

EXHIBIT 1

CONTERRA CONTACT INFORMATION

Response to Question 4(c)

Conterra's contacts for specific matters are listed below:

Consumer Contact

Shane Turley
Senior Vice President and General Counsel
Conterra Ultra Broadband, LLC
2101 Rexford Road, Suite 200E
Charlotte, NC 28211
Telephone: (704) 936-1806
Fascimile: (704) 936-1801

Customer Complaint Resolution

Jodell Craddock
Conterra Ultra Broadband, LLC
2101 Rexford Road, Suite 200E
Charlotte, NC 28211
Telephone: (704) 936-1722
Fascimile: (704) 936-1801

Technical and Service Quality Issues

John Marquis
Conterra Ultra Broadband, LLC
2101 Rexford Road, Suite 200E
Charlotte, NC 28211
Telephone: (804) 836-2119
Fascimile: (704) 936-1801

Tariff and Pricing Issues

Jodell Craddock
Conterra Ultra Broadband, LLC
2101 Rexford Road, Suite 200E
Charlotte, NC 28211
Telephone: (704) 936-1722
Fascimile: (704) 936-1801

9-1-1 Issues

Kelley Boan
Conterra Ultra Broadband, LLC
2101 Rexford Road, Suite 200E
Charlotte, NC 28211
Telephone: (443) 742-6379
Fascimile: (704) 936-1801

Security and Law Enforcement Issues

Shane Turley
Conterra Ultra Broadband, LLC
2101 Rexford Road, Suite 200E
Charlotte, NC 28211
Telephone: (704) 936-1806
Fascimile: (704) 936-1731

Regulatory Matters

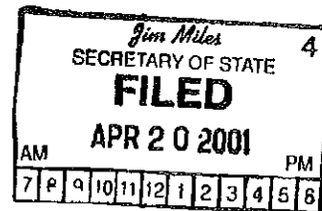
Kelley Boan
Conterra Ultra Broadband, LLC
2101 Rexford Road, Suite 200E
Charlotte, NC 28211
Telephone: (443) 742-6379
Fascimile: (704) 936-1801

EXHIBIT 2

**SOUTH CAROLINA ARTICLES OF
ORGANIZATION**

SEP 27 2010

STATE OF SOUTH CAROLINA
SECRETARY OF STATE
JIM MILES



Mark Horinko
SECRETARY OF STATE OF SOUTH CAROLINA

**ARTICLES OF ORGANIZATION
LIMITED LIABILITY COMPANY**

The undersigned deliver the following Articles of Organization to form a South Carolina Limited Liability Company pursuant to §33-44-101 through 33-44-1207 of the 1976 South Carolina Code, as amended.

1. The name of the Limited Liability Company which complies with §33-44-105 of the South Carolina Code of 1976, as amended is:

HYPHER NETWORKS, LLC

2. The office of the initial designated office of the Limited Liability Company in South Carolina is:

1122 Lady Street, Suite 1110
Columbia, SC 29201

3. The initial agent for service of process of the Limited Liability Company is

DANIEL B. LOTT, JR.

and the street address in South Carolina for this initial agent for service of process is:

1122 LADY STREET, SUITE 1010
COLUMBIA, SC 29201

4. The name and address of each organizer is:

MARK A. HORINKO
1063 MOSSER ROAD
BREINIGSVILLE, PA 18031

5. Check this box only if the company is to be term company. If so, provide the term specified.
6. Check this box only if management of the Limited Liability Company is vested in a manager or managers. If this Company is to be managed by managers, specify

the name and address of each initial manager:

The name and address of each initial manager is:

MARK A. HORINKO
1063 MOSSER ROAD
BREINIGSVILLE, PA 18031

7. Check this box only if one or more of the members of the company are to be liable for its debts and obligations under Section 33-44-303(c). If one or more members are so liable, specify which members, and for which debts, obligations or liabilities such members are liable in their capacity as members.
8. Unless a delayed effective date is specified, these Articles will be effective when endorsed for filing by the Secretary of State. Specify any delayed effective date and time:
9. Set forth any other provisions not inconsistent with law which the organizers determine to include, including any provisions that are required or are permitted to be set forth in the Limited Liability Company operating agreement.

