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August 19, 2025

VIA ELECTRONIC FILING

Secretary Matthew Homsher
Pennsylvania Public Utility Commission
Commonwealth Keystone Building
400 North Street
Harrisburg, PA 17120

RE: **Application of Shenandoah Cable Television, LLC d/b/a Shentel Communications and Shentel Asset Entity I LLC for Approval of a General Rule Transfer of Assets**

Docket No. A-_____

Dear Secretary Homsher:

Enclosed for filing is the Application of Shenandoah Cable Television, LLC d/b/a Shentel Communications and Shentel Asset Entity I LLC for Approval of a General Rule Transfer of Assets (“Application”). The filing fee for this Application is being submitted through the Commission’s electronic payment portal.

If you have any questions, please contact me by any of the means listed above. Thank you.

STEVENS & LEE



Michael A. Gruin

Enclosures

cc: Certificate of Service

**BEFORE THE
PENNSYLVANIA PUBLIC UTILITY COMMISSION**

Application of

**Shenandoah Cable Television, LLC d/b/a
Shentel Communications**

and

Shentel Asset Entity I LLC

for Approval of a General Rule Transfer of Assets

Docket No. _____

APPLICATION FOR APPROVAL OF A GENERAL RULE TRANSACTION

TO THE HONORABLE PENNSYLVANIA PUBLIC UTILITY COMMISSION:

THIS APPLICATION (“Application”) is filed as a General Rule Transaction pursuant to 52 Pa. Code § 63.324, by Shenandoah Cable Television LLC d/b/a Shentel Communications (“Shentel Cable”), and Shentel Asset Entity I, LLC (“SAE”) (together, the “Applicants”). To the extent necessary and pursuant to Section 1102(a) of the Pennsylvania Public Utility Code, 66 Pa. C.S. § 1102(a), the Pennsylvania Public Utility Commission (“Commission”) Policy Statement on Utility Stock Transfers, 52 Pa. Code § 69.901, and the Commission’s regulations on Abbreviated Procedures for Review and Approval of Transfer of Control for Telecommunications Public Utilities, 52 Pa. Code §§ 63.321-63.325, Applicants request Commission approval, to the extent required, for the assignment of certain assets from Shentel Cable to SAE (the “Asset Assignment”).

The Application qualifies as a General Rule Transaction pursuant to 52 Pa. Code § 63.324(a) because the proposed Asset Assignment will result in the transfer of 20 percent or more of the assets of Shentel Cable in conjunction with the Financing Transaction described herein. **The Applicants respectfully request expedited treatment of this Application.** For important business and tax reasons, the Applicants seek to complete the Asset Assignment as soon as

possible. **Applicants therefore request that the Commission act on this Application no later than November 1, 2025, to allow the Applicants to take the corporate steps necessary to complete the Asset Assignment and below-described Financing Transaction by the end of 2025.** Applicants therefore request that the Commission promptly publish notice of the Application in the next Pennsylvania Bulletin and commence its examination of the Application so that Commission review and approval can be completed within the time frames specified by the Commission’s regulations, but not later than within 90 days of filing.

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

I. DESCRIPTION OF THE PARTIES

A. Shenandoah Cable Television LLC (“Shentel Cable”)

Shentel Cable is a Delaware limited liability company with a principal place of business at 500 Shentel Way, P.O. Box 459, Edinburg, Virginia 22824. Shentel Cable’s indirect parent is Shenandoah Telecommunications Company (“Shenandoah Telecommunications”), which is not a jurisdictional public utility, but is instead a telecommunications holding company publicly traded on the NASDAQ (Ticker: SHEN). Shenandoah Telecommunications is organized as a Virginia corporation and is also headquartered at 500 Shentel Way, Edinburg, Virginia 22824.

In Pennsylvania, Shentel Cable is currently authorized to provide facilities-based and resold competitive local exchange and interexchange telecommunications services and competitive access provider services pursuant to an Order entered by the Commission on November 13, 2014, in Docket numbers A-2014-2437219, A-2014-2437221 A-2014-2437222, A-2014-2437223, and A-2014-2437224. Shentel Cable was issued Certificates of Public Convenience to provide services as a Competitive Access Provider (“CAP”), a Reseller of Interexchange Toll services (“IXC”), and a Competitive Local Exchange Carrier (“CLEC”) in the territories of Verizon, Verizon North, and the United Telephone Company.

B. Shentel Asset Entity I LLC (“SAE”)

SAE is a newly formed Delaware limited liability company and a subsidiary of Shenandoah Telecommunications. SAE is an affiliate of Shentel Cable, as both companies are wholly-owned indirect subsidiaries of Shenandoah Telecommunications. SAE currently has no operations in Pennsylvania; however, in conjunction with this Application, SAE is filing an Application to seek licensure as a CAP in Pennsylvania (the “CAP Application”). Upon the Commission’s approval of SAE’s CAP Application and the Commission’s approval of the Asset Assignment, SAE intends to initiate service provisioned over the fiber optic network assets that will be transferred from Shentel Cable to SAE. This CAP service will include, but not be limited to, the leasing of dark fiber and the provision of Ethernet and wavelength fiber optic services to enterprise and wholesale customers throughout the entirety of its Pennsylvania service area.

