

EXHIBIT 1

Contact Persons

Response to Question 5(a-g)

Question 5: Please attach a sheet designating contact persons to work with Staff on the issues listed below, including each contact person's (i) name, (ii) title, (iii) mailing address, (iv) telephone number, (v) facsimile number, and (vi) e-mail address, if any:

a) issues related to processing this application

Katherine A. Rolph
Christopher R. Day
SWIDLER BERLIN SHEREFF FRIEDMAN, LLP
3000 K Street, N.W., Suite 300
Washington, D.C. 20007-5116
(202) 424-7500 (Telephone)
(202) 424-7645 (Facsimile)

and

Donald W. Bolar
Chief Executive Officer
PF.Net Network Services Corp
1625 B Street
Washougal, WA98671
(360) x35-4700 (Telephone)
(360) 835-4798 (Facsimile)

b) consumer issues

Philip D. Wright
Vice President, Legal
PF.Net Network Services Corp
4133 Jasmine Court
Wichita, KS 67226
(316) 315-0032 (Telephone)
(316) 315-0032 (Facsimile)

c) customer complaint resolution

Philip D. Wright
Vice President, Legal
PF.Net Network Services Corp.
4133 Jasmine Court
Wichita, KS 67226
(3 16) 315-0032 (Telephone)
(316) 315-0032 (Facsimile)

d) technical and service quality issues

Philip D. Wright
Vice President, Legal
PF.Net Network Services Corp.
4133 Jasmine Court
Wichita, KS 67226
(316) 315-0032 (Telephone)
(316) 315-0032 (Facsimile)

e) "tariff" and pricing issues

Philip D. Wright
Vice President, Legal
PF.Net Network Services Corp.
4133 Jasmine Court
Wichita, KS 67226
(316) 315-0032 (Telephone)
(316) 315-0032 (Facsimile)

f) 9-1-1 issues

Philip D. Wright
Vice President, Legal
PF.Net Network Services Corp.
4133 Jasmine Court
Wichita, KS 67226
(316) 315-0032 (Telephone)
(316) 315-0032 (Facsimile)

g) security/law enforcement

Philip D. Wright
Vice President, Legal
PF.Net Network Services Corp.
4133 Jasmine Court
Wichita, KS 67226
(316) 315-0032 (Telephone)
(316) 315-0032 (Facsimile)

EXHIBIT 2

Certificate of Incorporation, Certificates of Conversion and Amendment,
and Authority to Transact Business in Illinois

Office of the Secretary of State

I, EDWARD J. FREEL, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED ARE TRUE AND CORRECT COPIES OF ALL DO-S ON FILE OF "PF.NET NETWORK SERVICES CORP." AS RECEIVED AND FILED IN THIS OFFICE.

THE FOLLOWING DOCUMENTS HAVE BEEN CERTIFIED:

CERTIFICATE OF FORMATION, FILED THE THIRTIETH MY OF NOVEMBER, A.D. 1998, AT 4:30 O'CLOCK P.M.

CERTIFICATE OF AMENDMENT, CHANGING ITS NAME FROM "PACWEST FIBER.NET, LLC" TO "PF.NET, LLC", FILED THE FIFTH DAY OF MAY, A.D. 1999, AT 1 O'CLOCK P.Y.

CERTIFICATE OF RESTORATION, FILED THE S-H DAY OF JUNE, A.D. 1999, AT 12:30 O'CLOCK P.M.

CERTIFICATE OF CONVERSION, CHANGING ITS NAME FROM "PF.NET, LLC" TO "PF.NET HOLDINGS, LIMITED", FILED THE TWENTY-EIGHTH DAY OF SEPTEMBER, A.D. 1999, AT 4:30 O'CLOCK P.M.

CERTIFICATE OF CANCELLATION UPON CONVERSION, FILED THE TWENTY-EIGHTH DAY OF SEPTEMBER, A.D. 1999, AT 4:31 O'CLOCK P.M.

CERTIFICATE OF AMENDMENT, CHANGING ITS NAME FROM "PF.NET HOLDINGS, LIMITED" TO "PF.NET NETWORK SERVICES CORP.", FILED THE TWENTY-FIFTH MY OF OCTOBER, A.D. 1999, AT 4:29 O'CLOCK P.M.



