

**Exhibit A – Supplemental Information & Indirect Ownership**

Applicant: Cerberus Communications Limited Partnership  
c/o Monon Telephone Company, Inc.  
311 N Market St  
Monon, IN 47959

Responsible Officer: Bruce Hanway, General Manager, Secretary and  
Treasurer/CFO of General Partner

The applicant herein is Cerberus Communications Limited Partnership (“Applicant”), an Indiana limited partnership. Applicant is a newly-created limited partnership that had no predecessor in interest. Therefore, Applicant has no revenues during the prior three years, for bid credit eligibility determination purposes.

Applicant’s sole general partner (and holder of a 14.28% equity interest in the Applicant) is Monon Telephone Company, Inc. (“Monon” or “Monon Telephone”). Monon Telephone is thus the controlling entity for Applicant. Monon is an Indiana corporation and provider of local exchange telephone services serving approximately 780 access lines in Northwest Indiana. Its place of business is located at 311 N Market St, Monon, IN 47959.

Limited partners of the Applicant include the following six rural telephone companies, all of which are Indiana corporations. Per Section 10.1 and 10.4 of the Agreement Establishing Cerberus Communications Limited Partnership, the limited partners are restricted from participating in the operations of the partnership, and are subject to the insulation criteria recognized by the Commission in the spectrum auction context. *See, e.g., Public Notice*, Mimeo No. 54270, “Wireless Telecommunications Bureau Staff Responds to Questions About the Broadband PCS C-Block Auction,” (rel. June 8, 1995); and per Section 7.3 of the partnership agreement, the rights of these limited partners are restricted to those investor protections that the Commission has recognized for insulated partners. *See Implementation of Section 309(j) of the Communications Act – Competitive Bidding, Fifth Memorandum Opinion and Order*, 10 FCC Rcd. 403, 447-49 ¶¶ 81-2 (1994).

<b><u>Identity of Limited Partners</u></b>	<b><u>Percentage Ownership</u></b>
<b>Central Indiana Communications, Inc.</b> 2243 E Main St, Greenfield, IN 46140	14.28%
<b>Citizens Telephone Corporation</b>	14.28%

426 N Wayne St, PO Box 330, Warren, IN 46792

**Clay County Rural Telephone Cooperative, Inc.** 14.28%  
2 S West St, PO Box 237, Cloverdale, IN 46120

**Miles Communications, Inc.** 14.28%  
PO Box 145, 123 Nieman Street, Sunman, IN 47041

**New Lisbon Telephone Company, Inc.** 14.28%  
6369 E Dublin Pike, PO Box 38, New Lisbon, IN 47366

**RTC Communications Corp.** 14.28%  
117 W 8th St, PO Box 507, Rochester, IN 46975

Consistent with the instructions set forth in the Commission's Public Notice entitled Auction of Advanced Wireless Services (AWS-3) Licenses in the Scheduled for November 13, 2014, DA 14-1018, AU Docket No. 14-78 (rel. July 23, 2014), Applicant has provided the information and made the certifications required by Rule Section 1.2105(a)(2) through its completion and execution of FCC Form 175.

**Real Parties in Interest**

Applicant and its General Partner, and the owners of the General Partner are the real parties in interest with respect to this application.

**Applicant's Indirect Owners**

***General Partner***

**Monon Telephone Company, Inc.**

Monon Telephone has two classes of stock, 500 shares of Class A (voting) and 500 shares of Class B (non-voting). The following are reportable shareholders for Applicant's General Partner, pursuant to Rule Section 1.2112:

Jean Hanway	37.83% voting, 0% non-voting (18.63% total equity)
Bruce Hanway	12.42% voting, 0.2% non-voting (6.22% total equity)
Curtis Hanway	12.42% voting, 0.2% non-voting (6.22% total equity)
Bradley Hanway	12.21% voting, 0.2% non-voting (6.11% total equity)
Laurel Schlegelmilch	11.73% voting, 0.2% non-voting (5.88% total equity)
Lisa Faber	11.52% voting, 0.2% non-voting (5.77% total equity)
Nancy Wagner	0.9% voting, 39.42% non-voting (20.47% total equity)