II. DESCRIPTION OF THE ASSET ASSIGNMENT

The proposed Asset Assignment will result in the transfer of certain assets of Shentel Cable to its newly created affiliate, SAE. Specifically, Shentel Cable will transfer all of its existing fiber optic network facilities and associated assets to SAE. Shentel Cable will also assign certain of its customers to SAE.¹ Shentel Cable will retain the remainder of its non-fiber network facilities and will use those retained facilities to continue to provide service to its retained customers. Following completion of the proposed Asset Assignment and the Financing Transaction described below, SAE will provide the fiber optic-based telecommunication services to current and future enterprise and wholesale customers using the assigned assets.² The Parties anticipate closing the Asset

¹ The assigned customers will include business customers who currently receive regulated telecommunications service from Shentel Cable, and residential customers who currently receive non-regulated cable TV and internet service from Shentel Cable.

² SAE’s facilities may also provide certain non-regulated internet, video and VoIP services to residential customers.

Assignment and Financing Transaction as soon as possible, but not before SAE secures authorization (provisional or otherwise), for the services it intends to provide to Pennsylvania customers.

Following the completion of the Asset Assignment and Financing Transaction, SAE will deliver competitive, cutting-edge communications services to its customers over the fiber optic network assets acquired from Shentel Cable. Applicants will seek necessary approval from other state public utility commissions in which these entities own and deploy other fiber optic network assets. However, this Transaction does not require approval from the FCC or the Department of Justice. For the Commission's reference, **Exhibit A** contains diagrams illustrating the Asset Assignment and the organizational structure of Shenandoah Telecommunications Company before and following the Asset Assignment.

To ensure seamless and uninterrupted service, all of the customers assigned to SAE will continue to receive service from SAE under the same rates, terms, and conditions of service as governed by their existing contracts or tariff-based terms. Future changes in the rates, terms, and conditions of service to the affected customers will be undertaken pursuant to customer contracts and the applicable federal and state notice and tariff requirements. The Asset Assignment will not cause confusion or disruption to customers because SAE and Shentel Cable both market and perform services under the Glo Fiber brand and will operate through the same customer service, technical, operational, and managerial personnel.

III. FINANCING TRANSACTION

In conjunction with the Asset Assignment, SAE and Shentel Cable will undertake a proposed "Financing Transaction," which will facilitate Shenandoah Telecommunications Company's plan to expand its fiber optic network in the Commonwealth to deliver cutting-edge, competitive communications services to residents of the Commonwealth. Specifically,

Shenandoah Telecommunications, through its subsidiary Shentel Broadband Operations LLC (“Shentel Broadband”), will refinance its existing credit facilities with a combination of: (i) new Asset-Backed Term Notes (“Term Notes”) and Asset-Backed Variable Funding Notes (“VFN Notes”) (collectively with the Term Notes, the “ABS Notes”) to be issued by another subsidiary, Shentel Issuer LLC (the “ABS Notes Issuer”), a wholly-owned and indirect, bankruptcy-remote subsidiary of Shentel Broadband; and (ii) the proceeds of advances under a new revolving credit facility (the “Revolving Credit Facility”) to be provided to Shentel Broadband by a group of lenders and arranged by BofA Securities, Inc. On the closing date, the proceeds from the ABS Notes and the Revolving Credit Facility will be used by Shentel Broadband to prepay all of the existing debt and terminate its existing credit facility arranged by CoBank, ACB (“CoBank”), to pay fees and expenses in connection with the ABS Notes and the Revolving Credit Facility and, thereafter, for working capital and general corporate purposes in support of its fiber-based operations.

Simultaneously with the filing of this Application, the Applicants are filing a Registration of Securities Certificate to seek the Commission’s approval for the Financing Transaction summarized above. Such Securities Certificate will include all of the information and details required by 52 Pa. Code §§ 3.601 or 3.602, as applicable.

IV. PUBLIC INTEREST CONSIDERATIONS

Applicants respectfully submit that the proposed Asset Assignment will serve the public interest. The proposed Asset Assignment is between affiliated companies that will continue to operate without interruption. The enterprise and wholesale customers that will be assigned to SAE will continue to receive telecommunications services at the same rates and on the same terms and conditions as currently provided by Shentel Cable (subject to future changes in the ordinary course of business pursuant to applicable law, tariffs, and contract provisions). The Pennsylvania

customers who receive regulated telecommunications service from Shentel Cable will continue to receive such services on the same rates, terms, and conditions immediately following completion of the Asset Assignment. The Asset Assignment and proposed Financing Transaction will build upon the investments made by Shentel Cable's and SAE's existing owners in fiber infrastructure in Pennsylvania. The Asset Assignment will be implemented seamlessly and will not cause customer confusion or service interruptions. Immediately following completion of the Transaction, SAE will continue to provide services at the same rates and on the same terms and conditions as provided by Shentel Cable before the Asset Assignment (subject to future changes in the ordinary course of business pursuant to applicable law, tariffs, and contract provisions). Importantly, the Asset Assignment and Financing Transaction will provide SAE and Shentel Cable with access to significant financial resources to allow for the continued expansion of its state-of-the-art fiber-optic network and extend high speed service to more potential customers in the Commonwealth. Both Applicants will continue to utilize and benefit from the technical expertise of Shenandoah Telecommunications' current management team, which will enhance the ability of SAE and Shentel Cable to compete in the telecommunications marketplace in Pennsylvania. The Asset Assignment will not have any negative impact on competition in Pennsylvania, and, as set forth above, will allow SAE and Shentel Cable to more efficiently and effectively compete in the telecommunications marketplace in Pennsylvania.

