

KELLEY DRYE & WARREN LLP

A LIMITED LIABILITY PARTNERSHIP

ORIGINAL

RECEIVED-TPSC
02 AUG -8 AM 11:37

COMMISSION
CLERK

1200 19TH STREET, N.W.

SUITE 500

WASHINGTON, D.C. 20036

(202) 955-9600

FACSIMILE

(202) 955-9792

www.kelleydrye.com

DIRECT LINE (202) 887-1211

EMAIL bfreedson@kelleydrye.com

NEW YORK, NY
TYSONS CORNER, VA
LOS ANGELES, CA
CHICAGO, IL
STAMFORD, CT
PARSIPPANY, NJ
BRUSSELS, BELGIUM
HONG KONG

AFFILIATE OFFICES
BANGKOK, THAILAND
JAKARTA, INDONESIA
MANILA, THE PHILIPPINES
MUMBAI, INDIA
TOKYO, JAPAN

August 7, 2002

VIA FEDERAL EXPRESS

Ms. Blanca S. Bayo, Director
Division of Records and Reporting
Florida Public Service Commission
2540 Shumard Oak Boulevard
Tallahassee, Florida 32399-0850

020873-TP

DISTRIBUTION CENTER
02 AUG -8 AM 9:54

Re: Notification of the Transfer of the Assets of Telseon Carrier Services, Inc. to OnFiber Carrier Services, Inc. and Request for Voluntary Cancellation of the Telecommunications Authorizations and Tariffs of Telseon Carrier Services, Inc. in the State of Florida

Dear Ms. Bayo:

OnFiber Carrier Services, Inc. ("OnFiber") and Telseon Carrier Services, Inc. ("Telseon") (together, the "Parties"), by their attorneys and pursuant to the relevant Rules and Regulations of the Florida Public Service Commission, *nunc pro tunc*, of the transfer of certain of Telseon's telecommunications assets in the State of Florida to OnFiber. The immediate consummation of the transaction, as described herein, was necessary to salvage Telseon from impending collapse and potential bankruptcy. The Parties therefore did not have sufficient time to notify the Commission of the transaction prior to its completion, and now provide notice, *nunc pro tunc*. Because the transfer of the telecommunications assets of Telseon to OnFiber already has occurred, Telseon no longer will provide telecommunications services in the State of Florida. Accordingly, Telseon hereby notifies the Commission of its abandonment of the provision of telecommunications services in the State of Florida, and respectfully requests authority to cancel its existing telecommunications authorizations and tariffs currently on file with the Commission. This transaction is appropriate because OnFiber is authorized to provide telecommunications services in the State of Florida, and therefore may lawfully operate the telecommunications assets it has acquired from Telseon.

DC01/FREEB/190845 1

RECEIVED & FILED

FPSC-BUREAU OF RECORDS

DOCUMENT ADMINISTRATION

08356 AUG-88

COMMISSION CLERK

Ms. Blanca S. Bayo, Director
Division of Records and Reporting
Florida Public Service Commission
August 7, 2002
Page Two

The Parties emphasize that Telseon did not discontinue the provision of telecommunications services to any customer in the State of Florida, and did not transfer any telecommunications customer to OnFiber. Rather, Telseon's affiliate and *only* customer, Telseon IP Services, Inc., provided only unregulated Internet services to customers in Florida, and voluntarily terminated the telecommunications services it received from Telseon prior to the consummation of the transaction described herein.

The Parties

OnFiber Carrier Services, Inc. is a privately held Delaware corporation, incorporated on October 20, 1999, with its principal place of business at 11921 N. Mopac Expressway, Suite 100, Austin, Texas 78759. OnFiber is a wholly owned subsidiary of OnFiber Communications, Inc., a privately held corporation located at the same address. Through its subsidiaries, OnFiber Communications operates fiber optic networks in major metropolitan areas, delivering broadband connectivity services primarily to other carriers and Internet Service Providers ("ISPs") through SONET, Ethernet and Optical Wavelength product offerings. OnFiber currently is authorized to provide telecommunications services in 19 states, including Florida, and in the District of Columbia. In Florida, the Commission authorized OnFiber Carrier Services, Inc. to provide local exchange telecommunications services on August 15, 2000, in Docket No. 000516-TX, and to provide interexchange telecommunications services on August 28, 2000, in Docket No. 000517-TI.¹