The signature of all Members of the Limited Liability Company (or their legally designated representative or attorney-in-fact) shall be required when encumbering assets of the Limited Liability Company or when transferring or affecting the Company's interest in real property.

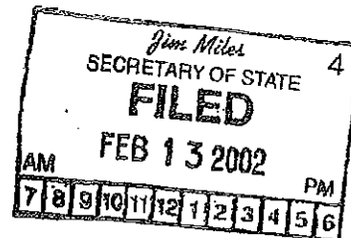
10. Signature of each organizer:


MARK A. HORINKO

DATE: April 19, 2001

SECRETARY OF STATE

AMENDED ARTICLES OF ORGANIZATION
LIMITED LIABILITY COMPANY



The limited liability company amends its articles of organization in accordance with Section 33-44-204 of the 1976 South Carolina Code of Laws, as amended.

1. The name of the limited liability company is: Hyper Networks, LLC
2. The date its articles of organization were filed is: April 20, 2001
3. The articles of organization are amended in the following respects, of which all amended provisions may lawfully be included in the articles of organization.
The name of the Limited Liability Company is changed to "Conterra, LLC"

Date: February 13, 2002

Hyper Networks, LLC
Name of LLC

Carl M. Donnelly
Signature

Carl M. Donnelly
Name

President
Title

CERTIFIED TO BE A TRUE AND CORRECT COPY
AS TAKEN FROM AND COMPARED WITH THE
ORIGINAL ON FILE IN THIS OFFICE

FEB 13 2002

Jim Miles
SECRETARY OF STATE OF SOUTH CAROLINA

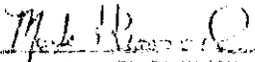
IDENTIFIED TO BE A TRUE AND CORRECT COPY
AS TAKEN FROM AND COMPARED WITH THE
ORIGINAL ON FILE IN THIS OFFICE.

AMENDED

AUG 24 2005

ARTICLES OF ORGANIZATION

OF


SECRETARY OF STATE OF SOUTH CAROLINA

CONTERRA ULTRA BROADBAND, LLC

Pursuant to §33-44-204 of the 1976 South Carolina Code of Laws, as amended, the undersigned limited liability company hereby submits the following for the purpose of amending its Articles of Organization.

1. The name of the company is Conterra Ultra Broadband, LLC.
2. The articles of organization of the limited liability company were filed on April 20, 2001.
3. The Articles of Organization are amended as follows:

(a) The management of the limited liability company shall be vested in its managers and not its members. Article 6 of the Articles of Organization is deleted in its entirety and replaced with the following:

“The management of the limited liability company is vested in its managers. The Manager of the limited liability company effective as of the filing of these articles is Stephen R. Leolou and his address is 5955 Carnegie Blvd., Suite 350, Charlotte, NC 28209.”

(b) The designated office of the limited liability company is changed by deleting Article 2 in its entirety and replacing it with the following:

“The designated office of the limited liability company in South Carolina is:
2 Office Park Court, Suite 103, Columbia, South Carolina, 29223.”

(c) The registered agent for service of process and the street address of the agent for services of process in South Carolina is changed by deleting Article 3 in its entirety and replacing it with the following:

“The registered agent for service of process is National Registered Agents, Inc. and the street address in South Carolina for this agent for service of process is :
2 Office Park Court, Suite 103, Columbia, South Carolina, 29223.”

(d) Article 9 is deleted in its entirety.

060825-0015 FILED: 08/24/2005
CONTERRA ULTRA BROADBAND, LLC
Filing Fee: \$110.00 ORIG



162321-2

Mark Hammond

South Carolina Secretary of State

4. These Articles will be effective upon filing.

This the 8 day of August, 2005

CONTERRA ULTRA BROADBAND, LLC

By: Southstar Capital, LLC, Member/Manager

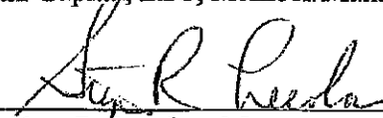
By: 
Stephen R. Leolou, Manager

EXHIBIT 3

**CERTIFICATE OF AUTHORITY TO
TRANSACT BUSINESS IN ILLINOIS**



OFFICE OF THE SECRETARY OF STATE

JESSE WHITE • Secretary of State

JUNE 05, 2015

0522961-8

NATIONAL REGISTERED AGENTS INC
208 SO LASALLE ST, SUITE 814
CHICAGO, IL 60604-1101

RE CONTERRA ULTA BROADBAND, LLC

DEAR SIR OR MADAM:

