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May 1, 2026

Via E-Filing

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

**Re: Docket Nos. A-2026-3060958, A-2026-3060959, and 1-2026-3060960
Joint Application of DigitalBridge Group, Inc., Fiber AssetCo LLC, Zayo
Group, LLC, Zayo Network Services, LLC, and Duncan Holdco LLC for
Approval of a General Rule Transaction Involving a Transfer of Control**

PUBLIC Responses to Staff Inquiries

Dear Secretary Homsher:

On behalf of DigitalBridge Group, Inc., Fiber AssetCo LLC, Zayo Group, LLC, Zayo Network Services, LLC, and Duncan Holdco LLC (the "Applicants"), attached for filing with the Commission are the PUBLIC Responses of the Applicants to the Staff Inquiries for Review of Transactions issued on April 22, 2026.

Please note that portions of the Responses have been redacted from the public electronic filing as they contain confidential information. Specifically, portions of the Responses have been redacted from Question 2, as it contains confidential revenue figures, Question 9, as it contains confidential information regarding employees and facilities, and Question 11, as it contains confidential customer count information (the "Confidential Responses").

Applicants are providing under seal a confidential paper copy of the Responses via overnight courier with the Confidential Responses unredacted. Applicants respectfully request that access to the Confidential Responses be limited to the Commissioners and Commission Staff who are involved in the consideration of the Joint Application and that the non-public,

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Matthew L. Homsher, Secretary
May 1, 2026
Page 2

confidential version of the Responses not be posted to any public website or maintained in any public file or public filing room.

We would appreciate acknowledgment of receipt and acceptance of this filing. Should you have any questions concerning this submission, please contact Joshua M. Bobeck (joshua.bobek@morganlewis.com), Ulises R. Pin (ulises.pin@morganlewis.com), and Thomas J. Garrity, III (thomas.garrity@morganlewis.com).

Respectfully submitted,

/s/ Catherine G. Vasudevan _____

Catherine G. Vasudevan
PA I.D. No. 210254

Counsel to the Applicants

cc: Certificate of Service

**Responses of the Applicants to
Staff Inquiries for Review of Transactions
Under 52 Pa. Code §§ 63.321-63.325
Docket Nos. A-2026-3060958, A-2026-3060959, and A-2026-3060960**

1. *Identify the ultimate parent of each party to the transaction and the valuation of each.*

Response: Each of Fiber AssetCo LLC (“Fiber AssetCo”), Zayo Group, LLC (“Zayo Group”), and Zayo Network Services, LLC (“Zayo-NS”) (collectively the “Zayo Licensees”) are, or will be upon closing of the Zayo/Crown Transaction,¹ a wholly owned indirect subsidiary of Front Range Intermediate, Inc. (“Zayo Parent”) (the Zayo Licensees and Front Range Intermediate, Inc. together, “Zayo”). Zayo Parent is ultimately majority owned and jointly controlled by investment funds affiliated with (1) DigitalBridge Group, Inc. (“DigitalBridge”), and (2) EQT AB (“EQT”), a Swedish investment firm. DigitalBridge is currently publicly traded on the New York Stock Exchange (NYSE: DBRG). According to Yahoo Finance, as of April 24, 2026, the market capitalization and enterprise value of DigitalBridge is \$2.85 billion and \$3.59 billion, respectively. EQT is publicly traded on the Nasdaq Stockholm under the ticker symbol EQT. According to Yahoo Finance, as of April 24, 2026, the current market capitalization and enterprise value of EQT is approximately \$40.29 billion and \$ 36.19 billion, respectively.

Duncan HoldCo LLC (“Duncan”) is an indirect wholly owned subsidiary of SoftBank Group Corp. (“SoftBank”), a publicly traded Japanese corporation (Kabushiki Kaisha). As reported in SoftBank Group Corp.’s most-recent annual report, as of June 26, 2025, SoftBank Group Corp.’s Net Asset Value (NAV) – the value of SoftBank Group Corp.’s equity holdings minus net debt – was approximately \$214 billion (¥31 trillion). SoftBank Group Corp.’s annual report, which includes information on its NAV and its market capitalization, as well as its consolidated financial report, is publicly available and can be found at:

https://group.softbank/media/Project/sbg/sbg/pdf/ir/financials/annual_reports/annual-report_fy2025_en.pdf.

2. *Identify the Pennsylvania jurisdictional revenue of each party to the transaction and its Pennsylvania proportion of total revenue.*

Transferor and Zayo Licensees Response: DigitalBridge does not have any Pennsylvania jurisdictional revenue. Fiber AssetCo does not yet have any Pennsylvania jurisdictional revenue, but Fiber AssetCo’s Pennsylvania revenue is expected to be **BEGIN CONFIDENTIAL** [REDACTED] **END CONFIDENTIAL** noting that such estimated revenue is based upon the combined fiber and small cell revenues of Crown Castle Fiber LLC (“CCF”) for 2025. As the Commission is aware, as part of the Zayo/Crown Transaction, CCF’s fiber assets (and their associated revenues will be transferred to Fiber AssetCo at closing of the Zayo/Crown Transaction. These 2025 revenues for CCF represented **BEGIN CONFIDENTIAL** [REDACTED] **END CONFIDENTIAL** of CCF’s total 2025 revenue. Zayo Group reported **BEGIN**

¹ In Docket Nos. A-2025-3055301 and A-2025-3055297 on August 21, 2025, the Commission approved a transaction (the “Zayo/Crown Transaction”) involving a *pro forma* assignment of certain assets and customers from Crown Castle Fiber LLC to Fiber AssetCo LLC, and the subsequent transfer of control of Fiber AssetCo LLC to Fiber FinCo, LLC, an indirect subsidiary of Front Range Intermediate, Inc. (“Zayo Parent”) that is expected to close on May 1, 2026.

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Under 52 Pa. Code §§ 63.321-63.325
Docket Nos. A-2026-3060958, A-2026-3060959, and A-2026-3060960**

CONFIDENTIAL [REDACTED] END CONFIDENTIAL of Pennsylvania revenue in 2025, representing BEGIN CONFIDENTIAL [REDACTED] END CONFIDENTIAL of Zayo Group's total 2025 revenue. Zayo-NS reported BEGIN CONFIDENTIAL [REDACTED] END CONFIDENTIAL of Pennsylvania revenue in 2025, representing BEGIN CONFIDENTIAL [REDACTED] END CONFIDENTIAL of Zayo-NS's total 2025 revenue.

Transferee Response: Duncan Holdco LLC is a holding company with no independent operations of its own. As such, Duncan Holdco LLC has no Pennsylvania jurisdictional revenue.

3. *Affirm that the transaction has not already taken place (i.e. is not Nunc Pro Tunc in nature) and that the transaction will not be consummated prior to receiving Commission approval. If not included in the filing, provide the known or anticipated transaction closing date.*

Response: Applicants affirm that the Proposed Transaction has not yet taken place and will not be consummated prior to receiving Commission approval. Applicants expect to close the Proposed Transaction in the second half of 2026,² or as soon as reasonably practicable following receipt of all required regulatory approvals.

4. *Identify all jurisdictions where this or a related transaction has been filed and where approval is being sought. Provide the status of each filing. While pending in Pennsylvania, identify any jurisdiction that acts on the transaction and describe the action taken. Provide updates as necessary.*

Response: In addition to Pennsylvania, Applicants have sought, or are seeking, approval for the Proposed Transaction with the FCC and certain state commissions, which are listed below along with the status of each approval request:

- FCC – Pending
- Colorado Public Utilities Commission – Approved
- Indiana Utility Regulatory Commission – Approved
- Louisiana Public Service Commission – Approved
- Maryland Public Service Commission – Pending
- Minnesota Public Utilities Commission – Approved
- Mississippi Public Service Commission – Pending
- New Jersey Board of Public utilities – Pending
- New York Public Service Commission – Pending
- Texas Public Utility Commission – Approved
- Virginia State Corporation Commission – Approved
- West Virginia Public Service Commission – Approved

² The Proposed Transaction will close only after the Zayo/Crown Transaction has closed.

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Docket Nos. A-2026-3060958, A-2026-3060959, and A-2026-3060960**

Applicants will submit updates to this response as approvals are received.

5. *If any conditions are under consideration, imposed, or agreed to in any jurisdiction in which this or a related transaction is pending, please update the filing to include that information as it occurs.*

Response: There are currently no conditions under consideration, imposed, or agreed to regarding the Proposed Transaction in any jurisdiction. Applicants agree to update the filing if any such conditions are imposed or agreed to in the future.

6. *Identify all Pennsylvania-specific impacts known, anticipated, or considered that will or may result in any fashion from the transaction.*

Response: The Proposed Transaction is a multi-state transaction involving the District of Columbia and all U.S. states except Alaska. Applicants have not developed a Pennsylvania-specific analysis regarding the impacts of the Proposed Transaction.

7. *If synergies as to scope or scale, or merger savings, are posed as a substantial public benefit overall, identify each anticipated synergy and/or savings. Identify the financial or other value of those synergies and/or savings and explain how such value was calculated.*

Response: No synergies as to scope or scale, or merger savings are expected as part of the Proposed Transaction.

8. *Identify whether any of the anticipated benefits of the transaction are expected to arise from the loss or potential loss of Pennsylvania jobs, tax revenues, facilities, or downsizing, or consolidation that affects Pennsylvania, or any other impact in Pennsylvania.*

Response: The Proposed Transaction is not expected to have any impact on Pennsylvania jobs, tax revenues, or facilities, and there is no downsizing, or consolidation expected anywhere including that affects Pennsylvania, or will have any other impact in Pennsylvania.

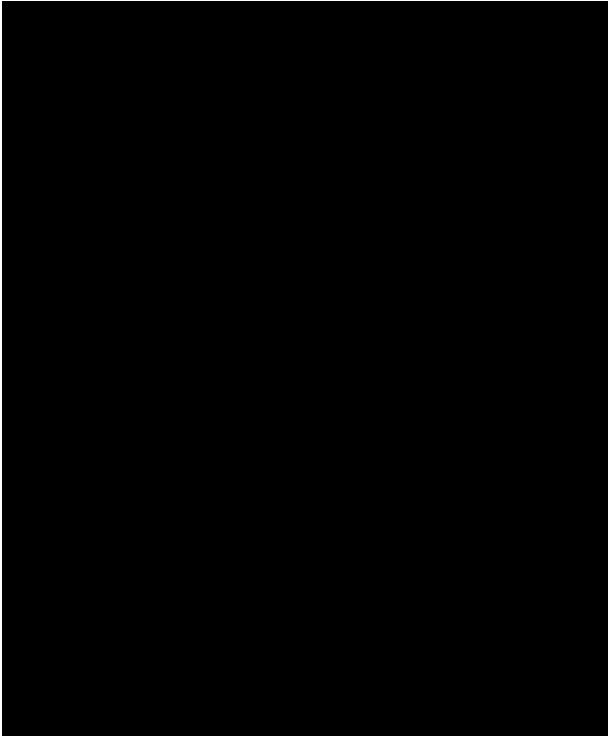
9. *Identify the location and number of any employees, offices, or facilities of each party to the transaction that are located in Pennsylvania.*

Transferor and Zayo Licensees Response: DigitalBridge does not have any office locations or facilities in Pennsylvania.

Below are the office locations in Pennsylvania where employees are located that support Fiber AssetCo's and Zayo's operations. Number of Employees in Pennsylvania: Approximately 376 for Fiber AssetCo and 70 for Zayo.

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Staff Inquiries for Review of Transactions
Under 52 Pa. Code §§ 63.321-63.325
Docket Nos. A-2026-3060958, A-2026-3060959, and A-2026-3060960**



END CONFIDENTIAL

Transferee Response: Duncan Holdco LLC is a holding company with no independent operations of its own. As such, Duncan Holdco LLC has no employees, offices, or facilities in Pennsylvania.

10. *Identify any functions, operations, or activities of any nature currently performed in or affecting Pennsylvania that may be impacted as a result of the transaction. Specifically, identify any operations that will be eliminated and any impact on Pennsylvania employment.*

Response: The Proposed Transaction is not expected to impact any functions, operations, or activities performed in or affecting Pennsylvania, nor is the Proposed Transaction expected to have any impact on Pennsylvania employment.

11. *Identify the number of Pennsylvania customers served by each of party to the transaction.*

Response: Fiber AssetCo does not yet serve any customers in Pennsylvania. Upon completion of the Zayo/Crown Transaction approved in Docket Nos. A-2025-3055297 and A-2025-3055299, Fiber AssetCo is expected to have approximately **BEGIN CONFIDENTIAL** ████ **END CONFIDENTIAL** Pennsylvania customers. Zayo's Licensed subsidiaries have approximately **BEGIN CONFIDENTIAL** ████ **END CONFIDENTIAL** Pennsylvania customers.

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Neither Duncan nor DigitalBridge provides telecommunications service and thus neither serves any customers in Pennsylvania.

12. *Identify all service markets (e.g., local exchange market, special access market) in Pennsylvania in which each party to the transaction or any affiliates participate.*

Response: Neither DigitalBridge nor Duncan offer telecommunications services in Pennsylvania. Fiber AssetCo participates in the competitive access services market. Zayo Group participates in the competitive local exchange, competitive access, and interexchange toll markets. Zayo-NS participates in the competitive access market.

13. *Identify all geographic areas in Pennsylvania in which the Applicant(s), affiliates, or any other entities affected by the transaction offer services.*

Transferor and Zayo Licensees Response: As noted above, neither Duncan nor DigitalBridge offers telecommunications services in Pennsylvania. Each of the Zayo Licensees offers services on a statewide basis.

14. *Identify any and all unaffiliated providers offering the same or competitive services as those of the Applicant(s) in the same geographic locales within Pennsylvania. Reference to all certificated carriers on file at the Commission will not be considered an acceptable or complete response.*

Response: The Zayo Licensees compete with a number of other Pennsylvania providers in the service segments in which they operate including: Altice (Optimum); Arelion; AT&T; Brightspeed; Breezeline; Cogent Communications; Comcast; Glo Fiber; Lumen; Mox Networks; Segra; Charter/Spectrum; Uniti Fiber; Verizon; and Windstream.

15. *If the transaction is pending before the Federal Communications Commission (FCC), the U.S. Department of Justice (DOJ), or any other federal agency, please provide unexpurgated copies of responses provided to the FCC, DOJ, or other staff inquiries and data requests.*

Response: The FCC Section 214 application, supplemented to this Response as Exhibit C,³ remains pending at the FCC. The Applicants' Hart-Scott-Rodino ("HSR") Act pre-merger notification was approved by the Department of Justice on March 11, 2026.

16. *While the transaction remains pending before the Commission, provide updates to the status of the transaction or of any changes to the application at the federal level as soon as they occur.*

³ The FCC Section 214 Application was provided with the Joint Application on March 3, 2026 as Exhibit C "to be supplemented." See Docket Nos. A-2026-3060958, A-2026-3060959, and A-2026-3060960.

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Response: Applicants confirm that they will provide updates to the status of the Proposed Transaction or of any changes to the Application at the federal level as soon as they occur.

17. *If the proposed transaction involves a foreign interest, describe in detail why state regulatory action on the proposed transaction would not be adverse to national security while DOJ approval remains pending.*

Response: By the terms of the agreement of the Proposed Transaction executed by the parties, the Proposed Transaction is subject to various conditions precedent including the receipt of consents, approvals, and clearances by CFIUS, and the FCC (including review by the Committee for the Assessment of Foreign Participation in the United States Telecommunications Services Sector (the “Committee”) f/k/a “Team Telecom,” as applicable). Action by this Commission will not prejudice, hasten, or otherwise affect the national security reviews of CFIUS or the Committee, which is wholly independent of state regulatory approvals. As demonstrated by multiple other regulated transactions, the Committee and the FCC will continue their reviews regardless of whether state regulatory agencies have completed their separate reviews. Any national security concerns will be addressed during the confidential review processes of CFIUS and the Committee, which includes the expert agencies for national security issues. Historically, the FCC will not act on the pending applications until the Committee clears the transaction, either by not seeking to intervene, or by petitioning the FCC to impose conditions on any consent given to address the Committee’s national security concerns. Consequently, action by this Commission prior to any CFIUS, FCC, or Committee clearance or approval would not prejudice those reviews, or in any way harm national security.

Moreover, the existing upstream foreign ownership of Zayo, including EQT, has already been reviewed and approved, as the FCC approved the foreign ownership of Zayo in 2020 (the “*Zayo/EQT Approval*”), including review and approval of a Section 310(b) Petition for Declaratory Ruling issued by the FCC’s International Bureau.⁴ As a result of the Committee review that occurred in connection with the *Zayo/EQT Approval*, Zayo and all of its operating subsidiaries are now subject to the terms of an existing Letter of Agreement (“LOA”) involving ongoing Committee oversight of Zayo’s operations and also requiring it to report any corporate structure changes and changes in ownership to the U.S. Department of Justice (“DOJ”) and the U.S. Department of Homeland (“DHS”) Security no less than thirty days prior to such change.⁵ Further, as part of the Zayo/Crown

⁴ See *Applications Granted for the Transfer of Control of Zayo Group, LLC, Electric Lightwave, LLC, and Allstream Business US, LLC from Zayo Group Holdings, Inc. to Front Range TopCo, Inc.*, Public Notice, DA-20-135, ISP-PDR-20190620-00004, 35 FCC Rcd 275 (Feb. 6, 2020).

⁵ See *Letter of Agreement by and between U.S. Department of Justice, U.S. Department of Homeland Security, and Zayo Group Holdings, Inc.*, p. 18, ¶ 46 (Jan. 21, 2020). The LOA was executed as a condition of the EQT/Zayo Approval. See *Zayo Group Holdings, Inc., Zayo Group, LLC, Electric Lightwave LLC, Allstream Business US, LLC, Front Range Topco, Inc. Joint Applications Pursuant to Section 214 and 310 of the Communications Act of 1934, as amended, and Sections 34-39 of the Cable Landing License Act 1921*, Petition to Adopt Conditions to Authorizations

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Transaction, the Committee is undertaking a further review of Zayo's proposed ownership of Crown Castle's fiber business, which review will likely result in a further updated LOA that will provide for continuing Committee oversight of Zayo's operations. As the current LOA provides for ongoing Committee oversight of Zayo's operations and will remain in effect while the Zayo/Crown Transaction pending, and the LOA resultant from the Zayo/Crown Transaction will supersede the current LOA, this provides an additional reason why state regulatory action will not have any adverse impact on national security.

VERIFICATION

I, Geoffrey Goldschein, state that I am Chief Legal Officer and Secretary of DigitalBridge Group Inc. (the “Company”); that I am authorized to make this Verification on behalf of the Company, its subsidiaries and affiliates, including the Zayo Licensees; that the foregoing filing was prepared under my direction and supervision; and that the contents with respect to the Company and its subsidiaries and affiliates 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 un-sworn falsification to authorities).

Dated: May 1, 2026



Geoffrey Goldschein
Chief Legal Officer and Secretary
DigitalBridge Group, Inc.

VERIFICATION

I, Varun Aravapally, state that I am a Director of Duncan Holdco LLC (the “Company”); that I am authorized to make this Verification on behalf of the Company and its subsidiaries and affiliates; that the foregoing filing was prepared under my direction and supervision; that the contents thereof and the certifications contained therein with respect to the Company, the Company’s indirect corporate parent SoftBank Group Corp. (“SoftBank”), and the Company’s and SoftBank’s affiliates and subsidiaries 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.

Dated: May 1, 2026



Varun Aravapally
Director
Duncan Holdco LLC

EXHIBIT C

FCC Section 214 Application

Before the
FEDERAL COMMUNICATIONS COMMISSION
Washington, D.C. 20554

In the Matter of the Joint Application of)	
)	
DigitalBridge Group, Inc., <i>Transferor</i>)	
)	
Fiber AssetCo LLC,)	
Fiber AssetCo-CA LLC,)	
Fiber NewCo LLC,)	
Zayo Group, LLC,)	
Zayo Network Services, LLC,)	WC Docket No. 26-_____
Zayo Education, LLC,)	
ENA Healthcare Services, LLC,)	ITC-T/C-2026-_____
<i>Licensees</i>)	
)	
and)	
)	
Duncan Holdco LLC, <i>Transferee</i>)	
)	
for Grant of Authority Pursuant to Section 214 of)	
the Communications Act of 1934, as amended,)	
and Sections 63.04 and 63.24 of the Commission’s)	
Rules to Transfer Control of Domestic and)	
International Section 214 Authorization Holders)	
_____)	

**JOINT APPLICATION FOR TRANSFER OF CONTROL
OF DOMESTIC AND INTERNATIONAL SECTION 214 AUTHORIZATION HOLDERS**

Pursuant to Section 214 of the Communications Act of 1934, as amended (the “Act”), 47 U.S.C. § 214, and Sections 63.04 and 63.24 of the Commission’s Rules, 47 C.F.R. §§ 63.04 and 63.24, DigitalBridge Group, Inc. (“DigitalBridge” or “Transferor”); Fiber AssetCo LLC; Fiber AssetCo-CA LLC; Fiber NewCo LLC (together with Fiber AssetCo LLC and Fiber AssetCo-CA LLC the “Zayo/Crown Licensees”); Zayo Group, LLC; Zayo Network Services, LLC; Zayo Education, LLC; and ENA Healthcare Services, LLC (Zayo Group, LLC; Zayo Network Services, LLC; Zayo Education, LLC; and ENA Healthcare Services LLC together the “Zayo Licensees”) (collectively the Zayo/Crown Licensees and the Zayo Licensees, the “Licensees” and together with

Front Range Intermediate, Inc., “Zayo”); and Duncan Holdco LLC (“Duncan” or “Transferee”) (collectively the “Applicants”) hereby request Commission consent to the transfer of control of the Licensees as holders of domestic and international Section 214 authority, as applicable. The transaction that is the subject of this Joint Application, as described below, results from Duncan’s acquisition of a controlling interest in DigitalBridge, which will result in the indirect transfer of control of Licensees’ domestic and international Section 214 authorizations to Duncan and its indirect parent company SoftBank Group Corp. (“SoftBank”) (the “Proposed Transaction”).

In accordance with the requirements of Sections 63.04(a) and 63.24 of the Commission's Rules the Applicants respectfully submit the following information in support of this Joint Application.

I. Description of the Applicants

A. Transferor — DigitalBridge Group Inc. (“DigitalBridge”)

DigitalBridge is an investment firm headquartered in Florida. Shares of common stock of DigitalBridge are currently traded on the New York Stock Exchange (“NYSE”) under the ticker symbol DBRG and are widely held. DigitalBridge is an asset management firm managing investment vehicles that invest globally in digital infrastructure across five key verticals: data centers, cell towers, fiber networks, small cells, and edge infrastructure. DigitalBridge manages approximately \$108 billion on behalf of its shareholders as well as the limited partners (“LPs”) in its investment fund vehicles and is focused on identifying differentiated investment opportunities within digital infrastructure around the world. Each DigitalBridge investment vehicle general partner (“GP”) typically holds a *de minimis* GP equity interest in the fund vehicle it manages (and thus also in the underlying portfolio companies), while exercising control over the fund and its investment decisions.