V. INFORMATION REQUIRED BY 52 Pa. CODE § 63.324(d)

This Application is filed as a General Rule Transaction pursuant to 52 Pa. Code § 63.324. In accordance with 52 Pa. Code § 63.324(d), Applicants provide the following:

1. Name, address and telephone number of each party or applicant to the Asset Assignment:

Elaine Cheng
Senior Vice President and Chief Information Officer

500 Shentel Way
P.O. Box 459
Edinburg, Virginia 22824
Tel: (716) 598-6933
Email: elaine.cheng@emp.shentel.com

with a copy to:

K.C. Halm
John C. Nelson, Jr.
Marina Sansom
Davis Wright Tremaine LLP
1301 K Street N.W.
Suite 500 East
Washington, D.C. 20005
Tel: (202) 973-4200
Fax: (202) 973-4499
Email: kchalm@dwt.com
Email: johnnelson@dwt.com
Email: marinasansom@dwt.com

2. Government, state, or territory under the laws of which each corporate or partnership applicant to the Asset Assignment is organized:

Shenandoah Cable Television LLC is a Delaware limited liability company.

Shentel Asset Entity I LLC is a Delaware limited liability company.

Shenandoah Telecommunications Company is a Virginia corporation.

3. The name, title, post office address, and telephone number of the officer or contact point, including legal counsel in this Commonwealth, to whom correspondence concerning the Asset Assignment is to be addressed:

Christopher S. Kyle
Vice President Industry Affairs and Regulatory
500 Shentel Way
P.O. Box 459
Edinburg, Virginia 22824
Tel: (540) 984-5187
Email: chris.kyle@emp.shentel.com

Elaine Cheng
Senior Vice President and Chief Information Officer
500 Shentel Way
P.O. Box 459
Edinburg, Virginia 22824
Tel: (716) 598-6933

Email: elaine.cheng@emp.shentel.com

with a copy to:

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Nicholas A. Stobbe
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610-988-0852 (fax)
michael.gruin@stevenslee.com
Nicholas.stobbe@stevenslee.com

and

K.C. Halm
John C. Nelson, Jr.
Marina Sansom
Davis Wright Tremaine LLP
1301 K Street N.W.
Suite 500 East
Washington, D.C. 20005
Tel: (202) 973-4200
Fax: (202) 973-4499
Email: kchalm@dwt.com
Email: johnnelson@dwt.com
Email: marinasansom@dwt.com

4. The name, address, citizenship, and principal place of business of any person, party, or entity that directly or indirectly owns more than 20 percent of the equity of the applicant, and the percentage of equity owned by each of those entities (to the nearest 1 percent):

Please see **Exhibit B.**

5. A summary description of the Asset Assignment:

Please see Section II, above.

6. A summary of the services and the service territories in this Commonwealth that will be affected by the Asset Assignment:

Please see Section II, above.

7. A verified statement as to how the Asset Assignment fits into one or more of the categories subject to the general rule for notification:

Applicants verify that the Asset Assignment will involve a transfer of more than 20 percent of the assets of Shentel Cable to SAE and therefore qualifies as a General Rule Transaction under 52 Pa. Code § 63.324(a)(1).

8. Identification of other transactions related to the Asset Assignment:

Please see the summary of the Financing Transaction, set forth in Section III, above, which is the subject of a Registration of Securities Certificate that is being filed simultaneously with this Application.

9. A verified statement whether the Asset Assignment warrants special consideration because either party to the Asset Assignment is facing imminent business failure:

No party to the Asset Assignment is facing imminent business failure.

10. Identification of a separately filed waiver request sought in conjunction with the Asset Assignment:

No waiver request is submitted in conjunction with the Asset Assignment or the Financing Transaction.

11. A verified statement containing facts and allegations establishing:

(i) For a merger or similar transaction, how the transaction will affirmatively promote the service, accommodation, convenience, or safety of the public in some substantial way as required by State law.

(ii) Findings that approval for a transaction subject to 66 Pa.C.S. 1103(a) (relating to procedure to obtain certificates of public convenience) is necessary or proper for the service, accommodation, convenience, or safety of the public.

(iii) The impact of the transaction on competition.

Applicants verify the facts and allegations set forth in Section III and Section IV, above, demonstrating the public interest benefits of the impact of the Asset Assignment and associated Financing Transaction

12. A verified statement affirming that the applicant is in compliance with Commission obligations and filings and a listing of all State and Federal proceedings when:

(i) Within the 3-year period prior to filing the application, the applicant was found to have violated either State or Federal requirements.

(ii) Within the 3-year period prior to filing the application, the applicant is alleged to have violated either State or Federal requirements.

Applicants verify that, to their knowledge, Applicants are in compliance with all Commission obligations and filings. Applicants' parent company, Shenandoah Telecommunications Company (Shenandoah), has entered into two separate consent decrees with the FCC concerning alleged non-compliance with spectrum licensing and emergency service network outage reporting obligations. With respect the spectrum licensing matter Shenandoah entered into a Consent Decree in 2022 with the FCC Enforcement Bureau arising from an alleged violation of the FCC's spectrum license aggregation rule in 47 C.F.R. 96.31. Shenandoah agreed to take additional compliance actions and withdraw certain applications. With respect to the emergency service network outage issues Shenandoah entered into a Consent Decree in 2022 with the FCC Enforcement Bureau arising from an alleged disruption of 911 calls to certain public safety answering points. Shenandoah agreed to take additional compliance actions and pay a civil penalty.

13. A verified statement affirming that customers received prior notice. Notice shall be completed using a notice approved by the Commission's Bureau of Consumer Services (BCS). Any disagreement between the applicant and BCS shall be addressed by an appeal from an action of staff mirroring the process in 5.44 (relating to petitions for appeal from actions of the staff) of the Commission's rules of practice and procedure.

