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December 17, 2025

RECEIVED

Via Certified Mail

DEC 29 2025

Linda C. Bridwell
Executive Director
Kentucky Public Service Commission
211 Sower Boulevard
P.O. Box 615
Frankfort, KY 40602-0615

PUBLIC SERVICE
COMMISSION

Re: Notice of Shenandoah Cable Television LLC's *Pro Forma* Assignment of Certain Assets to Shentel Asset Entity I LLC

Dear Ms. Bridwell:

Shenandoah Cable Television LLC d/b/a Shentel Communications ("Shentel Cable") and Shentel Asset Entity I LLC ("SAE") hereby notify the Kentucky Public Service Commission ("Commission") of a *pro forma* assignment of certain assets of Shentel to SAE (the "Asset Assignment"). In accordance with the provisions of Administrative Case Nos. 359 and 370, Commission approval is not required for the *pro forma* assignment. This filing is therefore being submitted for informational purposes only to ensure the continuing accuracy of the Commission's records.

In support of this filing, the Parties provide the following information:

A. Description of the Parties

Shentel Cable is a Delaware limited liability company with a principal place of business at 500 Shentel Way, P.O. Box 459, Edinburg, Virginia 22824. Shentel Cable's indirect parent is Shenandoah Telecommunications Company ("Shenandoah Telecommunications") which is not a jurisdictional public utility, but is instead a telecommunications holding company publicly traded on the NASDAQ (Ticker: SHEN). Shenandoah Telecommunications is organized as a Virginia corporation and is also headquartered at 500 Shentel Way, Edinburg, Virginia 22824.

Shentel Asset Entity I LLC ("SAE") is a newly formed Delaware limited liability company and a subsidiary of Shenandoah Telecommunications. SAE is an affiliate of Shentel Cable, as both companies are wholly-owned indirect subsidiaries of Shenandoah Telecommunications. SAE currently has no operations in Kentucky; however, in conjunction with this Notice, SAE intends

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to initiate service provisioned over fiber optic network assets. These fiber-based services will include, but not be limited to, the leasing of dark fiber and the provision of Ethernet and wavelength fiber optic services to enterprise and wholesale customers throughout the entirety of its Kentucky service area.

B. Designated Contacts

Questions, correspondence, or other communications regarding this filing should be directed to Shentel Cable's counsel of record:

K.C. Halm
John C. Nelson
Marina Sansom
Davis Wright Tremaine LLP
1301 K Street N.W., Suite 500 East
Washington, DC 20005
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kchalm@dwt.com
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With a copy to:

Christopher S. Kyle
Vice President Industry Affairs and Regulatory
Shentel Asset Entity I LLC
500 Shentel Way
P.O. Box 459
Edinburg, Virginia 22824
Tel: (540) 984-5187
Chris.kyle@emp.shentel.com

C. Description of the Asset Assignment

The Asset Assignment resulted in the transfer of certain assets of Shentel Cable to its newly created affiliate, SAE. Specifically, Shentel Cable transferred all of its existing fiber optic network facilities and associated assets to SAE. Shentel Cable has also assigned certain customers to SAE.¹

¹ The assigned customers include business customers who currently receive regulated telecommunications service from Shentel Cable, and residential customers who received non-regulated cable TC and internet service from Shentel Cable.

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Shentel Cable retains the remainder of its non-fiber network facilities and will use those retained facilities to continue providing service to its retained customers. As a result of the Asset Assignment, SAE will provide fiber optic-based telecommunication services to current and future enterprise and wholesale customers using the assigned assets. The pro forma asset assignment was completed on December 5, 2025.

SAE will deliver competitive, cutting-edge communications services to its customers over the fiber optic network assets acquired from Shentel Cable. To ensure seamless and uninterrupted service, all of the customers assigned to SAE will continue to receive service from SAE under the same rates, terms, and conditions of service as governed by their existing contract. Future changes in the rates, terms, and conditions of service to the affected customers will be undertaken pursuant to customer contracts and the applicable federal and state notice requirements. The Asset Assignment did not cause confusion or disruption to customers because Shentel Cable and SAE both market and perform services under the Glo Fiber brand and will operate through the same customer service, technical, operational, and management personnel.

The Parties have obtained necessary approval from other state public utility commissions in which these entities own and deploy other fiber optic network assets. For the Commission's reference, Exhibit A contains diagrams illustrating the asset assignment and the organizational structure of Shenandoah Telecommunications Company before and following the asset assignment.