The Commission approved a transaction on February 6, 2020,¹ which closed on March 9, 2020, wherein Front Range Intermediate, Inc. (“Zayo Parent”), became the indirect parent of the Zayo Licensees. Further, pursuant to a transaction pending before the Commission in WC Docket No. 25-174 and ICFS File No. ITC-ASG-20250515-00046, wherein the Commission is currently reviewing the transfer of control of international and domestic Section 214 authority held by Crown Castle Fiber LLC to Fiber NewCo LLC and Fiber AssetCo LLC, respectively, (the “Zayo/Crown Transaction”),² and, upon consummation of the Zayo/Crown Transaction, the Zayo/Crown Licensees will become indirect subsidiaries of Zayo Parent. For the purposes of this Joint Application, as the Proposed Transaction will not close until after the consummation of the Zayo/Crown Transaction, the Applicants respectfully request that the Commission approve both the transfer of control of the currently controlled Zayo Licensees, and the Zayo/Crown Licensees as though the transaction in WC Docket No. 25-174 and ICFS File No. ITC-ASG-20250515-00046 have closed. As such, the Zayo Licensees are, and the Zayo/Crown Licensees will be, ultimately owned as follows.³

¹ Public Notice, *Applications Granted for the Transfer of Control of Zayo Group, LLC, Electric Lightwave, LLC, and Allstream Business US, LLC From Zayo Group Holdings, Inc. to Front Range Topco, Inc.*, WC Docket No. 19-166, DA 20-135 (Feb. 6, 2020). This approval resulted in the following Zayo Licensees being controlled by Zayo Group, LLC: Zayo Network Services, LLC; Zayo Education, LLC; and ENA Healthcare Services, LLC.

² For additional details, please see: Public Notice, *Non Streamlined International Applications/Petitions Accepted For Filing Section 214 Applications*, ITC-ASG-20250515-00046, DA 25-747 (Aug. 22, 2025); Public Notice, *Domestic Section 214 Application Filed for the Transfer of Control of Certain Subsidiaries of Crown Castle Operating Company to Fiber Finco, an Indirect Subsidiary of EQTAB and DigitalBridge Group, Inc.*, WC Docket No. 25-174, DA 25-750 (Aug. 22, 2025).

³ Accordingly, as soon as possible after consummation of the Zayo/Crown Transaction and the reflection of such consummation in ICFS, the Applicants will be filing in ICFS the required form for the transfer of control of Fiber NewCo LLC’s international Section 214 authorization to Duncan. The Applicants also plan to supplement this application, to the extent needed, to clarify that the ICFS form has been submitted.

Zayo Parent, the indirect parent of the Zayo Licensees and soon the indirect parent of the Zayo/Crown Licensees, was created to aggregate the ownership of various investment and co-investment vehicles ultimately managed by: (i) affiliates of EQT AB (“EQT”), a Swedish investment firm, and (ii) affiliates of DigitalBridge. Zayo Parent, through several intermediate U.S.-organized holding companies, is indirectly wholly owned by Front Range JV, LP (“JV LP”), a Delaware limited partnership. JV LP’s equity and voting interests are held by U.S. and foreign investment entities ultimately controlled by EQT and DigitalBridge. The general partner of JV LP is Front Range JV GP, LLC (“JV GP”), a Delaware limited liability company. EQT and DigitalBridge each exercise negative control over Zayo Parent through the Board of Managers of JV GP. The EQT Infrastructure IV Fund (“EQT Fund”) and DigitalBridge, through DigitalBridge Partners (DE AIV), LP and DigitalBridge Partners (DE AIV II), LP (the “DBP LPs”), along with their respective co-investors, each hold approximately 45.2% of Zayo’s equity. FMR, LLC (Fidelity”), a Delaware entity, holds approximately 7.6% of Zayo’s equity. The remaining equity (approximately 1.8%) is held by current and former members of Zayo’s management team.

Control over JV LP, and thus Zayo, is exercised through the Board of Managers of JV GP, which has thirteen members, with four members nominated each by EQT and DigitalBridge, one member nominated by Fidelity, one member, an independent non-executive Board Chair, chosen by consensus between DigitalBridge and EQT, two members nominated jointly by EQT and DigitalBridge, and the thirteenth member being the Chief Executive Officer. The Board Chair has a casting vote in the event of a tie vote among the Board.

Further details regarding the current indirect ownership of Zayo are set forth in **Exhibit A** and in ownership charts in **Exhibit B**. More information regarding DigitalBridge is available at www.digitalbridge.com.

B. Transferee – Duncan Holdco LLC (“Duncan”)

Duncan, a Delaware limited liability company and an indirect wholly owned subsidiary of SoftBank, is a vehicle established for SoftBank investments in the United States. Duncan is a holding company with no independent operations of its own. Duncan’s investment in DigitalBridge will be held indirectly through two intermediate entities, Duncan Holdco II LLC (“Duncan II”), and Duncan II’s wholly owned subsidiary, Duncan Holdco III LLC (“Duncan III”). Duncan II and Duncan III, like Duncan, are Delaware limited liability companies established for SoftBank investments in the United States that have no independent operations of their own.

SoftBank, a publicly traded Japanese corporation (*Kabushiki Kaisha*), is a leading technology investor with broad investment in AI infrastructure, with which the Proposed Transaction aligns. SoftBank and its affiliates have invested over \$150 billion in nearly 300 U.S. technology companies since 2017. As discussed in **Exhibit A**, attached, SoftBank’s largest individual shareholder is Masayoshi Son, a citizen of Japan. SoftBank, Mr. Son, and many of SoftBank’s various subsidiaries, including SoftBank Corp., its Japan-based telecommunications subsidiary, are well known to the Commission.⁴

C. Zayo Licensees

As noted in Section I.A, *supra*, the applications for Zayo to acquire the Zayo/Cown Licensees remain pending before the Commission; however, for the purposes of this Joint Application, the Applicants respectfully request that the Commission assess the Proposed

⁴ See, e.g., Declaratory Ruling, *In re Univision Holdings II, Inc.*, MB Docket No. 21-321, DA 22-74 (MB Jan. 21, 2022); Memorandum Opinion and Order, Declaratory Ruling, and Order of Proposed Modification, *In re the Applications of T-Mobile US, Inc., and Sprint Corporation, for Consent to Transfer Control of Licenses and Authorizations*, WT Docket No. 18-197, FCC 19-103 (Nov. 5, 2019).

Transaction to include both the Zayo Licensee and the Zayo/Crown Licensees as it is expected that the Zayo/Crown transaction will close considerably before the close of the Proposed Transaction.

The Licensees are (or will become) operating subsidiaries of Zayo Parent, a diversified communications service provider holding company with corporate headquarters in Denver, Colorado. Through its operating subsidiaries, including the Licensees, Zayo is a leading U.S. provider of bandwidth infrastructure and interconnection services over regional and metropolitan fiber networks. These services enable customers to manage, operate, and scale their telecommunications and data networks. Zayo customers consist primarily of wireless service providers, national and regional communications service providers, media, Internet, and content companies, government agencies, banks, and other bandwidth-intensive enterprises.

Zayo Parent does not provide any services and holds no Commission or state PUC authorizations to provide telecommunications services. Collectively, the Licensees are authorized to provide competitive local exchange, competitive access, and/or interexchange services in the District of Columbia and every U.S. state except Alaska. Certain Licensees, detailed below, are also authorized by the Commission to provide domestic (interstate) and international telecommunications services in addition to certain point-to-point wireless services. More information about Zayo can be found on Zayo's website at www.zayo.com.

1. The Zayo Licensees

a. Zayo Group, LLC

Zayo Group, LLC is a Delaware limited liability company that is authorized to provide competitive local exchange, competitive access, and/or interexchange services in the District of Columbia and every U.S. state except Alaska. Zayo Group, LLC is also authorized by the Commission to provide domestic (interstate) and international telecommunications services in addition to certain point-to-point wireless services.

b. Zayo Network Services, LLC

Zayo Network Services, LLC (f/k/a Zayo Northeast, LLC) is a Delaware limited liability company and is authorized to provide competitive local exchange, competitive access, and/or interexchange services in the District of Columbia and every state except Alaska, Arizona, and California. Zayo Network Services, LLC also has pending applications for authorization to provide intrastate telecommunications services in Arizona and California.

c. Zayo Education, LLC

Zayo Education, LLC is a Delaware limited liability company and is authorized to provide competitive local exchange, competitive access, and/or interexchange services in Florida, Indiana, and Tennessee.

d. ENA Healthcare Services, LLC

ENA Healthcare Services, LLC is a Delaware limited liability company and is authorized to provide competitive local exchange, competitive access, and/or interexchange services in the following jurisdictions: Arizona, Arkansas, California, Colorado, Georgia, Indiana, Kansas, Minnesota, Missouri, New Mexico, Oklahoma, Oregon, Texas, Utah, Washington, and West Virginia.

2. The Zayo/Crown Licensees

a. Fiber AssetCo LLC and Fiber AssetCo-CA LLC

Fiber AssetCo LLC is a Delaware limited liability company that holds authority to provide competitive local exchange, competitive access, and/or interexchange services in the District of Columbia and every U.S. state except Alaska, Arizona and California. Fiber AssetCo LLC has an application for such authority pending in the state of Arizona. Fiber AssetCo LLC will become an indirect subsidiary of Zayo Parent upon Commission approval of the application in WC Docket No. 25-174 and consummation of the Zayo/Crown Transaction.

Fiber AssetCo-CA LLC is a Delaware limited liability company and also a subsidiary of Fiber NewCo that will likewise become an indirect subsidiary of Zayo Parent upon Commission approval of the application in WC Docket No. 25-174 and consummation of the Zayo/Crown Transaction. Fiber AssetCo-CA LLC holds authority to provide competitive local exchange, competitive access, and/or interexchange services in California.

b. Fiber NewCo LLC

Fiber NewCo LLC is a Delaware limited liability company that will be authorized by the Commission to provide Global or Limited Global Facilities-Based and Resale Service pursuant to an international Section 214 authorization originally granted in ICFS File No. ITC-214-20001128-00698. This Section 214 authorization is currently held by Crown Castle Fiber, LLC. Fiber NewCo LLC will become an indirect subsidiary of Zayo Parent once the Commission grants the application in ICFS File No. ITC-ASG-20250515-00046 and the Zayo/Crown Transaction closes.

II. Description of the Transaction

On December 29, 2025, DigitalBridge, its operating subsidiary DigitalBridge Operating Company, LLC (“DBOC”), Duncan, Duncan Sub I Inc. (“Merger Sub I”), and Duncan Sub II LLC (“Merger Sub II”) entered into an Agreement and Plan of Merger (the “Agreement”) pursuant to which Duncan will indirectly acquire a controlling interest in DigitalBridge and DBOC, through two coordinated reverse subsidiary mergers, with each target entity surviving the applicable merger. At closing, Merger Sub I, an indirect subsidiary of Duncan,⁵ will merge with and into DigitalBridge, with DigitalBridge surviving as a majority-owned, indirect subsidiary of Duncan.

⁵ As noted above, Duncan’s interest in Merger Sub I and Merger Sub II will be held through two intermediate entities, Duncan II and Duncan III. The post-Transaction corporate ownership structure provided in **Exhibit B** illustrates the relationship between Duncan, Duncan II, and Duncan III, and the expected post-Transaction upstream ownership and control chain of DigitalBridge.

Immediately following the first merger, Merger Sub II, a subsidiary of Merger Sub I, will merge with and into DBOC, with DBOC surviving as a direct subsidiary of DigitalBridge. As a result of these mergers, each of DigitalBridge and DBOC will become indirect subsidiaries of SoftBank. As discussed in Section III, below, after the closing of the Proposed Transaction, SoftBank anticipates that DigitalBridge will continue to operate as a separately managed platform.

The Applicants expect to close the Proposed Transaction in the second half of 2026, after the satisfaction of customary conditions, including the receipt of required regulatory approvals, including Commission approval. Effective immediately following the closing, the board of DigitalBridge is expected to be composed of seven (7) directors: two (2) members from the DigitalBridge executive team (Marc Ganzi, current and post-closing Chief Executive Officer, and Benjamin Jenkins, current President and Chief Investment Officer), one (1) director nominated by Messrs. Ganzi and Jenkins (and acceptable to SoftBank), and four (4) directors appointed by SoftBank.

The Proposed Transaction will not impact the ownership of Zayo as previously approved by the Commission. DigitalBridge and EQT will each continue to hold an approximate 45.2% interest indirectly in Zayo and will each continue to have negative control of Zayo, while Fidelity will continue to hold an approximate 7.6% interest indirectly in Zayo. Nor will the transaction change DigitalBridge's interest in JV GP or the GP entities ultimately owned by DigitalBridge. Although the ultimate ownership of DigitalBridge will change as its shares will no longer be traded publicly on the NYSE, the Proposed Transaction will not change DigitalBridge's indirect ownership interest in Zayo Parent or the Licensees, nor will it result in any change to the board that oversees Zayo Parent. Zayo Parent will continue to be operated by its dedicated management

team and the Proposed Transaction is not expected to result in any changes to Zayo Parent or the Licensees' operations.

Diagrams depicting the pre- and post-Proposed Transaction corporate ownership structures are provided as **Exhibit B**.

III. Public Interest Statement

Under Section 214(a) of the Act, the Commission assesses whether the proposed transfer of control of Commission licenses and authorizations is consistent with the public interest, convenience, and necessity based on: “(1) whether the transaction would result in the violation of the Act or any other applicable statutory provision; (2) whether the transaction would result in a violation of Commission rules; (3) whether the transaction would substantially frustrate or impair the Commission’s implementation or enforcement of the Act or interfere with the objectives of that and other statutes; and (4) whether the transaction promises to yield affirmative public interest benefits.”⁶

Applicants respectfully submit that approval of the Proposed Transaction is consistent with the public interest as it will provide the Licensees with continued access to DigitalBridge’s financial and operational expertise, supplemented by that of SoftBank, permitting the Licensees to continue to execute on the operational plan developed by DigitalBridge and EQT to support Zayo Parent’s broadband-first growth strategies, including investments in and expansion of the company’s fiber network.

⁶ *SBC Communications Inc. and BellSouth Corp. for Consent to Transfer of Control or Assignment of Licenses and Authorizations*, Memorandum Opinion and Order, 15 FCC Rcd 25459, 25464 ¶ 13 (WTB/IB 2000) (noting that the “Applicants bear the burden of demonstrating that...the predominant effect of the transaction will be to advance the public interest.”).

As a general remark, the Proposed Transaction involves the acquisition of DigitalBridge as an investment firm, which manages its portfolio companies in accordance with the financial interests of its investors via its general partner entities. The Proposed Transaction is not expected to impact the operations of the portfolio companies managed by DigitalBridge. The Proposed Transaction is therefore expected to leave the continuity and quality of services offered by DigitalBridge's portfolio companies, including the Licensees, unaffected. More specifically, SoftBank and DigitalBridge currently have no plans to change operations or implement changes to the current governance structure, management, or personnel/headcount of the Licensees. Rather, SoftBank, as a renowned and financially capable Japanese investor, will evaluate options to promote and foster the operations of DigitalBridge from an economic, financial, technical and organizational capacity perspective.

SoftBank shares DigitalBridge's commitment to long-term investment and scaling digital infrastructure. SoftBank's vision, capital strength, and global network are expected to allow DigitalBridge to accelerate its business objectives with greater flexibility, invest with a longer-term horizon on behalf of its investors, and better serve the world's leading technology companies as they scale their AI ambitions.⁷ Following closing, DigitalBridge is expected to operate as a separately managed asset management platform within the wider SoftBank Group and will continue to be led by CEO Marc Ganzi. Mr. Ganzi, as CEO of DigitalBridge, will continue to

⁷ The Proposed Transaction supports SoftBank's overall strategy in relation to next-generation AI, which SoftBank believes rests on the development and convergence of physical AI, including compute and digital infrastructure. SoftBank believes that DigitalBridge's portfolio of companies active in digital infrastructure, including data centers, cell towers, fiber networks, and edge infrastructure, advances SoftBank's capabilities in support of its strategic vision and commitment to driving innovation, including in AI development, deployment, and AI infrastructure. DigitalBridge's deep sector expertise is expected to enhance SoftBank's ability to originate, scale, and finance the foundational infrastructure needed for next-generation AI services and applications.

determine the composition of the investment committees, only subject to SoftBank's reasonable approval.

Regarding Zayo specifically, the Proposed Transaction is not expected to have any adverse effects on customers and will not alter the manner of service delivery or billing. Moreover, the Licensees will continue to comply with existing contracts, as applicable, subject to change in the ordinary course of business and in accordance with applicable law. The Licensees will continue to be operated by highly experienced, well-qualified personnel. The existing management, operations, and customer-facing teams of the Licensees will continue to manage their day-to-day businesses following completion of the Proposed Transaction.

The Proposed Transaction will not adversely affect competition in any domestic telecommunications market as neither SoftBank nor any of its affiliates have domestic wireline services in markets that compete with the Licensees. Indeed, as discussed above, the Proposed Transaction is expected to support and supplement Zayo Parent's competitiveness as it faces robust competition from an array of competitors.

For all these reasons, Applicants respectfully submit that the Transaction is consistent with the public interest and request that the Commission approve this Joint Application without delay.

IV. Information Required by Section 63.24(e) of the Commission's Rules in Relation to Transfer of Control of International Section 214 Authority

Pursuant to Section 63.24(e)(2) of the Commission's Rules, 47 C.F.R. § 63.24(e)(2), Licensees and DigitalBridge submit the following information requested in Section 63.18(a)-(d) and (h)-(q) in support of this Joint Application with respect to the transfer of control of Licensees' international Section 214 authorizations:

A. Name, Address, Telephone Number, and Jurisdiction of Formation, 47 C.F.R. § 63.18(a)-(b)

Transferor: DigitalBridge Group, Inc.
750 Park of Commerce Drive
Suite 210
Boca Raton, FL 33487
Tel: 561-570-4644
FRN: 0032596983

DigitalBridge is a Maryland corporation.

Licenses: Address for Licensees:
1401 Wynkoop Street
Suite 500
Denver, Colorado 80202
Tel: 303-381-3239

FRNs:
Fiber NewCo LLC - 0037009354
Zayo Group, LLC - 0016555849, 0020568333

Each of the Licensees is a Delaware limited liability company.

Transferee: Duncan Holdco LLC
300 El Camino Real
Menlo Park, CA 94025
Tel: 650-562-8100
FRN: 0037910809

Duncan is a Delaware limited liability company.

B. Name, title, post office address, and telephone number of official and any other contact point (Answer to Question 10), 47 C.F.R. § 63.18(c)

For Transferor and Licensees:

Ulises R. Pin
Joshua M. Bobeck
Thomas J. Garrity, III
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1111 Pennsylvania Ave. NW
Washington, DC 20004
Tel: 202-739-3000
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For Transferee:

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and

Lauren Lantero
ZAYO GROUP, LLC
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Denver, CO 80202
Tel: 303-381-3239
lauren.lantero@zayo.com

and

Pete Komorowski
Director, Senior Counsel
SOFTBANK GROUP INTERNATIONAL
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Washington, DC 20006
Tel: 771-474-8197
peter.komorowski@softbank.com

C. Statement as to whether applicants have previously received authority under section 214, 47 C.F.R. § 63.18(d)

Licensees:

Zayo Group, LLC holds international Section 214 authorization to provide global or limited global-facilities based and resale service originally granted in ICFS File No. ITC-214-20091106-00475 on December 4, 2009. The Section 214 authorization was originally held by Zayo Bandwidth, LLC. Subsequently, in ICFS File No. ITC-ASG-20110729-00212 on June 30, 2011, the authorization was assigned to Zayo Group, LLC.

Fiber NewCo LLC will hold an international Section 214 authorization to provide global or limited global-facilities based and resale service pursuant to authority originally granted in ICFS File No. ITC-214-20001128-00698 on December 20, 2000. This Section 214 authorization is currently held by Crown Castle Fiber, LLC. Fiber NewCo LLC will become an indirect subsidiary of Zayo Parent upon Commission grant of the assignment application in ICFS File No. ITC-ASG-20250515-00046 and consummation of the Zayo/Crown Transaction.

Transferee:

Transferee does not hold any international Section 214 authorizations.⁸

D. Name, Address, Citizenship and Principal Business of Disclosable Interest Holders, 47 C.F.R. § 63.18(h)(1) – Answer to Question 11

Please see **Exhibit B** for information regarding the entities that, following the close of the Proposed Transaction, will hold directly or indirectly a ten percent or greater equity and/or voting interest, or a controlling interest, in Zayo Parent, and thus in the Licensees.

⁸ Although Duncan itself does not hold international Section 214 authority, by virtue of SoftBank's ownership interest, Duncan is affiliated with hundreds of companies, some of which may have from time to time held Commission authorizations. SoftBank's investments are such that in many cases it lacks visibility as to the Commission authorizations certain of its subsidiaries and corporate affiliates may hold. To SoftBank's (and Duncan's) reasonable knowledge based on a best-efforts review of the Commission's records concerning the large number of SoftBank subsidiaries in which SoftBank holds a majority or controlling interest,

E. Interlocking Directorates with Foreign Carriers, 47 C.F.R. § 63.18(h)(3) – Answer to Question 12

The following directors and officers of Zayo Parent are also directors or officers of a foreign carrier:

Lauren Lantero: Ms. Lantero is a director and/or officer (Chief Legal Officer and Secretary) of the following entities:

- Zayo Canada Inc.
- Zayo Global Reach UK Limited
- Zayo Group (HK) Limited
- Zayo Group Australia Pty. Ltd.
- Zayo Group South Africa (Pty) Ltd.
- Zayo Infrastructure Mexico S. de R.L. de C.V.
- Zayo Japan KK
- Zayo Singapore Pte. Limited

Jeff Noto: Mr. Noto is a director of the following entity:

- Zayo Infrastructure Mexico S. de R.L. de C.V.

Steve Smith: Mr. Smith is a director of the following entities:

- NextDC

Robert Merkel: Mr. Merkel is a director and officer (Assistant Treasurer, unless otherwise noted) of the following entities:

- Zayo Canada Inc. (Treasurer)

SoftBank is aware of only one affiliate that holds an active international Section 214 authorization, as follows:

- SB Telecom America Corp. (f/k/a SoftBank Telecom America Corp. and Japan Telecom America, Inc.) holds international Section 214 authority granted in ICFS File Nos. ITC-214-19970307-00139, ITC-214-19970804-00461, and ITC-214-20040129-00035. However, SB Telecom America Corp., which provides broadband Internet access services and IP-based communications services, currently does not provide telecommunications services.

For the sake of completeness, SoftBank notes that its subsidiary SoftBank Corp. is a Commission licensee for the JUPITER submarine cable system (ICFS File No. SCL-LIC-20180517-00012), which has landing stations in Maruyama, Japan; Shima, Japan; Hermosa Beach, California; Cloverdale, Oregon; and Daet, the Philippines. SoftBank Corp. holds an approximate 10% equity interest in the JUPITER cable system. In addition, SoftBank Corp. holds an approximate 0.0196% ownership interest in the New Cross-Pacific (“NCP”) submarine cable system (ICFS File No. SCL-LIC-20151104-00029). SoftBank Corp. also holds an attributable 11.76% interest in the licensee for the Australia-Japan Cable (“AJC”) submarine cable system (ICFS File Nos. SCL-LIC-20000629-00025 and SCL-MOD-20020415-00050) but does not hold an interest in the capacity of the AJC system itself.

