

KELLEY DRYE & WARREN LLP

A LIMITED LIABILITY PARTNERSHIP

3050 K STREET, N.W.

SUITE 400

WASHINGTON, D.C. 20007

(202) 342-8400

NEW YORK, NY
TYSONS CORNER, VA
CHICAGO, IL
STAMFORD, CT
PARSIPPANY, NJ
BRUSSELS, BELGIUM
AFFILIATE OFFICES
MUMBAI, INDIA

FACSIMILE
(202) 342-8451
www.kelleydrye.com

October 25, 2006

RECEIVED
OCT 26 2006
PUBLIC SERVICE
COMMISSION

Via UPS

Ms. Stephanie Bell
Secretary of the Commission
Kentucky Public Service Commission
211 Sower Boulevard
Frankfort, KY 40602

Re: *Informational Filing* Regarding a Change in Ownership of an
Authorized Telecommunications Provider

Dear Ms. Bell:

Yak Communications (America) Inc. ("Yak America"), Yak Communications Inc. ("Yak") and Yaktastic Inc. ("Yaktastic") (collectively, the "Parties"), by their counsel, hereby respectfully advise the Kentucky Public Service Commission ("Commission") of their intent to transfer control of Yak America as a result of the acquisition of 100% of the issued and outstanding shares of capital stock of Yak America by Yaktastic. Yak America is a competitive carrier that provides long distance resale telecommunications services to residential customers throughout the United States, including in Kentucky.

This change in control does not involve a transfer of operating authority, assets or customers, and therefore, will not affect the identity of the company authorized to provide telecommunications services in Kentucky. Yak America will continue to offer the same services at the same rates, terms and conditions as at present. Accordingly, the contemplated transfer of control will be transparent to consumers. The only change will be that Yak America will be wholly-owned by Yaktastic.

The Parties submit that the proposed transfer of control does not require prior Commission approval pursuant to the exemptions set forth in Administrative Case Nos. 359 and 370, and thus, this information is being submitted to the Commission for informational purposes only.

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

The Parties

Yaktastic Inc. Yaktastic Inc. is a newly formed corporation organized under the laws of the State of Delaware. Yaktastic is located at 16508 Milan de Avila, Tampa, Florida 33613-1076. The telephone number for Yaktastic is (416) 204-0240. Yaktastic is 100% owned by Mr. Anthony Lopez (“Mr. Lopez”), a U.S. citizen, whose principal business is investment. Mr. Lopez can be reached at 16508 Milan de Avila, Tampa, Florida 33601-1076. Neither Yaktastic nor Mr. Lopez holds any authorizations to provide telecommunications services. Neither Yaktastic nor Mr. Lopez holds a 10 percent or greater ownership interest in any company that offers domestic or foreign telecommunications services.

Yak Communications Inc. and Yak Communications (America) Inc. Yak Communications (America) Inc. is a corporation organized under the laws of the State of Florida and was incorporated on March 8, 2001. Yak America is located at 300 Consilium Place, Suite 500, Toronto, Ontario M1H 3G2 Canada. The telephone number for Yak America’s corporate headquarters is (647) 722-2752. Yak America is a direct, wholly owned subsidiary of Yak Communications Inc. (“Yak”), a Florida corporation formed on December 24, 1998. Yak is located at 300 Consilium Place, Suite 500, Toronto, Ontario M1H 3G2 Canada.

Yak America is authorized to provide and provides resold interexchange telecommunications services in all of the contiguous 48 states, and the District of Columbia. The services offered by Yak America include basic 1+ long distance services, 10-10 casual calling services and calling card services. In Kentucky, Yak America is authorized to provide intrastate resold long distance telecommunications services pursuant to its registration filed June 5, 2003. Yak America is also authorized by the Federal Communications Commission (“FCC”) to provide domestic interstate and facilities-based and resold international telecommunications services.¹ Yak America has no affiliates that offer domestic telecommunications services and is regulated as a non-dominant carrier on all international routes.²

¹ The Parties filed for approval of the transfer of control at the FCC on September 29, 2006. That application currently is pending.

