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September 8, 2021

VIA ECFS AND IBFS

Marlene H. Dortch, Secretary Federal Communications Commission Office of the Secretary 45 L Street NE Washington, DC 20554

Re: Notice of Expiration of Letter of Agreement

WC Docket No. 18-83; IBFS File Nos. ISP-PDR-20180319-00001, ITC-T/C-2018-0319-00055; ITC-T/C-20180319-00056; ITC-T/C-20180319-00058; ITC-T/C-20180319-00060

Dear Secretary Dortch:

By this letter, FirstLight Fiber, Inc.¹ and its subsidiaries including Oxford Telephone Company and Oxford West Telephone Company (collectively, "FirstLight") submit this letter to notify the Commission of the expiration of the Letter of Agreement ("LOA") submitted in the above-referenced dockets as an attachment to the Petition to Adopt Conditions to Authorizations and Licenses filed by the United States Department of Justice ("DOJ") and dated July 9, 2018. Section IV(3) of the LOA provides:

The obligations and duties owed or required to be performed ... pursuant to this LOA will naturally expire within sixty (60) calendar days of DOJ's receipt of the third annual report submitted in accordance herewith (i.e., in 2021) unless DOJ elects to renew the LOA in subsequent one-year increment(s) thereafter. ... Upon the natural expiration of the LOA, a representative from either the FirstLight Entities or the Parent Entities shall file a letter advising of the LOA's expiration with the FCC, and thereafter transmit a copy of said letter to DOJ.

¹ On September 21, 2018, FirstLight notified the Commission of a *pro forma* intra-corporate consolidation simplifying the company's corporate structure. *See* Notification of TVC Albany, Inc. d/b/a FirstLight Fiber Pursuant to 47 C.F.R. §64.1120(e). *See also*, TVC Albany, Inc. d/b/a FirstLight Fiber Notice to Surrender Certain International Section 214 Authorizations, dated Feb. 13, 2019 (surrendering the following authorizations as a result of the *pro forma* consolidation: File Nos. ITC-214-19961216-000630; ITC-214-20060426-00164; ITC-214-20050422-00566; ITC-214-19970902-00523).

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On September 7, 2021, DOJ advised FirstLight that it does not intend to renew the LOA. Thus, the LOA expired as of September 7, 2021, which was 60 calendar days after FirstLight filed its third annual report with DOJ on July 9, 2021.

This letter is being electronically filed. Please direct any questions to the undersigned.

Respectfully submitted,

/s/ Danielle Burt

Ulises R. Pin Danielle Burt

Counsel to FirstLight Fiber, Inc.

cc: Laura Wallace, DOJ (<u>laura.wallace@usdoj.gov</u>) Loyaan Egal, DOJ (<u>loyaan.egal@usdoj.gov</u>)

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