D. Public Interest Considerations

The Parties respectfully submit that the Asset Assignment will serve the public interest. The Asset Assignment was between affiliated companies that will continue to operate without interruption. The enterprise and wholesale customers that were assigned to SAE will continue to receive telecommunications services at the same rates and on the same terms and conditions as provided by Shentel Cable (subject to future changes in the ordinary course of business pursuant to applicable law, tariffs, and contract provisions). The Asset Assignment was implemented seamlessly, did not cause any service interruptions, and will not cause any customer confusion. This Asset Assignment will build upon the investments made by Shentel Cable's and SAE's existing owners in fiber infrastructure in Kentucky. Importantly, the Asset Assignment will provide Shentel Cable and SAE with access to significant financial resources to allow for the continued expansion of its state-of-the-art fiber network and extend high speed service to more potential customers in the Commonwealth. Both Parties continue to utilize and benefit from the technical expertise of Shenandoah Telecommunications' management team, which will enhance the ability of Shentel Cable and SAE to compete in the telecommunications marketplace in Kentucky. The Asset Assignment will not have any negative impact on competition in Kentucky, and, as set forth above, will allow Shentel Cable and SAE to more efficiently and effectively compete in the telecommunications marketplace in Kentucky.

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Please acknowledge receipt of this filing. Should you have any questions regarding this filing, please do not hesitate to contact the undersigned.