IT HAS BEEN OUR PLEASURE TO APPROVE YOUR REQUEST TO TRANSACT BUSINESS IN THE STATE OF ILLINOIS. ENCLOSED PLEASE FIND THE APPROVED APPLICATION FOR ADMISSION.

PLEASE NOTE! THE LIMITED LIABILITY COMPANY MUST FILE AN ANNUAL REPORT PRIOR TO THE FIRST DAY OF THIS MONTH OF QUALIFICATION NEXT YEAR. FAILURE TO TIMELY FILE WILL RESULT IN A \$300 PENALTY AND/OR REVOCATION. A PRE-PRINTED ANNUAL REPORT WILL BE MAILED TO THE REGISTERED AGENT AT THE ADDRESS ON OUR RECORDS APPROXIMATELY 45 DAYS BEFORE THE DUE DATE.

MANY OF OUR SERVICES ARE AVAILABLE AT OUR CONTINUOUSLY UPDATED WEBSITE. VISIT WWW.CYBERDRIVEILLINOIS.COM TO VIEW THE STATUS OF THIS COMPANY, PURCHASE A CERTIFICATE OF GOOD STANDING, OR EVEN FILE THE ANNUAL REPORT REFERRED TO IN THE EARLIER PARAGRAPH.

SINCERELY YOURS,

A handwritten signature in cursive script that reads "Jesse White".

JESSE WHITE
SECRETARY OF STATE
DEPARTMENT OF BUSINESS SERVICES
LIMITED LIABILITY DIVISION
(217) 524-8008

05229618

Form **LLC-45.5**

May 2012

Secretary of State
Department of Business Services
Limited Liability Division
501 S. Second St., Rm. 351
Springfield, IL 62756
217-524-8008
www.cyberdriveillinois.com

Illinois
Limited Liability Company Act
**Application for Admission to
Transact Business**

SUBMIT IN DUPLICATE

Type or Print Clearly.

This space for use by Secretary of State.

Filing Fee: \$500

Penalty: \$

Approved: *ZB*

FILE #

This space for use by Secretary of State.

FILED

JUN 05 2015

**JESSE WHITE
SECRETARY OF STATE**

Payment must be made by certified check, cashier's check, Illinois attorney's check, C.P.A.'s check or money order payable to Secretary of State.

1. Limited Liability Company Name: Conterra Ultra Broadband, LLC

2. Assumed Name: _____
(This item is only applicable if the company name in Item 1 is not available for use in Illinois, in which case form LLC 1.20 must be completed and submitted with this application.)

3. Jurisdiction of Organization: South Carolina

4. Date of Organization: 04/20/2001

5. Period of Duration: perpetual
(Enter Perpetual unless there is a Date of Dissolution provided in the agreement, in which case enter that date.)

6. Address of the Principal Place of Business: (P.O. Box alone or c/o is unacceptable.)
2101 Rexford Road #200E
Number Street Suite #
Charlotte, NC 28211
City State ZIP Code

7. Registered Agent: National Registered Agents, Inc.
First Name Middle Name Last Name
Registered Office: 200 West Adams Street
Number Street Suite #
(P.O. Box alone or c/o is unacceptable.)
Chicago, IL 60606 IL
City Zip Code

Note: The registered agent must reside in Illinois. If the agent is a business entity, it must be authorized to act as agent in this state.

8. If applicable, Date on which Company first conducted business in Illinois: _____

(continued on back)

LLC-45.5

9. Purpose(s) for which the Company is Organized and Proposes to Conduct Business in Illinois: telecommunications

10. The Limited Liability Company: (check one)

a. is managed by the **manager(s)** (List names and addresses.)

Stephen R. Leeolou 2101 Rexford Road #200E Charlotte, NC 28211

b. has management vested in the **member(s)** (List names and addresses.)