Applicants verify that, consistent with 52 Pa. Code § 63.324(g), customer notice is not required because the Asset Assignment will not involve a change in conditions of service or rates to Shentel Cable's residential customers. Similarly, the enterprise and wholesale customers that are being transferred from Shentel Cable to SAE will receive regulated telecommunications services at the same rates and on the same terms and conditions as they currently receive from Shentel Cable.

14. A verified statement containing a copy of any Commonwealth utility certificates held by the applicant:

Please see Section I, in which Applicants verify the authority held by Shentel Cable and SAE in Pennsylvania, and **Exhibit C**.

15. A verified statement on the effect of the Asset Assignment on existing Commonwealth tariffs. If applicable or in response to a request from staff, an applicant shall provide a red-line document identifying changes in existing Commonwealth tariffs before and after the Asset Assignment for which the applicant seeks approval from the Commission:

Applicants verify that the Asset Assignment and the Financing Transaction will have no impact on existing Commonwealth tariffs. Shentel Cable's tariff will not be changed as a result of the Asset Assignment or Financing Transaction. SAE, as part of its CAP Application, will submit a proposed tariff that mirrors Shentel Cable's existing CAP tariff terms. Any tariff changes sought by Shentel Cable or SAE in the future will be made pursuant to normal Commission procedures.

16. A verified statement on the Asset Assignment's effect on the existing affiliate interest agreements of the applicant:

Applicants verify the Asset Assignment will have no effect on the Applicants' affiliated interest agreements, if any. To the extent the Applicants enter into affiliated interest agreements, the Applicants will file such agreements as required by 66 Pa. C.S. § 3019.

17. A verified statement establishing that no State or Federal regulatory agency is expected to undertake an informal or formal investigation, complaint, or proceeding relating to the Asset Assignment:

Applicants verify that no State or Federal regulatory agency is expected to undertake an informal or formal investigation, complaint, or proceeding relating to the proposed Asset Assignment or the Financing Transaction, except for public utility commission reviews typically required for such transactions.

18. Organizational charts showing the effect on the applicant's organization before and after the Asset Assignment:

Please see Exhibit A.

19. A copy of the application filed at the FCC, or a notice filed with the U.S. DOJ, if any, including the electronic location on the agency's web site:

There are no FCC applications or DOJ notices required in connection with the proposed Asset Assignment or Financing Transaction.

20. A verified statement setting forth the expected public effect of the Asset Assignment on the capital structure of the applicant over the next 5 years:

Please see Section III, above, in which Applicants provide a description of the public benefits of the proposed Asset Assignment. Applicants verify that neither the proposed Asset Assignment nor the Financing Transaction will have a negative impact on Applicants' capital structure over the next five years.

21. For an applicant subject to a broadband deployment commitment under Federal or State law, a verified statement affirming that the applicant follows that commitment:

Applicants verify that they are not subject to a broadband deployment commitment under Federal or State law in Pennsylvania.

22. For an applicant with eligible telecommunications carrier status under Federal and State law, a verified statement affirming that the applicant is in compliance with the law and that the applicant will continue to be in compliance with the law:

Applicants verify they have not been designated as Eligible Telecommunications Carriers in Pennsylvania.

23. A verified statement affirming that the Asset Assignment complies with the prohibition against cross-subsidization imposed under Federal and State law:

Applicants verify that the Asset Assignment complies with prohibitions against cross-subsidization imposed under Federal and State law.

VI. CONCLUSION

For the foregoing reasons, Applicants submit that the public interest, convenience, and necessity would be furthered by granting this Application and authorizing the Asset Assignment

and Financing Transaction. Accordingly, Applicants respectfully request the Commission issue a certificate of public convenience pursuant to Sections 1102 and 1103 of the Pennsylvania Public Utility Code, and its Abbreviated Procedures for Review and Approval of Transfer of Control For Telecommunications Public Utilities, 52 Pa. Code § 63.321, *et. seq.*, and such other approvals, certificates, registrations, and other relief, if any, under the Pennsylvania Public Utility Code with respect to the Asset Assignment and Financing Transaction described herein.