Edward J. Freel, Secretary of State

2972175 8100H

0227422

001047929

AUTHENTICATION:

01-31-00

DATE:

Office of the Secretary of State

RESTATED CERTIFICATE, FILED THE TWENTY-SIXTH DAY OF OCTOBER,
A.D. 1999, AT 4 O'CLOCK P.M.



A handwritten signature in cursive script, appearing to read "Edward J. Freel".

Edward J. Freel, Secretary of State

2972175 **B100E**

AUTHENTICATION: **0227422**

001047929

DATE: 01-31-00

11-30-98

CERTIFICATE OF FORMATION

Of

PACWEST FIBER.NET, LLC

This **Certificate** of Formation of **Pacwest Fiber.Net, LLC** is king **executed** by the undersigned for the purpose of forming a limited liability company **pursuant** to the Delaware **Limited** Liability Company Act (6 Del. C. **18-101 et seq.**)

1. The name of the limited liability company is **Pacwest Fiber.Net, LLC**

2. The address of **the** limited liability **company's** **registered** office in **the** State of **Delaware** is in the City of Wilmington. County of **New** Castle at Corporation Trust Center. **1209 Orange Street**. Wilmington. Delaware 19801. **The** name of the **limited** liability company's **registered** agent at such address is **The Corporation Trust Company**.

IN WITNESS WHEREOF, the **undersigned**, acting as **an** authorized signatory **pursuant** to Section **18-204** of **the** Delaware Limited Liability Company **Act**, **has executed** this **Certificate** of Formation of **Pacwest Fiber.Net, LLC** **this 30** day of **November**, 1998.

By:



Name: John Warta

Title: Authorized Signatory

STATE OF DELAWARE
SECRETARY OF STATE
DIVISION OF CORPORATIONS
FILED 01:00 PM 05/03/1999
991178261 - 2972175

**STATE OF DELAWARE
CERTIFICATE OF AMENDMENT
OF
PACWEST FIBER.NET, LLC**

- 1. Name of Limited Liability Company: Pacwest Fiber.Net, LLC
- 2. The Certificate of Formation of the limited liability company is hereby amended as follows [set forth amendment(s)].

Paragraph 1 of the Certificate of Formation is amended to read as follows:

- 1. The name of the limited liability company is PF.Net, LLC.

IN WITNESS WHEREOF, the undersigned have executed this Certificate on the 4th day of May, 1999.


Signature of Authorized Person: John M. Werts

6-17-99 (2)

**CERTIFICATE TO RESTORE TO GOOD STANDING
FOR A DELAWARE LIMITED LIABILITY COMPANY
PURSUANT TO TITLE 6, SECTION 18-1107**

1. The name of the Limited Liability Company is PF.Net, LLC.
2. The date the original Certificate of Formation was filed with the Delaware Secretary of State was November 30, 1998.
3. The undersigned Authorized Person of the Limited Liability Company hereby certifies that this Limited Liability Company is paying all annual taxes, penalties and interest due to the State of Delaware.
4. The undersigned Authorized Person hereby requests that this Limited Liability Company be restored to good standing.



John Warts, Authorized Person

9-2894

**CERTIFICATE OF CANCELLATION
OF THE CERTIFICATE OF FORMATION
OF
PF.NET, LLC**

1. **The name of the Limited liability company is PF.Net, LLC.**
2. **The Certificate of Formation of PF.Net, LLC was filed on November 30, 1998.**
3. **This Certificate of Cancellation of the Certificate of Formation is filed pursuant to Section 1 S-203 of the Delaware Limited Liability Company Act, by reason of the conversion on the date hereof of PF.Net, LLC into a Delaware corporation pursuant to Section 265 of the Delaware General Corporate&w and as approved by PF.Net, LLC in accordance with Section 18-216 of the Delaware Limited Liability Company Act.**
4. **The name of the corporation into which PF.Net, LLC has been convened is PF.Net Holdings, Limited.**

IN WITNESS WHEREOF, the undersigned has executed this Certificate of Cancellation of PF.Net, LLC this 28th day of September 1999.

