My name is Webster White. I am commenting on the pending FCC hearing for the transfer of FCC licenses from Craig McCaw and shareholders of XO Communications.

This page provides information on applications filed by XO Communications, Inc. pursuant to sections 214 and 310(d) of the Communications Act of 1934, as amended, seeking Commission approval of the proposed transfer of control of certain Commission licenses and authorizations held by Craig O. McCaw and the existing shareholders of XO to the new shareholders of XO, which will include, as 10 percent or greater shareholders, Forstmann Little & Co. Equity Partnership-VII, L.P. and Forstmann Little & Co. Subordinated Debt and Equity Management Buyout Partnership-VIII, L.P., and Teninver, S.A. de C.V., an indirect wholly owned subsidiary of Teléfonos de México, S.A. de C.V. Specifically, the licenses and authorizations to be transferred include licenses and authorizations held by XO and its subsidiaries to provide domestic and international telecommunications services pursuant to parts 63, 90, and 101 of the Commission’s rules. In addition, the Applicant seeks a declaratory ruling pursuant to section 310(b)(4) of the Act, that it will not serve the public interest to prohibit indirect foreign ownership of Ox’s wireless licenses in excess of the statutory 25 percent foreign ownership benchmark by Telmex and a general partner of Forstmann Little, Gordon A. Holmes, a citizen of the Republic of Ireland.

A lot of people around here call me W.W. I am retired, with a lot of family and grandchildren, and will live out my life in as much happiness as I can muster up. I – like many retired folk lost some if not a substantial amount of their retirement in retirement plans run by “others”, Connecticut, New York, & California were invested in programs of Mr. Forestmanns. Make no mistake there have been numerous failings that you are involved with in the communications industry. I was also involved with GX, Enron, and a few others. XO communications has an overwhelming similarity to both GX and Enron……..Management was able to dictate/manipulate/ and impregnate public corporations with fraud and deceit and NADA could do anything to regulate. When does a public corporation cease to be a public corporation…simple/ when the public has been excluded/ and the insiders only program is for their benefit. I know from reading other comments from the public, you are getting an idea of the complete control that was obtained by Mr. Forstmann. Here is one example of Forstmann “Unbiased” bod.

McLeodUSA COO Davis Paid $500,000 A Year By Big Investor

CHARLOTTE -(Dow Jones)- McLeodUSA Inc. (MCLD) Chief Operating Officer Chris A. Davis' base company salary of $400,000 a year is supplemented by a $500,000 annual paycheck from large investor Forstmann Little & Co.

In a filing with the Securities and Exchange Commission on Friday, McLeod said Davis, who is also chief financial officer, is a special limited partner of Forstmann Little. She provides the leveraged-buyout firm consulting services and can also invest in the firm's portfolio investments.

Davis, hired Aug. 1, informed McLeodUSA that she won't invest in Forstmann Little's investments in McLeod in connection with the telecommunications company's restructuring, which was proposed Monday, according to Friday's SEC filing. She also agreed to advise Forstmann Little on debt and equity partnerships in a way that doesn't conflict with her duties at McLeod, the filing said.

In addition to the Forstmann Little salary, Davis' McLeod pay package includes the opportunity for an annual bonus. The Cedar Rapids, Iowa, company paid Davis a one-time signing bonus of $5 million as compensation for the loss of unvested option shares of ONI Systems Corp. (ONIS) and was paid $3.2 million for some vested options she exercised, then sold at below $24 a share, the filing said.
Davis was previously ONI's executive vice president, chief financial and administrative officer. McLeod also paid $4.3 million to purchase her home in Los Gatos, Calif., paid about $950,000 to reimburse related taxes and will reimburse her related relocation expenses.

A company spokesman wasn't immediately available to comment.

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While this article is a public document as to Mr. Frostmanns relation ship to MCLD, it is pertinent because it demonstrates corporate and stockholder abuse, and again NADA, = NOT A DAM AGENCY did anything about it.

When individuals gain complete control of a public corporation /action should be taken to bar the continued chain of abuse/ especially when a license that truly belongs to stockholders is being unwilling taken away from them.

Before the deadline you will be furnished with information that shows how MR. Forstmann gained control of the XO board of directors, and his direct relationship with them.

I would only hope that you deny any transfer of FCC licenses to a Corporate “TERRIOST” based on the Best interest of the people……if we can’t stop this here …..where can we stop it.

Please think about your grand children.

Thank You,

W.W.