

May 16, 2018

VIA ECFS

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

**Re: Supplement to Joint Domestic and International Section 214 Assignment
Application filed by Schurz Communications, Inc., Champlain Broadband, LLC
and Burlington Telecom; WCB Docket No. 18-123; IB File No. ITC-T/C-20180418-
00077**

Secretary Dortch:

Schurz Communications, Inc. (“Schurz”) and Champlain Broadband, LLC, Transferees in the above-referenced application (together, “Transferees”) hereby file this supplement to the above-captioned application originally filed with the Commission on April 18, 2018.

Following discussions with Staff, Transferees provide this supplement to clarify that the subsidiary of Schurz Communications identified as Long Lines, LLC, in Section III(d) of the application (on page 7), is registered with the Commission as Northwest Iowa Telephone Company (“Northwest”), and provides ILEC services in in Sergeant Bluff, Salix and Sloan, Iowa. The name Long Lines, LLC is a d/b/a designation for Northwest. In addition, several other Schurz subsidiaries provide ILEC services in Iowa and South Dakota. Jordan-Soldier Valley Telephone is an ILEC in Soldier Iowa, and Jefferson Telephone Company is an ILEC in Jefferson, South Dakota. To the extent that the Commission believes these ILEC services are “dominant” services under Part 63, the Joint Applicants in this proceeding continue to request streamlined treatment of this application pursuant to 47 C.F.R. §63.03(b)(2)(ii).

Western Broadband, LLC another Schurz subsidiary operates under the name of Orbitel Communications, LLC (another Schurz subsidiary that is identified on page 8 of the application).

In addition, this will also confirm that the beneficiaries of the irrevocable trust that was formed in Indiana are Mrs. Laura E. Ray, and her four children, who are U.S. citizens.

Finally, we understand that the Commission intends to treat this application as an assignment rather than a transfer of control. The joint applicants will refer to it as such in any subsequent correspondence with the Commission.

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Should you have any questions regarding the above, please do not hesitate to contact counsel for the applicants. Thank you for your consideration of this matter.

Sincerely,

/s/ Brian Lynch

Brian Lynch
Schurz Communications, Inc.

cc: Matt Collins, WCB
Sumita Mukhody, IB