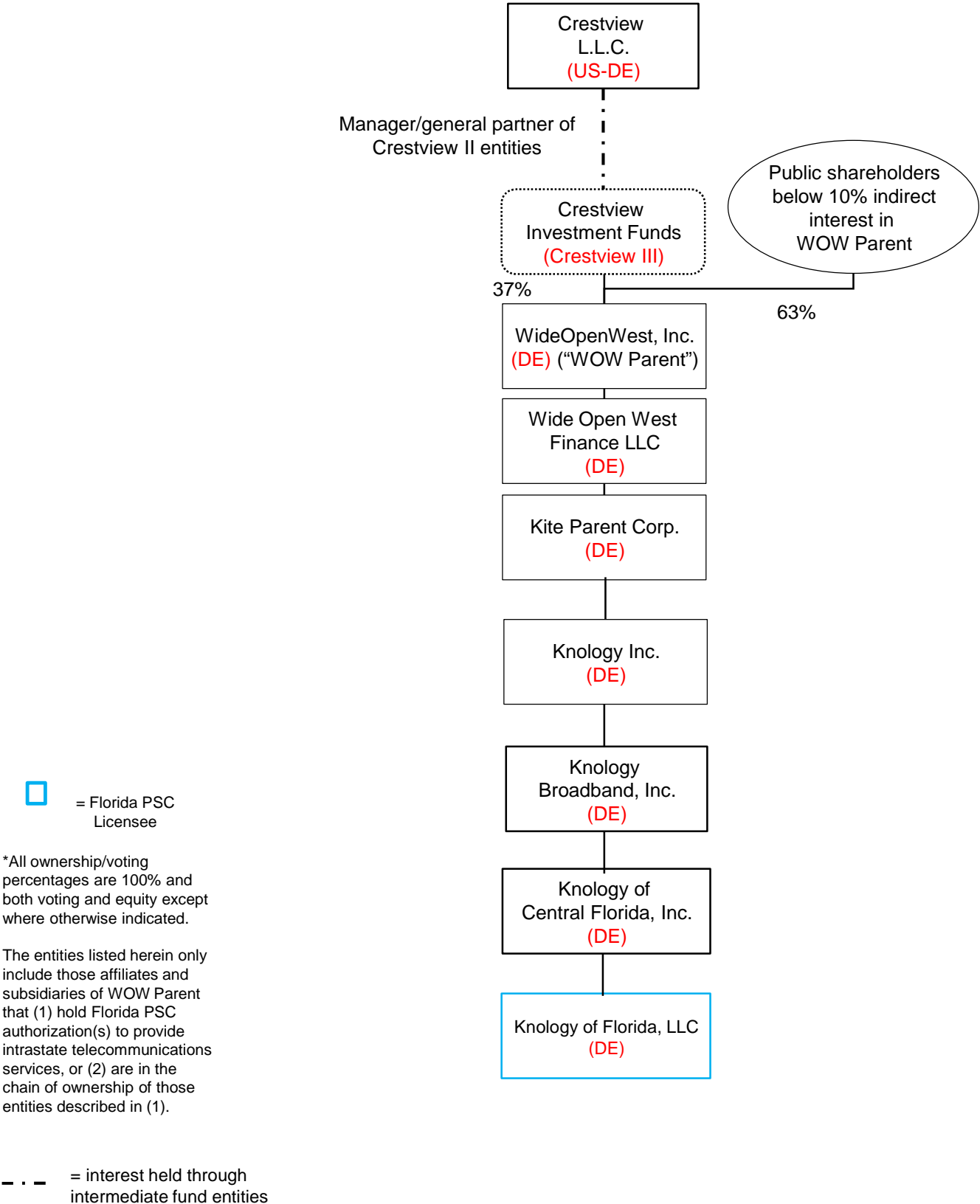
Counsel for WideOpenWest, Inc.