- Zayo Global Reach UK Limited
- Zayo Group (HK) Limited
- Zayo Group Australia Pty. Ltd.
- Zayo Group South Africa (Pty) Ltd.
- Zayo Japan KK
- Zayo Singapore Pte. Limited

Gabriela Torresani: Ms. Torresani is Assistant Secretary of the following entity:

- Zayo Canada Inc.

F. Narrative Description of Transaction and Public Interest Statement – Answer to Question 13

A description of the Transaction is provided in Section II, *supra*, and a public interest statement is provided in Section III, *supra*.

G. Foreign Carriers, 47 C.F.R. § 63.18(i) – Answer to Question 14

Zayo Group, LLC is a non-dominant foreign carrier in Canada by virtue of its Reseller Registration and Basic International Telecommunication Services (“BITS”) License.

Fiber AssetCo LLC will be a non-dominant foreign carrier in Canada by virtue of the assignment of Crown Castle Fiber LLC’s Reseller Registration and BITS License to Fiber AssetCo LLC as part of the Zayo/Crown Transaction.

Further, Zayo is affiliated with the foreign carriers identified in **Exhibit C** below.

H. Destination Countries and Foreign Carrier Affiliates, 47 C.F.R. § 63.18(j) – Answer to Question 15

Aside from the foreign carrier affiliates referenced in Section IV(G), *supra* (as identified in **Exhibit C**), Zayo certifies that it does not seek to provide international telecommunications services to any other destination country where: (i) Zayo Group, LLC or Fiber NewCo LLC is a foreign carrier; (ii) Zayo Group, LLC or Fiber NewCo LLC controls a foreign carrier; (iii) any entity that owns more than 25 percent of Zayo Group, LLC or Fiber NewCo LLC, or that controls Zayo Group, LLC or Fiber NewCo, controls a foreign carrier in that country; or (iv) two or more

foreign carriers (or parties that control foreign carriers) own, in the aggregate, more than 25 percent of Zayo Group, LLC or Fiber NewCo LLC and are parties to, or the beneficiaries of, a contractual relation affecting the provision or marketing of international basic telecommunications services in the United States.

I. WTO Status of Destination Countries, 47 C.F.R. § 63.18(k) – Answer to Question 18

All the countries where Zayo has affiliates are members of the World Trade Organization (“WTO”).

J. Classification of Foreign Carrier Affiliates as Dominant or Non-Dominant, C.F.R. §§ 63.18(m), 63.10 – Answer to Question 16

None of these foreign carriers is a monopoly provider in its respective country of operation and each lacks a 50 percent market share in the international transport and local access markets on the foreign end of the route. Accordingly, these foreign carriers lack sufficient market power on the foreign end of the international route to affect competition adversely in the U.S. market.

K. Certification of Agreement Not to Accept Special Concessions, 47 C.F.R. § 63.18(n)

Applicants certify that they have not agreed to accept special concessions directly or indirectly from a foreign carrier with respect to any U.S. international route where the foreign carrier possesses sufficient market power on the foreign end of the route to affect competition adversely in the U.S. market and will not enter into any such agreements in the future.

L. Certification Pursuant to Anti-Drug Abuse Act of 1988, 47 C.F.R. § 63.18(o)

Applicants certify that no party to the Joint Application is subject to a denial of Federal benefits pursuant to Section 5301 of the Anti-Drug Abuse Act of 1988, 21 U.S.C. § 862, because of a conviction for possession or distribution of a controlled substance.

M. Standard Questions Submitted to the Committee for the Assessment of Foreign Participation in the United States Telecommunications Services Sector, 47 C.F.R. § 63.18(p)

As discussed in Section VI, below, Applicants respectfully request that the Commission exercise its discretion and exempt this Joint Application from national security review by the Committee for the Assessment of Foreign Participation in the U.S. Telecommunications Services Sector (the “Committee”). However, consistent with the requirements of Section 63.18(p) of the Commission’s rules, the Applicants nevertheless are submitting responses to the Commission’s Standard Questions along with the filing of this Joint Application. The Applicants also are filing with the Committee a complete copy of this Joint Application.

N. Section 63.18(q) Certifications, 47 C.F.R. § 63.18(q)

The certifications required under Section 63.18(q) of the Commission’s rules appear in the Verifications that immediately follow the signature page of this Joint Application. The Applicants designate the following individuals, each of whom is a U.S. citizen or lawful U.S. permanent resident, as points of contact in the United States for the execution of lawful requests and as agents for legal service of process:

For Transferor:

Geoffrey Goldschein
DIGITALBRIDGE GROUP, INC.
590 Madison Avenue, 34th Floor
New York, NY 10022
Tel: 646-585-6540
Geoffrey.Goldschein@digitalbridge.com

For the Zayo Licensees:

Lauren Lantero
ZAYO GROUP, LLC
1401 Wynkoop Street, Suite 500
Denver, CO 80202
Tel: 303-381-3239
lauren.lantero@zayo.com

For Transferee:

Pete Komorowski
Director, Senior Counsel
SOFTBANK GROUP INTERNATIONAL
900 16th St. NW
Suite 300
Washington, DC 20006
Tel: 771-474-8197
peter.komorowski@softbank.com

O. Streamlined Processing 47 C.F.R. § 63.18(r)

The Applicants respectfully request streamlined treatment for this Joint Application, pursuant to Section 63.12 of the Commission's rules. Please see Section VI, *infra*, for further details regarding this request.

P. Information Required by Section 63.04 of the Commission's Rules in Relation to Transfer of Control of Domestic Section 214 Authority

In support of this Joint Application, the Applicants respectfully submit the following information pursuant to Section 63.04 of the Commission's rules with regard to Duncan's acquisition of control of Licensees operations and domestic Section 214 authority:

1. Description of the Transaction, 47 C.F.R. § 63.04(a)(6)

A description of the proposed Transaction is provided in Section II, *supra*.

2. Description of the geographic areas in which the Transferor and Transferee (and their affiliates) offer domestic telecommunications service, and what services are provided in each area, 47 C.F.R. § 63.04(a)(7)

The respective services and operating areas of the Applicants and their affiliates are as described in Section I, *supra*. Further, as stated at above in Section III, *supra*, there is no geographical overlap between Duncan and the Licensees given that neither SoftBank nor any of its affiliates have domestic wireline services in markets that compete with the Licensees. Additionally, as explained in Section IV.C, *supra*, neither Duncan nor its 10% or greater owners

hold a ten percent or greater equity or voting interest in any other domestic interstate telecommunications carrier other than as described in this Joint Application.

a. Areas and Services of the Zayo Licensees and Affiliates⁹

The Licensees provide high-capacity bandwidth infrastructure, telecommunications services, and interconnection services over regional and metropolitan fiber networks in the following areas:

- Zayo Group, LLC is authorized to provide competitive local exchange, competitive access, and/or interexchange services in the District of Columbia and every U.S. state except Alaska.
- Zayo Network Services, LLC (f/k/a Zayo Northeast, LLC) is authorized to provide competitive local exchange, competitive access, and/or interexchange services in the District of Columbia and every U.S. state except Alaska, Arizona and California.. Zayo Network Services, LLC also has pending applications for authorization to provide intrastate telecommunications services in Arizona and California.

⁹ As of this filing, separate DigitalBridge managed funds hold an interest in Everstream GLC Holding Company LLC, Debtor in Possession; Everstream Solutions LLC, Debtor in Possession; HRS Internet, LLC, Debtor in Possession; and Lynx Network Group, Inc., Debtor in Possession (collectively “Everstream”), which provide telecommunications and fiber services to mid-sized and large enterprise businesses in the Mid-Atlantic and MidWest. Everstream holds domestic 214 authorizations and both private and common carrier microwave licenses from the FCC. On May 28, 2025, Everstream commenced a voluntary Chapter 11 case in the U.S. Bankruptcy Court for the Southern District of Texas (the “Court”). On August 1, 2025, the Court approved the sale of Everstream to an unaffiliated buyer, Bluebird Fiber. Completion of the sale to Bluebird is targeted early in 2026, subject to final approval from the Bankruptcy Court. *See Public Notice, Domestic Section 214 Application Granted for the Acquisition of Certain Assets of Everstream Solutions LLC, Debtor-in Possession, Everstream GLC Holding Company, LLC, Lynx Network Group, Inc. Debtor-in Possession, and HRS Internet, LLC Debtor-in-Possession by Bluebird MidWest, LLC, DA 25-978, WC Docket No. 25-245 (Nov. 21, 2025).*

- Zayo Education Inc. (f/k/a Education Networks of America, Inc.) is authorized to provide interconnected Voice over Internet Protocol (“VoIP”) in California and competitive local exchange and interexchange services in South Dakota.
- Zayo Education, LLC (f/k/a ENA Services, LLC) is authorized to provide competitive local exchange, competitive access, and/or interexchange services in Florida, Indiana, and Tennessee.
- ENA Healthcare Services, LLC is authorized to provide competitive local exchange, competitive access, and/or interexchange services in the following jurisdictions: Arizona, Arkansas, California, Colorado, Georgia, Indiana, Kansas, Minnesota, Missouri, New Mexico, Oklahoma, Oregon, Texas, Utah, Washington, and West Virginia.
- Fiber AssetCo LLC is authorized to provide competitive local exchange, competitive access, and/or interexchange services in the District of Columbia and every U.S. state except Alaska, Arizona and California. Fiber AssetCo LLC has applications for such authority pending in Arizona. Fiber AssetCo-CA LLC, also a subsidiary of Fiber NewCo, LLC has an application for authority to provide competitive local exchange, competitive access, and/or interexchange services pending in California.

WideOpenWest, Inc. (“WOW”) an affiliate of the Zayo Licensees through common ownership by DigitalBridge, through its operating subsidiaries, provides intrastate and interstate telecommunications services, interconnected VoIP, broadband, video, and private carriage services to residential and business customers in Alabama, Florida, Georgia, Michigan, South Carolina, and Tennessee.

Lumos, an affiliate of Zayo through Zayo's indirect parent EQT, which shares negative control of Lumos pursuant to an application granted by the Commission on March 28, 2025,¹⁰ through its operating subsidiaries, provides intrastate and interstate telecommunications services, interconnected VoIP, broadband, video and other services to residential and business customers.

- Lumos Telephone LLC is authorized as an incumbent local exchange carrier in rural exchanges in Virginia.
- Lumos Telephone of Botetourt LLC is authorized as an incumbent local exchange carrier in rural exchanges in Virginia.
- North State Telephone, LLC is authorized as an incumbent local exchange carrier in North Carolina.
- North State Communications Long Distance, LLC is authorized as a competitive local exchange carrier in North Carolina.
- North State Communications Advanced Services, LLC is authorized as a competitive local exchange carrier and interexchange carrier in North Carolina.
- Lumos Fiber of South Carolina, LLC is authorized as a competitive local exchange carrier in South Carolina.
- Lumos Fiber of Kentucky, LLC is authorized as a competitive local exchange carrier in Kentucky.

¹⁰ See Public Notice, *Domestic Section 214 Application Granted for the Transfer of Control of Subsidiaries of the Lumos Fiber Entities to Trailblazer Holdco, LLC*, WC Docket No. 24-151, DA 25-283 (Mar. 28, 2025); Public Notice, *International Authorizations Granted, Section 214 Applications (47 CFR §§ 63.18, 63.24)*, ITC-ASG-20240515-00086, ITC-T/C-20240515-00085, DA 25-220 (Mar. 13, 2025).

- Lumos Fiber of Georgia, LLC is authorized as a competitive local exchange carrier in Georgia.
- Lumos Fiber of Ohio, LLC is authorized as a competitive local exchange carrier in Ohio.
- Lumos Fiber of Indiana, LLC is authorized as a competitive local exchange carrier in Indiana.
- Lumos Fiber of Florida, LLC is authorized as a competitive local exchange carrier in Florida.
- Lumos Fiber of Illinois, LLC is authorized as a competitive local exchange carrier in Illinois.
- Lumos Fiber of Alabama, LLC is authorized as a competitive local exchange carrier in Alabama.
- Lumos Fiber of West Virginia, LLC is authorized as a competitive local exchange carrier in West Virginia.

b. Areas and Services of Duncan and Affiliates

Duncan is a holding company and provides no telecommunications service. As discussed in Section IV.C, above, by virtue of SoftBank's ownership interest, Duncan is affiliated with various Commission licensees, none of which, to Duncan's reasonable knowledge based on a best-efforts review of the Commission's records concerning the large number of SoftBank subsidiaries in which SoftBank holds a majority or controlling interest, provides domestic interstate telecommunications service.

3. Statement as to how the Joint Application fits into one or more of the presumptive streamlined categories in Section 63.03 of the Commission's Rules or why it is otherwise appropriate for streamlined treatment, 47 C.F.R. § 63.04(a)(8)

The domestic Section 214 component of this Joint Application qualifies for presumptive streamlined processing pursuant to Section 63.03(b) of the Commission's rules. In particular, the Joint Application is eligible for presumptive streamlined processing under Section 63.03(b)(1) as the Transferee, Duncan, is not a telecommunications provider.

4. Identification of all other Commission applications related to the same transaction, 47 C.F.R. § 63.04(a)(9)

Applicants are also filing applications seeking Commission approval for the transfer of control of wireless licenses issued to Zayo Network Services, LLC and Fiber AssetCo, LLC.¹¹ Further, the pending renewal application for Zayo Group LLC's ownership interest in the AmeriCan-1 submarine cable landing license has been amended to address the Proposed Transaction.¹²

¹¹ Zayo Network Services, LLC and Fiber AssetCo, LLC hold various private (i.e., non-common carrier) Microwave Public Safety Pool (MG) licenses. Zayo Network Services, LLC and its corporate parent Zayo Group, LLC previously held various Common Carrier Fixed Point-to-Point Microwave (CF) licenses, but each licensee has filed to cancel these licenses. As a result, the transfer of control applications that are or will be before the Wireless Telecommunications Bureau for a transfer of control of the Zayo Licensees involve private wireless licenses only.

¹² Zayo Group, LLC holds a submarine cable landing license for the AmeriCan-1 Cable granted in ICFS File No. SCL-LIC-19980123-00002 and modified in ICFS File No. SCL-MOD-19990901-00016. The renewal is pending in ICFS File No. SCL-RWL-20251203-00082. The cable is currently operated under Special Temporary Authority, which expires June 20, 2026. *See* ICFS File No. SCL-STA-20251125-00079. In support of the amendment to Zayo Group, LLC's pending renewal application (Letter from Catherine Wang and Leetal Weiss, Counsel for Zayo Group, LLC, to Marlene H. Dortch, Secretary, FCC, ICFS File No. SCL-RWL-20251203-00082 (filed Feb. 26, 2026)), Applicants have filed a letter with the Committee updating it on the Proposed Transaction. In addition, SoftBank has filed directly with the Committee its own responses to the Commission's Standard Questions for submarine cable landing license applications.

Pursuant to SoftBank’s broader acquisition of DigitalBridge through Duncan, SoftBank, DigitalBridge, and their respective subsidiaries and affiliates have filed or anticipate filing separate applications for the Commission’s consent to transfer control of various other Commission licensee subsidiaries in which DigitalBridge has a majority or controlling ownership interest.¹³

5. Statement of whether the Applicants are requesting special consideration because either party to the transaction is facing imminent business failure, 47 C.F.R. § 63.04 (a)(10)

Applicants are not requesting special consideration based on any imminent business failure.

6. Identification of any separately filed waiver requests being sought in conjunction with the transaction, 47 C.F.R. § 63.04 (a)(11)

No separately filed waiver requests are being sought in conjunction with the proposed Transaction.

7. Statement showing how grant of the Joint Application will serve the public interest, convenience and necessity, including any additional information that may be necessary to show the effect of the proposed transaction on competition in domestic markets, 47 C.F.R. § 63.04 (a)(12)

A public interest showing is provided in Section III, *supra*.

V. Universal Service Fund Information

Pursuant to the Commission’s Public Notice, DA 22-436 (rel. April 19, 2022), Applicants provide the following Universal Service Fund (“USF”) information:

A. USF High-Cost Support participation by Transferor, Transferee, and Affiliates:

1. **Transferor:** Transferor itself does not receive USF High-Cost Support; however, the below affiliates of Transferor, excluding the Licensees which are detailed separately below, receive USF High-Cost Support.

¹³ See DigitalBridge Group, Inc., *et al.*, and Duncan Holdco LLC Joint Application for Transfer of Control of Domestic Section 214 Authorization Holders, WC Docket No. 26-40 (filed Feb. 18, 2026).

WOW:

- Knology of the Valley, Inc. (Connect America Fund Inter-carrier Compensation Recovery (CAF ICC), Connect America Fund Broadband Loop Support (CAF BLS))
- Knology Total Communications, Inc. (CAF ICC, CAF BLS, High Cost Loop)

Lumos:

- Lumos Telephone of Botetourt, LLC (A-CAM, CAF-ICC)
- Lumos Telephone LLC (A-CAM, CAF-ICC)
- North State Telephone, LLC (A-CAM, CAF-ICC)

2. **Licenses:** The Licensees do not receive USF High-Cost Support.
3. **Transferee:** Not applicable. Neither Duncan nor its affiliates receive high-cost support.

B. Eligible Telecommunications Carrier (ETC) Status of Transferor, Transferee, and Affiliates:

1. **Transferor:** Transferor itself is not an ETC; however, the below affiliates of Transferor and Licensees, excluding the Licensees which are detailed separately below, are ETCs.

WOW:

- Knology of the Valley, Inc.
- Knology Total Communications, Inc.
- Knology of Florida, LLC (d/b/a Knology of Florida, Inc.)
- Valley Telephone Company, LLC

Lumos:

- Lumos Telephone of Botetourt, LLC is an ETC in Virginia, granted by the Virginia State Corporation Commission
- Lumos Telephone LLC is an ETC in Virginia, granted by the Virginia State Corporation Commission
- North State Telephone, LLC is an ETC in North Carolina, granted by the North Carolina Utilities Commission

2. **Licenses:** The Licensees are not ETCs.
3. **Transferee:** Not applicable. Neither Duncan nor its affiliates are ETCs.

C. Study Area Codes of Transferor, Transferee, and Affiliates

1. **Transferor:** Transferor itself does not have any Study Area Codes; however, the below affiliates of Transferor and Licensees, excluding the Licensees which are detailed separately below, have the following Study Area Codes.

WOW:

- Knology of the Valley, Inc. - 220371
- Knology Total Communications, Inc. - 250295
- Knology of Florida, LLC (d/b/a Knology of Florida, Inc.) - 219904
- Valley Telephone Company, LLC - 220324

Lumos:

- Lumos Telephone of Botetourt, LLC - 190249
- Lumos Telephone LLC - 190226
- North State Telephone, LLC - 230491

2. **Licensees:** The Licensees do not have Study Area Codes.
3. **Transferee:** Not applicable. Neither Duncan nor its affiliates are ETCs and therefore they do not hold any Study Area Codes.

D. Transferor, Transferee, and Affiliates Participation in Lifeline

1. **Transferor:** Transferor itself does not participate in the Lifeline program; however, the below affiliates of Transferor and Licensees, excluding the Licensees which are detailed separately below, participate in the Lifeline program.

WOW:

- Knology of the Valley, Inc.
- Knology Total Communications, Inc.
- Knology of Florida, LLC (d/b/a Knology of Florida, Inc.)
- Valley Telephone Company, LLC

Lumos:

- Lumos Telephone of Botetourt, LLC
- Lumos Telephone LLC
- North State Telephone, LLC

2. **Licensees:** The Licensees do not participate in the Lifeline program.
3. **Transferee:** Not applicable. Neither Duncan nor its affiliates participate in the Lifeline program.

With respect to the obligations of the affiliates of the Transferor and Licensees under the universal service programs identified above, Applicants submit that the Proposed Transaction will

not result in any changes that would compromise the support recipients' ability to meet their service obligations under the universal service programs, as well as other responsibilities as an ETC designee or under the Commission's rules and the Communications Act, including changes in management, technology, debt, or other matters.

Transferor's and Licensees' affiliates receiving High-Cost support will remain responsible for meeting the public interest responsibilities and obligations associated with the receipt of High-Cost support, including all administrative, performance, and deployment obligations and deadlines associated with the Transferor's and Licensees' affiliates' receipt of support, regardless of any preexisting or reasonably foreseeable conditions that could impact any of these affiliates' abilities to meet their legal obligations, including any technical, marketplace, and on-the-ground conditions.

VI. National Security Review

Applicants respectfully request that the Commission exercise its discretion and exempt this Joint Application from national security review by the Committee. The Applicants qualify for the Commission's streamlined review procedures under 47 C.F.R. § 63.12 insofar as Zayo is not affiliated with a dominant foreign carrier in a destination market pursuant to 47 C.F.R. § 63.12(c)(1) and all affiliated destination markets are WTO members. While it is the case that, under 47 C.F.R. § 63.12(c)(3), Duncan is ultimately controlled by a non-U.S. entity, and that the Proposed Transaction would result in such non-U.S. entity holding a ten percent or greater direct or indirect equity or voting interest, or a controlling interest, in the Licensees, the Applicants respectfully request that the Commission exercise its discretion under 47 C.F.R. § 1.40001(a) to not refer this Joint Application to the Committee, and rather proceed with streamlined treatment.

The Commission has broad discretion to manage telecommunications policy and approach in the United States, and, indeed, the Commission's rules expressly reiterate and underscore this

complete discretion over whether to refer applications to the Committee for review. As set forth in 47 CFR § 1.40001(a), “[t]he Commission, *in its discretion, may refer applications...to the executive branch...*” (emphasis added).

There are no specific and compelling national security, law enforcement, or other justifications to defer action in this instance. The Licensees holding international Section 214 authorization, which would be the triggering item for Committee referral, have *very* recently been subject to a fulsome review by the Committee in association with Zayo’s acquisition of the fiber business of Crown Castle.¹⁴ Further, the Licensees are, and have been, subject to Committee oversight under a mitigation agreement; namely, a Letter of Agreement (“LOA”), which was signed in 2020 between Zayo, the U.S. Department of Homeland Security (“DHS”), and the U.S. Department of Justice (“DOJ”).¹⁵

As noted above, the Committee recently investigated the stewardship of the Licensees in relation to the transfer of control of Crown Castle’s fiber business to Zayo, and in connection with that review, which has not yet concluded, Zayo is expected to execute a new LOA (the “Expected 2026 LOA”) which Zayo expects will be filed with the Commission on or about Day 120 of the Committee’s review period.¹⁶

¹⁴ See WC Docket No. 25-174.

¹⁵ See Letter of Agreement between Zayo Group Holdings, Inc., *et al.*, the U.S. Department of Justice, and the U.S. Department of Homeland Security, WC Docket No. 19-166 (Jan. 21, 2020).