Respectfully submitted,

/s/ K.C. Halm

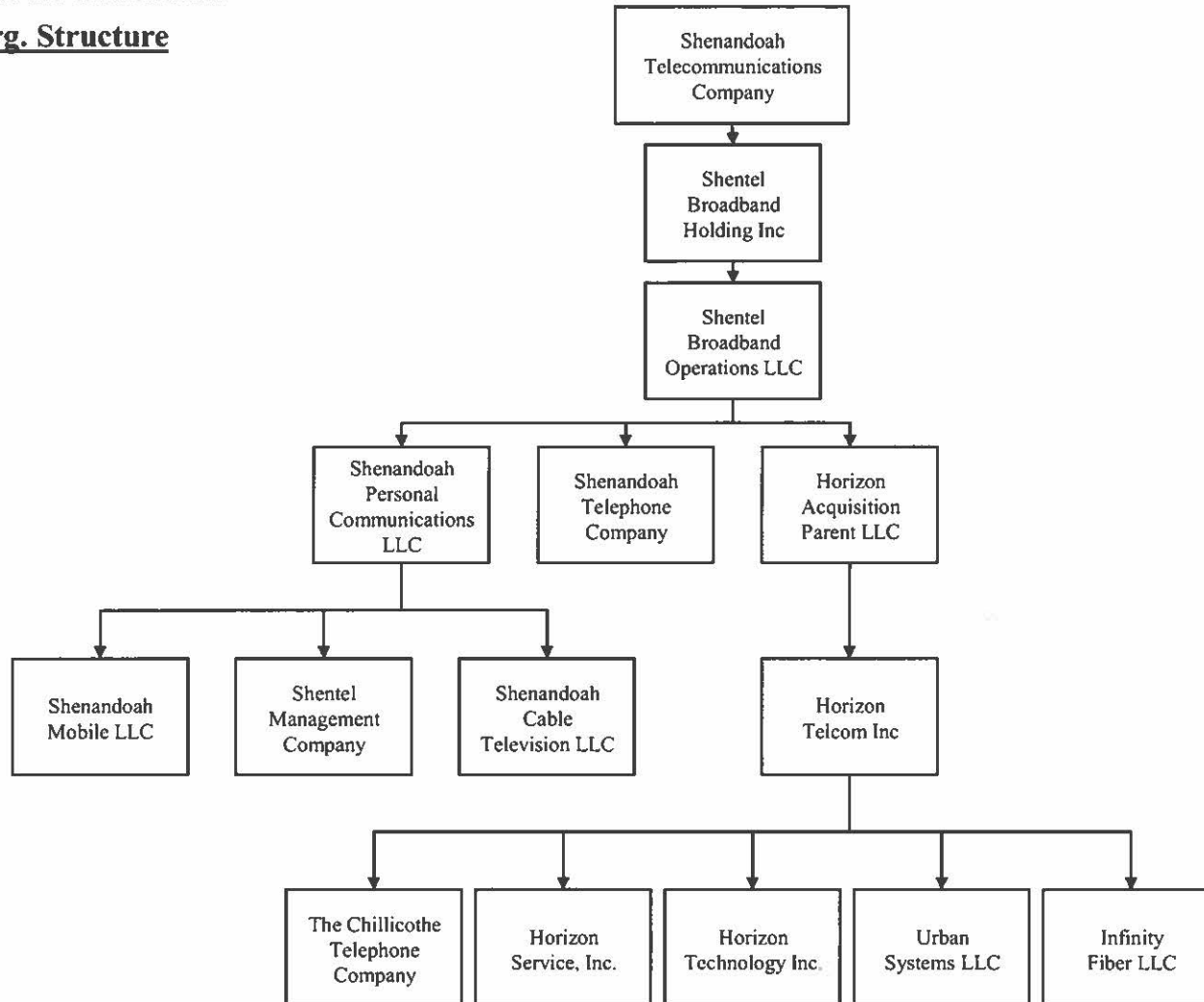
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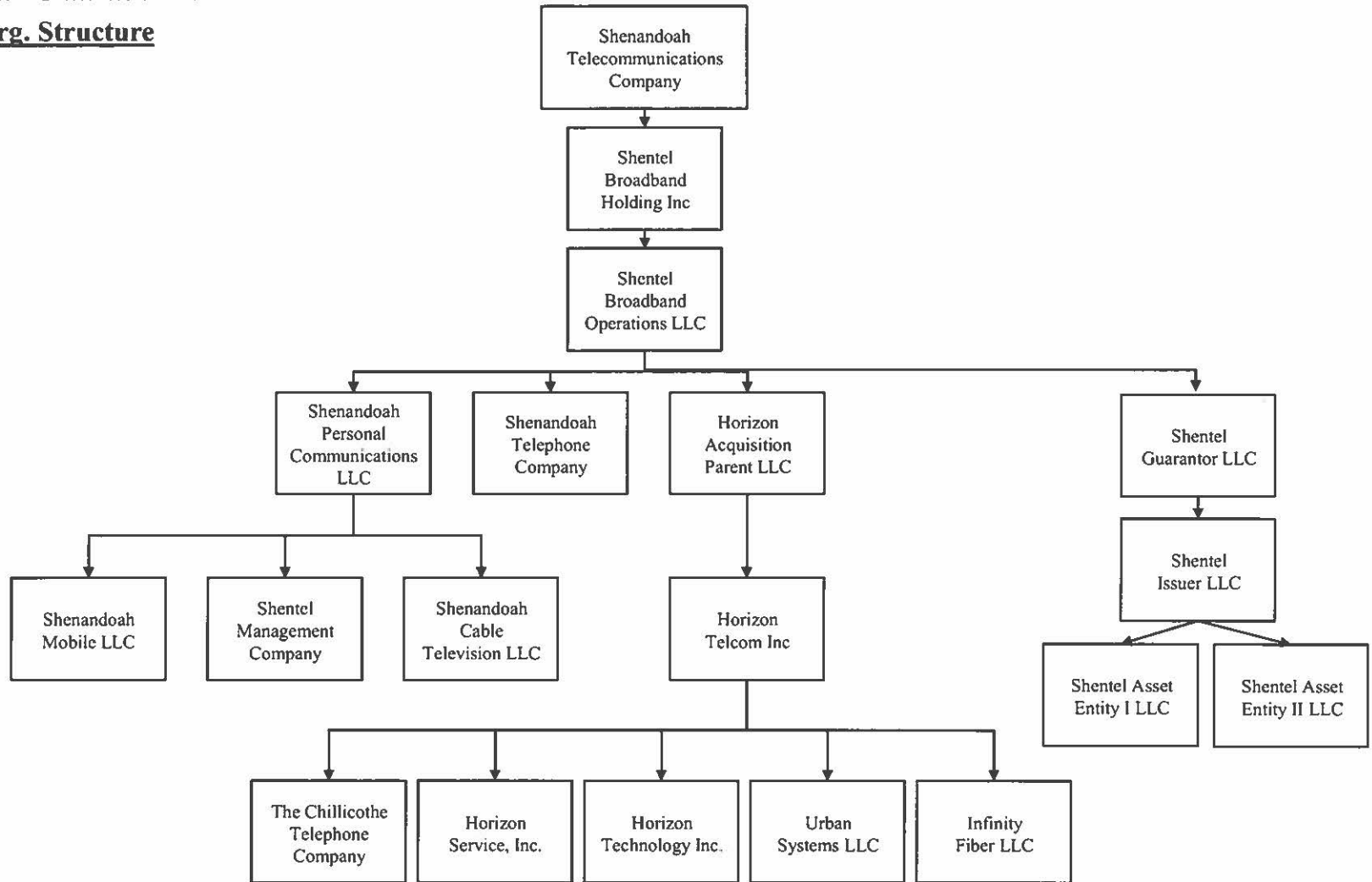
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EXHIBIT A
Pre and Post Close Organizational Structure

Pre-close Org. Structure



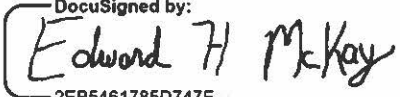
Post-close Org. Structure



VERIFICATION

I, Edward H. McKay, being the holder of the office of President and Chief Executive Officer with Shenandoah Telecommunications Company, hereby state that I am authorized to make this Verification on behalf of Shenandoah Cable Television LLC d/b/a Shentel Communications and Shentel Asset Entity I LLC and that the facts set forth above are true correct to the best of my knowledge, information, and belief. I declare under penalty of perjury that the foregoing is true and correct.

DATE: December 17, 2025

DocuSigned by:

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Edward H. McKay