**By: /s/ Stephen Irwin
Name: Stephen Irwin
Title: Authorized Offica**

9-28-99

**STATE OF DELAWARE
CERTIFICATE OF CONVERSION
FROM A LIMITED LIABILITY COMPANY TO
A CORPORATION PURSUANT TO SECTION 265
OF THE DELAWARE GENERAL CORPORATION LAW**

1. The **limited liability company is formed under the jurisdiction of the State of Delaware.**
2. The name of the **limited liability company immediately prior to filing this Certificate is PF.Net, LLC.**
3. The **date the limited liability company was first formed is November 30, 1998.**
4. The name of the corporation as set **forth in the Certificate of Incorporation is PF.Net Holdings, Limited.**

IN WITNESS WHEREOF, the **undersigned** has executed this **Certificate of Conversion** of **PF.Net, LLC** this 28th day of September 1999.

By : /s/ Stephen Irwin
Name: **Stephen Irwin**
Title: **Authorized Officer**

CERTIFICATE OF INCORPORATION

OF

PF.NET HOLDINGS, LIMITED

1. **The name of the corporation is PF.Net Holdings, Limited (hereinafter referred to as the "Corporation"), formerly known as PF.Net, LLC, a Delaware limited liability company converted into a Delaware corporation on the date hereof pursuant to the provisions of Section 265 of the Delaware General Corporate Law.**
2. **The registered office of the Corporation is to be located at 1209 Orange Street, in the City of Wilmington, in the County of New Castle, in the State of Delaware. The name of its registered agent at that address is The Corporation Trust Company.**
3. **The purpose of the Corporation is to engage in any lawful act or activity for which a corporation may be organized under the General Corporation Law of the State of Delaware.**
4. **The total number of shares of all classes of stock which the Corporation is authorized to issue is 100,010,000 shares consisting of:**
 - (1) 100,000,000 shares of common stock, par value \$5.01 per share and
 - (2) 10,000 shares of preferred stock, par value \$5.01 per share.

The Board of Directors of the Corporation is expressly authorized to provide for the issuance of all or any shares of the preferred stock in one or more classes or series, and to fix for each such class or series such distinctive designations and such powers, preferences and rights and such qualifications, limitations or restrictions thereof, as shall be stated and expressed in the resolution or resolutions adopted by the Board of Directors providing for the issuance of such class or series and as may be permitted by the General Corporation Law of the State of Delaware.

5. **The number of Directors of the Corporation shall be such as from time to time shall be fixed by, or in the manner provided in, the By-laws of the Corporation. Election of Directors need not be by written ballot.**
6. **The Board of Directors shall have the power without the assent or vote of the stockholders to adopt, amend or repeal the By-laws of the Corporation; provided, however, that the Board of Directors may not repeal or amend any By-law that the stockholders have expressly provided may not be amended or repealed by the Board of Directors. The stockholders shall also have the power to adopt, amend or repeal the By-laws of the Corporation.**
7. **The Corporation reserves the right to amend, alter, change or repeal my provision contained in this certificate of incorporation in the manner now or hereafter prescribed by law, and all rights**

10-25-99

**CERTIFICATE OF AMENDMENT
OF
CERTIFICATE OF INCORPORATION
OF
PF.NET HOLDINGS, LIMITED**

PF.Net Holdings, Limited, a corporation organized and existing under the General Corporation Law of the State of Delaware (the "Corporation"), does hereby certify that:

I. The amendments to the Corporation's Certificate of Incorporation set forth below were duly adopted in accordance with the provisions of Section 242 and have been consented to in writing by all the stockholders in accordance with Section 228 of the General Corporation Law of the State of Delaware.

II. Article I of the Corporation's Certificate of Incorporation is amended to read *in* its entirety as follows:

" The name of the corporation is **PF.Net** Network Services Corp. (hereinafter referred to as the "Corporation")."

III Article 4 of the Corporation's Certificate of Incorporation is amended to read in its entirety as follows.

"4 The total number of shares of stock which the Corporation is authorized to issue is 100 shares of common stock, par value \$.01 per share."