¹⁶ Zayo originally expected to file this new LOA with the Commission on or about March 19, 2026, which was the original end date for the Committee’s 120-day review period. See Letter from Jessica Campbell, Attorney Advisor, Foreign Investment Review Section, National Security Division, U.S. Department of Justice, to Marlene H. Dortch, Secretary, FCC, WC Docket No. 25-174 (filed Nov. 19, 2025) (“The Committee shall complete its initial review of the Applications before the end of the 120-day initial review period, which begins on the date of this letter.”). However, because of lapses in appropriations affecting a member of the Committee, the Committee has paused its review, which has extended the 120-day review period. See Letter from Christopher R. Clements, Deputy Chief, Telecommunications and Supply Chain, Foreign

Further, as detailed in Section II, *supra*, although the ultimate ownership of DigitalBridge will change as its shares will no longer be traded publicly on the NYSE, the Proposed Transaction will not change DigitalBridge's indirect ownership interest in Zayo Parent or the Licensees, nor will it result in any change to the board that oversees Zayo Parent. Zayo Parent will continue to be operated by its dedicated management team, and the Proposed Transaction is not expected to result in any changes to Zayo Parent or the Licensees' operations.

Zayo is committed to complying with its obligations under its existing LOA unless and until it is replaced, at which time Zayo commits to complying with its obligations under the Expected 2026 LOA. Zayo commits to such compliance after closing of the Proposed Transaction, and Duncan, through its ownership at SoftBank, has agreed to assume in conjunction with DigitalBridge any obligations applicable to the indirect ownership of Zayo under the Expected 2026 LOA. Thus, Zayo's current LOA and the Expected 2026 LOA to be executed in conjunction with the Committee's review of the Crown Castle transaction, as well as Zayo's ongoing compliance with each agreement, should allay any national security or law enforcement concerns. The obligations under the Expected 2026 LOA will continue to apply once the Commission approves the Proposed Transaction. Consistent with Applicants' request for exemption from review by the Committee, Applicants further request that the Commission condition grant of this Joint Application on Zayo's and SoftBank's (through Duncan) continued compliance with the obligations under the Expected 2026 LOA.

Investment Review Section, National Security Division U.S. Department of Justice, to Marlene H. Dortch, Secretary, FCC, WC Docket No. 25-174 (filed Feb. 17, 2026). The Committee filed a similar lapse notice for the period of January 30, 2026, through February 3, 2026. *See* Letter from Christopher R. Clements, Deputy Chief, Telecommunications and Supply Chain, Foreign Investment Review Section, National Security Division U.S. Department of Justice, to Marlene H. Dortch, Secretary, FCC, WC Docket No. 25-174 (filed Feb. 5, 2026).

The Commission, in its *Executive Branch Process Reform Order*,¹⁷ excluded from referral “international section 214 applications where the applicant has an existing mitigation agreement, there are no new reportable foreign owners of the applicant since the effective date of the mitigation agreement, and the applicant agrees to continue to comply with the terms of that mitigation agreement.” The Commission adopted this exclusion, finding such transactions presented a “low or minimal risk to national security, law enforcement, foreign policy, and trade policy concerns.”¹⁸ Applicants recognize that the Commission’s rules do not specifically address the circumstances presented in this Application.

For the reasons stated above, however, Applicants contend that the underpinnings of the Commission’s exclusion of certain international 214 applications from automatic referral to the Committee are equally applicable here. Non-referral is within the Commission’s discretion and would be consistent with the Commission’s policy as articulated in the *Executive Branch Process Reform Order* because (1) the Expected 2026 LOA is expected to be in place during the pendency of this Joint Application; (2) the Commission and the Committee will have been made aware of SoftBank’s proposed indirect ownership of Zayo prior to the execution of the Expected 2026 LOA; and (3) SoftBank, through Duncan, has agreed to assume in conjunction with DigitalBridge any obligations under the Expected 2026 LOA that are applicable to the indirect ownership of Zayo. Applicants thus request that the Commission condition grant of this Application on Zayo’s and SoftBank’s continued compliance with the Expected 2026 LOA, which the Applicants will be filing with the Commission immediately upon execution.

¹⁷ *Process Reform for Executive Branch Review of Certain FCC Applications and Petitions Involving Foreign Ownership*, 35 FCC Rcd 10927, 10938 ¶ 30 (2020).

¹⁸ *Id.*

Accordingly, the Commission should exercise its discretion not to refer this Joint Application to the Committee, as grant of the Joint Application presents no additional risk to national security, law enforcement, foreign policy, and trade policy or the like.

VII. Conclusion

For the foregoing reasons, the Applicants respectfully submit that the public interest, convenience, and necessity would be furthered by a grant of this Joint Application.

Respectfully submitted,

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Counsel for Transferor and Licensees

Dated: March 5, 2026

Exhibit A**Pre- and Post-Close Ownership of Licensees¹⁸**

The entities disclosed below are those that do and will hold an interest (whether voting or equity) of ten percent (10%) or more of the Licensees as calculated pursuant to the Commission's ownership and attribution rules for wireline and international telecommunications carriers.¹⁹

- 1. Fiber AssetCo-CA LLC (Licensee)**
 - a. Jurisdiction of Formation: Delaware
 - b. Address: 1401 Wynkoop Street, Suite 500, Denver, CO 80202
 - c. Principal business: Telecommunications Provider
- 2. Fiber Intermediate CA LLC**
 - a. Jurisdiction of Formation: Delaware
 - b. Address: 1401 Wynkoop Street, Suite 500, Denver, CO 80202
 - c. Principal business: Holding company
 - d. Interest Held: 100% (as sole member of Fiber AssetCo-CA LLC (#1)).
- 3. Fiber AssetCo LLC (Licensee)**
 - a. Jurisdiction of Formation: Delaware
 - b. Address: 1401 Wynkoop Street, Suite 500, Denver, CO 80202
 - c. Principal business: Telecommunications Provider
- 4. Fiber NewCo LLC (Licensee)**
 - a. Jurisdiction of Formation: Delaware
 - b. Address: 1401 Wynkoop Street, Suite 500, Denver, CO 80202
 - c. Principal business: Telecommunications Provider/Holding company
 - d. Interest Held: 100% (as sole member of Fiber AssetCo LLC (#3) and Fiber Intermediate CA LLC (#2)).
- 5. Fiber FinCo, LLC**
 - a. Jurisdiction of Formation: Delaware
 - b. Address: 1401 Wynkoop Street, Suite 500, Denver, CO 80202
 - c. Principal business: Holding company
 - d. Interest Held: 100% (as sole member of Fiber NewCo LLC (#4)).
- 6. Fiber Guarantor, LLC**
 - a. Jurisdiction of Formation: Delaware

¹⁸ The following Pre- and Post-Close Ownership of Licensees assumes the closing of the Zayo/Crown Transaction.

¹⁹ For purposes of calculating attributable interests, Applicants use the methodology set forth in 47 C.F.R. § 63.18(h).

- b. Address: 1401 Wynkoop Street, Suite 500, Denver, CO 80202
- c. Principal business: Holding company
- d. Interest Held: 100% (as sole member of Fiber FinCo, LLC (#5)).

7. Fiber Intermediate Holdings, LLC

- a. Jurisdiction of Formation: Delaware
- b. Address: 1401 Wynkoop Street, Suite 500, Denver, CO 80202
- c. Principal business: Holding company
- d. Interest Held: 100% (as sole member of Fiber Guarantor, LLC (#6)).

8. Fiber Holdings, LLC

- a. Jurisdiction of Formation: Delaware
- b. Address: 1401 Wynkoop Street, Suite 500, Denver, CO 80202
- c. Principal business: Holding company
- d. Interest Held: 100% (as sole member of Fiber Intermediate Holdings, LLC (#7)).

9. Fiber Upper Holdings, LLC

- a. Jurisdiction of Formation: Delaware
- b. Address: 1401 Wynkoop Street, Suite 500, Denver, CO 80202
- c. Principal business: Holding company
- d. Interest Held: 100% (as sole member of Fiber Holdings, LLC (#8)).

Fiber Upper Holdings, LLC (#9) is wholly owned by Front Range Intermediate, Inc. (#21) (“Zayo Parent”). Please see ownership above Zayo Parent.

10. ENA Healthcare Services, LLC (Licensee)

- a. Jurisdiction of Formation: Delaware
- b. Address: 618 Grassmere Park Drive, Suite 12 Nashville, TN 37211
- c. Principal Business: Telecommunications Provider

11. Zayo Education, LLC (Licensee)

- a. Jurisdiction of Formation: Delaware
- b. Address: 618 Grassmere Park Drive, Suite 12 Nashville, TN 37211
- c. Principal Business: Telecommunications Provider

12. Zayo Education, Inc.

- a. Jurisdiction of Formation: Delaware
- b. Address: 618 Grassmere Park Drive, Suite 12 Nashville, TN 37211
- c. Principal Business: Holding Company
- d. Interest Held: 100% equity and voting (directly as 100% owner of ENA Healthcare Services, LLC (#10) and Zayo Education, LLC (#11))

13. ENA Holding Corporation

- a. Jurisdiction of Formation: Georgia
- b. Address: 618 Grassmere Park Drive, Suite 12 Nashville, TN 37211
- c. Principal Business: Holding Company

- d. Interest Held: 100% equity and voting (indirectly as 100% owner of Zayo Education, Inc. (#12)).

14. Commodore Holdco, LLC

- a. Jurisdiction of Formation: Delaware
- b. Address: 618 Grassmere Park Drive, Suite 12 Nashville, TN 37211
- c. Principal Business: Holding Company
- d. Interest Held: 100% (as sole owner of ENA Holding Corporation (#13)).

Commodore Holdco, LLC is wholly owned by Zayo Group, LLC (#18). Please see ownership above Zayo Group, LLC.

15. Zayo Network Services, LLC (Licensee)

- a. Jurisdiction of Formation: Delaware
- b. Address: 1401 Wynkoop Street, Suite 500, Denver, CO 80202
- c. Principal Business: Telecommunications Provider

16. Zayo Issuer, LLC

- a. Jurisdiction of Formation: Delaware
- b. Address: 1401 Wynkoop Street, Suite 500, Denver, CO 80202
- c. Principal Business: Holding Company
- d. Interest Held: 100% equity and voting (directly as 100% owner of Zayo Network Services, LLC (#15)).

17. Zayo Guarantor, LLC

- a. Jurisdiction of Formation: Delaware
- b. Address: 1401 Wynkoop Street, Suite 500, Denver, CO 80202
- c. Principal Business: Holding Company
- d. Interest Held: 100% (as sole member of Zayo Issuer, LLC (#16)).

18. Zayo Group, LLC (Licensee)

- a. Jurisdiction of Formation: Delaware
- b. Address: 1401 Wynkoop Street, Suite 500, Denver, CO 80202
- c. Principal Business: Telecommunications Provider
- d. Interest Held: 100% (as sole member of Zayo Guarantor, LLC (#17) and Commodore Holdco, LLC (#14)).

19. Zayo Group Holdings, Inc.

- a. Jurisdiction of Formation: Delaware
- b. Address: 1401 Wynkoop Street, Suite 500, Denver, CO 80202
- c. Principal Business: Holding Company
- d. Interest Held: 100% equity and voting (directly as 100% owner of Zayo Group, LLC (#18)).

20. Front Range TopCo, Inc.

- a. Jurisdiction of Formation: Delaware
- b. Address: 1401 Wynkoop Street, Suite 500, Denver, CO 80202

- c. Principal Business: Holding Company
- d. Interest Held: 100% equity and voting (indirectly as 100% owner of Zayo Group Holdings, Inc. (#19)).

21. Front Range Intermediate, Inc. (“Zayo Parent”)

- a. Jurisdiction of Formation: Delaware
- b. Address: c/o EQT Partners, Inc., 245 Park Ave., 34th Floor, New York, NY 10167
- c. Principal Business: Holding Company
- d. Interest Held: 100% equity and voting (indirectly as 100% owner of Front Range TopCo, Inc (#20) and Fiber Upper Holdings, LLC (#9)).

22. Front Range Intermediate Holdings, Inc.

- a. Jurisdiction of Formation: Delaware
- b. Address: c/o EQT Partners, Inc., 245 Park Ave., 34th Floor, New York, NY 10167
- c. Principal Business: Holding Company
- d. Interest Held: 100% equity and voting (indirectly as 100% owner of Front Range Intermediate, Inc. (#21)).

23. FR TopCo, LLC

- a. Jurisdiction of Formation: Delaware
- b. Address: c/o EQT Partners, Inc., 245 Park Ave., 34th Floor, New York, NY 10167
- c. Principal Business: Holding Company
- d. Interest Held: 100% equity and voting (indirectly as 100% owner of Front Range Intermediate Holdings, Inc. (#22)).

Details regarding the ownership information for Zayo Parent and its parents, intermediate parents, and ultimate owners is listed below.²⁰ Front Range Intermediate, Inc. is indirectly jointly owned by EQT AB (“EQT”) and DigitalBridge Group, Inc. (“DigitalBridge”). The EQT Infrastructure IV Fund (“the EQT Fund”) (including its coinvestors) and the DigitalBridge, through DigitalBridge Partners (DE AIV), LP and DigitalBridge Partners (DE AIV II), LP (together, the “DigitalBridge Fund”) (including its coinvestors) each have approximately 45.2% of Zayo Group’s, equity and FMR, LLC (“Fidelity”) has approximately 7.6% of the equity. The remaining equity (approximately 1.8%) is held by current and former members of Zayo’s management team.

The investors disclosed below are those that hold an interest (whether voting or equity) of ten percent (10%) or more of the entity immediately below in the chain of ownership.

24. Front Range JV, LP (“Front Range JV”)

- a. Jurisdiction of Formation: Delaware
- b. Address: c/o EQT Partners, Inc., 245 Park Ave., 34th Floor, New York, NY 10167
- c. Principal Business: Holding Company
- d. Interest Held: 100% equity and voting (indirectly as 100% owner of FR TopCo, LLC (#23)).

²⁰ Unless otherwise indicated, the ownership interests provided herein represent both equity and voting interests.

The following entities identified in items 25, 29, and 49 below each are a Limited Partner (“LP”) of Front Range JV, and as a result upon closing the transaction are expected to hold a ten percent (10%) or greater indirect interest in Zayo Group.²¹ These entities are intended to aggregate the investment capital that the LP investors (including co-investors) in the EQT Fund and DigitalBridge Fund, respectively, have contributed to the EQT Fund and/or DigitalBridge Fund.

EQT Fund

The EQT Fund, which closed in 2019, has received EUR 9 billion (approximately \$10.1 billion) in capital commitments from its LP investors, including pension funds, banks, insurance companies, sovereign wealth funds and funds-of-funds. The LPs provide capital upon request (up to their maximum committed capital) for the investments made by the EQT Fund. Under the terms of the relevant partnership agreements, investments of capital by these LPs are passive investments and these LPs have no control over the day-to-day activities of the EQT Fund or its portfolio companies, including Zayo Group.

Investments by the EQT Fund are typically made through one or more US or Luxembourg limited partnerships, which act as aggregator vehicles for the multiple LPs and other investment arrangements, including co-investors, that comprise the EQT Fund, and such partnerships and arrangements are also managed by EQT Fund Management S.à r.l. Under the structure of the EQT Fund and consistent with European Union (“EU”) regulations regarding investment fund management, day-to-day control and management of any portfolio acquisition would be indirectly exercised by the applicable fund manager, EQT Fund Management S.à r.l., through its position as the manager of the EQT Fund. EQT Fund Management S.à r.l. is ultimately controlled by EQT. Pursuant to this arrangement, EQT has the authority to appoint (and change) the board of EQT Fund Management S.à r.l.

The immediate controlling owners — the General Partners (“GPs”) — of each of the limited partnerships comprising the EQT Fund (including co-investor vehicles) — EQT Infrastructure IV (GP) SCS (#56); EQT Infrastructure IV (General Partner) S.à r.l. (#57), EQT Saber Topside GP LLC (#55) and the Alternative Investment Fund Manager — EQT Fund Management S.à r.l. — are all directly or indirectly owned and controlled by EQT and its owners are identified below beginning with EQT Saber Topside GP LLC (#55) below. Information regarding each of these entities and their ownership are set forth below.

The DigitalBridge Fund

The DigitalBridge Fund is comprised of equity commitments from its passive LP investors, including co-investors. The DigitalBridge Fund has raised approximately \$4.05 billion in capital. The DigitalBridge Fund has closed. Investors in the DigitalBridge Fund, as well as co-investors, participate in the Zayo Group’s investment according to their respective interests in the DigitalBridge Fund as a whole (based on their commitment size). Similarly, under the terms of the

²¹ Each of the entities listed in this section is itself a limited partnership or limited liability company, which has certain other members (the funds’ respective LP investors and co-investors) that will not exercise any control over the entity. None of the LP investor and co-investor members have a 10% indirect ownership interest in Zayo Group.

relevant partnership agreements, investments of capital by these LPs are passive investments and these LPs have no control over the day-to-day activities of the DigitalBridge Fund or its portfolio companies, including Zayo Group.

A series of parallel limited partnerships aggregating the equity from the DigitalBridge Fund and its co-investors and the EQT Fund and its co-investors indirectly hold the equity in Zayo Group. The entities that hold a ten percent (10%) or greater interest in Zayo Parent through Front Range JV are:

25. Front Range REIT, LP

- a. Jurisdiction of Formation: Delaware
- b. Address: c/o EQT Partners, Inc., 245 Park Ave., 34th Floor, New York, NY 10167
- c. Principal Business: Holding Company
- d. Interest Held: 56.02% equity / 56.02% deemed voting (indirectly as 56.02% limited partner of Front Range JV (#24)).

26. Front Range Parent, LP

- a. Jurisdiction of Formation: Delaware
- b. Address: c/o EQT Partners, Inc., 245 Park Ave., 34th Floor, New York, NY 10167
- c. Principal Business: Holding Company
- d. Interest Held: 56.02% equity / 56.02% deemed voting (indirectly as sole limited partner of Front Range REIT, LP (#25)).

The GP of Front Range JV (#24), Front Range REIT, LP (#25) and Front Range Parent, LP (#26) is:

27. Front Range JV GP, LLC

- a. Jurisdiction of Formation: Delaware
- b. Address: c/o EQT Partners, Inc., 245 Park Ave., 34th Floor, New York, NY 10167
- c. Principal Business: Holding Company
- d. Interest Held: 0% equity / 100% voting (indirectly as GP of Front Range JV (#24), Front Range REIT, LP (#25) and Front Range Parent, LP (#26)).

Control over Front Range JV, and thus Zayo Group is exercised through the Board of Managers of Front Range JV GP, LLC (#27) which has 13 members, with 4 members nominated each by EQT and DigitalBridge, 1 member nominated by Fidelity, 1 member, an independent non-executive Chairman, chosen by consensus between DigitalBridge and EQT, 2 members nominated jointly by EQT and DigitalBridge, and the 13th member is the Chief Executive Officer. The Board Chair has a casting vote in the event of a tie vote among the Board.

28. Impresa Fund V LLC

- a. Jurisdiction of Formation: Delaware
- b. Address of principal place of business: 255 State Street Boston, Massachusetts 02109
- c. Principal Business: Investments
- d. Interest Held: 7.67% equity (indirectly as 13.70% limited partner of Front Range Parent, LP (#26)) and less than 10% voting (as one member of 13-person Board of Managers of Front Range JV GP, LLC (#27)).

Impresa Fund V LLC is a private equity investment fund established to benefit employees of FMR, LLC and affiliates. FMR, LLC (which operates as Fidelity Investments®) is a U.S. financial services entity. Members of the Johnson family, including Abigail P. Johnson, are the predominant owners, directly or through trusts, of Series B voting common shares of FMR, LLC, representing 49% of the voting power of FMR, LLC. The Johnson family group and all other Series B shareholders have entered into a shareholders' voting agreement under which all Series B voting common shares will be voted in accordance with the majority vote of Series B voting common shares. Accordingly, through their ownership of voting common shares and the execution of the shareholders' voting agreement, members of the Johnson family may be deemed, under the Investment Company Act of 1940 (15 U.S.C. § 80a), to form a controlling group with respect to FMR, LLC.

A. DigitalBridge Fund Structure

The DigitalBridge Fund entities that are LPs of Front Range JV (#24):

29. DC Front Range Holdings-F, LP

- a. Jurisdiction of Formation: Delaware
- b. Address: 750 Park of Commerce Drive, Suite 210, Boca Raton, FL 33487
- c. Principal Business: Investments
- d. Interest Held: 17.38% equity / 0% voting (indirectly as 17.38% limited partner of Front Range JV (#24)).

The DigitalBridge Fund entity that is an LP of Front Range Parent, LP (#26) holding a ten percent (10%) or greater interest in Zayo Group is:

30. DC Front Range Holdings, LP

- a. Jurisdiction of Formation: Delaware
- b. Address: 750 Park of Commerce Drive, Suite 210, Boca Raton, FL 33487
- c. Principal Business: Investments
- d. Interest Held: 22.60% equity / 0% voting (indirectly as 40.34% limited partner of Front Range Parent, LP (#26)).

The DigitalBridge Fund entity that is a LP of DC Front Range Holdings, LP (#30) holding a ten percent (10%) or greater interest in Zayo Group is:

31. DC Front Range Holdings I, LP

- a. Citizenship: Delaware
- b. Address: 750 Park of Commerce Drive, Suite 210, Boca Raton, FL 33487
- c. Principal business: Investments
- d. Interest Held: 16.15% equity / 0% voting (indirectly as 71.48% limited partner of DC Front Range Holdings, LP (#30)).

No LP of DC Front Range Holdings I, LP (#31) holds a ten percent (10%) or greater interest in Zayo Group.

The GP of DC Front Range Holdings, LP (#30) is:

32. DC Front Range Holdings GP, LLC

- a. Jurisdiction of Formation: Delaware
- b. Address: 750 Park of Commerce Drive, Suite 210, Boca Raton, FL 33487
- c. Principal Business: General Partner
- d. Interest Held: 0% equity / 45% voting (indirectly as the General Partner of DC Front Range Holdings, LP (#30)).

The GP of DC Front Range Holdings-F, LP (#29) and DC Front Range Holdings I, LP (#31), and the sole member of DC Front Range Holdings GP, LLC (#32) is:

33. DC Front Range GP, LLC

- a. Jurisdiction of Formation: Delaware
- b. Address: 750 Park of Commerce Drive, Suite 210, Boca Raton, FL 33487
- c. Principal Business: General Partner
- d. Interest Held: 0% equity / 45% voting (as General Partner of DC Front Range Holdings-F, LP (#29), DC Front Range Holdings I, LP (#31) and sole member of DC Front Range Holdings GP, LLC (#32)).

The managing member of DC Front Range GP, LLC (#33) is:

34. DigitalBridge GP, LLC

- a. Jurisdiction of Formation: Delaware
- b. Address: 750 Park of Commerce Drive, Suite 210 Boca Raton, FL 33487
- c. Principal Business: General Partner
- d. Interest Held: 0% equity / 45% voting (indirectly as 100% managing member of DC Front Range GP, LLC (#33)).