² Yak has another direct, wholly owned subsidiary, Yak Communications (Canada) Inc. (“Yak Canada”), that provides international long distance discount services to business and residential customers in Canada. Yak Canada is an Ontario corporation formed on October 15, 1998. Yak Canada is registered as a reseller with the Canadian Radio-Television and Telecommunications Commission (“CRTC”). Yak Canada holds a Class A license for the provision of basic international telecommunications services, effective September 24, 2004. Yak Canada began telecommunications operations in Canada in June 1999. Yak Canada does not conduct business in the U.S.

At present, Yak is a publicly held company. Charles Zwebner, a Canadian citizen, holds 25 percent of the stock of Yak and is the only shareholder with an interest of 10 percent or greater. Mr. Zwebner serves as President and CEO of Yak and CEO of Yak Canada. Mr. Zwebner may be reached at 121 Westgate Boulevard, Toronto, Ontario M3K 1P5. Mr. Zwebner's principal business is telecommunications. Mr. Zwebner does not hold a 10 percent or greater ownership interest in any other company that offers domestic or foreign telecommunications services.

On September 21, 2006, Yak announced that its Board of Directors approved and agreed to support a cash tender offer by Globalive Communications Corp. ("Globalive") to acquire all of the outstanding shares of Yak's common stock pursuant to a definitive agreement with Globalive. Globalive is a Nova Scotia unlimited liability company. Yak intends to close the sale of Yak America to Yaktastic before consummating the sale of its common stock to Globalive.

A diagram showing the current corporate structure of Yak America is provided in **Exhibit A**.

Description of the Transaction

Pursuant to the terms of a Stock Purchase Agreement ("Agreement") dated September 25, 2006, among Yaktastic, Yak and Yak America, Yaktastic will purchase from Yak all of the issued and outstanding shares of capital stock of Yak America for a note equal to Yak America's book value (the "Transaction"). As a result, Yak America will become a direct, wholly-owned subsidiary of Yaktastic. The Agreement specifically provides that the sale of Yak America to Yaktastic will be consummated before the sale of Yak's common stock to Globalive.

The proposed Transaction does not involve the transfer of any operating authority, assets, or customers. Immediately following the closing, Yak America will continue to offer to its customers the same services at the same rates, terms and conditions as at present pursuant to existing authorizations, tariffs, contracts, and published rates and charges. Accordingly, the contemplated Transaction will be generally transparent to consumers. The only change will be that Yak America will be owned by Yaktastic, and ultimately owned by Mr. Lopez. The Transaction is not expected to result in any discontinuance of service for any customer. The day-to-day operations of Yak America, including its existing management team and technical qualifications, will not change as a result of this Transaction. Yak America will continue to have the financial resources necessary to provide quality telecommunications services to consumers in Kentucky.

A diagram showing the corporate structure of Yak America post-Transaction is provided in **Exhibit B**.

Public Interest Considerations

The proposed Transaction will serve the public interest. Mr. Zwebner and the other existing owners of Yak have determined that their continued participation as investors in Yak America is no longer consistent with their investment objectives. Yaktastic's purchase of Yak America will enable Yak America to continue providing telecommunications services in the U.S. market, to the ultimate benefit of American consumers.

Since the proposed Transaction entails simply the sale of ownership interests in Yak America to another company, the Transaction will be completely transparent to customers. Post-close, Yak America will continue to operate under its same name and operating authorities as at present. The Transaction entails no immediate change to the services, rates, terms and conditions of service; any future change will be made in accordance with all applicable Commission requirements. All existing tariffs will remain in place, and customers will continue to use the same number to reach customer service. The only change will be in the ownership of Yak America.³

At the same time, the proposed Transaction does not present any anti-competitive issues. Since neither Yaktastic nor Mr. Lopez currently provides telecommunications services, no competitors will be eliminated as a result of the Transaction. Rather, the Transaction will preserve Yak America as a competitor to AT&T, Verizon and other carriers in the long distance markets for telecommunications services.