Upon the filing of this Certificate of Amendment, each 400,000 outstanding shares of the Corporation's common stock shall be converted into and reconstituted as one (1) share of common stock.

IN WITNESS WHEREOF. PF Net Holdings, Limited has caused this Certificate to be signed and attested by its duly authorized representative, this 25th day of October. 1999

PF NET Holdings. Limited

By: ~~█/ Stephen Irwin █~~
Title. Authorized Signatory

10-24-99

RESTATED CERTIFICATE
OF INCORPORATION
OF
PF.Net NETWORK SERVICES CORP.

PF Net Network Services Corp. a corporation organized and existing under the laws of the State of Delaware. hereby certifies as follows:

I The name of the corporation is PF.Net Network Services Corp. (hereinafter referred to as the Corporation"). The Corporation was originally incorporated under the name of PF.Net Holdings. Limited. and the original Certificate of Incorporation of the Corporation was filed with the Secretary of State of the State of Delaware on September 28. 1999, in connection with the conversion on that date of PF Net. LLC. a Delaware limited liability company. into the Corporation pursuant to the provisions of Section 265 of the General Corporation Law of the State of Delaware. PF Net. LLC was originally formed as a Delaware limited liability company under the name "Pacwest Fiber.Net. LLC", and the Certificate of Formation of Pacwest Fiber.Net. LLC was tiled with the Secretary of State of the State of Delaware on November 30. 1998.

II Pursuant to Sections 242 and 245 of the General Corporation Law of the State of Delaware. this Restated Certificate of Incorporation restates and integrates and further amends the provisions of the Certificate of Incorporation of the Corporation.

III The text of the Restated Certificate of Incorporation as heretofore amended or supplemented is hereby restated and further amended to read in its entirety as follows:

1 The name of the corporation is PF Yet Network Services Corp (hereinafter referred to as the "Corporation").

The registered office of the Corporation is to be located at 1209 Orange Street. in the City of Wilmington. in the County of New Castle. in the State of Delaware The name of its registered agent at that address is The Corporation Trust Company,

2 The purpose of the Corporation is to engage in any lawful act or activity for which a corporation may be organized under the General Corporation Law of the State of Delaware.

4 The total number of shares of all classes of stock which the Corporation is authorized to issue is 100 shares of common stock. par value \$.01 per share.

5 The number of Directors of the Corporation shall be such as from time to time shall be fixed by. or in the manner provided in. the By-laws of the Corporation Election of Directors need not be by written ballot.

State of Illinois
Office of
The Secretary of State

Whereas APPLICATION FOR CERTIFICATE OF AUTHORITY TO TRANSACT BUSINESS IN THIS STATE OF PF.NET NETWORK SERVICES CORP. INCORPORATED UNDER THE LAWS OF THE STATE OF DELAWARE HAS BEEN FILED IN THE OFFICE OF THE SECRETARY OF STATE AS PROVIDED BY THE BUSINESS CORPORATION ACT OF ILLINOIS, IN FORCE JULY 1, A.D. 1984.

Now Therefore, I, Jesse White, Secretary of State of the State of Illinois, by virtue of the powers vested in me by law, do hereby issue this certificate and attach hereto a copy of the Application of the aforesaid corporation.

In Testimony Whereof, I hereto set my hand and cause to be affixed the Great Seal of the State of Illinois, at the City of Springfield, this 29TH day of DECEMBER A.D. 1999 and of the Independence of the United States the two hundred and 24TH .



Jesse White

Secretary of State

SUBMIT IN DUPLICATE!

Jesse White, Secretary of State
Department of Business Services
Springfield, IL 62756
Telephone (217) 782-1834
http://www.sos.state.il.us

This space for use by Secretary of State

FILED

DEC 29 1999

JESSE WHITE
SECRETARY OF STATE

This space for use by
Secretary of State

Date 12/29/99
License Fee \$
Franchise Tax \$ 25.00
Filing Fee \$ 75.00
Penalties \$
Approved: MR E/H.W.

1. (a) CORPORATE NAME: PF.Net Network Services Corp.