Telseon Carrier Services, Inc. is a privately held Delaware Corporation, incorporated on December 18, 1998, with its principal place of business at 7887 East Bellview Avenue, Englewood, Colorado 80111. Telseon is a wholly owned subsidiary of Telseon, Inc., a privately held corporation located at the same address. Through its subsidiaries, Telseon, Inc. operates fiber optic networks in major metropolitan areas, providing an extensive range of broadband and high-speed digital private line services primarily to other carriers and ISPs. Telseon currently is authorized to provide telecommunications services 18 states, including Florida, and in the District of Columbia. In Florida, the Commission authorized Telseon Carrier Services, Inc. to provide local exchange telecommunications services on April 13, 2001, in Docket No. 001742-TX.²

¹ Information describing OnFiber's corporate structure, operations, management and financial qualifications was filed in its certification docket, and is incorporated herein by reference. The current corporate relationship between OnFiber and OnFiber Communications is set forth in the organizational chart attached hereto and incorporated herein by reference as *Exhibit A*.

² Information describing Telseon's corporate structure, operations, management and financial qualifications was filed in its certification docket, and is incorporated herein by reference. The current corporate relationship between Telseon and Telseon, Inc. is set

Ms. Blanca S. Bayo, Director
Division of Records and Reporting
Florida Public Service Commission
August 7, 2002
Page Three

The Transaction

By Letter Agreement dated July 25, 2002, OnFiber Communications and Telseon, Inc., Telseon Carrier Services, Inc., Telseon Carrier Services of Virginia, Inc. and Telseon IP Services, Inc. (together, the "Telseon Companies") agreed upon a transaction whereby OnFiber Communications would purchase certain of the assets and would assume certain of the liabilities of the Telseon Companies.³ Pursuant to the Letter Agreement, the Parties consummated the transaction on July 31, 2002, at which time OnFiber Communications paid to the creditors of the Telseon Companies the amounts negotiated by the Telseon Companies to satisfy their debt obligations. Importantly, Telseon did not discontinue the provision of telecommunications services to any customer in the State of Florida, and did not transfer any telecommunications customer to OnFiber as a part of the transaction. Rather, Telseon's affiliate and *only* customer, Telseon IP Services, Inc., voluntarily terminated the transport services it received from Telseon prior to the consummation of the transaction. Moreover, because the transfer of the telecommunications assets of Telseon to OnFiber already has occurred, Telseon no longer will provide telecommunications services in the State of Florida. Accordingly, Telseon abandoned the provision of telecommunications services in the State of Florida upon the consummation of the transaction, and hereby respectfully requests authority to cancel its existing telecommunications authorizations and tariffs currently on file with the Commission.

Public Interest Considerations

The Parties respectfully submit that the transfer of the telecommunications assets of Telseon in the State of Florida to OnFiber is in the public interest. Specifically, the transaction described herein will prevent further deterioration of the Telseon's financial condition that would otherwise render it nearly impossible for another carrier to salvage its telecommunications business. Moreover, the transaction will enable Telseon to avoid an inevitable bankruptcy filing, and thereby to preserve time, money and other valuable operating resources.

forth in the organizational chart attached hereto and incorporated herein by reference as *Exhibit B*.

³ The Letter Agreement was amended on July 31, 2002, to include minor modifications. Although OnFiber Communications, and not OnFiber, was the actual party to the Letter Agreement, Telseon's regulated assets in the State of Florida ultimately will be transferred to OnFiber. OnFiber will remain the entity authorized to provide telecommunications services in the State of Florida, and therefore will remain subject to the Commission's oversight. OnFiber Communications will remain a holding company, and the parent entity of OnFiber.

Ms. Blanca S. Bayo, Director
Division of Records and Reporting
Florida Public Service Commission
August 7, 2002
Page Four

The transfer of Telseon's telecommunications assets in the State of Florida to OnFiber also will enhance OnFiber's competitive position as an effective telecommunications provider, and will increase competition in the market for telecommunications services overall. In light of the hardships currently faced by competitive telecommunications providers in Florida and elsewhere, it is particularly important to preserve existing competitive telecommunications alternatives and robust local competition, with their attendant benefits of lower prices and quality innovative services.