11. The Illinois Secretary of State is hereby appointed the agent of the Limited Liability Company for service of process under circumstances set forth in subsection (b) of Section 1-50 of the Illinois Limited Liability Company Act.

12. This application is accompanied by a Certificate of Good Standing or Existence, duly authenticated within the last 60 days, by the officer of the state or country wherein the LLC is formed.

13. The undersigned affirms, under penalties of perjury, having authority to sign hereto, that this application for admission to transact business is to the best of my knowledge and belief, true, correct and complete.

Dated: May 27, 2015
Month, Day, Year

Stephen R. Leeolou
Signature

Stephen R. Leeolou, Manager
Name and Title (type or print)

If applicant is signing for a Company or other Entity, state Name of Company and indicate whether it is a member or manager of the LLC.

The State of South Carolina



Office of Secretary of State Mark Hammond

Certificate of Existence

I, Mark Hammond, Secretary of State of South Carolina Hereby certify that:

CONTERRA ULTRA BROADBAND, LLC, A Limited Liability Company duly organized under the laws of the State of South Carolina on April 20th, 2001, with a duration that is at will, has as of this date filed all reports due this office, paid all fees, taxes and penalties owed to the Secretary of State, that the Secretary of State has not mailed notice to the company that it is subject to being dissolved by administrative action pursuant to section 33-44-809 of the South Carolina Code, and that the company has not filed articles of termination as of the date hereof.

Given under my Hand and the Great
Seal of the State of South Carolina this
21st day of May, 2015.


Mark Hammond, Secretary of State

EXHIBIT 4

EXECUTIVE AND MANAGERIAL SUMMARY

Managerial and Technical Expertise of Applicant's Key Management and Technical Personnel

Management Team

Conterra is led by a team of senior executives with deep and relevant industry experience. Having built one of the largest, independently-owned cellular companies in the United States (Vanguard Cellular) in outer suburban and rural areas, we understand and meet our customer's needs because we used to be one.

Stephen R. Leeolou

Chief Executive Officer

Stephen R. Leeolou has spent the past 30 years in the telecommunications and communications industries. From 1982 to 1999, Mr. Leeolou was co-founder and COO, then CEO of Vanguard Cellular Systems, Inc., one of the first cellular telephone companies in the United States. Headquartered in Greensboro, N.C., Vanguard operated in 28 suburban and rural markets in the eastern U.S. under the Cellular One brand name. Mr. Leeolou helped guide the company through more than \$1 billion of private and public financing transactions, dozens of acquisitions, and operating growth that reached nearly one million subscribers.

Publicly listed on NASDAQ, Vanguard was sold to AT&T in 1999 for approximately \$1.7 billion. After the sale of Vanguard, Mr. Leeolou served for two years as Chairman and CEO of InterAct Electronic Marketing, Inc. which provided on-line and in-store targeted promotional services in the U.S. and U.K. retail grocery and pharmacy industries.

In 2002, Mr. Leeolou formed SouthStar Capital, LLC, a private investment firm owned primarily by Mr. Leeolou and his family which, in 2004, became and remains Conterra's largest owner.

Prior to his 17 years in wireless communications, Mr. Leeolou was a print, radio and television journalist, primarily in the southeastern U.S. He is a 1978 graduate of James Madison University and was appointed by Governors Warner and Kaine of Virginia to serve on the JMU's Board of Visitors, a position held for eight years.

Dennis B. Francis, P.E.

EVP Operations & CTO

Dennis Francis has been with Conterra since 2005. He has more than 30 years of experience as an engineer, senior technical manager and operating manager in major telecom corporations that include Southwestern Bell, Ericsson, Nortel, Vanguard Cellular Systems, AT&T Wireless, US Wireless and Nextel.

Mr. Francis worked with Mr. Leeolou at Vanguard from 1992 – 1999 as Executive Vice President and Chief Technology Officer where he was in charge of all technology development for both cellular and IT systems. While at Nextel from 2001 to 2005, Mr. Francis was responsible for all IT systems supporting sales, marketing, customer service/operations and new products.