Dated: January 13, 2026

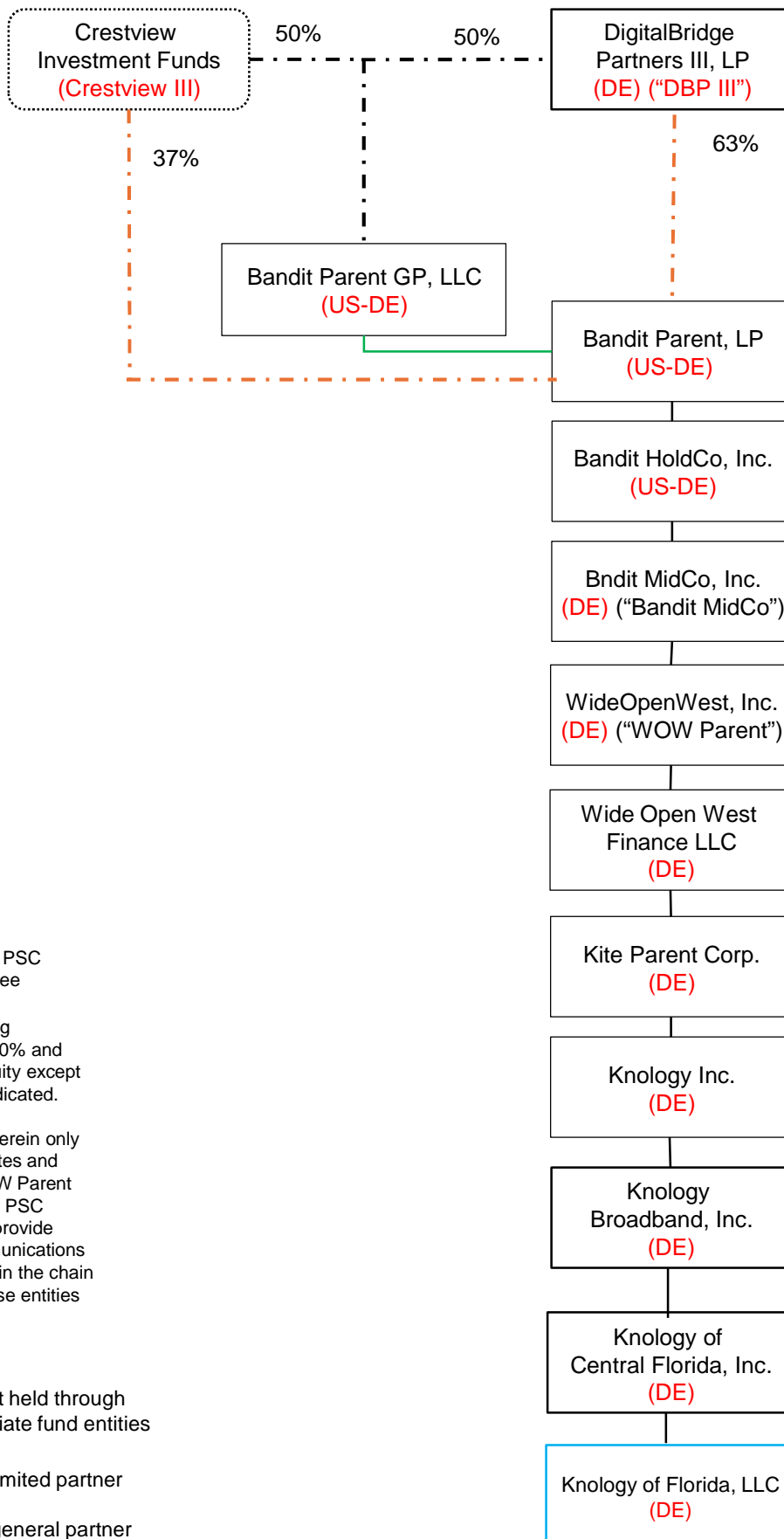
EXHIBIT A

Diagrams of the Pre- and Post-Transaction Ownership Structures

Pre-Close Ownership of WideOpenWest, Inc. and Licensees



Post-Close Ownership of WideOpenWest, Inc. and Licensees



*All ownership/voting percentages are 100% and both voting and equity except where otherwise indicated.

The entities listed herein only include those affiliates and subsidiaries of WOW Parent that (1) hold Florida PSC authorization(s) to provide intrastate telecommunications services, or (2) are in the chain of ownership of those entities described in (1).