I strongly urge the FCC to reject the transfer of licenses in the above referenced matter to foreign nationals in excess of the limitation in federal statutes without special approval by the FCC. Were the FCC to allow the transfer, it would be aiding and abetting what amounts to an unethical and, likely, an illegal "hostile insider takeover" of XO Communications.

The XO Communications Board of Directors approved a transaction which favors one Class A Common holder above all others. This action is the subject of much litigation. It would be very wrong for our government to approve such activities no matter how politically well connected the applicants are and no matter how much money they have contributed to politicians.

Further, there is no need to exceed the normal limitation in the statute as there is currently an American bidder who has submitted a superior offer to the company and other bidders may well emerge if the company actually files for bankruptcy. I believe there is a strong possibility the bankruptcy filing may not occur if the FCC does not transfer the licenses because I believe the shareholder favored by the Board of Directors will find some other solution because it will not want to give up its current ownership position. The bankruptcy filing and the attempt to transfer the licenses may well be simply a ploy to get even a larger share of a valuable company and the bankruptcy filing if it ever occurs is just a way to make it even more valuable by shedding some debt.

The FCC should not aid and abet this process of stealing the property of the rest of the Class A Common shareholders to benefit one large shareholder.

Thank you.

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