(Complete item 1 (b) only if the corporate name is not available in this state.)

(b) ASSUMED CORPORATE NAME: _____
(By electing this assumed name, the corporation hereby agrees NOT to use its corporate name in the transaction of business in Illinois. Form BCA 4.15 is attached.)

2. (a) State or Country of Incorporation: Delaware
(b) Date of Incorporation: September 28, 1999
(c) Period of Duration: Perpetual

3. (a) Address of the principal office, wherever located: 1625 B Street, Washougal, Washington
98671
(b) Address of principal office in Illinois: None
(if none, so state)

4. Name and address of the registered agent and registered office in Illinois.

Registered Agent	<u>C T Corporation System</u>		
	<i>First Name</i>	<i>Middle Name</i>	<i>Last Name</i>
Registered Office	<u>c/o C T Corporation System, 208 S . . .</u>		
	<i>Number</i>	<i>Street</i>	<i>Suite #</i>
	<u>Chicago</u>	<u>60604</u>	<u>Cook</u>
	<i>City</i>	<i>ZIP code</i>	<i>County</i>

5. States and countries in which it is admitted or qualified to transact business: (Include state of incorporation)
Delaware.

8. Names and residential addresses of officers and directors:

Name	No. & Street	City	State	ZIP
President	<u>See attached list of officers</u>			
Secretary	<u> </u>			
Director	<u>See attached list of directors</u>			
Director	<u> </u>			
Director	<u> </u>			

If more than 3, attach list

EXPEDITED

DEC 29 1999

7. Purpose or purposes proposed to be pursued in transacting business in this state:
 (If not sufficient space to cover this point, add one or more sheets of this size.)

The purpose of the corporation is to engage in any lawful act or activity for which corporations may be organized to do business under the General Corporation Law of the state of Delaware and permitted under the Illinois Business Corporation Act.

8. Authorized and issued shares:

Class	Series	Par Value	Number of Shares Authorized	Number of Shares issued
Common Stock	(No series)	1.00	100	100

9. Paid-in Capital: \$ 1.00

("Paid-in Capital" replaces the terms Stated Capital & Paid-in Surplus and is equal to the total of these accounts.)

10. (a) Give an estimate of the total value of all the property of the corporation for the following year: \$ 512,161
- (b) Give an estimate of the total value of all the property of the corporation for the following year that will be located in Illinois: \$ 100
- (c) State the estimated total business of the corporation to be transacted by it everywhere for the following year: \$ 83,652,000
- (d) State the estimated annual business of the corporation to be transacted by it at or from places of business in the State of Illinois: \$ 100

11. Interrogatories: (Important -- this section must be completed.)

- (a) Office or offices to which all contracts with the corporation are forwarded for final acceptance:
 Office: 1625 B Street, Washougal, Washington 98671.
- (b) Number of shares of all classes owned by residents of Illinois: 0
- (c) Number of shares of all classes owned by non-residents of Illinois: 100
- (d) Is the corporation transacting business in this state at this time? No
- (e) If the answer to item 11(d) is yes, state the exact date on which it commenced to transact business in Illinois:

12. This application is accompanied by a certified copy of the articles of incorporation, as amended, duly authenticated, within the last ninety (90) days, by the proper officer of the state or country wherein the corporation is incorporated.

13. The undersigned corporation has caused this statement to be signed by its duly authorized officers, each of whom affirms, under penalties of perjury, that the facts stated herein are true. (All signatures must be in BLACK INK)

Dated Nov. 30, 1999 PF.Net Network Services Corp.
 (Month & Day) (Year) (Exact Name of Corporation)

attested by [Signature] by [Signature]
 (Signature of Secretary or Assistant Secretary) (Signature of President or Vice President)

CHARLES ZIP Stephen Irwin, Vice President
 (Type or Print Name and Title) (Type or Print Name and Title)

* PROPERTY as used in this application shall apply to all property of the corporation, real, personal, tangible, intangible, or mixed without qualifications.

** When the response to #11(a) lists ONLY an Illinois address, then the total business as reflected in #10(c) is also considered to be Illinois business for the purpose of computing the Illinois allocation factor. By signing this application, the corporation affirms that it is aware that the amount of paid-in capital, and consequently the amount of license fees and franchise taxes, may be proportionately higher due to the Illinois address shown under #11(a).