The following entities control ten percent (10%) or more of the Zayo Licensees indirectly through their membership interest in DigitalBridge GP, LLC (#34):

35. Name: DigitalBridge DCP I Carry, LLC

- a. Address: 750 Park of Commerce Drive, Suite 210 Boca Raton, FL 33487
- b. Jurisdiction of Formation: Delaware
- c. Principal Business: Investments
- d. Interest Held: 0% equity / 45% voting (indirectly as co-managing member of DigitalBridge GP, LLC (#34)).

36. Name: DigitalBridge DBP Holdco, LLC

- a. Address: 750 Park of Commerce Drive, Suite 210 Boca Raton, FL 33487
- b. Jurisdiction of Formation: Delaware
- c. Principal Business: Investments
- d. Interest Held: 0% equity / 45% voting (indirectly as co-managing member of DigitalBridge GP, LLC (#34)).

The following entity controls ten percent (10%) or more of the Zayo Licensees indirectly through its membership interest in DigitalBridge DCP I Carry, LLC (#35):

- 37. Name:** DigitalBridge Digital IM Holdco, LLC
- a. Address: 750 Park of Commerce Drive, Suite 210 Boca Raton, FL 33487
 - b. Jurisdiction of Formation: Delaware
 - c. Principal Business: Investments
 - d. Interest Held: 0% equity / 45% voting (indirectly as sole voting member of DigitalBridge DCP I Carry, LLC (#35)).

The following entity controls ten percent (10%) or more of the Zayo Licensees indirectly through its membership interest in DigitalBridge DBP Holdco, LLC (#36):

- 38. Name:** Colony Capital Master GP, LLC
- a. Address: 750 Park of Commerce Drive, Suite 210 Boca Raton, FL 33487
 - b. Jurisdiction of Formation: Delaware
 - c. Principal Business: Investments
 - d. Interest Held: 0% equity / 45% voting (indirectly as managing member of DigitalBridge DBP Holdco, LLC (#36)).

The following entity controls ten percent (10%) or more of the Zayo Licensees indirectly through its membership interest in DigitalBridge Digital IM Holdco, LLC (#37) and Colony Capital Master GP, LLC (#38):

- 39. Name:** DigitalBridge Investment Holdco, LLC
- a. Address: 750 Park of Commerce Drive, Suite 210 Boca Raton, FL 33487
 - b. Jurisdiction of Formation: Delaware
 - c. Principal Business: Investments
 - d. Interest Held: 0% equity / 45% voting (indirectly as sole member of DigitalBridge Digital IM Holdco, LLC (#37) and Colony Capital Master GP, LLC (#38)).

The following entity controls ten percent (10%) or more of the Zayo Licensees indirectly through its membership interest in DigitalBridge Investment Holdco, LLC (#39):

- 40. Name:** DigitalBridge OP Subsidiary, LLC
- a. Address: 750 Park of Commerce Drive, Suite 210 Boca Raton, FL 33487
 - b. Jurisdiction of Formation: Delaware
 - c. Principal Business: Investments
 - d. Interest Held: 0% equity / 45% voting (indirectly as sole member of DigitalBridge Investment Holdco, LLC (#39)).

The following entity controls ten percent (10%) or more of the Zayo Licensees indirectly through its membership interest in DigitalBridge OP Subsidiary, LLC (#40):

- 41. Name:** DigitalBridge Operating Company, LLC
- a. Address: 750 Park of Commerce Drive, Suite 210 Boca Raton, FL 33487

- b. Jurisdiction of Formation: Delaware
- c. Principal Business: Investments
- d. Interest Held: 0% equity / 45% voting (indirectly as 100% owner of DigitalBridge OP Subsidiary, LLC (#40)).

The following entity controls ten percent (10%) or more of the Zayo Licensees indirectly through its membership interest in DigitalBridge Operating Company, LLC (#41):

42. Name: DigitalBridge Group, Inc.

- a. Address: 750 Park of Commerce Drive, Suite 210 Boca Raton, FL 33487
- b. Jurisdiction of Formation: Maryland
- c. Principal Business: Investments
- d. Interest Held: 0% equity / 43.65% voting (indirectly as 97% owner of DigitalBridge Operating Company, LLC (#41)).

DigitalBridge Group, Inc. (#42) is currently publicly traded (NYSE: DBRG). There are no 10% or greater owners of either equity or voting rights in DigitalBridge Group, Inc. The remaining approximate 3% ownership of DigitalBridge Operating Company, LLC (#41) is held by current and former executives of DigitalBridge Group, Inc. none of whom hold a 10% or greater interest in DigitalBridge Operating Company, LLC (#41) or Zayo Group.

Post-Proposed Transaction Ownership of DigitalBridge Group, Inc.

At closing of the Proposed Transaction, the following entities will hold ownership interests in DigitalBridge Group, Inc. (#42), that by virtue of such ownership under Commission rules would hold a 10% or greater interest in the Zayo Licensees. Please note that after the Proposed Transaction, DigitalBridge Group, Inc.'s (#42) interest in DigitalBridge Operating Company, LLC (#41) will increase from 97% to 100%.²²

43. Name: Duncan HoldCo III LLC

- a. Address: 300 El Camino Real, Menlo Park, CA 94025
- b. Jurisdiction of Formation: Delaware
- c. Principal Business: Investments

²² Prior to or around the time of closing of the Proposed Transaction, a newly formed intermediary entity will be inserted between DigitalBridge Operating Company, LLC and Duncan Holdco III LLC (#43). This intermediate entity, which will be a wholly owned subsidiary of Duncan Holdco III LLC, will hold a direct ownership interest in DigitalBridge Operating Company, LLC (#41) of approximately 3% and, as a result, will not hold an attributable indirect equity or voting interest in the Licensees of ten percent or more. This intermediary entity therefore does not appear in the attached post-closing organizational chart.

- d. Interest Held: 0% equity / 45% voting (indirectly as controlling shareholder²³ of DigitalBridge Group, Inc. (#42)²⁴)

44. Name: Duncan HoldCo II LLC

- a. Address: 300 El Camino Real, Menlo Park, CA 94025
- b. Jurisdiction of Formation: Delaware
- c. Principal Business: Investments
- d. Interest Held: 0% equity / 45% voting (indirectly as 100% owner of Duncan Holdco III LLC (#43))

45. Name: Duncan HoldCo LLC

- a. Address: 300 El Camino Real, Menlo Park, CA 94025
- b. Jurisdiction of Formation: Delaware
- c. Principal Business: Investments
- d. Interest Held: 0% equity / 45% voting (indirectly as controlling member²⁵ of Duncan Holdco II LLC. (#44)).

46. SoftBank Group Overseas GK

- a. Address: 1-7-1 Kaigan, Minato-ku, Tokyo, Tokyo 105-7537, Japan
- b. Jurisdiction of Formation: Japan
- c. Principal Business: Investments
- d. Interest Held: 0% equity / 45% voting (indirectly as 100% owner Duncan Holdco LLC (#45)).

²³ Duncan Holdco III LLC is expected to hold a 100% voting interest and approximate 98% equity interest in DigitalBridge Group, Inc. The exact equity interest Duncan Holdco III LLC will hold in DigitalBridge Group, Inc. will not be determined until around the close of the Proposed Transaction.

²⁴ It is currently contemplated that a certain amount of equity awards and preferred shares in DigitalBridge Group, Inc. will remain outstanding following the Proposed Transaction. The aggregate equity interest in DigitalBridge Group, Inc. represented by these awards and preferred shares is expected to be less than 2%, and these interests will not confer voting rights. As a result, these ownership interests would not amount to an attributable indirect equity or voting interest in the Licensees of 10% or more. These interests therefore do not appear in the attached post-closing organizational chart and are provided for the sake of completeness only.

²⁵ Duncan Holdco LLC is expected to hold a controlling voting interest and approximate 95% equity interest in Duncan Holdco II LLC. The exact equity interest Duncan Holdco LLC will hold in Duncan Holdco II LLC will not be determined until around the close of the Proposed Transaction. Certain current and former members of the senior management of DigitalBridge Group, Inc. are expected to hold interests in Duncan Holdco II LLC at closing of the Proposed Transaction, but these interests will not in the aggregate amount to an attributable voting or equity interest in the Licensees of 10% or more. Likewise, no individual owner in this group will hold an attributable 10%-or-greater voting or equity interest in the Licensees. This group therefore does not appear in the attached post-closing organizational chart.

47. SoftBank Group Corp.

- a. Address: 1-7-1 Kaigan, Minato-ku, Tokyo, Tokyo 105-7537, Japan
- b. Jurisdiction of Formation: Japan
- c. Principal Business: Investments
- d. Interest Held: 0% equity / 45% voting (indirectly as 100% owner of SoftBank Group Overseas GK (#46)).

48. Masayoshi Son

- a. Address: c/o Softbank Group Corp., 1-7-1 Kaigan, Minato-ku, Tokyo, Tokyo 105-7537, Japan
- b. Citizenship: Japan
- c. Principal Business: Investments
- d. Interest Held: 0% equity / 13.48% voting (indirectly as approximately 29.95% direct shareholder of SoftBank Group Corp. (#47)).²⁶

SoftBank Group Corp. (#47) is a publicly traded Japanese corporation (*Kabushiki Kaisha*). Other than Mr. Masayoshi Son (#48), no individual shareholder in SoftBank Group Corp. holds an ownership interest in SoftBank Group Corp. that under the Commission's rules would result in that shareholder being deemed to hold a ten percent (10%) or more voting or equity interest in Zayo or the Licensees at the close of the Proposed Transaction.²⁷

B. EQT Fund Structure

The following EQT Fund entity is an LP of Front Range JV (#24) and that holds a ten percent (10%) or greater interest in the Zayo Licensees:

49. EQT Saber Lower Aggregator 2, LP

- a. Jurisdiction of Formation: Delaware
- b. Address: c/o EQT Partners, Inc., 245 Park Ave., 34th Floor, New York, NY 10167
- c. Principal Business: Holding Company
- d. Interest Held: 19.46% equity / 19.46% deemed voting (indirectly as 19.46% limited partner of Front Range JV (#24)).

The LP of EQT Saber Lower Aggregator 2, LP (#49) that holds a ten percent (10%) or greater interest in the Zayo Licensees is:

50. EQT Infrastructure IV Co-Investment (D) SCSp

- a. Jurisdiction of Formation: Luxembourg

²⁶ As of the date of this filing, Mr. Masayoshi Son directly owns 29.95% of the shares of SoftBank Group Corp. Mr. Masayoshi Son's interest in SoftBank Group Corp. fluctuates slightly over time.

²⁷ The largest shareholder interest in SoftBank Group Corp. after Mr. Masayoshi Son is 17.12%, which reflects shares held in a trust account at The Master Trust Bank of Japan, Ltd. (Address: c1-8-1 Akasaka, Minato-ku, Tokyo, Tokyo 107-8472, Japan; Jurisdiction of Formation: Japan; Principal Business: Investments) for various institutional investors.

- b. Address: 26A Boulevard Royal L-2449 Luxembourg, Grand Duchy of Luxembourg, Grand Duchy of Luxembourg
- c. Principal Business: Holding Company
- d. Interest Held: 12.87% equity / 12.87% deemed voting (indirectly as 66.14% limited partner of EQT Saber Lower Aggregator 2, LP (#49)).

No LPs of EQT Infrastructure IV Co-Investment (D) SCSp (#50) indirectly hold a ten percent (10%) or greater interest in the Zayo Licensees.

The EQT Fund entity that is an LP of Front Range Parent, LP (#26) and that holds a ten percent (10%) or greater interest in the Zayo Licensees is:

51. EQT Saber Lower Aggregator 1 LP

- a. Jurisdiction of Formation: Delaware
- b. Address: c/o EQT Partners, Inc., 245 Park Ave., 34th Floor, New York, NY 10167
- c. Principal Business: Holding Company
- d. Interest Held: 25.75% equity / 25.75% deemed voting (indirectly as 45.96% limited partner of Front Range Parent, LP (#26)).

The LP of EQT Saber Lower Aggregator 1 LP (#51) that holds a ten percent (10%) or greater interest in the Zayo Licensees is:

52. EQT Saber Upper Aggregator 1 LP

- a. Jurisdiction of Formation: Delaware
- b. Address: c/o EQT Partners, Inc., 245 Park Ave., 34th Floor, New York, NY 10167
- c. Principal Business: Holding Company
- d. Interest Held: 16.76% equity / 16.76% deemed voting (indirectly as 65.10% limited partner of EQT Saber Lower Aggregator 1, LP (#51)).

The LP of EQT Saber Upper Aggregator 1 LP (#52) that holds a ten percent (10%) or greater interest in the Zayo Licensees is:

53. EQT Saber Side Car (No. 2) EUR LP

- a. Jurisdiction of Formation: Delaware
- b. c/o EQT Partners, Inc., 245 Park Ave., 34th Floor, New York, NY 10167
- c. Principal Business: Holding Company
- d. Interest Held: 10.22% equity / 10.22% deemed voting (indirectly as 61.00% limited partner of EQT Saber Upper Aggregator 1, LP (#52)).

The LP of EQT Saber Side Car (No. 2) EUR LP (#53) that holds a ten percent (10%) or greater interest in the Zayo Licensees is:

54. EQT Saber Side Car (No. 1) EUR SCSp²⁸

- a. Jurisdiction of Formation: Luxembourg

²⁸ A Luxembourg Société Commandite Simple Speciale (“SCSp”) is most similar to a U.S. limited partnership.

- b. Address: 26A Boulevard Royal L-2449 Luxembourg, Grand Duchy of Luxembourg, Grand Duchy of Luxembourg
- c. Interest Held: 10.12% equity / 10.12% deemed voting (indirectly as 98.98% limited partner of EQT Saber Side Car (No. 2) EUR LP (#53)).

The GP of EQT Saber Lower Aggregator 2 LP (#49); EQT Saber Lower Aggregator 1 LP (#51); EQT Saber Upper Aggregator 1 LP (#52); and EQT Saber Side Car (No. 2) EUR LP (#53) is:

55. EQT Saber Topside GP LLC

- a. Jurisdiction of Formation: Delaware
- b. c/o EQT Partners, Inc., 245 Park Ave., 34th Floor, New York, NY 10167
- c. Principal Business: General Partner
- d. Interest Held: 0% equity / 45% voting (indirectly as General Partner of EQT Saber Lower Aggregator 2 LP (#49); EQT Saber Lower Aggregator 1 LP (#51); EQT Saber Upper Aggregator 1 LP (#52); EQT Saber Side Car (No. 2) EUR LP (#53)).

The GP of EQT Saber Side Car (No. 1) EUR SCSp (#54) is:

56. EQT Infrastructure IV (GP) SCS²⁹

- a. Jurisdiction of Formation: Luxembourg
- b. Address: 26A Boulevard Royal L-2449 Luxembourg, Grand Duchy of Luxembourg
- c. Principal Business: General Partner
- d. Interest Held: 0% equity / 45% voting (indirectly as General Partner of EQT Saber Side Car (No. 1) EUR SCSp (#54)).

The GP of EQT Infrastructure IV (GP) SCS (#56) is:

57. EQT Infrastructure IV (General Partner), S.à r.l.

- a. Jurisdiction of Formation: Luxembourg
- b. Address: 26A, Boulevard Royal, L-2449 Luxembourg, Grand Duchy of Luxembourg, Grand-Duchy of Luxembourg
- c. Principal Business: General Partner
- d. Interest Held: 0% equity / 45% voting (indirectly as General Partner of EQT Infrastructure IV (GP) SCS (#56)).

The sole LP of EQT Infrastructure IV (GP) SCS (#56) is:

58. EQT Holdings Infrastructure IV Coöperatief U.A.³⁰

- a. Jurisdiction of Formation: Netherlands
- b. Address: Cornelis Schuytstraat 74; 1071JL Amsterdam; Netherlands
- c. Principal Business: Investment Holding Vehicle

²⁹ A Luxembourg Société en Commandite Simple (“SCS”) is most similar to a U.S. limited partnership.

³⁰ A U.A. entity is a Dutch cooperative association of members.

- d. Interest Held: 0% equity / 45% voting (indirectly as limited partner of EQT Infrastructure IV (GP), SCS (#56)).

The Alternative Investment Fund Manager (“AIFM”) for the EQT Fund, and all of its investment vehicles is:

59. EQT Fund Management S.à r.l.³¹

- a. Jurisdiction of Formation: Luxembourg
- b. Address: 26A, Boulevard Royal, L-2449 Luxembourg, Grand Duchy of Luxembourg, Grand-Duchy of Luxembourg
- c. Principal Business: Fund Manager
- d. Interest Held: AIFM of EQT Saber Lower Aggregator 2 LP (#49); EQT Saber Lower Aggregator 1 LP (#51); EQT Saber Upper Aggregator 1 LP (#52); EQT Saber Side Car (No. 2) EUR LP (#53); and EQT Saber Side Car (No. 1) EUR, SCSp (#54).

EQT Infrastructure IV (General Partner) S.à r.l. (#57) and EQT Saber Topside GP LLC (#55) are wholly owned by:

60. EQT Management S.à r.l.

- a. Jurisdiction of Formation: Luxembourg
- b. Address: 26A, Boulevard Royal, L-2449 Luxembourg, Grand Duchy of Luxembourg, Grand-Duchy of Luxembourg
- c. Principal Business: Fund Manager
- d. Interest Held: 0% equity / 45% voting (indirectly as 100% owner of EQT Infrastructure IV (General Partner), S.à r.l. (#57) and EQT Saber Topside GP LLC (#55)).

EQT Holdings Infrastructure IV Coöperatief U.A. (#58) is directly owned by:

61. EQT Holdings B.V.

- a. Jurisdiction of Formation: The Netherlands
- b. Address: Cornelis Schuytstraat 74; 1071JL Amsterdam, The Netherlands
- c. Principal Business: Investment Holding Vehicle
- d. Interest Held: 0% equity / 42.71% voting (indirectly as 94.92% limited partner of EQT Infrastructure IV Coöperatief U.A. (#58)).

No other entity or person holding an ownership interest in EQT Holdings Infrastructure IV Coöperatief U.A. (#58) holds a ten percent (10%) or higher ownership interest in Zayo Group.

EQT Holdings B.V. (#61), EQT Management S.à r.l. (#60) and EQT Fund Management S.à r.l. (#59) are 100% owned by:

62. EQT AB³²

- a. Jurisdiction of Formation: Sweden

³¹ A Luxembourg société à responsabilité limitée (“S.à r.l.”) is most similar to a U.S. limited liability company.

³² A Swedish Aktiebolag (“AB”) is most similar to a U.S. corporation.

- b. Address: BOX 16409, 103 27 Stockholm, Sweden
- c. Principal Business: Alternative Investments Group Holding Company
- d. Interest Held: 0% equity / 45% voting (indirectly as 100% direct owner of EQT Fund Management S.à r.l. (#59); EQT Management S.à r.l. (#60), and EQT Holdings B.V (#61)).

EQT AB (#62) is publicly traded on the Stockholm, Nasdaq (ticker symbol: EQT) and is indirectly majority owned by its partners. No shareholders of EQT AB (#62) hold an indirect ten percent (10%) or higher ownership interest in Zayo Group.

Exhibit B

Pre- and Post-Closing Organizational Chart

Pre-Transaction Ownership Structure Charts

CHART 1
DIGITALBRIDGE STRUCTURE

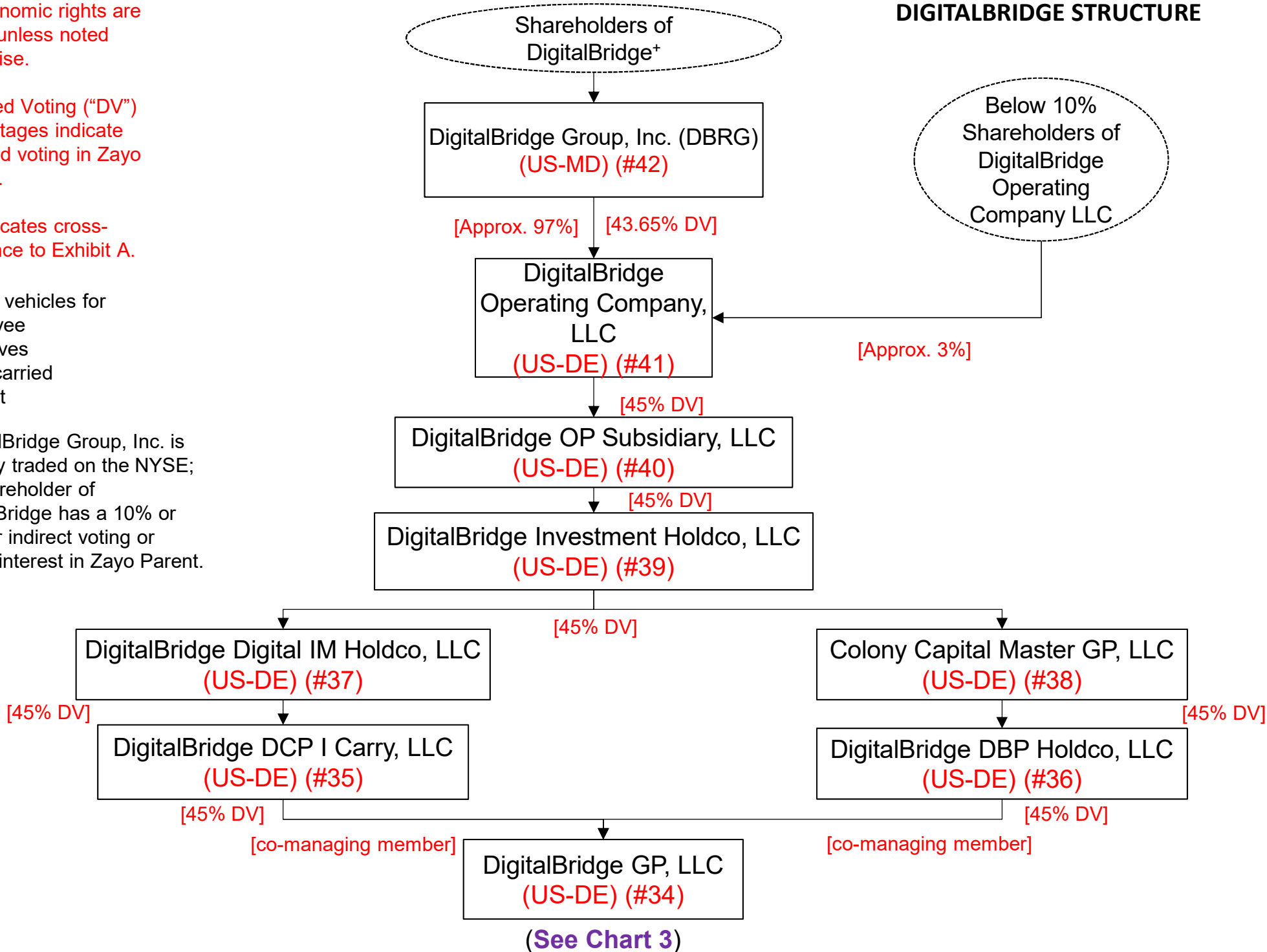
All economic rights are 100% unless noted otherwise.

