

October 25, 2005

VIA OVERNIGHT DELIVERY

Blanca S. Bayo
Commission Clerk and Administrative Services Director
Florida Public Service Commission
2540 Shumard Oak Blvd.
Tallahassee, FL 32399 -0850

Re: Global Internetworking, Inc.

Dear Ms. Bayo:

Global Internetworking, Inc. ("Global Internetworking") and 20/20 Technologies, Inc. ("20/20") (collectively, "the Parties"), through undersigned counsel hereby advise the Commission of a series of transactions, whereby 20/20 will acquire control of Global Internetworking. In particular, the Parties propose that a wholly-owned subsidiary of 20/20 ("Buyer SubCo"), will merge with and into Global Internetworking and Global Internetworking as the surviving entity will thereby become a direct, wholly owned subsidiary of 20/20. At the time that the transactions are completed, ultimate ownership of 20/20 is expected to widely and publicly held. As a result, following the proposed transaction, ultimate ownership of Global Internetworking will also be widely and publicly held.

Based on a review of Florida law, the Parties understand that no approval is required to complete the proposed transactions described herein and therefore provide this letter as a courtesy to ensure the continuing accuracy of the Commission's records. An original and seven (7) copies of this letter are enclosed. Please date-stamp and return the enclosed extra copy of this filing in the self-addressed, stamped envelope provided. The Parties further state as follows:

Description of the Parties

A. Global Internetworking, Inc. ("Global Internetworking")

Global Internetworking is a privately-held corporation organized under the laws of the Commonwealth of Virginia. Global Internetworking's address is 8484 Westpark Drive, Suite 720, McLean, Virginia 22102. Global Internetworking provides high-capacity data transport and bandwidth solutions to carriers, service providers, systems integrators, government agencies and

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medium- to large-sized enterprises. Global Internetworking holds Section 214 authority to provide interstate and international services and is authorized to provide intrastate services in approximately 25 states.

In Florida, Global Internetworking is authorized to provide interexchange and competitive local exchange service pursuant to authority granted by the Commission in Docket No. 020330-TI, issued on June 6, 2002 and Docket No. 040658-TA, issued on August 18, 2004, respectively. Further information concerning Global Internetworking's legal, technical, managerial and financial qualifications to provide service was submitted with its application for certification with the Commission and is, therefore, a matter of public record. Global Internetworking respectfully requests that the Commission take official notice of that information and incorporate it herein by reference. Additional information on Global Internetworking is also available on the company's website at: <http://www.globalinternetworking.com>.

B. 20/20 Technologies, Inc. ("20/20")

20/20 is a Delaware corporation with principal offices located at 1021 West Adams Street, Suite 103, Chicago, IL 60607. 20/20 is a network integration software and information company that provides full-service consulting services in order to assist clients in optimizing their telecommunications networks. 20/20 also provides clients, on a global basis, accurate market information regarding circuit pricing and design via its proprietary technology. Although 20/20 is not currently authorized to provide telecommunications services within the domestic United States, 20/20, through its subsidiary, Magenta netLogic Ltd ("Magenta"), has substantial technology-related operations in Europe. Magenta operates two lines of business; netSystems, through which 20/20 licenses certain software and information to third-parties for an annual fee, and netSolutions, a consulting practice that utilizes the netSystems tools to reduce expenses for clients. 20/20 operates a third line of business, netSource, provided in non-exclusive partnership with McData Corp., which utilizes the technical resources of Magenta, and targets a market of global integrators, telecommunication service providers, multi national corporations, enterprise service providers and government agencies. Additional information on 20/20 and Magenta is available on the group's website at: www.magenta-netlogic.com.

Description of the Transaction

The Parties have agreed to complete a series of transactions whereby Global Internetworking will become a wholly owned direct subsidiary of 20/20. Specifically, the Parties propose to complete a series of transactions whereby Buyer SubCo, a newly created, wholly owned acquisition subsidiary of 20/20, will be merged with and into Global Internetworking whereupon the separate existence of Buyer SubCo shall cease and Global Internetworking will be the surviving corporation. 20/20 is in the process of consummating a "going-public" transaction through which it anticipates raising equity financing in a \$40,000,000 (or potentially greater) equity offering to be supported by Roth Capital Partners, L.P. This equity financing will provide support for the proposed transactions and for other strategic acquisitions that 20/20 is undertaking, and it will also provide further working capital to strengthen the position of the

combined companies following completion of the merger. However, through the proposed acquisition, current Global Internetworking stockholders will receive a combination of cash consideration and equity securities in 20/20 in exchange for all of the capital stock currently held in Global Internetworking.