Mr. Francis is a licensed Professional Engineer and served on President Bush's National Security Telecommunications Advisory Committee (NSTAC) in 2002 and 2003. In April 2009, Dennis was recognized by six Texas universities for his achievements and dedication in the field of Industrial Engineering with the first Lifetime Achievement Award for Industrial Engineering given jointly by these universities. He received a B.S. in Engineering from the University of Texas-Arlington.

Eric D. Burgess

Executive Vice President & Chief Financial Officer

Eric Burgess has more than 20 years of financial management experience including all aspects of accounting, financial reporting, internal controls, budgeting and forecasting. Mr. Burgess has held senior management positions in various entities ranging from start-up, privately held companies to large, publicly traded companies.

Mr. Burgess has been involved in securing financings for these entities ranging from small debt facilities to private and public offerings in excess of several hundred million dollars. Mr. Burgess has extensive mergers and acquisition experience on both the buy and sell sides.

Mr. Burgess was Controller and Chief Accounting Officer of Oakwood Homes which was a publicly traded company with revenues in excess of \$1.5 billion. Subsequent to Oakwood he joined YOUcentric which was a CRM technology company. While at YOUcentric he helped close a \$24 million equity round and subsequent sale of the Company to JDEdwards. Prior to his commercial industry experience, Mr. Burgess was with the international accounting firm PricewaterhouseCoopers for seven years.

Mr. Burgess is a Certified Public Accountant. He obtained a B.S. in Business Administration and a Masters of Accounting from the University of North Carolina at Chapel Hill.

Van E. Snowdon

Executive Vice President, Corporate Development

Van Snowdon has more than 30 years' experience in developing and operating domestic and international emerging technology, wireless telecom and growth businesses. His expertise includes the recruitment of strategic partners, managing complex bid processes and contracts, authoring business plans, navigating regulatory issues, building diverse management teams and structuring core business processes from network operations to sales and marketing functions. He has participated in the raising of more than \$1 billion in capital.

Previous executive positions held by Mr. Snowdon from 1989 to 1999 include Senior Vice President and founding executive of Vanguard's Government Sales & Services Division, President of Vanguard's International Division, President of International Wireless Corporation and Executive Vice President of International Development at InterAct Electronic Marketing.

Prior to these executive positions, from 1986 – 1988, Mr. Snowdon served as Director of NCR Corporations' Government Services Division in Washington, D.C. where he was responsible for worldwide federal government and defense agencies operations. He has served on the board of directors of seven international companies including two chairmanships.

Mr. Snowdon received his B.A. in Marketing and Management and his M.B.A. from James Madison University.

S. Shane Turley

SVP & General Counsel

Shane Turley has spent his entire 20 year career practicing law, most of it in the telecommunications industry. One of those two decades was logged at two companies that are now part of Windstream Communications. From 2002 to 2007, Shane was a Senior Corporate Counsel for US LEC Corporation, a \$400 million publicly traded telecom company that merged with PAETEC Holding Corporation, a \$2 billion publicly traded telecom that was headquartered in Charlotte. At PAETEC, Shane rose to the position of Vice President-Legal, Corporate Compliance Officer. His responsibilities were broad, including M&A transactions, SEC filings, negotiation and drafting of wide-ranging commercial contracts (including carrier MSA's, RFP responses, enterprise customer, supplier, government, software and IT contracts), directing the company's internal corporate ethics and compliance program and overseeing government inquiries and litigation. PAETEC was acquired by Windstream in 2011.

Prior to Shane's years at US LEC and PAETEC, Shane was a Regional Counsel for Telcove, Inc., a publicly traded telecom company headquartered in Pennsylvania where he focused on fiber optic IRU's, rights of way and pole attachment agreements as well as regulatory and municipal franchise agreements, dispute resolution and litigation management.

Shane spent the past two years outside of telecom as General Counsel, Corporate Secretary, VP-Compliance for AvidXchange, Inc., a Charlotte-based software and electronic payments company providing accounts payable automation and on-line payment services to mid-sized businesses.

