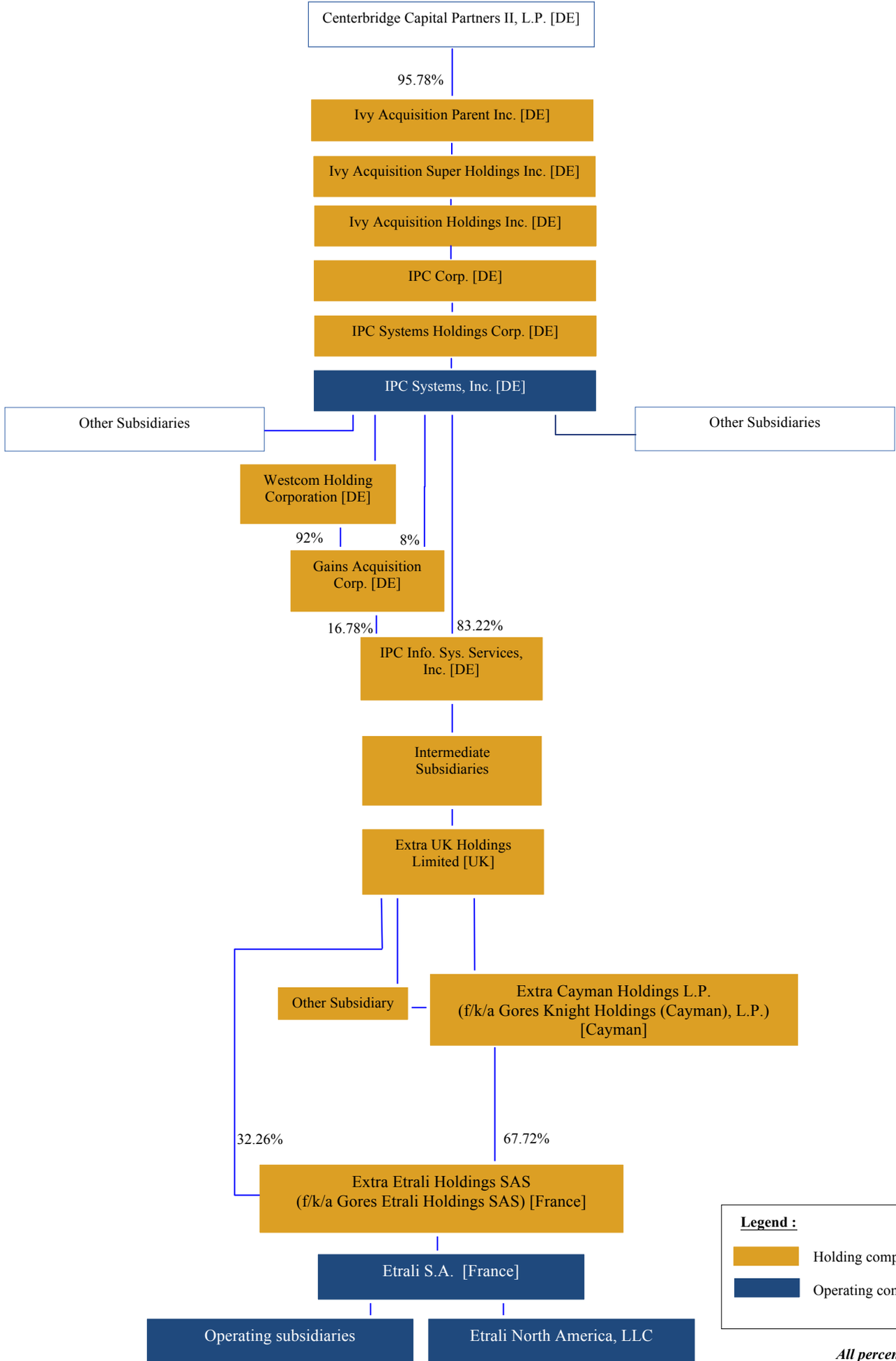


EXHIBIT 9 Affiliates and Corporate Structure

February 25, 2016



Legend :

- Holding company
- Operating company

All percentages in the structure chart above are approximate

EXHIBIT 10

Requested Waivers

Tariff Requirements

As explained in **Exhibit 1**, Etrali NA's affiliate, IPC Network Services, plans to integrate the network-related services provided by Etrali NA onto its platform. This migration is expected to be completed within several months. After the migration, IPC Network Services will provide all network-related services to Etrali NA's customers. IPC Network Services holds a certificate of interexchange authority with the Illinois Commerce Commission and operates pursuant to a duly filed and effective tariff. Etrali therefore respectfully requests that the requirement to submit a tariff as part of this application be waived, since Etrali NA's services will soon be provided by IPC Network Services and, as such, operating subject to IPC Network Services' currently filed and effective tariff. Alternatively, to the extent that the requirement to submit a tariff is not waived, Etrali NA respectfully requests to adopt IPC Network Services' currently filed and effective tariff by reference in fulfillment of this requirement. A copy of IPC Network Services' tariff is attached to this Exhibit as **Attachment 1**.

Part 710

Etrali NA respectfully requests a waiver of Part 710 of the Commission's rules (Uniform System of Accounts), because it is not an incumbent local exchange carrier ("ILEC"), as defined by Section 251(h) of the Communications Act of 1934, as amended. Pursuant to Section 32.11(a) of the rules and regulations of the Federal Communications Commission ("FCC"), only ILECS are subject to the Uniform System of Accounts requirement. Since Rule 710.1 adopts Section 32 of the FCC's rules by reference, Etrali NA should not be deemed subject to the Uniform System of Accounts requirements under Illinois law.

Etrali NA adheres to generally accepted accounting principles in preparing its financial statements. A copy of Etrali NA's chart of accounts is attached to **Exhibit 9**. Moreover, modifying its current system of accounts to comply with the Uniform System of Accounts would not advance the public interest, and would be time consuming, expensive, and disruptive to Etrali NA's business. As a waiver of Part 710 is routinely granted for these reasons, the requested waiver should be granted.

Part 735

Etrali NA respectfully requests a waiver of all sections of Part 735 of the Commission's rules ("Procedures Governing the Establishment of Credit, Billing, Deposits, Termination of Service and Issuance of Telephone Directories for Local Exchange Carriers in the State of Illinois"). Etrali NA does not provide local exchange service (or any switched services) in Illinois and all customers to which it provides services are business customers that enter into a negotiated agreement with Etrali NA, which establishes the payment and billing terms. Requiring Etrali NA to comply with Part 735 would not advance the public interest and would be time consuming, expensive, and disruptive to Etrali NA's business. As a waiver of Part 735 is routinely granted for these reasons, the requested waiver should be granted.

Part 250

Etrali NA requests special permission pursuant to Section 250.40 of the Commission's rules (Special Circumstances) to maintain its books and records pertaining to Etrali NA's business within Illinois outside the state. If special permission is granted, Etrali will maintain such books and records at its corporate headquarters at:

Etrali North America, LLC
1500 Broadway
Suite 1901
New York, NY 10036.

Etrali NA will provide copies of such books and records to the Commission upon request in connection with the regulation of Etrali NA's business in Illinois.