As the Commission is undoubtedly aware, Telseon is not alone in suffering the financial difficulties that have plagued the competitive telecommunications industry. Indeed, recent bankruptcy filings by competitive telecommunications providers, including Teligent, e.spire, Winstar, ICG, NorthPoint, Network Plus, Broadview and Net2000, and an overall reduction in the consumption of telecommunications services caused by unfavorable economic conditions have eliminated a large number of new entrant competitors in market for telecommunications services. Other new entrants have reported that negative economic factors have caused them to scale back the scope of their operations or to cease offering new services entirely. However, notwithstanding these adverse circumstances in the telecommunications marketplace, OnFiber has endeavored to expand its network and current operations in a cost-effective manner, through the acquisition of the telecommunications assets of Telseon in the State of Florida. Consequently, the transaction will enable OnFiber to enhance its competitive position in the market for telecommunications services, and to provide high quality services, at competitive rates, to customers in the State of Florida.

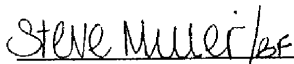
Conclusion

Telseon Carrier Services, Inc. hereby respectfully requests that the Florida Public Service Commission immediately cancel its telecommunications authorizations and tariffs in the State of Florida.

Ms. Blanca S. Bayo, Director
Division of Records and Reporting
Florida Public Service Commission
August 7, 2002
Page Five

Enclosed for filing with the Florida Public Service Commission please find two (2) copies of this letter, a duplicate and a self-addressed, stamped envelope. Please date-stamp the duplicate upon receipt and return it in the envelope provided. Should you have any questions regarding this matter, or otherwise believe that further Commission action is required, please contact Brett Heather Freedson at (202) 887-1211.

Respectfully submitted,



Steve Miller, Esq.
TELSEON, INC.
7887 East Bellview Avenue
Suite 600
Engelwood, Colorado 80111
Tel. (720) 554-7912
Fax (720) 554-7259

*Counsel for
Telseon Carrier Service, Inc.*



Brad E. Mutschelknaus
Enrico C. Soriano
Brett Heather Freedson
KELLEY DRYE & WARREN LLP
1200 Nineteenth Street, NW
Suite 500
Washington, D.C. 20036
Tel (202) 955-9600
Fax (202) 955-9792

James F. Booth, Esq.
ONFIBER COMMUNICATIONS, INC.
8101 E. Prentice Avenue
Suite M 202
Engelwood, Colorado 80111
Tel (303) 729-3150
Fax (303) 729-3110

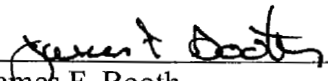
*Counsel for
OnFiber Carrier Services, Inc.*

cc: Nancy Pruitt, Florida Public Service Commission Staff

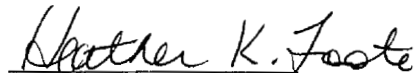
ORIGINAL

VERIFICATION

I, James F. Booth, being first duly sworn, state that I am Vice President, Legal, of OnFiber Communications, Inc. and its subsidiaries, OnFiber Carrier Services, Inc. and OnFiber Carrier Services-Virginia, Inc. (collectively, "OnFiber"); that I am authorized to make this Verification on their behalf; and that the statements in the foregoing document relating to OnFiber, except as otherwise specifically attributed, are true and correct to the best of my knowledge, information and belief.

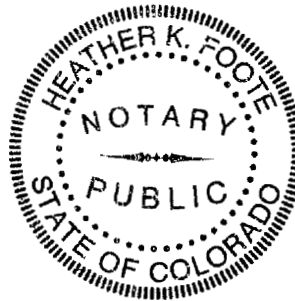

James F. Booth
Vice President, Legal

Subscribed and sworn to before me this 2nd day of August, 2002.



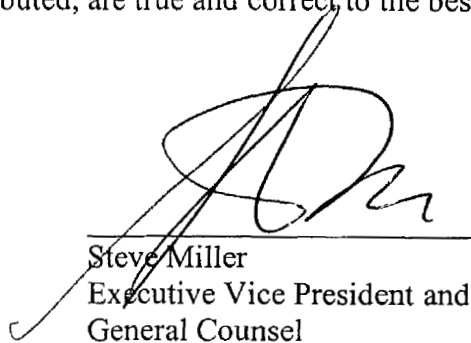
Notary Public

My Commission expires: June 15, 2005



VERIFICATION

I, Steve Miller, being first duly sworn, state that I am Executive Vice President and General Counsel of Telseon, Inc. and its subsidiaries, Telseon Carrier Services, Inc. and Telseon Carrier Services of Virginia, Inc. (collectively, "Telseon"); that I am authorized to make this Verification on their behalf; and that the statements in the foregoing document relating to Telseon, except as otherwise specifically attributed, are true and correct to the best of my knowledge, information and belief.