Respectfully submitted,

/s/ **Michael A. Gruin**

Michael A. Gruin
Nicholas A. Stobbe
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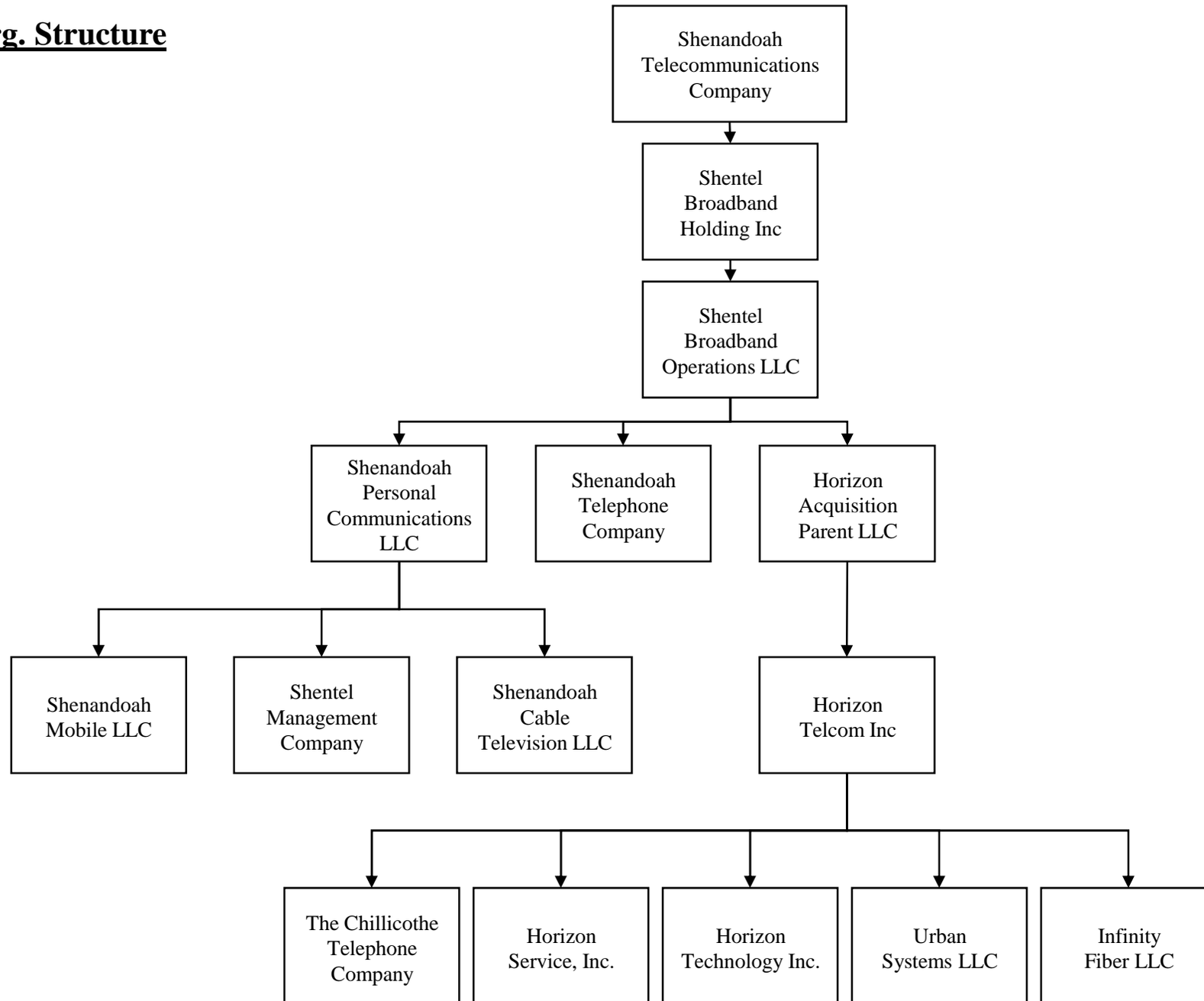
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E-mail: marinasansom@dwt.com
Counsel for Applicant Shentel Asset Entity I LLC