Deemed Voting (“DV”) percentages indicate deemed voting in Zayo Parent.

(#) indicates cross-reference to Exhibit A.

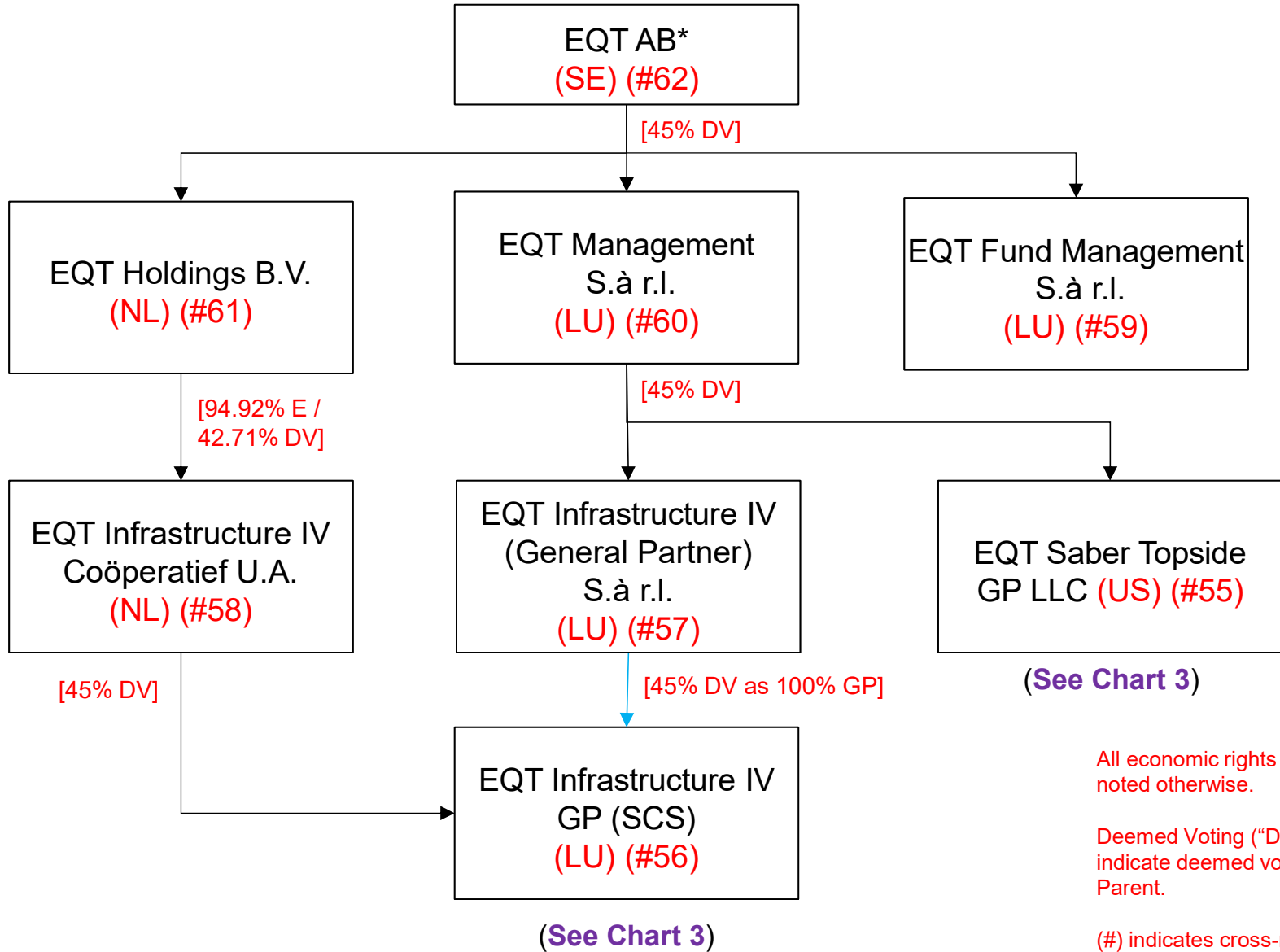
*Omits vehicles for employee Incentives plans/carried Interest

+DigitalBridge Group, Inc. is publicly traded on the NYSE; no shareholder of DigitalBridge has a 10% or greater indirect voting or equity interest in Zayo Parent.



(See Chart 3)

CHART 2 EQT AB STRUCTURE



All economic rights are 100% unless noted otherwise.

Deemed Voting (“DV”) percentages indicate deemed voting in Zayo Parent.

(#) indicates cross-reference to Exhibit A.

*EQT AB is publicly traded on NASDAQ Sweden; no shareholder of EQT AB has a 10% or greater indirect voting or equity interest in Zayo Parent.

- Economic Ownership
- General Partner

(See Chart 3)

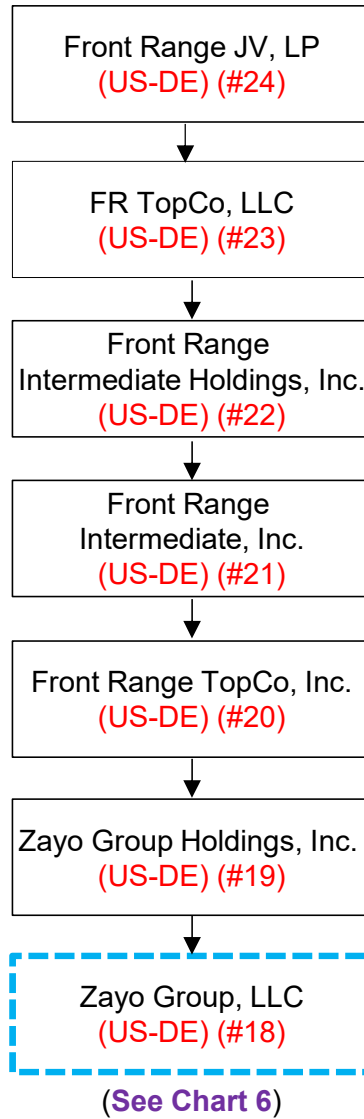
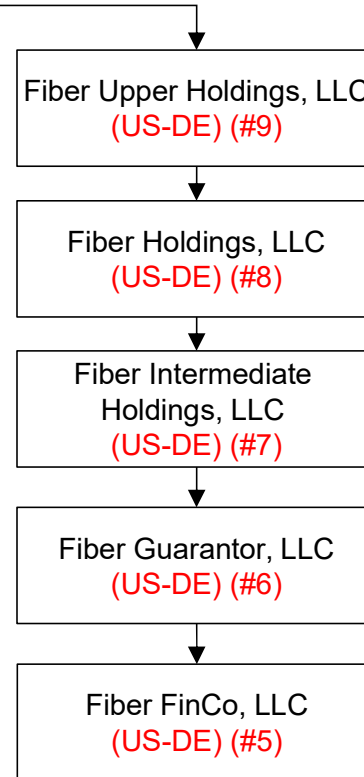



CHART 4

Ownership of Zayo Group and Fiber NewCo*



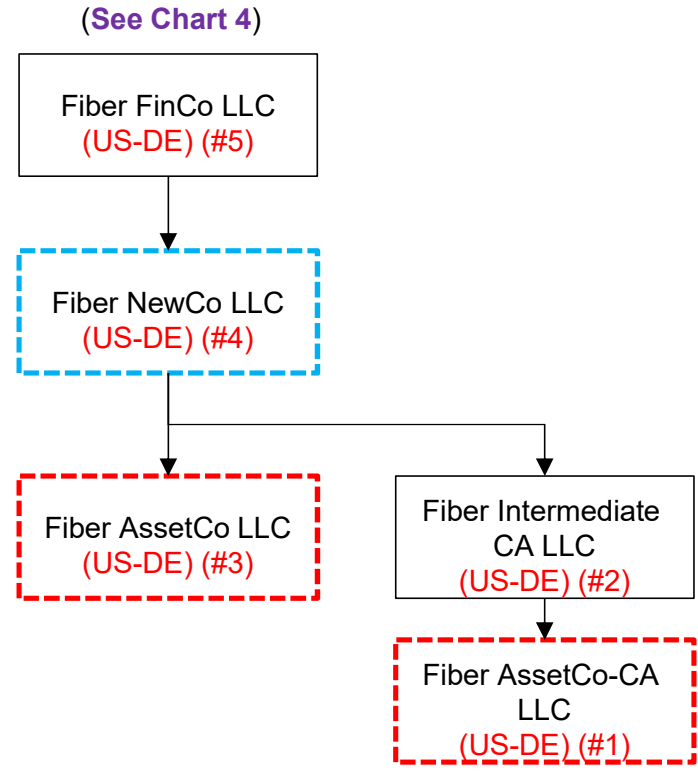
(See Chart 5)


 = International 214 Licensee


*All ownership/voting percentages are 100%.

(#) indicates cross-reference to Exhibit A.

CHART 5
OWNERSHIP STRUCTURE OF ZAYO/CROWN
LICENSEES*



 = International 214 Licensee

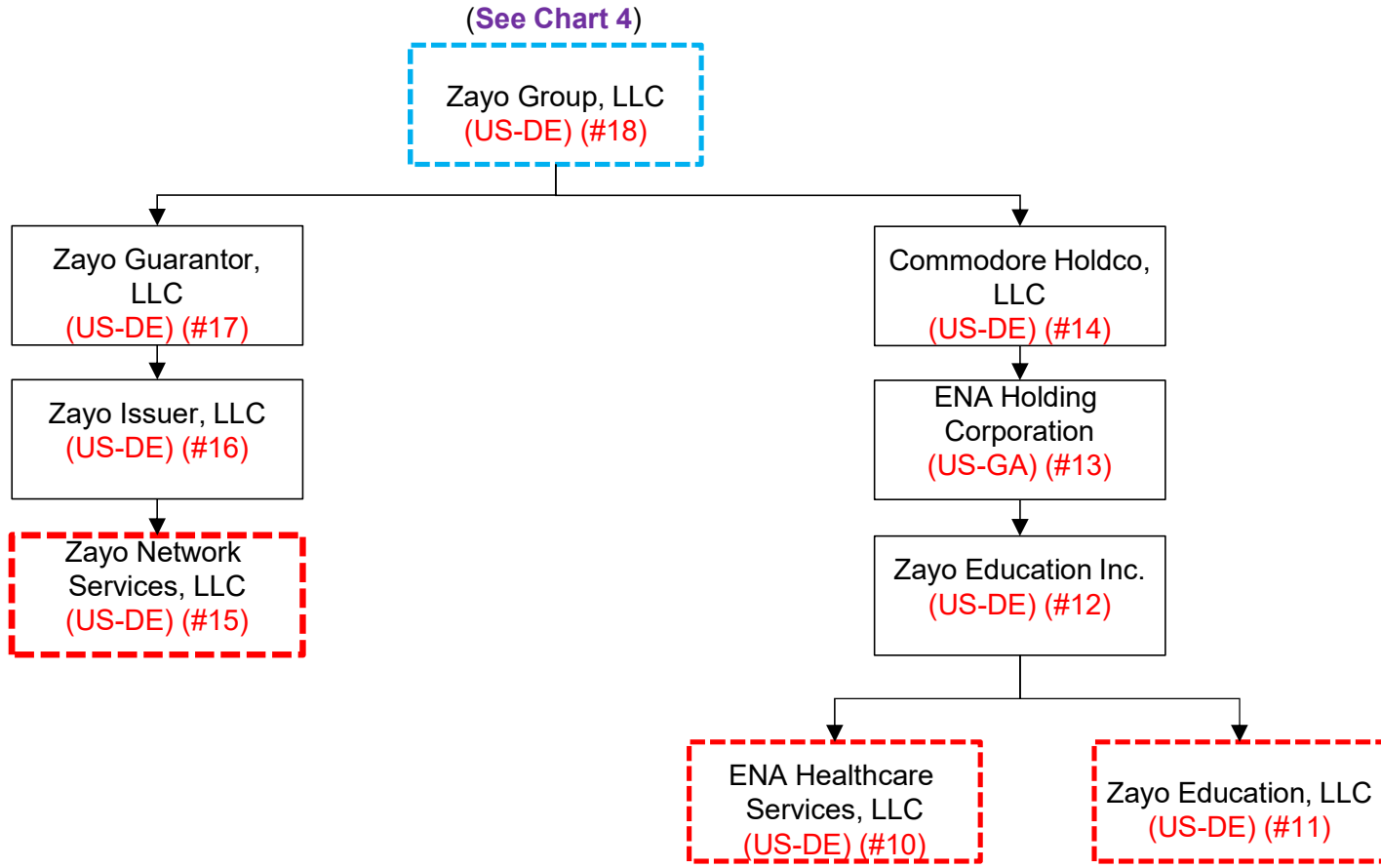
 = Domestic 214 Licensee

*All ownership/voting percentages are 100%. The ownership of the Licensees set forth on this Chart 5 is subject to the closing of the Zayo/Crown Transaction as noted in the Application.


(#) indicates cross-reference to Exhibit A.

CHART 6

OWNERSHIP STRUCTURE OF ZAYO LICENSEES.*



 = International 214 Licensee

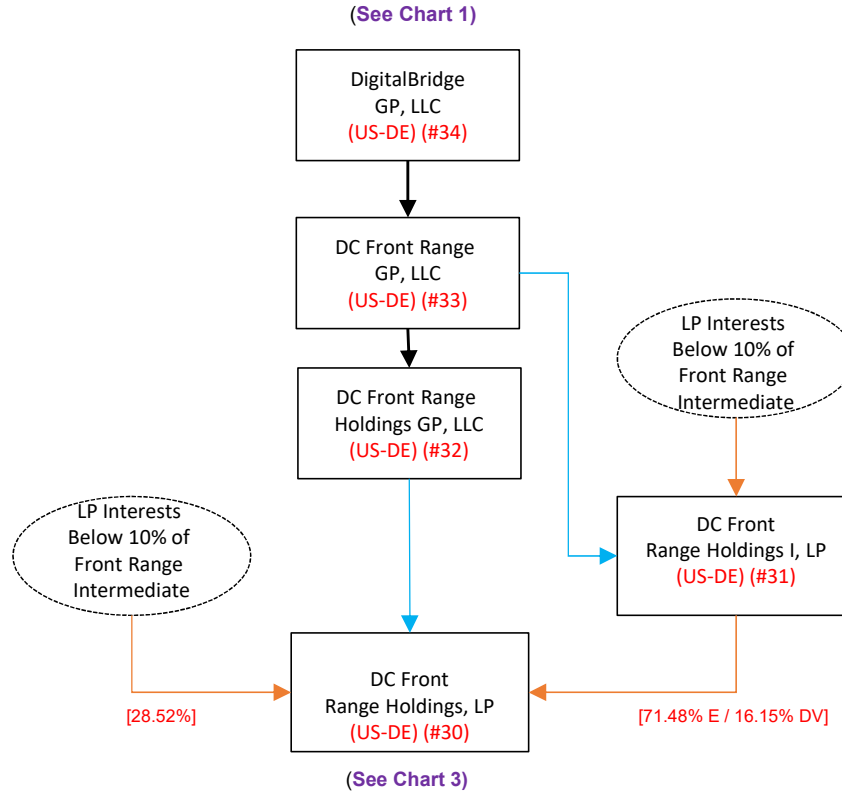
 = Domestic 214 Licensee

*All ownership/voting percentages are 100%.

(#) indicates cross-reference to Exhibit A.

CHART 7 DC FRONT RANGE HOLDINGS, LP STRUCTURE

- Economic Ownership
- Limited Partner
- General Partner



All economic rights are 100% unless noted otherwise.

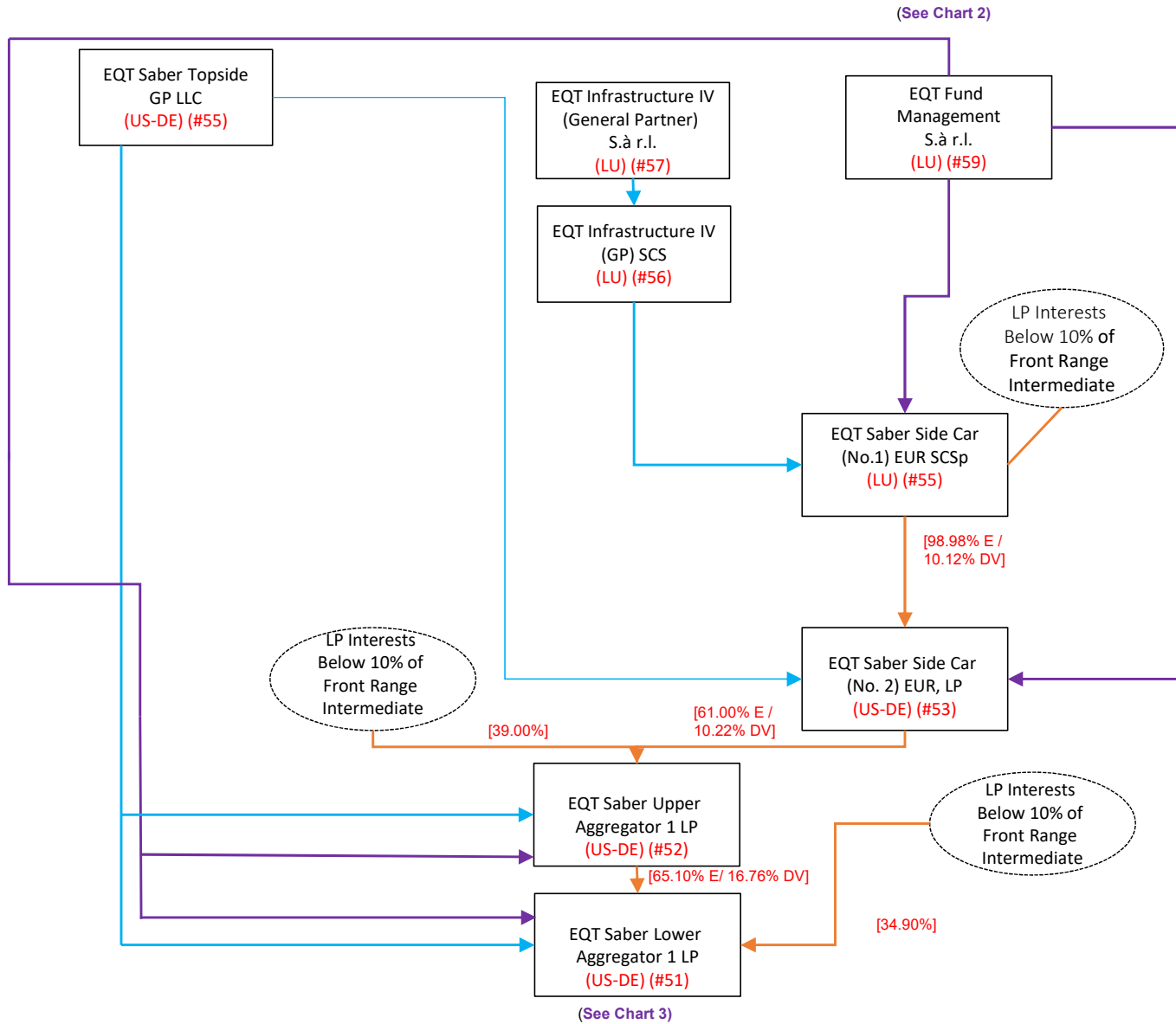
Deemed Voting ("DV") percentages indicate deemed voting in Zayo Parent.

(#) indicates cross-reference to Exhibit A.

CHART 8

EQT SABER LOWER AGGREGATOR 1 LP STRUCTURE

- Economic Ownership
- Limited Partner
- General Partner
- Alternative Investment Fund Manager



All economic rights are 100% unless noted otherwise.

Deemed Voting ("DV") percentages indicate deemed voting in Zayo Parent.

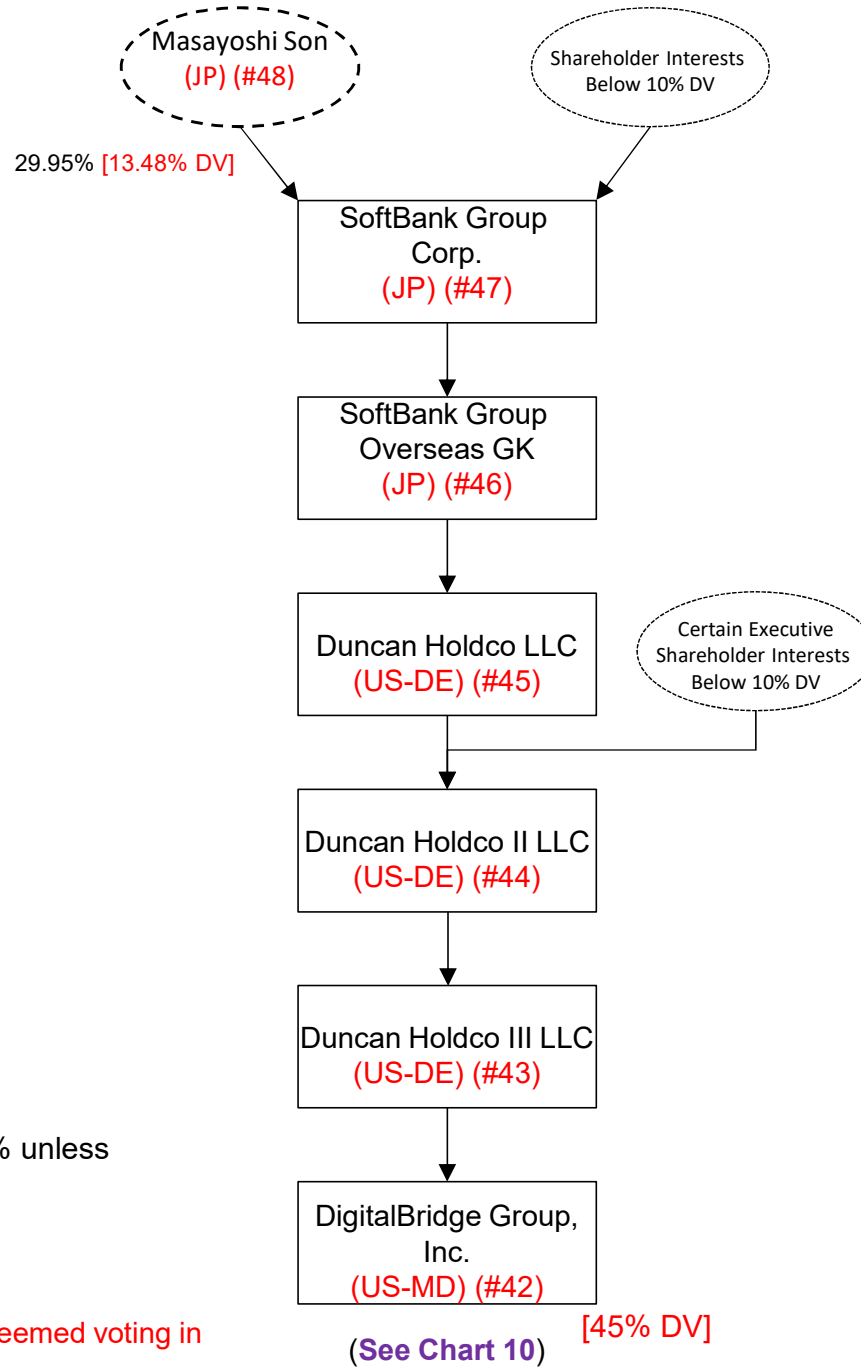
(#) indicates cross-reference to Exhibit A.