Mark J. Heller

Senior Vice President, Wireless & Tower Development

Mark Heller's career includes more than 20 years as a project deployment leader in the wireless and wireline industries, including working for major carriers such as Vanguard Cellular Systems, AT&T Wireless and Cingular Wireless. While at AT&T Wireless and Cingular Wireless, Mr. Heller was responsible for an annual capital budget in excess of \$250 million and a staff of over 40 direct and indirect network deployment personnel, including the assimilation of several nationwide, third-party deployment integrators into his markets.

During his ongoing career in telecommunications, Mr. Heller has been responsible for all aspects of access and backhaul network development for over 6,100 sites including: RF Design Engineering, Site Acquisition, Municipal Approvals, Procurement, Construction, Integration, Commissioning and Network Acceptance. His responsibilities included new site deployments as well as all growth related projects within the existing networks.

Mr. Heller is a graduate of Penn State University.

Keith W. Stines

Senior Vice President

Keith Stines has more than 30 years of project management and telecommunications experience. He began his career in the commercial construction industry as a Project Manager for a large, regional general contracting firm in the Carolinas. After serving as Senior Project Manager for one of the larger construction companies in coastal South Carolina, he opened his own construction company in 1985, establishing one of the first design/build commercial construction businesses in Myrtle Beach, SC. He continued to own and operate that company for 15 years.

In 1990, Mr. Stines founded an associated business, specifically focused on construction and development services for the cellular industry. Providing turnkey acquisition, permitting, site planning and construction services for more than 1,500 cell sites, he led that company as it grew to operate in 23 states with 16 different wireless carriers and infrastructure providers. In 2001, having had 15 years of experience as an owner/operator of start-up businesses, Mr. Stines relied on his acquired knowledge of the wireless communications industry, and was instrumental in founding Conterra. He continues to serve a key role in developing Conterra's operations strategy.

Greg Spraez

EVP Sales & Marketing

Greg has spent the past 25 years in the Telecom/Network Services industry on both the carrier and enterprise sides of the business. Most of Greg's career has been in managing the development and sales of fiber solutions, working his way up from Regional Sales Vice President at Global Crossing to, most recently, Senior Vice President, North America/Asia PAC Wholesale, Carrier and Collaboration Services following the company's sale to Level 3 Communications.

In his Senior VP roles at Global Crossing/Level 3, Greg managed, developed and launched fiber optic transport and access marketing and sales strategies and helped integrate sales with his company's technical and financial groups. His sales organizations generated \$2.3 billion in annual carrier and enterprise revenues.

Greg also spent a year as the Managing Partner of Business Development for Cloudsmartz, a telecom consulting firm in Atlanta that specializes in providing go-to-market strategies for companies in the data center business. During his first 10 years after college, Greg was a national account executive with BellSouth Telecommunications.