Dated: August 19, 2025

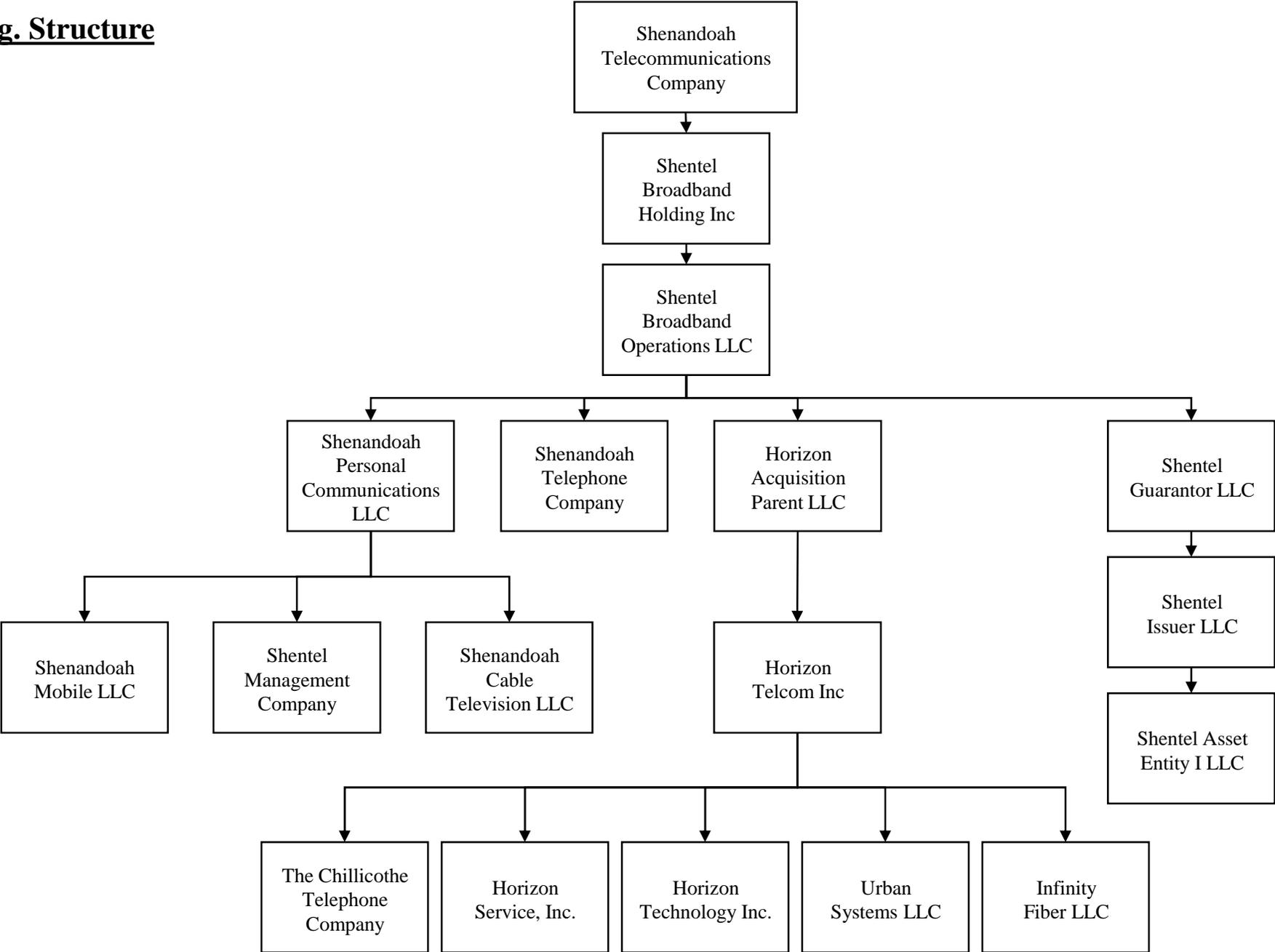
EXHIBIT A

Pre- and Post-Close Transaction Structure Charts

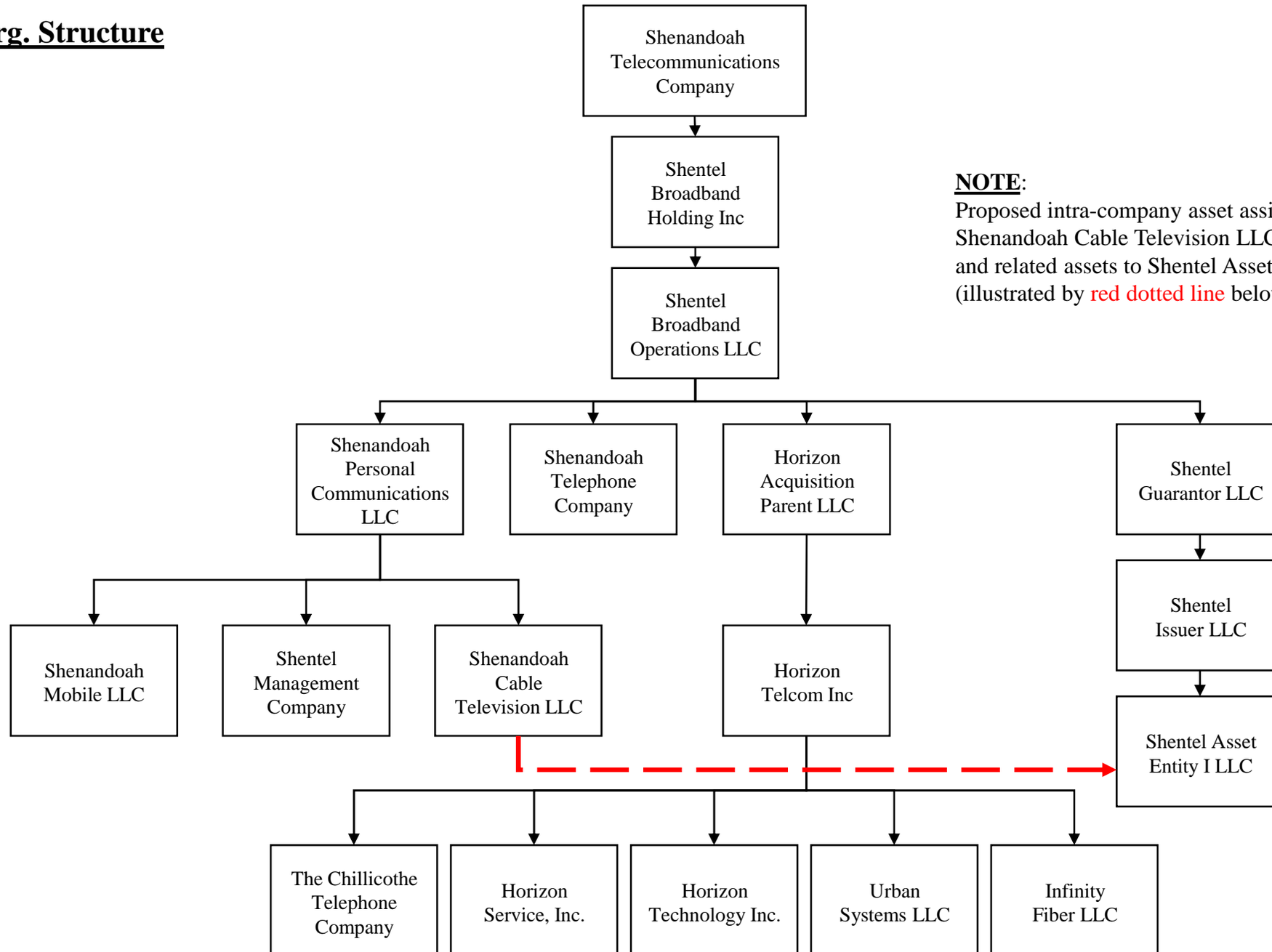
Pre-close Org. Structure



Post-close Org. Structure



Post-close Org. Structure



NOTE:

Proposed intra-company asset assignment involves Shenandoah Cable Television LLC assignment of fiber and related assets to Shentel Asset Entity I LLC (illustrated by red dotted line below).

