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April 23, 2019

VIA ELECTRONIC FILING

Marlene H. Dortch
Secretary
Federal Communications Commission
445 12th Street, SW
Washington, DC 20554

Re: MIP IV MidWest Fiber LLC PDR, ISP-PDR-20190304-00002

Dear Ms. Dortch

MIP IV MidWest Fiber, LLC supplements the above referenced Petition for Declaratory Ruling under Section 310(b)(4) of the Communications Act of 1934, as amended, with the attached letter, which was previously filed with the Wireline Competition Bureau, WC Docket Nos. 19-49 and 19-50, in connection with the same transaction.

Best regards,

/s/

Alexander L. Stout
LATHAM & WATKINS LLP

Attachment

cc: Susan O'Connell

LATHAM & WATKINS LLP

March 14, 2019

VIA ELECTRONIC FILING

Marlene H. Dortch
Secretary
Federal Communications Commission
445 12th Street, SW
Washington, DC 20554

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Re: Uniti Fiber LLC, and MIP IV MidWest Fiber, LLC, WC Docket No. 19-49; MNA Holdings, LLC and Bluebird Media, LLC, and MIP IV MidWest Fiber, LLC, and Uniti Leasing MW LLC, WC Docket No. 19-50

Dear Ms. Dortch

By this letter, MIP IV MidWest Fiber, LLC (“MIP IV MW”) supplements the above-referenced applications for the transfer of control of Section 214 authorizations (the “Applications”) now pending before the Wireline Competition Bureau.

As described in the Applications, MIP IV MW ultimately is controlled by Macquarie Group Limited (“MGL”), a publicly traded company incorporated in Australia. MGL is led by a board of directors that includes eleven members: Peter H. Warne, Shemara R. Wikramanayake, Gary R. Banks, Jillian R. Broadbent, Gordon M. Cairns, Philip M. Coffey, Michael J. Coleman, Diane J. Grady, Michael J. Hawker, Glenn R. Stevens, and Nicola M. Wakefield Evans.¹ All members of the MGL board are citizens of Australia. Likewise, MGL’s senior management team is comprised of citizens of Australia, including Shemara R. Wikramanayake (chief executive officer), Nicole Sorbara (chief operating officer), Alexander Harvey (chief financial officer), and Patrick Upfold (chief risk officer).

MGL indirectly holds a 100% interest in Macquarie Infrastructure and Real Assets Inc. (“MIRA Inc.”), a Delaware corporation that is an investment advisor registered with the United States Securities and Exchange Commission (“SEC”). MIRA Inc. is the sole member of MIP IV (ECI) GP, LLC and the sole shareholder of Macquarie Infrastructure Partners Inc. (“MIP Inc.”), also an investment advisor registered with the SEC and manager and attorney-in-fact of the private equity fund vehicles described below.

¹ Biographies of MGL’s board of directors are available at: <https://www.macquarie.com/de/about/company/leadership>.

Upon the closing of the proposed transactions, MIP IV (ECI) GP, LLC will be the general partner of MIP IV (FCC) AIV, L.P.,² an alternative investment vehicle of certain private equity funds managed by MIP Inc. MIP Inc., pursuant to a joinder to a management agreement which will be entered into by MIP Inc., MIP IV (ECI) GP, LLC, and MIP IV (FCC) AIV, L.P., will be the manager and attorney-in-fact of MIP IV (FCC) AIV, L.P. prior to the completion of the transfer of control transactions.

MIP IV (ECI) GP, LLC is led by a three-member board of managers that includes Christopher J. Leslie, Karl Kuchel, and Graeme Conway. Messrs. Leslie and Conway are dual-citizens of Australia and the United Kingdom, and Mr. Kuchel is a citizen of Australia. All reside in the United States.

Neither MIP IV MW, nor any entity that controls it, holds an interest of more than 10 percent in any provider of telecommunications services in the United States.

Best regards,

/s/

James H. Barker
Elizabeth R. Park
of LATHAM & WATKINS LLP
Counsel for MIP IV MidWest Fiber, LLC

cc: Greg Kwan

² To be formed prior to closing.