Steve Miller
Executive Vice President and
General Counsel

Subscribed and sworn to before me this 2nd day of August, 2002.

Heather K. Foote

Notary Public

My Commission expires: June 15, 2005



EXHIBIT A

ONFIBER ORGANIZATIONAL CHART

CORPORATE STRUCTURE – ONFIBER

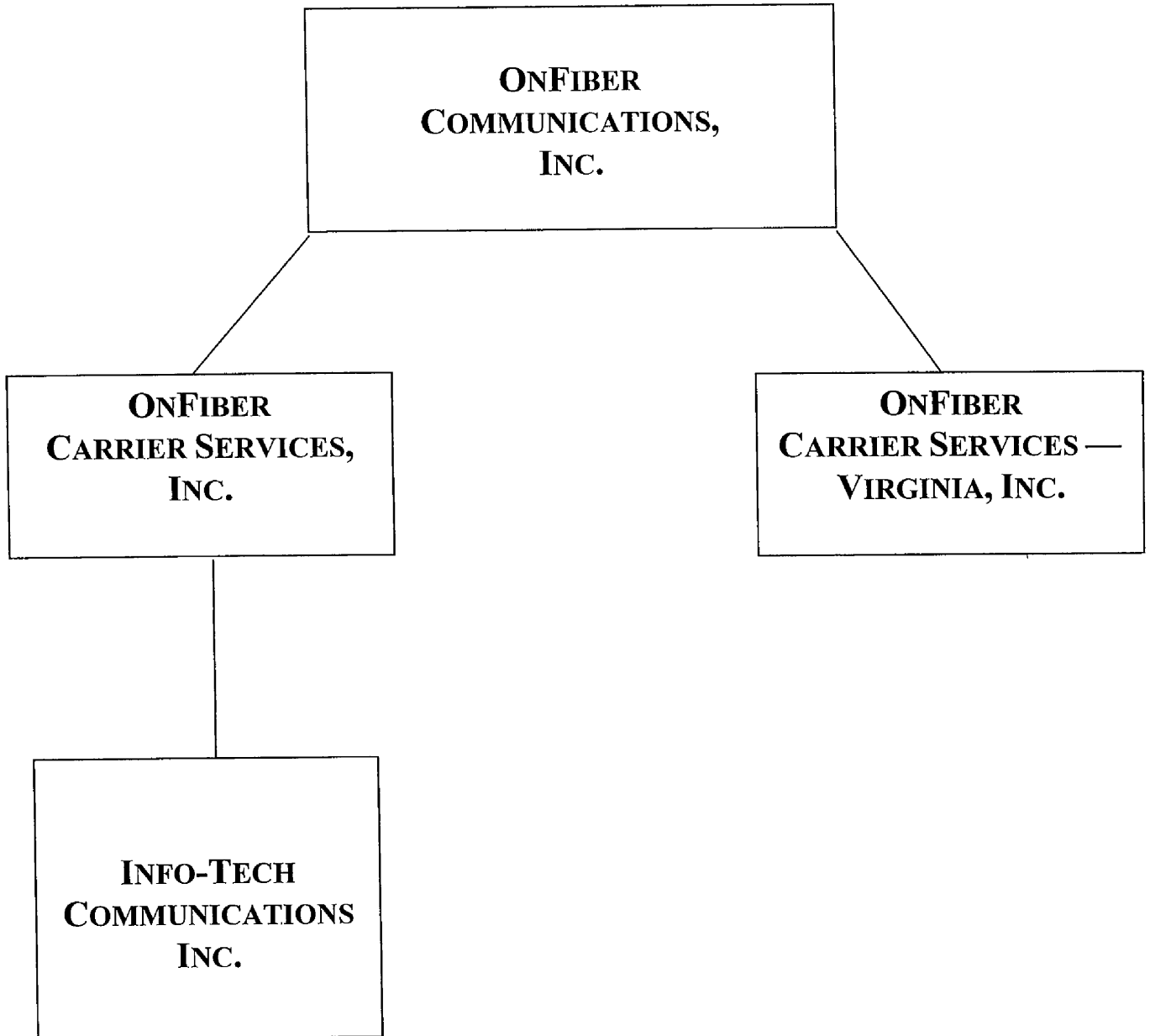


EXHIBIT B

TELSEON ORGANIZATIONAL CHART

CORPORATE STRUCTURE – TELSEON