Post-Transaction Ownership Structure Charts

CHART 9

PUBLIC - CONFIDENTIAL INFORMATION REDACTED

**OWNERSHIP STRUCTURE OF DIGITALBRIDGE BY
SOFTBANK***



*All ownership/voting percentages are 100% unless otherwise noted.

(#) indicates cross-reference to Exhibit A.

Deemed Voting ("DV") percentages indicate deemed voting in Zayo Parent.

All economic rights are 100% unless noted otherwise.

Deemed Voting (“DV”) percentages indicate deemed voting in Zayo Parent.

(#) indicates cross-reference to Exhibit A.

*Omits vehicles for employee Incentives plans/carried Interest

(See Chart 9)

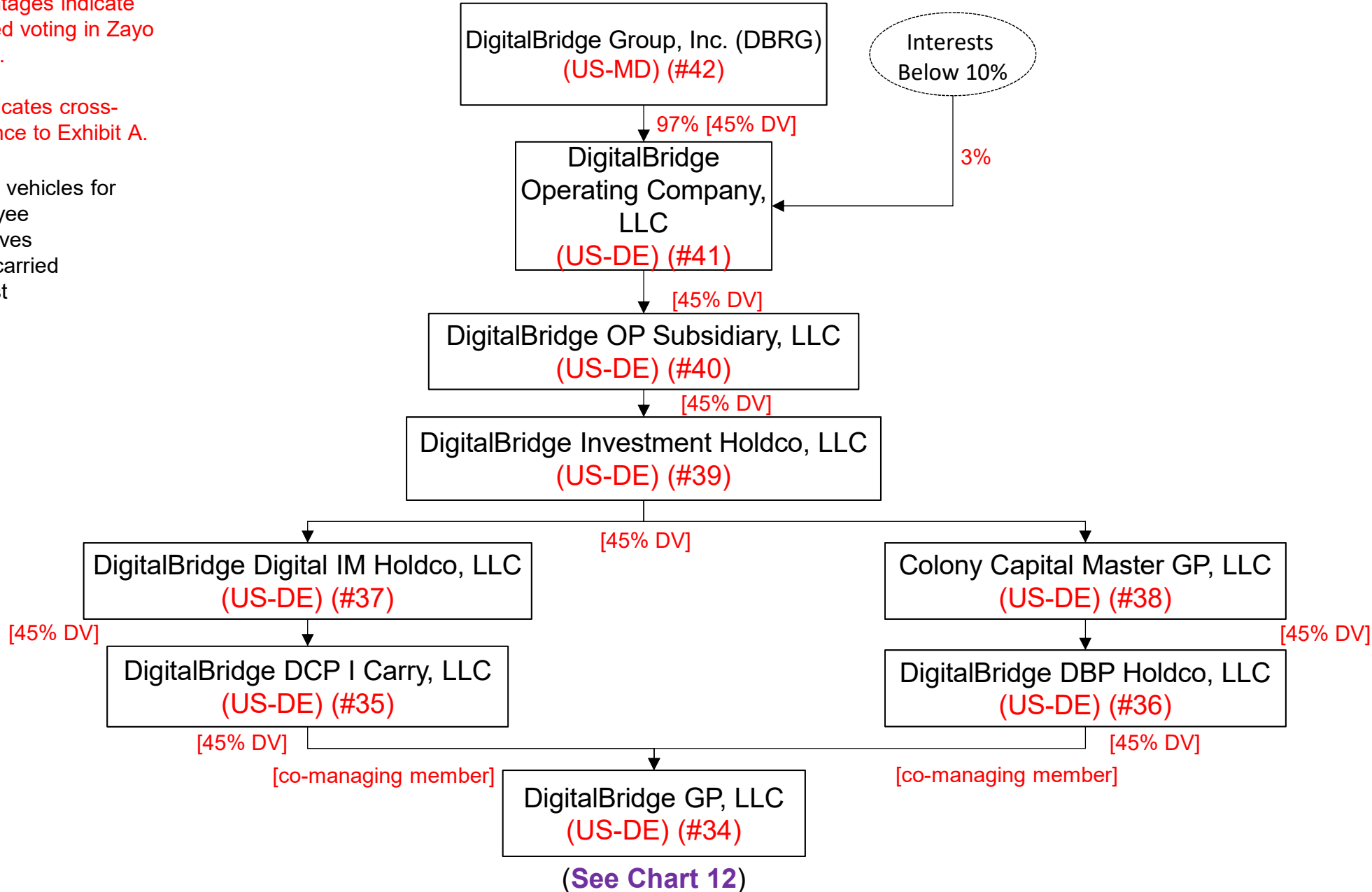
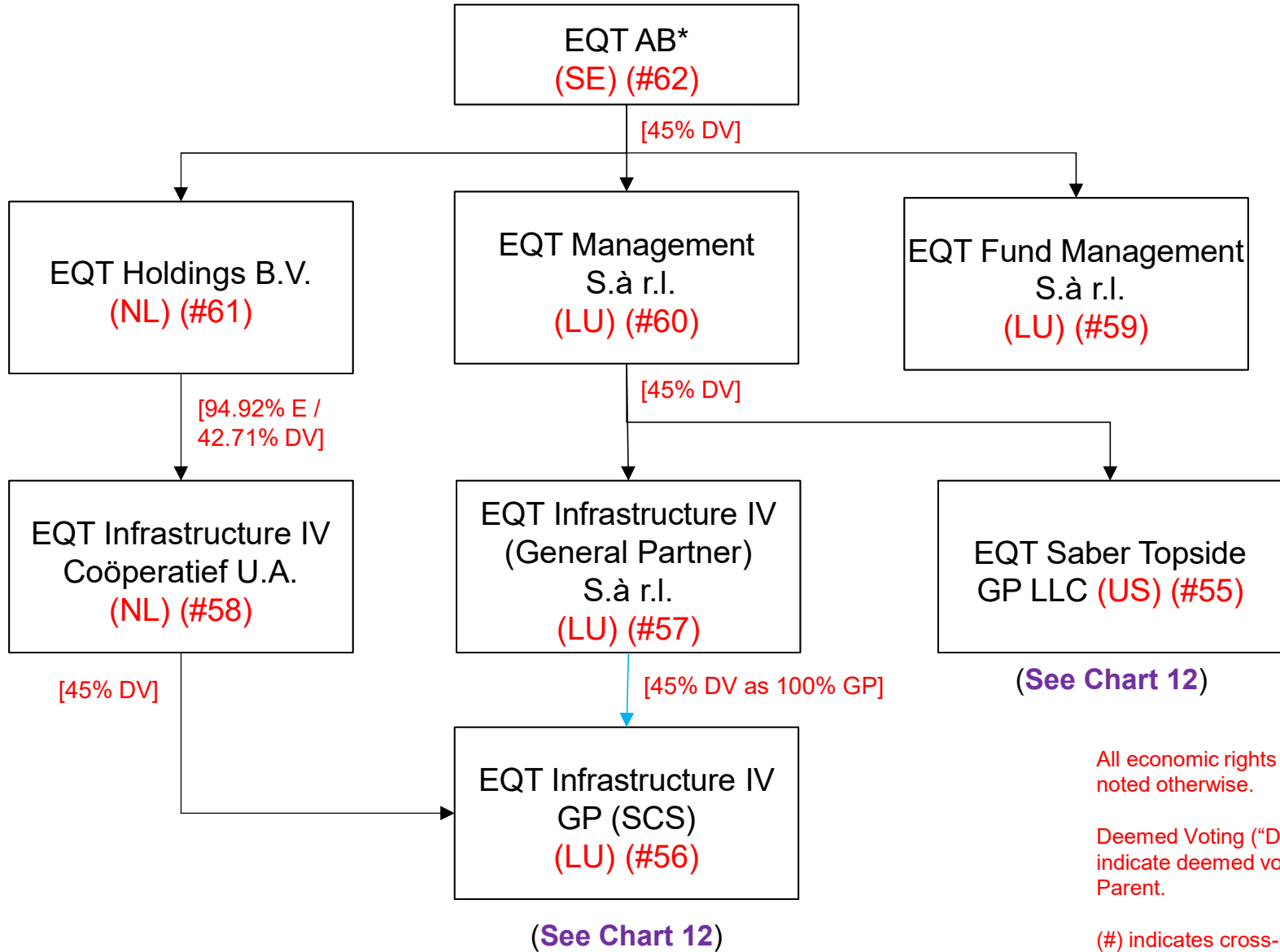


CHART 11
EQT AB STRUCTURE



All economic rights are 100% unless noted otherwise.

Deemed Voting (“DV”) percentages indicate deemed voting in Zayo Parent.

(#) indicates cross-reference to Exhibit A.

*EQT AB is publicly traded on NASDAQ Sweden; no shareholder of EQT AB has a 10% or greater indirect voting or equity interest in Zayo Parent.

- Economic Ownership
- General Partner

CHART 12

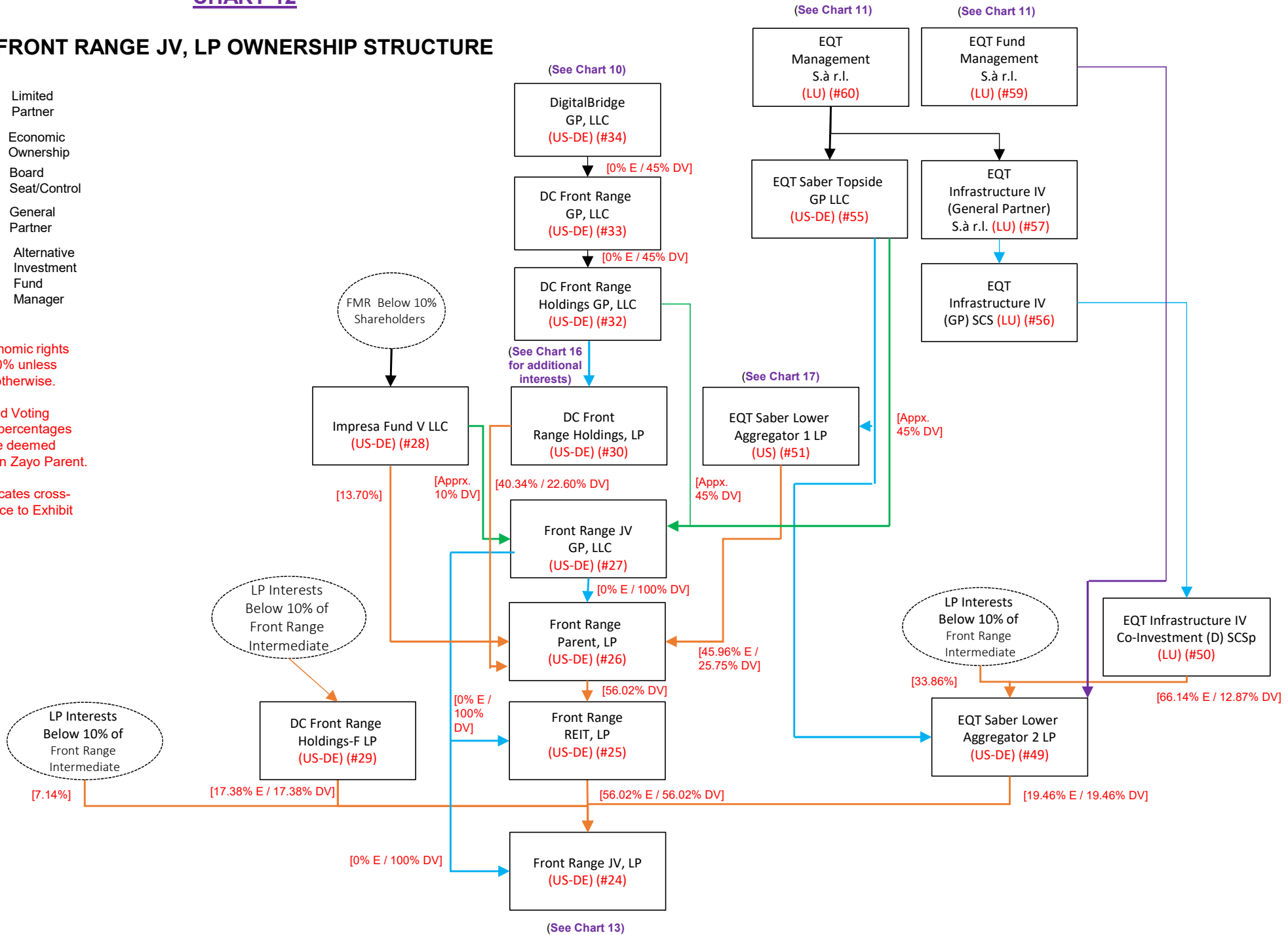
FRONT RANGE JV, LP OWNERSHIP STRUCTURE

- Limited Partner
- Economic Ownership
- Board Seat/Control
- General Partner
- Alternative Investment Fund Manager

All economic rights are 100% unless noted otherwise.

Deemed Voting ("DV") percentages indicate deemed voting in Zayo Parent.

(#) indicates cross-reference to Exhibit A.



(See Chart 12)

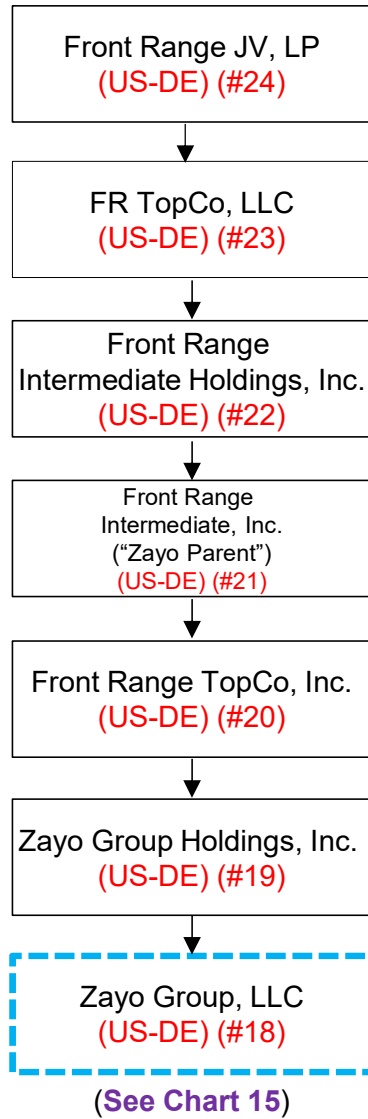
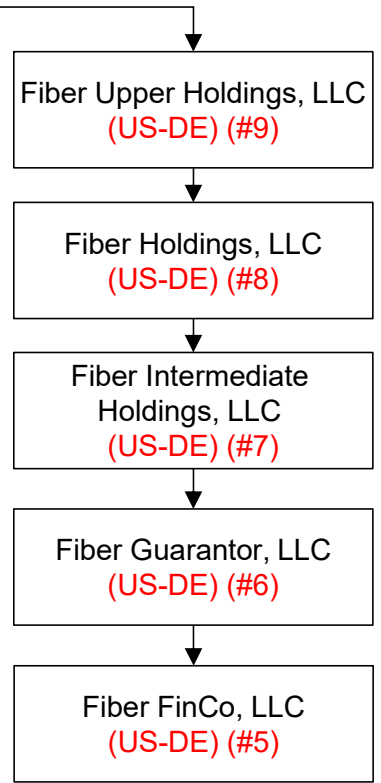



CHART 13

Ownership of Zayo Group and Fiber NewCo*



(See Chart 14)

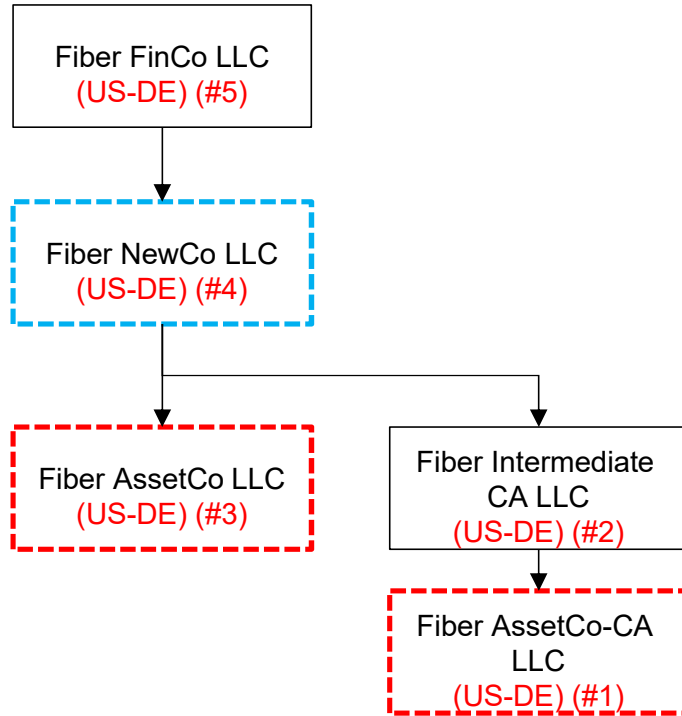
 = International 214 Licensee


*All ownership/voting percentages are 100%.


(#) indicates cross-reference to Exhibit A.

CHART 14
OWNERSHIP STRUCTURE OF ZAYO/CROWN
LICENSEES*

(See Chart 13)



 = International 214 Licensee

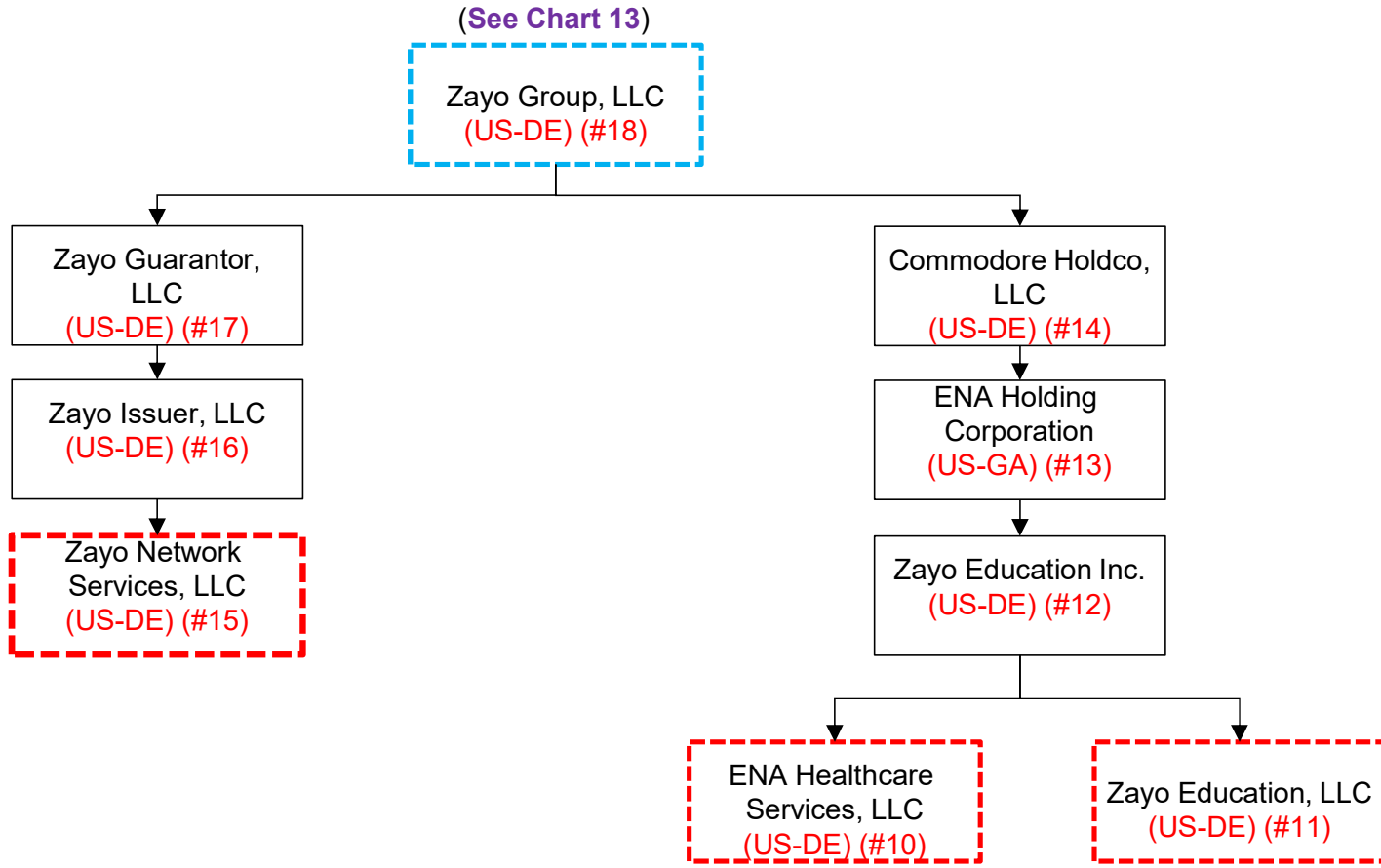
 = Domestic 214 Licensee

*All ownership/voting percentages are 100%. The ownership of the Licensees set forth on this Chart 14 is subject to the closing of the Zayo/Crown Transaction as noted in the Application.


(#) indicates cross-reference to Exhibit A.

CHART 15

OWNERSHIP STRUCTURE OF ZAYO LICENSEES.*



 = International 214 Licensee

 = Domestic 214 Licensee

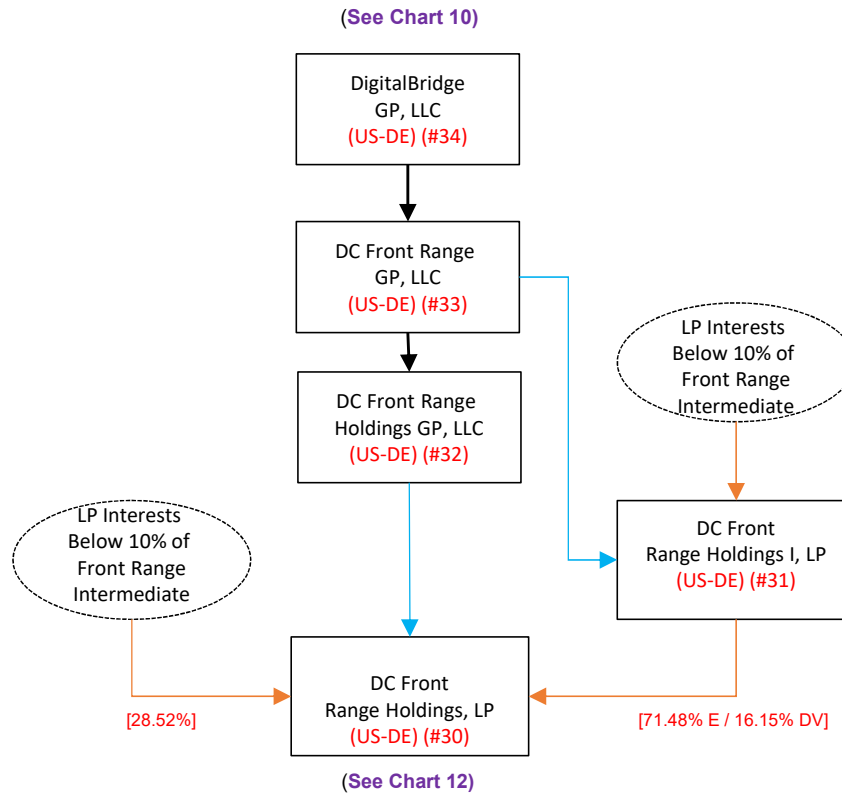
*All ownership/voting percentages are 100%.