The Parties submit that no prior Commission approval is required for the Parties to consummate the proposed transfer of control described herein. Should the Commission believe that any action is required, the Parties respectfully request that the Commission notify the undersigned at its earliest convenience. In the absence of any response from the Commission, the Parties will proceed with their plans to consummate the Transaction as contemplated.

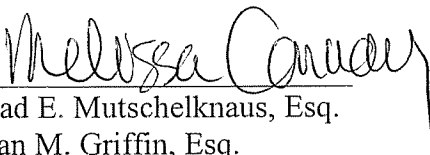
³ The contemplated transfer of control does not raise any slamming concerns or necessitate compliance with FCC or state procedures to notify customers prior to a carrier-to-carrier sale or transfer of subscribers as the contemplated transaction does not involve any change in a customer's existing service provider. Yak America's customers will remain with their company and will continue to be served under Yak America's existing authorization.

KELLEY DRYE & WARREN LLP

Enclosed please find four (4) copies, a duplicate copy and a self-addressed, postage-paid envelope. Please date-stamp the duplicate upon receipt and return it in the envelope provided. Should the Commission have any questions regarding this matter, please do not hesitate to contact Melissa Conway at (202) 342-8552.

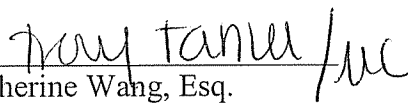
Respectfully submitted,

Yaktastic Inc.


Brad E. Mutschelknaus, Esq.
Joan M. Griffin, Esq.
Melissa Conway, Esq.
Kelley Drye & Warren LLP
3050 K Street NW
Suite 400
Washington, DC 20007
(202) 342-8552

Its Counsel

**Yak Communications (America) Inc. and
Yak Communications Inc.**

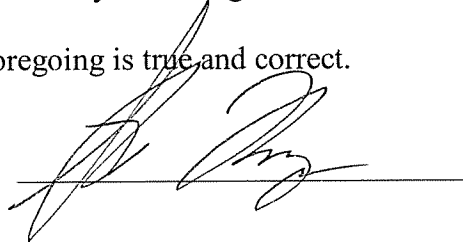

Catherine Wang, Esq.
Troy F. Tanner, Esq.
Bingham McCutchen LLP
3000 K Street, N.W.
Suite 300
Washington, DC 20007
(202) 373-6037

Their Counsel

VERIFICATION

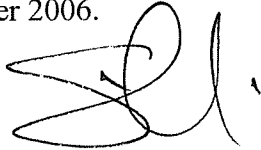
I, Stewart Thompson, am Secretary of Yaktastic Inc. I am authorized to represent it and its affiliates and to make this verification on their behalf. The statements in the foregoing document relating to Yaktastic Inc. and its affiliates, except as otherwise specifically attributed, are true and correct to the best of my knowledge and belief.

I declare under penalty of perjury that the foregoing is true and correct.



A handwritten signature in black ink, appearing to be 'Stewart Thompson', is written over a horizontal line.

Subscribed and sworn to before me this 3rd day of
October 2006.



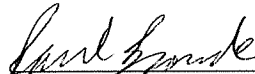
A handwritten signature in black ink, likely belonging to the Notary Public, is written over a horizontal line.

Notary Public

VERIFICATION

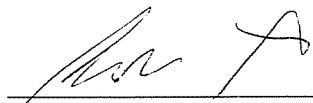
I, Paul Broude, am Chief Accounting Officer of Yak Communications Inc. I am authorized to represent it and its affiliates, including Yak Communications (America) Inc., and to make this verification on their behalf. The statements in the foregoing document relating to Yak Communications Inc. and its affiliates, except as otherwise specifically attributed, are true and correct to the best of my knowledge and belief.