D.G. & B.G. Trust <sup>1</sup>	0.7% voting, 44.15% non-voting (22.77% total equity)
Richard Wagner	0% voting, 10.08% non-voting (5.12% total equity)

As indicated above, control of Monon Telephone is primarily vested with Jean Hanway, who holds the single largest block of voting stock. Jean Hanway is the mother of Bruce Hanway, Curtis Hanway, Laurel Schlegelmilch, Lisa Faber and Bradley Hanway. Nancy Wagner is the paternal aunt of the Hanway siblings and Richard Wagner is her husband. Barbara Getz is also a paternal aunt of the Hanway siblings, and Dean Getz is her husband. No other shareholder owns a 10% or greater voting power or equity interest. Each of the shareholders of Monon Telephone is a U.S. Citizen and each may be contacted c/o Monon Telephone Company, 311 N Market St, PO Box 625, Monon, IN 47959.

### ***Limited Partners***

**Central Indiana Communications, Inc.**, 2243 E Main St, Greenfield, IN 46140  
Central Indiana Communications, Inc. is a wholly-owned subsidiary of Hancock Rural Telephone Corp. d/b/a Ninestar Connect, an Indiana cooperative corporation and a provider of local exchange telephone and other telecommunications services to rural subscribers in three exchanges in Eastern Indiana, including fiber to the home, xDSL, VoIP, broadband and other advanced services. Ninestar is owned by its member-subscribers and each subscriber holds one share. Ninestar participates in the following joint efforts to provide fiber, video and wireless infrastructure to rural Indiana, some of which may be regulated by the FCC:

Indiana Video Network LLC – 12.5%  
Johnson County Fiber Network LLC – 50%  
Multi-County Communications, LLC – 50%  
Southgate Tower LLC – 50%

Ninestar holds an 18.75% limited partnership interest in the GTE Mobilnet of Indiana RSA #6 Limited Partnership (the “Indiana RSA #6 LP”). The Indiana RSA #6 LP holds the Channel Block B cellular license for the Indiana 6 – Randolph RSA under Call Sign KNKN488. Ninestar also holds a 10.04% interest in Indiana Fiber Network, LLC, a joint effort by rural local exchange carriers (RLECs) to bring to their exchange areas and other portions of Indiana advanced telecommunications services and sophisticated information services that the RLECs could not reasonably undertake on an individual basis. Finally, Ninestar owns the AWS-1 license in Madison County, Indiana (CMA 217-Anderson), Call Sign WQGI512, and an Industrial/Business Pool, Conventional license under Call Sign WQFL932.

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<sup>1</sup> The D.G. & B.G. Trust is a joint revocable living trust set up to manage the personal assets of Dean and Barbara Getz, providing them with personal income and acting as an estate planning vehicle. Their son Gary is the beneficiary upon their deaths.

**Citizens Telephone Corporation**, 426 N Wayne St, PO Box 330, Warren, IN 46792, is a rural local exchange carrier that provides telecommunications services to rural subscribers in two exchanges in Northeastern Indiana, including xDSL and broadband services, as well as CATV service. Citizens is owned by 35 shareholders, only three of which hold a 10% or greater interest: The Neil Laymon Revocable Trust (15.07%), the Wendy Laymon Revocable Trust (15.07%), and George Kriegbaum. All shareholders are US citizens. Thus, no Citizens shareholder owns a 10% or greater indirect interest in Applicant. Citizens holds a 13.3% limited partner interest in the GTE Mobilnet of Fort Wayne Limited Partnership and a 26.67% limited partner interest in the GTE Mobilnet of Indiana RSA #3 Limited Partnership (both managed by a Verizon Wireless affiliate). Citizens also holds a 10.05% interest in Indiana Fiber Network, LLC, an entity described above. Finally, Citizens holds an Industrial/Business Pool PMRS license under Call Sign WPUJ209.

**Clay County Rural Telephone Cooperative, Inc. dba Endeavor Communications**, 2 S West St, PO Box 237, Cloverdale, IN 46120. Endeavor Communications is an Indiana cooperative owned by its member-subscribers, and each subscriber holds one share. Endeavor holds a 14.19% interest in Indiana Video Network, LLC (a video shared head end); and the company also holds an Industrial/Business Pool PMRS license under Call Sign KK6585.