PF.NET NETWORK SERVICES CORP.

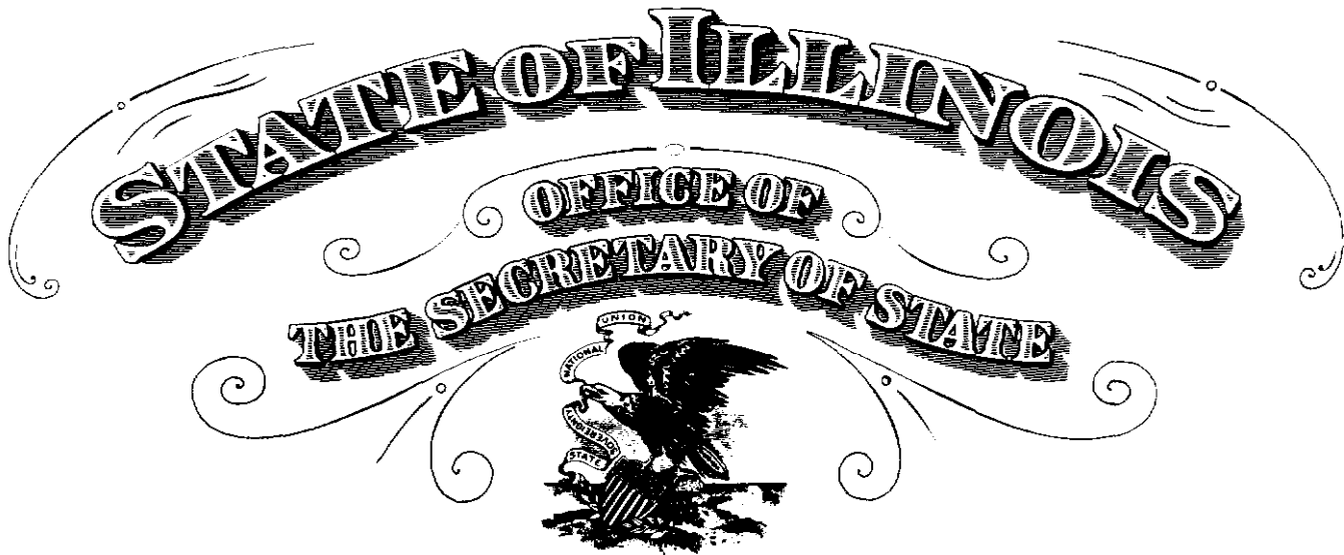
OFFICER/DIRECTOR RIDER

Officers:

John Warta	President	1625 B Street Washougal, WA 98671
Stephen Irwin	Vice President	c/o Olshan Grundman 505 Park Avenue New York, NY 10022
Phil wright	Vice President/Secretary/Treasurer	1625 B Street Washougal, WA 98671
Charles Zito	Asst. Secretary	c/o Olshan Gruudman 550 Park Avenue New York, NY 10022

Directors:

John Warta	1625 B Street Washougal, WA 98671
Stephen Irwin	c/o Olshau Grundman 505 Park Avenue New York, NY 10022
Brian Kwiat	c/o Odyssey Investment 280 Park Avenue, 38th Floor New York, NY 10017
George Damiris	c/o Koch Ventures, Inc. 4111 E. 37thStreetNorth Wichita, KS 67220



To all to whom these Presents Shall Come, Greeting:

I, Jesse White, Secretary of State of the State of Illinois, do hereby certify that

PF.NET NETWORK SERVICES CORP., INCORPORATED IN THE STATE OF DELAWARE AND LICENSED TO TRANACT BUSINESS IN THIS STATE ON DECEMBER 29, 1999, APPEARS TO HAVE COMPLIED WITH ALL THE PROVISIONS OF THE BUSINESS CORPORATION ACT OF THIS STATE RELATING TO THE PAYMENT OF FRANCHISE TAKES, AND IS AT THIS TIME A FOREIGN CORPORATION IN GOOD STANDING AND AUTHORIZED TO TRANACT BUSINESS IN THE STATE OF ILLINOIS*****

In Testimony Whereof, *I, heretose*
my hand and cause to be affixed the Great Seal of
the State of Illinois, this 30TH
day of DECEMBER *A.D.* 1999



Jesse White

SECRETARY OF STATE

EXHIBIT 3

Managerial and Technical Qualifications

Response to Question 12

Question 12: Please attach evidence of the applicant's managerial and technical resources and ability to provide service. This may be in either narrative form, resumes of key personnel, or a combination of these forms.