EXHIBIT 5
ORGANIZATION CHART

Organization Chart of Conterra Entities

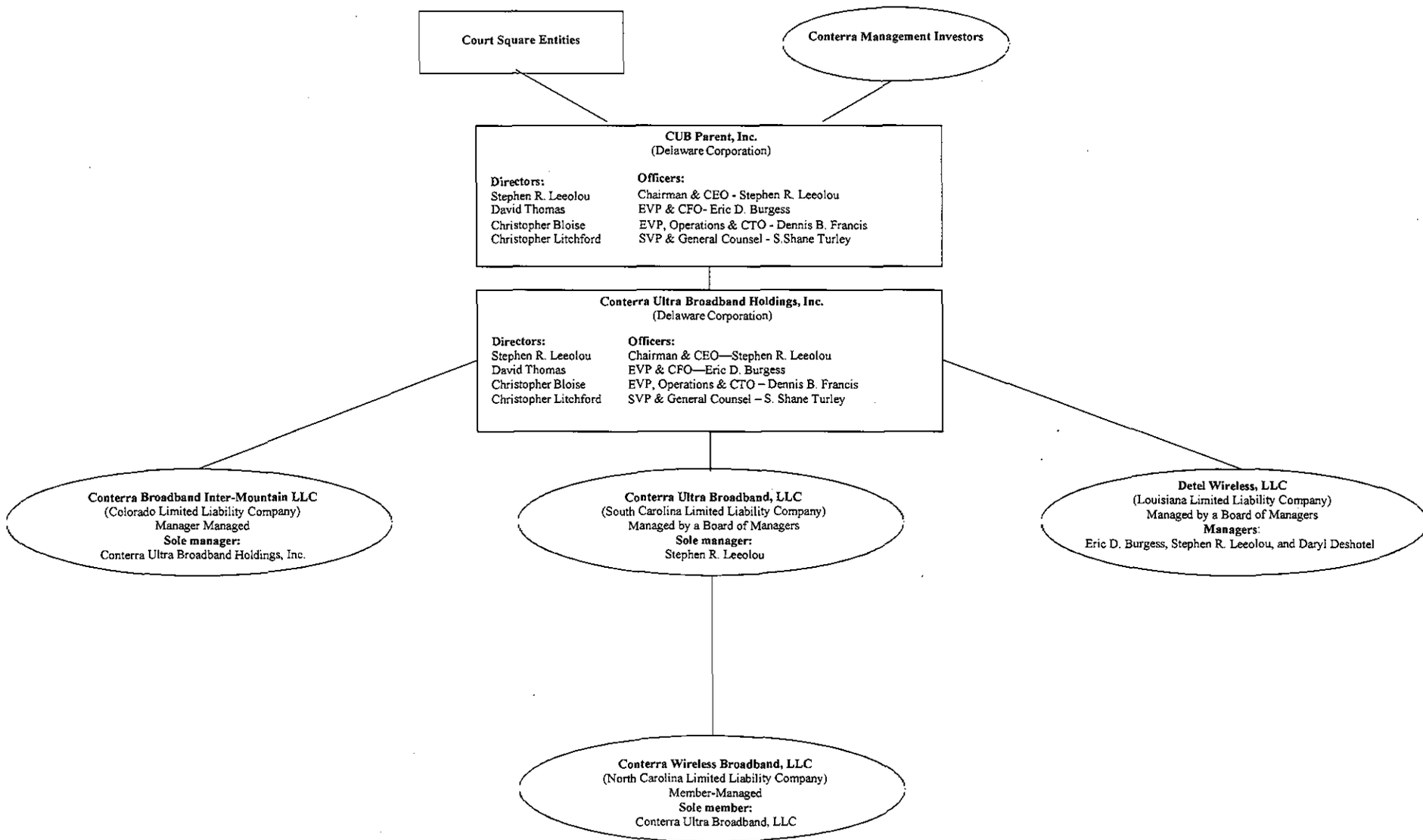


EXHIBIT 6

**FINANCIAL QUALIFICATIONS
DOCUMENTATION
CONFIDENTIAL FILED UNDER SEAL**

EXHIBIT 7

ITAC MEMBERSHIP APPLICATION

MEMBERSHIP APPLICATION AND AGREEMENT
ILLINOIS TELECOMMUNICATIONS ACCESS CORPORATION

Name of Applicant: Conterra Ultra Broadband, LLC
Address of Applicant: 2101 Rexford Road, Suite 200E
Charlotte, NC 28211

Name, title, address and telephone number of responsible individual with applicant to whom communications should be sent:

S. Shane Turley, SVP & General Counsel
2101 Rexford Road, Suite 200E
Charlotte, NC 28211
704-936-1806

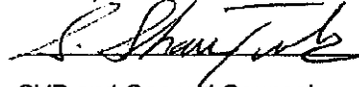
The applicant hereby applies for membership in the Illinois Telecommunications Access Corporation ("Corporation"), an Illinois non-for-profit corporation. Upon the applicant's execution of this application and submission of this application to the corporation, the corporation will accept and execute this application in the space provided below, and will return and executed copy of this application to the applicant.

In support of its application for membership, the applicant states and agrees as follows:

1. Applicant is a telecommunications carrier providing local service as defined in the Illinois Public Utilities Act ("PUA").
2. Applicant agrees that it will be subject to, and have those rights and obligations set forth in, the By-laws of the corporation as adopted by the corporation's board of directors and approved by the Illinois Commerce Commission ("Commission"), as now in effect and as amended from time to time in the future.
3. Applicant acknowledges that the corporation is subject to the continuing supervision of and regulation by the Commission, and that the rights and obligations of each member may change as a result of this supervision and regulation.
4. To the extent from time to time approved by the Commission, the applicant delegates to the corporation authority to make such actions on behalf of the applicant as shall be necessary for the applicant to comply with its obligations under Section 13-703 of the PUA.
5. Applicant agrees to pay such portions of the monies collected by or on behalf of the applicant under and pursuant to Section 13-703 of the PUA (including income there from and appreciation thereon) as the Commission may from time to time order or as the corporation may from time to time request in accordance with orders of the Commission.

