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December 1, 2022

Morris L. Woodruff, Secretary
Missouri Public Service Commission
200 Madison Street, PO Box 360
Jefferson City, MO 65102-0360

Re: Revised Notice of Conversion, Change in Ownership and Change of Name (XN-2023-0168)

Dear Mr. Woodruff:

By this letter¹, Crosstown Fiber IL LLC, an Illinois limited liability company formerly known as Netsync Fiber, Inc., a Texas corporation (the “Company”), provides the Missouri Public Service Commission notice of an effected conversion, change of control and reorganization of the Company pursuant to which the Company changed its corporate form from a Texas corporation to an Illinois limited liability company, changed its name from Netsync Fiber, Inc. to Crosstown Fiber IL LLC,² and became an indirect, wholly-owned subsidiary of Crosstown Fiber Holdings LLC, a Delaware limited liability company (“Crosstown Holdings”). Currently, the Company does not have any customers in Missouri. The Company does not have a tariff on file with the Commission. The conversion, change of control and reorganization of the Company occurred in July and August of 2022. A copy of the Company’s registration with the Missouri Secretary of

¹ This letter revises the November 17, 2022 letter (date stamped November 22, 2022) that was docketed as XN-2023-0168.

²In connection with the change of its corporate form, the Company name was initially changed from Netsync Fiber, Inc. to Netsync Fiber, LLC.

State as a Foreign Limited Liability Company is attached hereto. Pursuant to 20 CSR 4240-28.011(2)(A)(3), the company has reviewed and will update the company's contacts in EFIS. The Company's updated contact information is as follows:

Crosstown Fiber
333 East Butterfield Road, Suite 120
Lombard, IL 60148
(888) 222-9730
contractadmin@crosstownfiber.com

I. Introduction

The Company is certificated to provide interexchange telecommunications service pursuant to the Commission's Order in File No. XA-2021-0271.³ Following receipt of this letter, the designated contacts for all correspondence, notices, inquiries, and orders in relation to this Notice should be sent to:

Representatives:

Thomas H. Rowland
Kevin D. Rhoda
Rowland & Moore LLP
1603 Orrington Ave., Suite 600
Evanston, Illinois 60201
(312) 803-1000
tom@telecomreg.com
krhoda@telecomreg.com

For Crosstown Fiber IL LLC:

Crosstown Fiber IL LLC
Attn: Michael Underdown
c/o Crosstown Fiber Holdings LLC
600 Montgomery St., 19th Floor
San Francisco, CA 94111
munderdown@crosstownfiber.com

³*In the Matter of the Application of Netsync Fiber Inc., to Provide Interexchange Telecommunications Services*, File No. XA-2021-0271, (March 1, 2021).

Crosstown Fiber Holdings LLC
Attn: Ed Leung
600 Montgomery St., 19th Floor
San Francisco, CA 94111
eleung@aimpera.com

II. Description of the Transactions

On July 18, 2022, the Company entered into a Contribution and Sale Agreement (the “Contribution Agreement”) by and among Crosstown Holdings, AIMPERA Fiber Holdings LLC, a Delaware limited liability company (“AIMPERA”), The Daigle Living Trust, a trust created June 16, 2004 under the laws of the State of California (“The Daigle Trust”), NFI Holdco, Inc., a Delaware corporation (“NFI Holdco”), and Khalid Abunaja, an individual (“Abunaja”). Subject to the terms and conditions of the Contribution Agreement, on July 26, 2022 the Company’s then-sole member, Mr. Khalid Abunaja, contributed 100% of the issued and outstanding membership interests of the Company to NFI Holdco, which is wholly owned by Mr. Abunaja. Such contribution caused the Company to become a subsidiary of NFI Holdco. Further, subject to the terms and conditions of the Contribution Agreement, on August 1, 2022, in exchange for certain membership interests in Crosstown Holdings (a) NFI Holdco contributed 100% of the issued and outstanding membership interests of the Company to Crosstown Holdings and (b) AIMPERA and The Daigle Living Trust contributed cash to Crosstown Holdings. Subsequently, on August 10, 2022, the Company’s sole member, Crosstown Holdings, contributed 100% of the issued and outstanding membership interests of the Company to Crosstown Fiber LLC, a Delaware limited liability company and wholly owned subsidiary of Crosstown Holdings. As a result of the transactions described above, the Company became an indirect, wholly-owned subsidiary of Crosstown Holdings, with a new name, new controlling

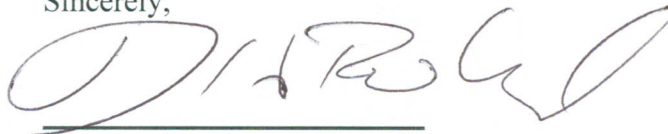
equity owners and greater access to capital resources. Crosstown Holdings has appointed Mr. Michael Underdown as Chief Executive Officer of the Company. As Chief Executive Officer, Mr. Underdown oversees the day-to-day management and daily activities of the Company.

At the time of its conversion described above, the Company was registered as a foreign corporation doing business in the State of Missouri as Netsync Fiber Inc.

III. Conclusion

Please date-stamp the extra copy of this letter and return it to my office in the enclosed postage-prepaid envelope. Please do not hesitate to contact me at (312) 803-1000, should you have any questions concerning this letter.

Sincerely,

A handwritten signature in dark ink, appearing to read "D. R. G.", is written over a horizontal line.

Counsel for Crosstown Fiber IL LLC