<u>100000-07</u>

## **Dorothy Menasco**

From:Collins, Angela [acoilins@cgrdc.com]Sent:Monday, August 23, 2010 6:05 PMTo:Filings@psc.state.fl.usSubject:UNDOCKETED CorrespondenceAttachments:Birch Florida.pdf

The person responsible for this electronic filing is:

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Undocketed - Notice of Pro Forma Corporate Reorganization

This document is being filed on behalf of Birch Communications, Inc. and Birch Telecom of the South, Inc. d/b/a Birch Telecom d/b/a Birch d/b/a Birch Communications.

The total number of pages is 3.

The document is a notice of a pro forma corporate reorganization.

Respectfully submitted,

Angela Collins

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August 23, 2010

### Via Electronic Filing

Ms. Ann Cole Commission Clerk Florida Public Service Commission 2540 Shumard Oak Blvd. Tallahassee, FL 32399-0850

### Re: Birch Communications, Inc. and Birch Telecom of the South, Inc. d/b/a Birch Telecom d/b/a Birch d/b/a Birch Communications Notification of *Pro Forma* Internal Reorganization

Dear Ms. Cole:

Birch Communications, Inc. ("BCI"), Birch Telecom of the South, Inc. d/b/a Birch Telecom d/b/a Birch d/b/a Birch Communications ("Birch"), and Birch Communications Holdings, Inc. ("Birch Holdings") (collectively, the "Parties"), by their attorneys, respectfully notify the Florida Public Service Commission ("Commission") of a *pro forma* internal corporate reorganization whereby all shares in BCI, which is also the parent company of Birch, will be transferred to Birch Holdings. As a result, Birch Holdings will become the sole shareholder of BCI, and the ultimate owner of Birch. The change in control is *pro forma* in nature because the current shareholders of BCI will become the shareholders of Birch Holdings and will hold shares in the same percentage as currently held in BCI.

It is the Parties' understanding that no prior Commission approval is required to consummate the *pro forma* internal corporate reorganization described herein. The Parties therefore submit this notice for the Commission's information.

### I. PARTIES

#### A. Birch Communications, Inc.

BCI is a Georgia corporation with headquarters located at 3060 Peachtree Road NW, Suite 1065, Atlanta, Georgia 30305. BCI and its subsidiaries provide telecommunications services to both business and residential customers in 32 states. BCI is authorized by the

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Commission to provide local exchange and interexchange telecommunications services in Florida.<sup>1</sup>

# B. Birch Telecom of the South, Inc. d/b/a Birch Telecom d/b/a Birch d/b/a Birch Communications

Birch is a Delaware corporation with headquarters located at 3060 Peachtree Road NW, Suite 1065, Atlanta, GA 30305. Birch is authorized by the Commission to provide local exchange and interexchange telecommunications services in Florida.<sup>2</sup> Birch is a wholly owned subsidiary of BCI.

## C. Birch Communications Holdings, Inc.

Birch Holdings is a Georgia corporation with headquarters located at 3060 Peachtree Road NW, Suite 1065, Atlanta, GA 30305. As a result of this transaction, Birch Holdings will become the sole shareholder of BCI. Birch Holdings will conduct no business other than holding the equity of BCI and any activities reasonably related thereto.

## II. DESIGNATED CONTACTS

Correspondence concerning this matter should be directed to:

Angela F. Collins Cahill Gordon & Reindel LLP 1990 K Street, NW, Suite 950 Washington, DC 20006 202-862-8930 (telephone) 202-862-8958 (facsimile) acollins@cgrdc.com

## III. DESCRIPTION OF THE TRANSACTION

As part of this corporate restructuring, each current BCI shareholder will transfer its shares to Birch Holdings, as a contribution to the capital of Birch Holdings. In exchange, Birch Holdings will issue to each shareholder a like number of shares in Birch Holdings. As a result of the reorganization, Birch Holdings will become the sole shareholder of BCI, and the current shareholders of BCI will become the shareholders of Birch Holdings. There will be no change in the ultimate ownership of BCI or Birch, as the same existing owners of BCI will continue to own Birch Holdings after consummation of the transaction.

## IV. PUBLIC INTEREST CONSIDERATIONS

The pro forma internal reorganization is in the public interest. The reorganization will

<sup>&</sup>lt;sup>1</sup> IXC Registration No. TJ268; CLEC Certificate No. 7130.

<sup>&</sup>lt;sup>2</sup> IXC Registration No. TJ414; CLEC Certificate No. 7552.

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allow the Parties to realize significant financial and operational benefits, which will strengthen the ability of Birch and BCI to compete in the market for telecommunications services in Florida. Immediately following the *pro forma* internal reorganization, Birch and BCI will continue to provide high-quality service to customers under the same name, with no change in their rates, terms, or conditions of service. There will be no changes to the operating authority or tariffs of Birch or BCI in Florida. Further, the *pro forma* internal reorganization will not result in a change in the management or operations of Birch or BCI. As a result, the proposed transaction will be seamless and transparent to customers in Florida.

If you have any questions regarding this filing, please contact the undersigned.

Respectfully submitted, n Collins Angela F. Collins

Counsel for Birch Communications, Inc., Birch Telecom of the South, Inc. d/b/a Birch Telecom d/b/a Birch d/b/a Birch Communications, and Birch Communications Holdings, Inc.