**Miles Communications, Inc.**, 123 Nieman Street, PO Box 145, Sunman, IN 47041. Miles Communications is a wholly-owned subsidiary of Miles Enterprises, which in turn is owned 100% by Chad Miles, a US citizen. Other wholly-owned subsidiaries of Miles Enterprises include Sunman Telecommunications Corp., Sunman Long Distance, Service Provider Leasing, and Miles Development. Miles holds an 18.75% limited partnership interest in the GTE Mobilnet of Indiana RSA #6 Limited Partnership (the “Indiana RSA #6 LP”). The Indiana RSA #6 LP holds the Channel Block B cellular license for the Indiana 6 – Randolph RSA under Call Sign KNKN488. Miles Communications also holds a 700 MHz Lower Band license for CMA 411 under Call Sign WQIZ580.

Since Chad Miles holds an indirect, attributable interest in the Applicant (i.e., a 100% interest in the 14.28% interest of a limited partner), he is reported on the Form 175 as a disclosable interest holder; however, since Mr. Miles’ interest is held through an insulated limited partner, his gross revenues are shown as \$0 for the relevant years.

**New Lisbon Telephone Company, Inc.**, 6369 E Dublin Pike, PO Box 38, New Lisbon, IN 47366. New Lisbon Telephone Company, Inc. provides telephone, high speed xDSL, fiber to the home, CATV and wireless internet service to its rural subscribers in Eastern Indiana. It is a corporation in which no single shareholder has a 10% or greater interest. New Lisbon also holds a 18.75% limited partnership interest in the GTE Mobilnet of Indiana RSA #6 Limited Partnership (the “Indiana RSA #6 LP”). The Indiana RSA #6 LP holds the Channel Block B cellular license for the Indiana 6 – Randolph RSA under Call Sign KNKN488.

**RTC Communications Corp.**, 117 W 8th St, PO Box 507, Rochester, IN 46975. RTC is a wholly-owned subsidiary of Rochester Telephone Company, which is in turn a privately held corporation with 119 shareholders. The Isabelle Burchfield Trust, Denver, CO 80237 holds a

10% interest in Rochester Telephone. No other shareholder has a 10% or greater interest. RTC holds a 50% interest in S and R Communications LLC, a participant in the Verizon Wireless LTE in Rural America (LRA) Program, pursuant to which RTC leases certain spectrum from Verizon for the purpose of extending LTE coverage into portions of RTC's service area.<sup>2</sup> RTC also holds Industrial/Business Pool Microwave licenses under Call Signs WQSA431 and WQRX551, and a license for operations in the 3650-3700 MHz band under Call Sign WQMQ923.

### **Officers and Directors and Key Management Personnel**

The officers and directors and key management personnel of Applicant's general partner, Monon Telephone, are each US citizens and are as follows:

Nancy Wagner	Director, President
Bradley Hanway	Director, Vice President
Bruce Hanway	Director, Secretary, Treasurer/CFO, Gen. Manager
Dean Getz	Executive Vice President
Curtis Hanway	Assistant Secretary/Treasurer

None of these officers, directors or key management personnel has a 10% or greater interest in any FCC regulated business other than Monon Telephone and its affiliates as described herein. Nor do any of these individuals own or control any outside businesses that would be considered an affiliate of the Applicant under Rule Section 1.2110(c). Each may be contacted by writing to the Applicant, at the address listed above, or c/o Blooston, Mordkofsky, Dickens, Duffy & Prendergast, LLP, 2120 L Street, NW, Suite 300, Washington, DC 20037.

### **Identity of Applicant's Affiliates**

Applicant has identified the following Affiliates and aggregated the gross revenues of these entities with the Applicant's gross revenues in establishing its eligibility for treatment as a small business pursuant to Rule Section 1.2110(b):

#### **Monon Telephone Company, Inc.**

As mentioned above, Monon Telephone Company, Inc. is the General Partner of Applicant. Its place of business is located at 311 N Market St, PO Box 625, Monon, IN 47959. Monon Telephone owns a 20.4% limited partner interest in the Indiana RSA #1 Limited Partnership. Since Monon Telephone's interest is a minority limited partner interest, the company does not control (and is not controlled by) the cellular partnership and the latter is

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<sup>2</sup> Since S and R Communications LLC is leasing spectrum *from* Verizon Wireless, and is not leasing spectrum *to* Verizon, no attributable material relationship issues are raised.

therefore not an “affiliate” of Applicant for purposes of Rule Section 1.2110(b). Monon Telephone does not own or control, or hold a 10% or greater interest in, any other businesses.