(#) indicates cross-reference to Exhibit A.

CHART 16

DC FRONT RANGE HOLDINGS, LP STRUCTURE

- Economic Ownership
- Limited Partner
- General Partner



All economic rights are 100% unless noted otherwise.

Deemed Voting ("DV") percentages indicate deemed voting in Zayo Parent.

(#) indicates cross-reference to Exhibit A.

Exhibit C**Foreign Carrier Affiliates of Licensees³³**

Country(ies)	Affiliate Name	Description of the Company
Canada (WTO Member)	Zayo Canada Inc. ("Zayo Canada") A Canadian entity	Zayo Canada is a direct, wholly owned subsidiary of Zayo Group. Zayo Canada holds a BITS License and Registrations as a Competitive Local Exchange Carrier, Non-Dominant Carrier, Reseller of Telecommunications Services, Reseller of High Speed Internet Service, and Digital Subscriber Line Provider in Canada.
Germany (WTO Members)	Zayo Group UK Limited ("Zayo-UK") A UK entity	Zayo-UK is an indirect, wholly owned subsidiary of FR TopCo, LLC. Zayo-UK provides dedicated fiber networks primarily used for data services, lit services, and access to network facilities.
	Zayo Infrastructure Deutschland GmbH ("ZI-Deutschland") A German entity	ZI-Deutschland is an indirect, wholly owned subsidiary of FR TopCo, LLC. ZI-Deutschland provides dedicated fiber networks primarily used for data services, lit services, and access to network facilities.
	Deutsche Glasfaser	Deutsche is an indirect, wholly owned subsidiary of FR TopCo, LLC. Deutsche Glasfaser deploys and operates fiber networks in Germany.

³³ Foreign carriers with which the Licensees would be affiliated following consummation of the Proposed Transaction are identified with an asterisk ("*"). SoftBank Corp. is an indirect subsidiary of SoftBank Group Corp. ("SoftBank"), which will be the ultimate indirect owner of Zayo at consummation of the Proposed Transaction. The other foreign carriers identified in this amended Exhibit B, are SoftBank subsidiaries, as well.

Country(ies)	Affiliate Name	Description of the Company
<p>Ireland (WTO Member)</p>	<p>Emerald Bridge Fibres Limited ("Emerald Bridge") An Irish Entity</p>	<p>Zayo Group UK Limited, which is an indirectly, wholly owned subsidiary of FR TopCo, LLC, directly owns 50% of Emerald Bridge.</p> <p>Emerald Bridge is registered as an Authorized Undertaking with the Commission for Communications Regulation in Ireland and provides a subsea cable service between Dublin, Ireland and Anglesea, Wales, UK.</p>
	<p>Zayo Infrastructure Ireland Ltd. ("ZI-Ireland") An Irish entity</p>	<p>ZI-Ireland is an indirect, wholly owned subsidiary of FR TopCo, LLC.</p> <p>ZI-Ireland provides dedicated fiber networks primarily used for data services, lit services, and access to network facilities.</p>
<p>Belgium (WTO Member)</p>	<p>Zayo Infrastructure Belgium NV ("ZI-Belgium") A Belgium entity</p>	<p>ZI-Belgium is an indirect, wholly owned subsidiary of FR TopCo, LLC.</p> <p>ZI-Belgium provides dedicated fiber networks primarily used for data services, lit services, and access to network facilities.</p>
	<p>Fiberklaar</p>	<p>Fiberklaar deploys and operates fiber networks in Belgium.</p>
<p>France (WTO Member)</p>	<p>Zayo Infrastructure France SA ("ZI-France") A French entity</p>	<p>ZI-France is an indirect, majority owned subsidiary of FR TopCo, LLC, with Allan Shaw and Sheldon Goldman each holding 1 share of the company. FR TopCo, LLC indirectly holds all the remaining shares in the company.</p> <p>ZI-France provides dedicated fiber networks primarily used for data services, lit services, and access to network facilities.</p>
<p>Netherlands (WTO Member)</p>	<p>Zayo Infrastructure Nederland B.V. ("ZI-Nederland") A Dutch entity</p>	<p>ZI-Nederland is an indirect, wholly owned subsidiary of FR TopCo, LLC.</p> <p>ZI-Nederland provides dedicated fiber networks primarily used for data services, lit services, and access to network facilities.</p>

Country(ies)	Affiliate Name	Description of the Company
	DeltaFiber	DELTA Fiber, an EQT portfolio company, provides competitive high-speed broadband, TV and fixed telephony to households and businesses in the Netherlands.
Switzerland (WTO Member)	Zayo Infrastructure Switzerland AG ("ZI-Switzerland") A Swiss entity	ZI-Switzerland is an indirect, wholly owned subsidiary of FR TopCo, LLC. ZI-Switzerland provides dedicated fiber networks primarily used for data services, lit services, and access to network facilities.
Singapore (WTO Member)	Zayo Singapore Pte. Ltd. ("Zayo-Singapore") A Singaporean entity	Zayo-Singapore is an indirect, wholly owned subsidiary of FR TopCo, LLC. Zayo-Singapore provides lit services, colocation and related services and holds a Service Based Operator (Individual) license.
	BBIX Singapore Pte. Ltd.*	BBIX Singapore Pte. Ltd. is a SoftBank subsidiary that provides internet access services, international transport services, and related interconnection services.
	SB Telecom Singapore Pte. Ltd.*	SB Telecom Singapore Pte. Ltd. is a SoftBank subsidiary that provides international transport services, managed network services, and enterprise communications services.
Hong Kong (WTO Member)	Zayo Group (HK) Limited ("Zayo-HK") A Hong Kong entity	Zayo-HK is an indirect, wholly owned subsidiary of FR TopCo, LLC. Zayo-HK provides lit services, colocation and related services and holds a Service Based Operator (IVANS and Internet Access) license.
	BBIX Hong Kong Pte. Limited*	BBIX Hong Kong Pte. Limited is a SoftBank subsidiary that provides internet access services, international transport services, and related interconnection services.

Country(ies)	Affiliate Name	Description of the Company
<p>Australia (WTO Member)</p>	<p>Zayo Group Australia Pty. Ltd. (“Zayo-Au”) An Australian entity</p>	<p>Zayo-Australia is an indirect, wholly owned subsidiary of FR TopCo, LLC. Zayo Australia provides lit services, colocation and related services.</p>
<p>Spain (WTO Member)</p>	<p>Zayo Infrastructure Spain, S.L. (“Zayo-Spain”) A Spanish entity</p>	<p>Zayo-Spain is an indirect, wholly owned subsidiary of FR TopCo, LLC. Zayo-Spain holds a registration as an Electronic Communications Network Provider and Electronic Communications Service Provider with the “National Commission of Markets and Competition</p>
<p>Italy (WTO Member)</p>	<p>Zayo Italy S.r.l. (“Zayo-Italy”) An Italian entity</p>	<p>Zayo-Italy is an indirect, wholly owned subsidiary of FR TopCo, LLC. Zayo-Italy holds a registration as an Electronic Communications Network Provider and Electronic Communications Service Provider with the Italian Ministry of Economic Development.</p>
<p>South Africa (WTO Member)</p>	<p>Zayo Group South Africa (PTY) Ltd. (“Zayo-SA”)</p>	<p>Zayo-SA is an indirect, wholly owned subsidiary of FR TopCo, LLC. Zayo-SA obtained an exemption from licensing requirements but provides resold lit services, colocation and related services.</p>
<p>Mexico (WTO Member)</p>	<p>Zayo Infrastructure Mexico, S. de R.L. de C.V. (“Zayo Mexico”)</p>	<p>Zayo Mexico is a direct, majority owned (99.9%) subsidiary of Zayo Group. Zayo Mexico holds single Concession for Commercial Use (Concesión Única para Uso Comercial) to provide Public Telecommunications and Broadcasting Services in Mexico.</p>

Country(ies)	Affiliate Name	Description of the Company
United Kingdom (WTO Member)	Fibrespeed Limited (“Fibrespeed”)	Fibrespeed is an indirect, wholly owned subsidiary of FR TopCo, LLC. Fibrespeed provides dedicated fiber networks primarily used for data services, lit services, and access to network facilities.
	Zayo Group UK Limited (“Zayo-UK”) A UK entity	Zayo-UK is an indirect, wholly owned subsidiary of FR TopCo, LLC. Zayo-UK provides dedicated fiber networks primarily used for data services, lit services, and access to network facilities.
Japan (WTO Member)	Zayo Japan K.K. (“Zayo Japan”)	Zayo Japan is an indirect, wholly owned subsidiary of FR TopCo, LLC. Zayo Japan provides internet access service, FTTH access service, IP-VPN service, wide area Ethernet service, domestic/international dedicated circuit service, and other internet-related services (e.g., DDOS protection) for domestic and international telecommunications services.
	SoftBank Corp.*	SoftBank Corp., an indirect subsidiary of SoftBank, provides internet access service, mobile communications, and other internet-related services. In addition, SoftBank Corp. owns and controls submarine cable stations at Maruyama, Kitakyushu, and Miura in Japan.
	BB Backbone Corporation*	BB Backbone Corporation is a SoftBank subsidiary that provides dark fiber capacity, high-capacity spectrum-based connectivity, and private wireless network services.
	Wireless City Planning Inc.*	Wireless City Planning Inc. is a SoftBank subsidiary that provides wireless broadband services, including network connectivity delivered as a Mobile Virtual Network Operator (“MVNO”) under the SoftBank brand.

Country(ies)	Affiliate Name	Description of the Company
<p align="center">Sweden (WTO Member)</p>	<p align="center">Global Connect</p>	<p>GlobalConnect, an EQT portfolio company, provides communication infrastructure across Sweden, Norway, Denmark, Finland and Northern Germany for enterprise customers, and under the brands of IP-Only in Sweden, Homenet in Norway and Onefiber in Denmark provides fiber network and services to urban and rural single family homes and multi-dwelling units in Sweden, Norway and Denmark.</p>
	<p>Zayo Infrastructure Sweden AB (“Zayo-Sweden”) A Swedish entity</p>	<p>Zayo-Sweden is an indirect, wholly owned subsidiary of FR TopCo, LLC. Zayo-Sweden provides dedicated fiber networks primarily used for data services, lit services, and access to network facilities.</p>
	<p>Zayo Group UK Limited (“Zayo-UK”) A UK entity</p>	<p>Zayo-UK is an indirect, wholly owned subsidiary of FR TopCo, LLC. Zayo-UK provides dedicated fiber networks primarily used for data services, lit services, and access to network facilities.</p>
<p align="center">Poland (WTO Member)</p>	<p>Zayo Group UK Limited (“Zayo-UK”) A UK entity</p>	<p>Zayo-UK is an indirect, wholly owned subsidiary of FR TopCo, LLC. Zayo-UK provides dedicated fiber networks primarily used for data services, lit services, and access to network facilities.</p>
<p align="center">Romania (WTO Member)</p>	<p>Zayo Infrastructure France SA (“Zayo-France”) A French entity</p>	<p>Zayo-France is an indirect, wholly owned subsidiary of FR TopCo, LLC. Zayo-France provides dedicated fiber networks primarily used for data services, lit services, and access to network facilities.</p>

Country(ies)	Affiliate Name	Description of the Company
Norway (WTO Member)	Zayo Group UK Limited (“Zayo-UK”) A UK entity	Zayo-UK is an indirect, wholly owned subsidiary of FR TopCo, LLC. Zayo-UK provides dedicated fiber networks primarily used for data services, lit services, and access to network facilities.
Malta (WTO Member)	Melita	Melita, an EQT portfolio company, provides high speed Internet, High-Definition Digital Television, Fixed Telephony and 5G Mobile to consumers and businesses in Malta
China (WTO Member)	SBTM Online (Suzhou) Co., Ltd.*	SBTM Online (Suzhou) Co., Ltd. is a SoftBank subsidiary that provides international transport and managed network services.
	SB Telecom China (Shanghai) Co., Ltd.*	SB Telecom China (Shanghai) Co., Ltd. is a SoftBank subsidiary that provides international transport and managed network services.
Thailand (WTO Member)	SB Telecom (Thailand) Co., Ltd.*	SB Telecom (Thailand) Co., Ltd. is a SoftBank subsidiary that provides international transport and managed network services.

Certification

On behalf of Front Range Intermediate, Inc. (“Zayo Parent”) and its subsidiaries, I certify that all of the information contained in this Joint Application for Consent to Transfer Control of Domestic and International Authority of Fiber AssetCo LLC; Fiber NewCo, LLC; Zayo Group, LLC; Zayo Network Services, LLC; Zayo Education, LLC; and ENA Healthcare Services, LLC Pursuant to Section 214 of the Communications Act, as Amended and the Exhibits attached are true and correct to the best of my knowledge and belief.

Pursuant to 47 CFR § 63.18(q). I also certify that Zayo Parent agrees:

1. To comply with all applicable Communications Assistance for Law Enforcement Act (CALEA) requirements and related rules and regulations, including any and all FCC orders and opinions governing the application of CALEA, pursuant to the Communications Assistance for Law Enforcement Act and the Commission’s rules and regulations in Title 47, chapter I, part 1, subpart Z;
2. To make communications to, from, or within the United States, as well as records thereof, available in a form and location that permits them to be subject to a valid and lawful request or legal process in accordance with U.S. law, including but not limited to:
 - a. The Wiretap Act. 18 U.S.C. § 2510 et seq.;
 - b. The Stored Communications Act, 18 U.S.C. § 2701 et seq.;
 - c. The Pen Register and Trap and Trace Statute. 18 U.S.C. § 3121 et seq.; and
 - d. Other court orders. subpoenas or other legal process;
3. To designate a point of contact, who is located in the United States and is a U.S. citizen or lawful U.S. permanent resident, for the execution of lawful requests and as an agent for legal service of process;
4. That Zayo Parent is responsible for the continuing accuracy and completeness of all information submitted, whether at the time of submission of the application or subsequently in response to either the Commission or the Committee for the Assessment of Foreign Participation in the United States Telecommunications Services Sector's (“Committee”) request, as required under section 1.65(a) of the Commission’s rules, and to inform the Commission and the Committee of any substantial and significant changes while an application is pending;
5. That after the application is no longer pending for purposes of section 1.65 of the Commission’s rules, Zayo Parent will notify the Commission and the Committee of any changes in the authorization holder or licensee information and/or contact information promptly, and in any event, within thirty (30) days; and
6. That Zayo Parent understands that if it fails to fulfill any of the conditions and obligations set forth in the certifications set out in section 63.18(q) of the Commission’s rules or in the grant of an application or authorization and/or that if the information provided to the United States Government is materially false, fictitious, or fraudulent, it may be subject to all

remedies available to the United States Government, including but not limited to revocation and/or termination of the Commission's authorization or license, and criminal and civil penalties, including penalties under 18 U.S.C. § 1001.

I certify under penalty of perjury that the foregoing is true and correct.

Executed: March 4, 2026



Lauren Lantero
Chief Legal Officer
Front Range Intermediate, Inc.
Fiber AssetCo LLC
Fiber NewCo LLC
Zayo Group, LLC
Zayo Network Services, LLC
Zayo Education, LLC
ENA Healthcare Services, LLC

Certification

On behalf of DigitalBridge Group, Inc. (“DigitalBridge”) and its subsidiaries and affiliates, I certify that all of the information contained in this Joint Application for Consent to Transfer Control of Domestic and International Authority of Fiber AssetCo LLC; Fiber NewCo, LLC; Zayo Group, LLC; Zayo Network Services, LLC; Zayo Education, LLC; and ENA Healthcare Services, LLC Pursuant to Section 214 of the Communications Act, as Amended and the Exhibits attached are true and correct to the best of my knowledge and belief.

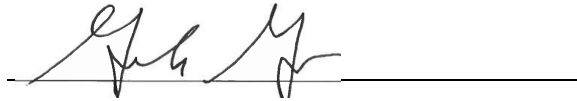
Pursuant to 47 CFR § 63.18(q). I also certify that DigitalBridge agrees:

1. To comply with all applicable Communications Assistance for Law Enforcement Act (CALEA) requirements and related rules and regulations, including any and all FCC orders and opinions governing the application of CALEA, pursuant to the Communications Assistance for Law Enforcement Act and the Commission’s rules and regulations in Title 47, chapter I, part 1, subpart Z;
2. To make communications to, from, or within the United States, as well as records thereof, available in a form and location that permits them to be subject to a valid and lawful request or legal process in accordance with USlaw, including but not limited to:
 - a. The Wiretap Act. 18 U.S.C. § 2510 et seq.;
 - b. The Stored Communications Act, 18 U.S.C. § 2701 et seq.;
 - c. The Pen Register and Trap and Trace Statute. 18 U.S.C. § 3121 et seq.; and
 - d. Other court orders. subpoenas or other legal process;
3. To designate a point of contact, who is located in the United States and is a U.S. citizen or lawful U.S. permanent resident, for the execution of lawful requests and as an agent for legal service of process;
4. That DigitalBridge is responsible for the continuing accuracy and completeness of all information submitted, whether at the time of submission of the application or subsequently in response to either the Commission or the Committee for the Assessment of Foreign Participation in the United States Telecommunications Services Sector's (“Committee”) request, as required under section 1.65(a) of the Commission’s rules, and to inform the Commission and the Committee of any substantial and significant changes while an application is pending;
5. That after the application is no longer pending for purposes of section 1.65 of the Commission’s rules, DigitalBridge will notify the Commission and the Committee of any changes in the authorization holder or licensee information and/or contact information promptly, and in any event, within thirty (30) days; and
6. That DigitalBridge understands that if it fails to fulfill any of the conditions and obligations set forth in the certifications set out in section 63.18(q) of the Commission’s rules or in the grant of an application or authorization and/or that if the information provided to the United States Government is materially false, fictitious, or fraudulent, it may be subject to all

remedies available to the United States Government, including but not limited to revocation and/or termination of the Commission's authorization or license, and criminal and civil penalties, including penalties under 18 U.S.C. § 1001.

I certify under penalty of perjury that the foregoing is true and correct.

Executed: March 4, 2026

A handwritten signature in black ink, appearing to read "Geoffrey Goldschein", is written over a solid horizontal line.

Geoffrey Goldschein
Chief Legal Officer
DigitalBridge Group, Inc.

Certification

On behalf of Duncan Holdco LLC (“Duncan”) and its subsidiaries and affiliates, I certify that all of the information contained in this Joint Application for Consent to Transfer Control of Domestic and International Authority of Fiber AssetCo LLC; Fiber NewCo, LLC; Zayo Group, LLC; Zayo Network Services, LLC; Zayo Education, LLC; and ENA Healthcare Services, LLC Pursuant to Section 214 of the Communications Act, as Amended and the Exhibits attached as they pertain to Duncan, its indirect corporate parent SoftBank Group Corp. (“SoftBank”), and Duncan’s and SoftBank’s affiliates is true and correct to the best of my knowledge and belief.

Pursuant to 47 CFR § 63.18(q), I also certify that Duncan agrees:

1. To comply with all applicable Communications Assistance for Law Enforcement Act (“CALEA”) requirements and related rules and regulations, including any and all Federal Communications Commission (“Commission”) orders and opinions governing the application of CALEA, pursuant to CALEA and the Commission’s rules and regulations in 47 C.F.R. Part 1, Subpart Z;
2. To make communications to, from, or within the United States, as well as records thereof, available in a form and location that permits them to be subject to a valid and lawful request or legal process in accordance with U.S. law, including but not limited to:
 - a. The Wiretap Act, 18 U.S.C. § 2510 *et seq.*;
 - b. The Stored Communications Act, 18 U.S.C. § 2701 *et seq.*;
 - c. The Pen Register and Trap and Trace Statute, 18 U.S.C. § 3121 *et seq.*; and
 - d. Other court orders, subpoenas or other legal process;
3. That it has designated a point of contact who is located in the United States and is a U.S. citizen or lawful U.S. permanent resident, for the execution of lawful requests and as an agent for legal service of process;
4. That Duncan is responsible for the continuing accuracy and completeness of all information submitted, whether at the time of submission of the application or subsequently in response to either the Commission or the Committee for the Assessment of Foreign Participation in the United States Telecommunications Services Sector’s (“Committee’s”) request, as required under section 1.65(a) of the Commission’s rules, and that it will inform the Commission and the Committee of any substantial and significant changes while the application is pending;
5. That after the application is no longer pending for purposes of section 1.65(a) of the Commission’s rules, it will notify the Commission and the Committee of any changes in the authorization holder or licensee information and/or contact information promptly, and in any event, within thirty (30) days; and
6. That Duncan understands that if it fails to fulfill any of the conditions and obligations set forth in the certifications set out in section 63.18(q) of the Commission’s rules or

in the grant of an application or authorization and/or that if the information provided to the United States Government is materially false, fictitious, or fraudulent, it may be subject to all remedies available to the United States Government, including but not limited to revocation and/or termination of the Commission's authorization or license, and criminal and civil penalties, including penalties under 18 U.S.C. § 1001.

I certify under penalty of perjury that the foregoing is true and correct.

Executed: March 4, 2026



Varun Aravapally
Director
Duncan Holdco LLC

CERTIFICATE OF SERVICE

I, Thomas J. Garrity, III, hereby certify that on this 1st day of May 2026, a true copy of the foregoing public version of the Responses to Staff Inquiries was served by email and first class, prepaid postage mail upon the persons listed below in accordance with the requirements of 52 Pa. Code § 1.54 (relating to service by a party):

Office of Consumer Advocate
555 Walnut Street
5th Floor, Forum Place
Harrisburg, PA 17101-1923
ra-oca@paoca.org

Office of Small Business Advocate
Forum Place
555 Walnut Street, 1st Floor
Harrisburg, PA 17101
ra-sba@pa.gov

Office of Attorney General
Bureau of Consumer Protection
15th Floor, Strawberry Square
Harrisburg, PA 17120
info@attorneygeneral.gov

Pennsylvania Public Utility Commission
Bureau of Investigation and Enforcement
Commonwealth Keystone Building
400 North Street
Harrisburg, PA 17120
akaster@state.pa.us

Dated this 1st day of May 2026.

/s/ Thomas J. Garrity, III
Thomas J. Garrity, III