EXHIBIT B

The following entities will hold a direct or indirect 20 percent or greater equity or voting interest in SAE, post-closing:

Name: Shenandoah Telecommunications Company
Address: 500 Shentel Way
Edinburg, Virginia 22824
Citizenship: Virginia
Percentage Owned: 94% indirect interest in Licensees
Principal Business: Holding Company

Name: Shentel Broadband Holding Inc.
Address: 500 Shentel Way
Edinburg, Virginia 22824
Citizenship: Delaware
Percentage Owned: 100% indirect interest in Licensees
Principal Business: Holding Company

Name: Shentel Broadband Operations LLC
Address: 500 Shentel Way
Edinburg, Virginia 22824
Citizenship: Delaware
Percentage Owned: 100% indirect interest in Licensees
Principal Business: Holding Company

Name: Shentel Guarantor LLC
Address: 500 Shentel Way
Edinburg, Virginia 22824
Citizenship: Virginia
Percentage Owned: 100% indirect interest in Licensees
Principal Business: Telecommunications

Name: Shentel Issuer, LLC
Address: 500 Shentel Way
Edinburg, Virginia 22824
Citizenship: Delaware
Percentage Owned: 100% indirect interest in Licensees
Principal Business: Holding Company

As noted above, Shentel is a publicly-traded company. Based on publicly available securities filings and other information known to Shentel, no other individuals and entities own 20 percent or more of Shentel's common stock post-closing.

EXHIBIT C

Shentel Cable Certificates of Public Convenience

PENNSYLVANIA PUBLIC UTILITY COMMISSION

IN THE MATTER OF THE APPLICATION OF DOCKET NO: A-2019-3013250

*Approval of the general rule intra-company merger of Shentel Communications, LLC and Shenandoah Cable Television, LLC.
and the resulting change in the name under which Shentel Communications provides certificated telecommunications services in
PA.*

Effective Date: December 2, 2019

The Pennsylvania Public Utility Commission hereby certifies that after an investigation and/or hearing, it has, by its report and order made and entered, found and determined that the granting of the application is necessary or proper for the service, accommodation, convenience and safety of the public and hereby issues to the applicant this **CERTIFICATE OF PUBLIC CONVENIENCE** evidencing the Commission's approval.

In Witness Whereof, The PENNSYLVANIA PUBLIC UTILITY COMMISSION
has caused these presents to be signed and sealed, and duly attested by its secretary
at its office in the city of Harrisburg this 2nd day of December, 2019.


Secretary



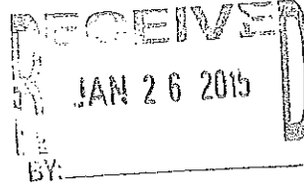
COMMONWEALTH OF PENNSYLVANIA
PENNSYLVANIA PUBLIC UTILITY COMMISSION
P.O. BOX 3265, HARRISBURG, PA 17105-3265

IN REPLY PLEASE
REFER TO OUR FILE

January 22, 2015

Docket Nos. A-2014-2437219
A-2014-2437221, A-2014-2437222
A-2014-2437223, A-2014-2437224
Utility Code: 3116790

MICHAEL A GRUIN ESQUIRE
STEVENS & LEE
17 NORTH SECOND STREET
16TH FLOOR
HARRISBURG PA 17101



Re: Application of Shentel Communications, LLC for approval to offer, render, furnish or supply telecommunication services as a detariffed IXC Reseller (Statewide), as a Competitive Access Provider (Statewide) and as a Competitive Local Exchange Carrier (CLEC) in the service territories of Verizon Pennsylvania LLC, Verizon North LLC, and The United Telephone Company of Pennsylvania LLC d/b/a CenturyLink in the Commonwealth of Pennsylvania

Dear Attorney Gruin:

By Order adopted at Public Meeting held November 13, 2014, at Docket Nos. A-2014-2437219, A-2014-2437221, A-2014-2437222, A-2014-2437224, and A-2014-2437223, the Commission approved the applications of Shentel Communications, LLC (Company) to operate in the Commonwealth of Pennsylvania as a detariffed IXC Reseller (Statewide), Competitive Access Provider (Statewide) and as a Competitive Local Exchange Provider in the service territories of Verizon Pennsylvania LLC, Verizon North LLC, and The United Telephone Company of Pennsylvania LLC d/b/a CenturyLink. In order to receive certificates of public convenience to provide these services, the Commission directed the Company to file initial tariffs containing the revisions provided in Appendix A of the Order. On December 31, 2014, the Company filed Tariff Telephone-Pa. P.U.C. No. 1, Pa. P.U.C. No. 2 and Pa. P.U.C. No. 4 with an effective date of January 1, 2015.

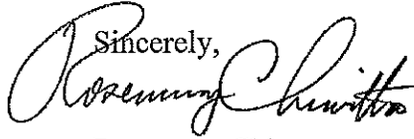
This letter is to notify you that Tariff Telephone-Pa. P.U.C. No. 1, Pa. P.U.C. No. 2 and Pa. P.U.C. No. 4 have been permitted to become effective as filed. This permission does not constitute a determination that the tariffs are just, lawful or reasonable, but only that suspension or further investigation does not appear to be warranted at this time.

The Company is also directed to add its Pennsylvania tariffs to its website within thirty (30) days from the date of this letter. Upon placing the tariffs on its website, the Company shall contact Cyndi Page (717-787-5722; cypage@state.pa.us) of the Commission's Communications Office to inform her of the tariff website address. In order to maintain a true and accurate representation of its tariffs on file with the Commission, the Company is required to continually

update its tariffs whenever supplemental revisions are approved by the Commission. If the Company does not maintain a website, the Commission will host its tariffs on the Commission's website. Contact Cyndi Page for instructions on how to have your tariffs and/or tariff supplements added to the Commission's website.

The determination to permit the tariffs to become effective is without prejudice to any complaint timely filed against the proposed tariffs.