PF.Net Network Services Corp. Key Personnel

Tony Martin

Tony Martin has been President and Chief Operating Officer of PF.Net Network Services Corp. since April 2000. Prior to joining PF.Net, Mr. Martin was a Senior Vice President with MCI, and its successor company, MCI WorldCom. In this position, he was responsible for all leased network capacity within the MCI WorldCom network. In this position, he also negotiated, evaluated and managed MCI WorldCom's contracts with hundreds of suppliers. He also created the strategic plan that led to the creation of MCI Metro, a company that was formed to provide local service using all of MCI's leased and owned local network facilities. Prior to joining MCI, Mr. Martin was employed by Ford Motors in that company's financial group.

Donald W. Bolar

Donald Bolar has been Chief Executive Officer of PF.Net Network Services Corp. since April, 2000. Prior to joining PF.Net, Mr. Bolar served as Senior Vice President of MCI WorldCom from January, 1995 until April, 2000; including three years as the Chief Information Officer. For three years prior he served as a Vice President at WilTel responsible for developing and marketing all WilTel products and services. Prior to 1992 Mr. Bolar served in engineering and operations positions at a number of large and startup telecommunications companies including AT&T, LDX Net, National Telecommunications Services and others. Mr. Bolar has twenty five years of experience in Engineering, Marketing, Operations, Information Technology and Customer Service.

Philip D. Wright

Philip D. Wright has served as Vice President, Secretary and Treasurer of PF.Net since November 1999. Mr. Wright has held numerous legal positions since joining Koch Industries, Inc. in 1976 as a pipeline acquisitions attorney. From 1980 to January 1998, he served as Manager of the Right of Way Department. He rejoined the Koch Legal Services Group in January 1998 as a staff attorney.

David L. Taylor

Mr. Taylor joined the company in 1999, after a 20 year career with Nortel Networks. Dave held a number of increasingly senior roles in both Finance & Operations. His career in Finance has covered a wide variety of business unit primeship roles as well as a Corporate Controllershship. In 1995-97 as VP Finance for Broadband Networks, he provided finance leadership for one of four major lines of business, which has powered Nortel Networks growth for the last four years. In operations, Dave has been in International startups (1989-90), Commercial Operations (1992-94) and most recently end to end operations in Carrier Solutions. Dave also helped lead key Corporate Operation reengineering initiatives (1998-99). Dave graduated from Concordia University (Montreal, Canada) with a Bachelor of Commerce (Honors). He is also a Chartered Accountant (CPA equivalent).

Brian Kwait

Brian Kwait has served as a Director of PF.Net since October 1999. Mr. Kwait is a member of Odyssey Investment partners, LLC. Mr. Kwait has been a Managing Principal in the private equity investing group of Odyssey Partners, LP since 1997, and a Principal since 1989. Mr. Kwait is a director of Scotsman Holdings Inc., Payroll Transfer Inc. and IWO Holdings, Inc.

George Demiris

George Demiris has served as a Director of PF.Net since October 1999. Mr. Demiris is also Vice President of Koch Ventures, Inc., which is primarily focused on telecommunications opportunities. Prior to joining Koch Ventures in 1997, Mr. Demiris was Executive Vice President of the refinery group of Koch Industries, Inc. from 1996 to 1997, Vice President of the chemical group of Koch Industries, Inc. from 1995 to 1996, and President of the gas services group of Koch Industries, Inc. from 1994 to 1995. Mr. Demiris serves on the boards of directors of Sterling Chemicals Holdings, Inc. and Colonial Pipeline.