None of Monon Telephone’s officers and directors owns or controls any outside businesses. Aside from the businesses listed above, the individual Disclosable Interest Holders of the Applicant do not have any further affiliates.

### **Agreements**

Neither Applicant nor any of its partners has entered into any agreements concerning participation in Auction No. 97, other than the limited partnership agreement that created Applicant.

### **Additional Certifications**

Applicant utilizes a law firm that represents other applicants in Auctions No. 97. Law firm personnel working with Applicant have not been involved in any discussions regarding bids or bid strategy and shall not perform bidding duties for any other client/applicant that has specified licenses on its short-form application that are the same or that have geographic overlap with those of the Applicant. Moreover, ethical wall procedures have been implemented to ensure that the law firm’s other clients cannot learn any information about Applicant’s bids or bid strategies or plans for the post-auction market structure, and vice versa.

Similarly, Applicant utilizes a consultant that may work with other applicants in Auctions No. 97. Applicant’s consultant has been authorized to perform bidding duties on behalf of the Applicant. Ethical wall procedures have been implemented to ensure that the consultant’s other clients cannot learn any information about Applicant’s bids or bid strategies or plans for the post-auction market structure, and vice versa. Applicant and its representatives and consultants certify that they will abide by the ethical wall arrangements and will not engage in any restricted communications until after the down payment deadline, as such terms are defined in 47 C.F.R. § 1.2105(c).

Applicant certifies that it is not in default on any Federal Communications Commission (“Commission”) licenses and that it is not delinquent on any non-tax debt owed to any Federal agency.

Applicant states under penalty of perjury that it has never been in default on any Commission license and that it has never been delinquent on any non-tax debt owed to any Federal agency.

Applicant certifies as truthful, under penalty of perjury, that it has not entered with any other party into any partnership, joint venture, consortium or other agreement, arrangement or


understanding of any kind relating to the licenses being auctioned in this Auction No. 97, including any such agreements relating to the post-auction market structure.

Applicant certifies, under penalty of perjury, that it is qualified as a designated entity pursuant to Section 1.2110 of the Commission's Rules effective as of the date of the submission of this application, including those revisions to the Commission's Rules made in the *Second Report and Order and Second Further Notice of Proposed Rule Making* in WT Docket No. 05-211, FCC 06-52, released April 25, 2006, and *Order on Reconsideration of the Second Report and Order* in WT Docket No. 05-211, FCC 06-78, released June 2, 2005. Consistent with Attachment D, note 413 of the Commission's Public Notice, Auction of Advanced Wireless Services (AWS-3) Licenses Scheduled for November 13, 2014, DA 14-1018 (released July 23, 2014), Applicant certifies that there are no entities with which Applicant or its controlling interests have entered into a spectrum lease or resale/wholesale arrangement of any spectrum that would result in an attributable material relationship.

Applicant certifies, under penalty of perjury, that the Applicant and all of the related individuals and entities required to be disclosed on its application are not person(s) who have been, for reasons of national security, barred by any agency of the Federal Government from bidding on a contract, participating in an auction, or receiving a grant, and who are thus statutorily prohibited from participating in such a Commission auction.

### Financial Statements

Applicant does not use audited financial statements, but instead has its financial statements reviewed by its accountants (Reed & Co.) to ensure that they have been prepared "in conformity with accounting principles generally accepted in the United States of America." In accordance with Rule Section 1.2110(o), Bruce Hanway (Applicant's Treasurer/CFO) hereby certifies that its gross revenues reported in this application are accurate, and were prepared in accordance with Generally Accepted Accounting Principles.

By:   
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Bruce Hanway  
Secretary, Treasurer/CFO, Gen. Manager of General Partner  
Cerberus Communications Limited Partnership