Sincerely,



Rosemary Chiavetta
Secretary

Enclosure: Certificates of Public Convenience

Cc: Melissa Derr, TUS
Jani Tuzinski, TUS
Christopher Hepburn, TUS
Spencer Nahf, TUS

**PENNSYLVANIA
PUBLIC UTILITY COMMISSION**

IN THE MATTER OF THE APPLICATION OF A-2014-2437224

*Application of Shentel Communications, LLC for approval to offer, render, furnish or supply telecommunication services as a
Competitive Access Provider to the public in the Commonwealth of Pennsylvania*

EFFECTIVE DATE: January 22, 2015

The Pennsylvania Public Utility Commission hereby certifies that after an investigation and/or hearing, it has, by its report and order made and entered, found and determined that the granting of the application is necessary or proper for the service, accommodation, convenience and safety of the public and hereby issues to the applicant this **CERTIFICATE OF PUBLIC CONVENIENCE** evidencing the Commission's approval.

In Witness Whereof, The PENNSYLVANIA PUBLIC UTILITY COMMISSION has caused these presents to be signed and sealed, and duly attested by its Secretary at its office in the city of Harrisburg this 22nd day of January, 2015.




Secretary

**PENNSYLVANIA
PUBLIC UTILITY COMMISSION**

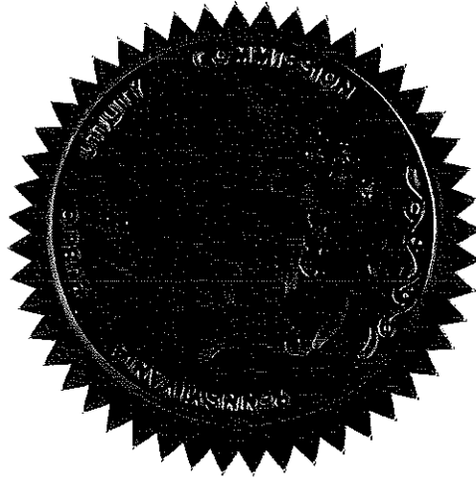
IN THE MATTER OF THE APPLICATION OF A-2014-2437223

*Application of Shentel Communications, LLC for approval to offer, render, furnish or supply telecommunication services as a
detriffed IXC Reseller (Statewide) of Interexchange Toll Services to the public in the Commonwealth of Pennsylvania*

EFFECTIVE DATE: January 22, 2015

The Pennsylvania Public Utility Commission hereby certifies that after an investigation and/or hearing, it has, by its report and order made and entered, found and determined that the granting of the application is necessary or proper for the service, accommodation, convenience and safety of the public and hereby issues to the applicant this **CERTIFICATE OF PUBLIC CONVENIENCE** evidencing the Commission's approval.

In Witness Whereof, The PENNSYLVANIA PUBLIC UTILITY COMMISSION has caused these presents to be signed and sealed, and duly attested by its Secretary at its office in the city of Harrisburg this 22nd day of January, 2015.




Secretary

**PENNSYLVANIA
PUBLIC UTILITY COMMISSION**

IN THE MATTER OF THE APPLICATION OF A-2014-2437219, A-2014-2437221 and A-2014-2437222

*Application of Shentel Communications, LLC for approval to offer, render, furnish or supply telecommunication services
as a Competitive Local Exchange Carrier to the public in the Commonwealth of Pennsylvania in the service territories of
Verizon Pennsylvania LLC, Verizon North LLC, and The United Telephone Company of Pennsylvania LLC d/b/a
CenturyLink*

EFFECTIVE DATE: January 22, 2015

The Pennsylvania Public Utility Commission hereby certifies that after an investigation and/or hearing, it has, by its report and order made and entered, found and determined that the granting of the application is necessary or proper for the service, accommodation, convenience and safety of the public and hereby issues to the applicant this **CERTIFICATE OF PUBLIC CONVENIENCE** evidencing the Commission's approval.

In Witness Whereof, The PENNSYLVANIA PUBLIC UTILITY COMMISSION has caused these presents to be signed and sealed, and duly attested by its Secretary at its office in the city of Harrisburg this 22nd day of January, 2015.




Secretary

VERIFICATION

I, Edward H. McKay, being the holder of the office of Executive Vice President and Chief Operating Officer with Shenandoah Telecommunications Company, hereby state that I am authorized to make this Verification on behalf of Shenandoah Cable Television, LLC d/b/a Shentel Communications and Shentel Asset Entity I LLC and that the facts above set forth are true and correct to the best of my knowledge, information and belief and that I expect to be able to prove the same at a hearing held in this matter. I understand that the statements herein are made subject to the penalties of 18 Pa.C.S. § 4904 (relating to unsworn falsification to authorities).

DATE: August 19, 2025

DocuSigned by:

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Edward H. McKay

CERTIFICATE OF SERVICE

I, Michael Gruin hereby certify that on this 19th day of August, 2025, a copy of the foregoing Application was served by first class, prepaid postage mail delivery upon the following:

Office of Consumer Advocate
555 Walnut Street
5th Floor, Forum Place
Harrisburg, PA 17101

Office of Small Business Advocate
Commerce Building, Suite 1102
555 Walnut Street
1st Floor, Forum Place
Harrisburg, PA 17101

Office of Attorney General
Bureau of Consumer Protection
15th Floor, Strawberry Square
Harrisburg, PA 17120

Bureau of Investigation and Enforcement
Pennsylvania Public Utility Commission
Commonwealth Keystone Building
400 North Street, 2nd floor
Harrisburg, PA 17120



Michael A. Gruin