I declare under penalty of perjury that the foregoing is true and correct.



Paul Broude

Subscribed and sworn to before me this 16th day of
October 2006.

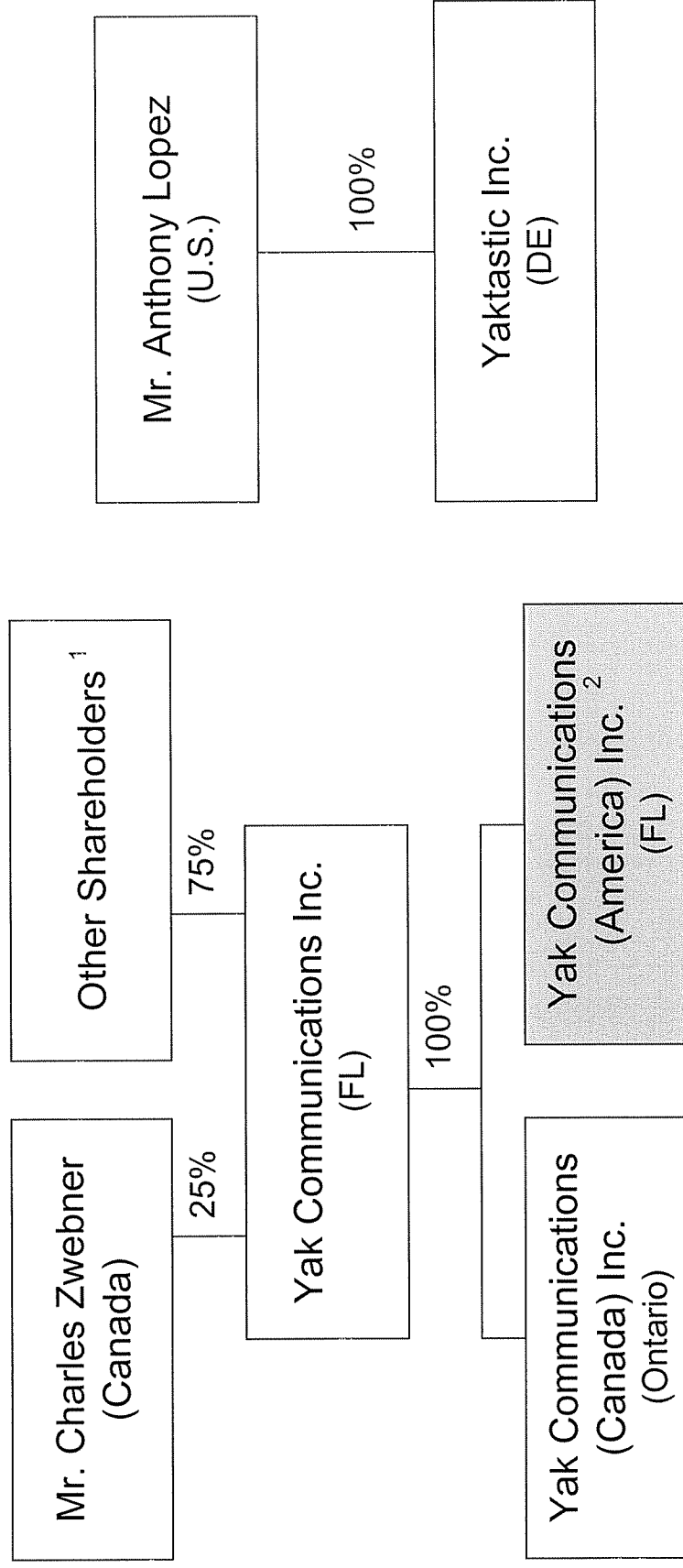


Notary Public

My Commission expires: N/A

EXHIBIT A

Pre-Transaction Corporate Structure

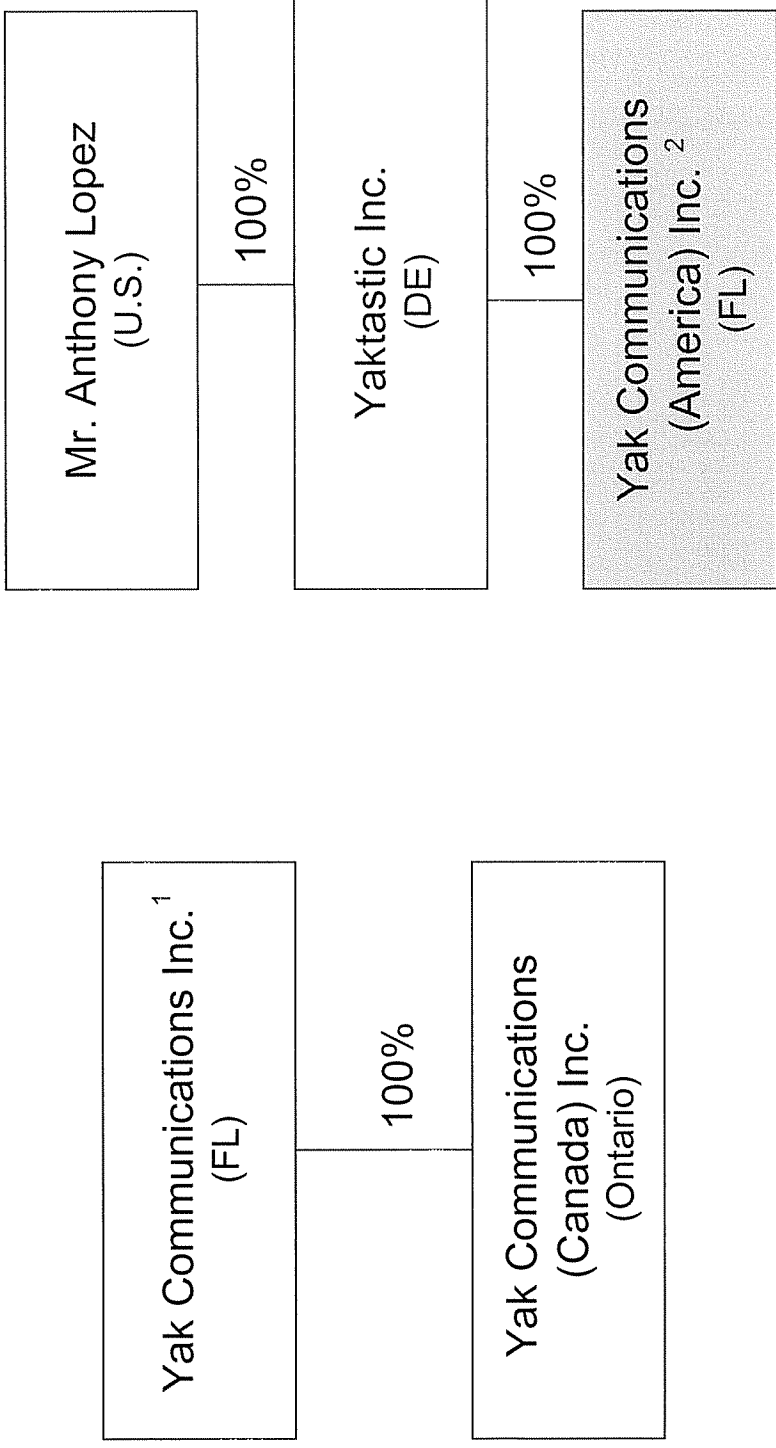


¹ No shareholder other than Mr. Zwebner holds 10 percent or more of the equity of Yak.

² Yak America is authorized to provide telecommunications services in the states.

EXHIBIT B

Post-Transaction Corporate Structure



¹ Yak has entered into an agreement to sell all of its common stock to Globalive in a transaction that will close after the sale of Yak America to Yak.

² Yak America is authorized to provide telecommunications services in the states.