In connection with the proposed transactions, simultaneous with the closing of the equity offering, 20/20 will become a wholly-owned subsidiary of a publicly reporting entity ("Pubco"), which, other than the business operations described herein, will have no other operation. While the exact name of Pubco has not yet been determined, Pubco is expected to be widely and publicly held, and following the closing of the equity financing, Pubco will file a registration statement with the Securities and Exchange Commission to register the common stock issued in connection with the equity financing.¹ As a result, following the completion of the proposed transaction, ultimate control of Global Internetworking will also be widely and publicly held. The Parties therefore advise the Commission of that change in corporate structure. Attached as Exhibit A is an illustrative chart describing the proposed transactions.

As stock transactions completed entirely at the ownership level of Global Internetworking and above, the proposed transactions will not affect customers of Global Internetworking. Immediately following the consummation of the transactions, Global Internetworking's customers will continue to receive service under the same rates, terms and conditions of service as before. As a new subsidiary of 20/20, Global Internetworking will continue to operate and provide services to Global Internetworking's customers and will retain the assets used in the provisions of those services. The Parties anticipate that Global Internetworking will continue to operate from its current headquarters, and that the current technical and management team of Global Internetworking will remain largely intact and will continue to oversee Global Internetworking's operations. The proposed transactions will not involve a change in Global Internetworking's operating authority or any change in the name under which Global Internetworking provides service and Global Internetworking's rates, terms and conditions will remain in effect. As a result, the transactions will be virtually transparent to Global Internetworking's customers in terms of the services they receive.

Conclusion

The proposed transactions described above will serve the public interest by providing Global Internetworking with greater access to capital. Through their combined operations, the Parties will be better positioned to serve the needs of enterprise and carrier customers. Moreover, the Parties expect that the proposed transactions will allow the companies to create a more integrated network and draw on a combined ten years of operations and the decades of managerial and technical expertise behind those operations, thereby allowing the companies to realize certain

¹ The Parties will provide additional information regarding Pubco upon request once such information becomes and can be made available.

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operational and other efficiencies which will allow the Parties to streamline their respective operations, better utilize their respective resources, and improve implementation of their business strategies going forward.

Questions regarding this filing may be addressed to the undersigned.

Respectfully submitted,

Handwritten signature in black ink, appearing to be "SK SR".

Jean L. Kiddoo
Edward S. Quill, Jr.

COUNSEL FOR GLOBAL
INTERNETWORKING, INC.

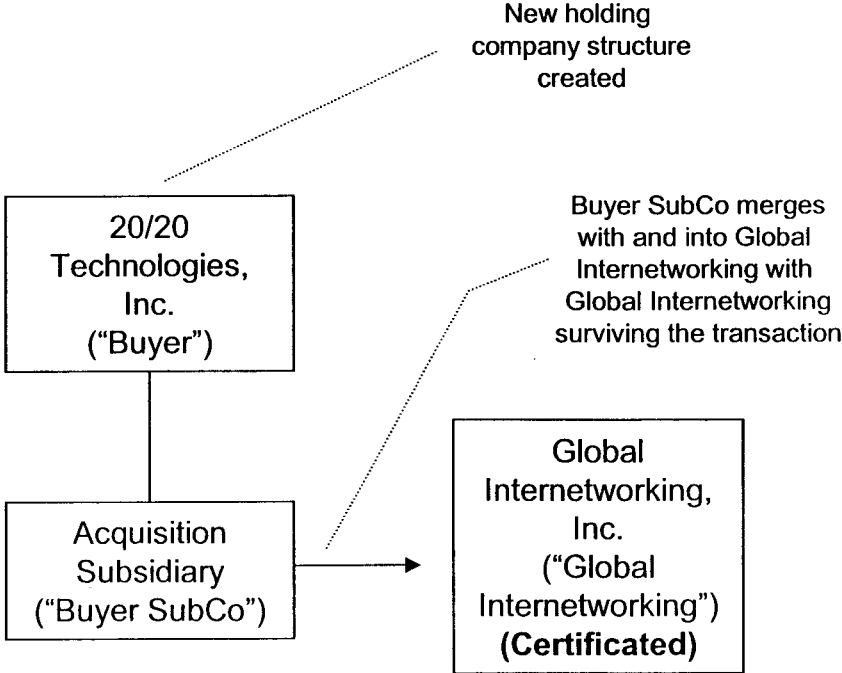
Exhibit

Illustrative Chart

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Illustrative Chart

Pre-Transaction



Post-Transaction

