



June 15, 1999

VIA FACSIMILE & OVERNIGHT COURIER

Blanca S. Bayo Director, Division of Records & Reporting Florida Public Service Commission 2540 Shumard Oak Blvd. Tallahassee, FL 32399-0850

Re: **Docket No. 990555**

In re Letter Application of Global Crossing Ltd. and Frontier Corporation for Approval to transfer control of Frontier Corporation's Florida Operating Subsidiaries to Global Crossing Ltd.

Dear Ms. Bayo:

Global Crossing Ltd. ("Global Crossing") and Frontier Corporation currently have pending at the Commission the above-referenced joint Application for approval of transfer of control of the authorizations of the Florida operating subsidiaries of Frontier, Frontier Communications of the South, Inc.; Allnet Communications Services, Inc. d/b/a Frontier Communications Services, Inc.; Budget Call Long Distance, Inc.; Frontier Communications of the West, Inc.; Frontier Communications International, Inc.; Frontier Local Services, Inc. and Frontier Telemanagement, Inc. (collectively "Frontier") to Global Crossing. Subsequently, Global Crossing and Frontier notified the Commission that Global Crossing had entered into a separate and later agreement with U S WEST pursuant to which Global Crossing will merge with U S WEST. In that notification, Global Crossing and Frontier pointed out that, because the proposed Global Crossing-Frontier merger, the Commission could and should proceed with its consideration of the Global Crossing-Frontier merger as expeditiously as possible to permit that proposed transaction to proceed as planned. You should be aware that the parties have agreed that the closing of the Global Crossing-Frontier transaction would not occur before the closing of the Global Crossing-Frontier transaction

As you have probably read, Qwest Communications International Inc. ("Qwest") has recently announced that it is making competing offers to acquire US WEST or Frontier (or both). We write to inform you that Frontier has received Qwest's bid, is reviewing the materials received, and is discussing the proposal with its advisers in discharging its duty to determine the best course of action for Frontier and its shareholders. However, Frontier remains a party to a binding Agreement.

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and Plan of Merger with Global Crossing, and it has stated clearly that any action it takes will be consistent with the company's obligations under that Agreement. (See attached Frontier press release.) For its part, Global Crossing remains committed to proceeding with, and to closing on schedule, the pending transaction, which it believes is the superior proposal. (See attached Global Crossing press release.) We underscore that Qwest's pending bid has no impact whatever on the substantive matters set forth in the pending joint Application which demonstrate that Global Crossing's proposed acquisition of Frontier satisfies the legal and regulatory standards for approval by this Commission. Global Crossing and Frontier therefore respectfully request that the Commission continue to process their pending Application for approval of transfer of control of the Frontier authorizations as expeditiously as possible.

Should you have any questions concerning these matters, please do not hesitate to contact us or the regulatory contacts listed in the pending Application.

Very truly yours,

lames C. Gorton

Senior Vice President & General Counsel

op C. Carpon

Global Crossing, Ltd.

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Frontier Corporation Receives Acquisition Offer from Qwest

ROCHESTER, N.Y. - June 13, 1999 - Frontier Corporation (NYSE:FRO) today acknowledged it has received an unsolicited acquisition offer from Owest Communications International Inc. Frontier is reviewing the materials received, discussing the proposal with its advisers and will take the time necessary to determine the best course of action for Frontier and its shareholders.

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Frontier currently is a party to an Agreement and Plan of Merger with Global Crossing Ltd. Any action taken will be consistent with the company's obligations under that Agreement.

About Frontier

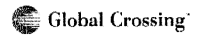
Frontier Corporation (NYSE:FRO) is one of the leading providers of integrated communications solutions -including Internet, IP and data applications, long distance, local telephone and conferencing -- to business customers nationwide. The self-healing Frontier Optronics NetworkSM provides customers with faster transmission speeds, greater bandwidth capacity and unrivaled reliability. For more information, visit the Frontier Web site at www.frontiercorp.com.

You can receive a faxed copy of any Frontier Corporation press release dating back to June 1998, free of charge, 24 hours a day by calling 1-800-448-8533. An automated system will provide you with instructions.

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Press Release

Global Crossing Statement

Hamilton, Bermuda - June 14, 1999 - Global Crossing Ltd. (Nasdaq: GBLX), the owner and operator of the world's most advanced global IP-based fiber optic network, today issued the following statement from Robert Annunziata, Chief Executive Officer:

"We expect US WEST's \$62.75 per share tender offer for approximately 39 million Global Crossing shares to close as scheduled this Friday. Our existing US WEST merger agreement is superior to Qwest's offer, and we fully expect to close it as planned next year. Our existing Frontier merger agreement is also superior to Qwest's offer, and we expect to close it as planned in the third quarter of this year."

About Global Crossing

Global Crossing is the world's premier provider of global broadband capacity. It is building and operating the world's most advanced global IP-based fiber optic platform, connecting five continents for data, voice, video and Internet transmissions. Global Crossing's operations are headquartered in Hamilton, Bermuda, with offices in Los Angeles; New York City; Morristown, New Jersey; San Francisco; Miami; London; Amsterdam; and Buenos Aires.

Statements made in this press release that state the company's or management's intentions, beliefs, expectations, or predictions for the future are forward-looking statements. It is important to note that the company's actual results could differ materially from those projected in such forward-looking statements. Information concerning factors that could cause actual results to differ materially from those in the forward-looking statements is contained from time to time in the company's filings with the U.S. Securities and Exchange Commission (SEC). Copies of these filings may be obtained by contacting the company or the SEC.

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