Dated: June 4, 2015

By:



Title: SVP and General Counsel

SPACE BELOW TO BE COMPLETED BY ITAC ONLY

Acceptance: The above application and agreement is hereby accepted and the applicant is hereby accepted for membership in the corporation.

Date: _____

Illinois Telecommunications Access Corporation

By: _____

Please submit completed form to:
Illinois Telecommunications Access Corporation
3001 Montvale Drive
Suite D
Springfield, IL 62704
217-698-4170 (V/TTY)
217-698-0942 (Fax)
nhostick@itactty.org

Title: _____

EXHIBIT 8

UTAC MEMBERSHIP APPLICATION

MEMBERSHIP APPLICATION AND AGREEMENT
UNIVERSAL TELEPHONE ASSISTANCE CORPORATION

Name of Applicant: Conterra Ultra Broadband, LLC

Address of Applicant: 2101 Rexford Road, Suite 200E

Charlotte, NC 28211

Name, title, and telephone number of responsible individual with Applicant to whom communications should be sent:

S. Shane Turley, SVP & General Counsel

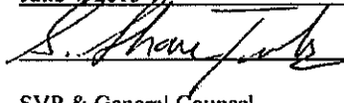
704-936-1806

The Applicant hereby applies for membership in the Universal Telephone Assistance Corporation ("UTAC"), an Illinois not-for-profit corporation upon the terms and conditions set forth herein. This Agreement shall be effective when approved by the Board of Directors.

In support of its application for membership, the Applicant states and agrees as follows:

1. Applicant is a telecommunications carrier providing local exchange telecommunications service as defined in the Illinois Public Utilities Act ("PUA"). Applicant agrees that as a member of UTAC it will comply with the provisions of 220 ILCS 5/13-301.1 and the rules of the Illinois Commerce Commission including but not limited to 83 Ill.Admin.Code Part 757.
2. Applicant agrees that it will be subject to, and have those rights and obligations set forth in, the By-laws of UTAC as adopted by the Corporation's board of directors and approved by the Illinois Commerce Commission ("Commission"), as now in effect and as amended from time to time in the future.
3. Applicant acknowledges that UTAC is subject to the continuing supervision of and regulation by the Commission, and that the rights and obligations of each member may change as a result of this supervision and regulation.
4. To the extent from time to time approved by the Commission, Applicant delegates to UTAC authority to make such actions on behalf of the Applicant as shall be necessary for the Applicant to comply with its obligations under Section 13-301.1 of the PUA and Part 757.
5. Applicant agrees to pay such portions of the monies collected by or on behalf of the Applicant under and pursuant to Section 13-301.1 of the PUA (including income therefrom and appreciation thereon) as the Commission may from time to time order or as UTAC may from time to time request in accordance with orders of the Commission.
6. Benefits available under the UTSAP program shall be limited to one discount per household at the principal place of residence of the eligible subscriber. UTAC will only pay the benefit reimbursement for installation costs when the customer pays the appropriate portion of the LEC's installation charge.
7. Applicant agrees to promptly furnish documentation supporting any monetary request when requested by UTAC.
8. It is the policy of UTAC to prohibit churning. If the number of installation fee requests on par. 2.1 of Exhibit A exceeds the number of Lifeline customers reported on par. 3.1 of Exhibit A at the end of the month, or if the member LEC is not retaining customers on the system due to churning, then the Board may deny the member LEC's request for installation fee waivers.

Dated: June 4, 2015

By: 

Title: SVP & General Counsel

SPACE BELOW TO BE COMPLETED BY UTAC ONLY

Acceptance: The above application and Agreement is hereby accepted and the Applicant is hereby accepted for membership in UTAC.

Dated: _____

Universal Telephone Assistance Corporation

By: _____

Title: _____