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October 4, 2019

**VIA ECFS AND IBFS**

Marlene H. Dortch, Secretary  
Federal Communications Commission  
445 12<sup>th</sup> Street SW, Room TW-B204  
Washington, DC 20554

Re: WC Docket No. 19-276: Joint Application for Transfer of Control of Domestic and International Authorizations, The Estate of Jack Lee Barton, the Non-Exempt Marital Income Trust U/W Jack Lee Barton, Lintel, Inc., Hart Telephone Company and Hart Communications, Inc.

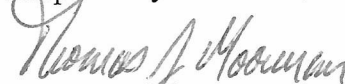
Dear Ms. Dortch:

The Estate of Jack Lee Barton, the Non-Exempt Marital Income Trust U/W Jack Lee Barton, Lintel, Inc. ("Lintel"), Hart Telephone Company ("HTC") and Hart Communications, Inc. (collectively the "Applicants"), by counsel, hereby files this supplement to the above-referenced joint domestic and international Section 214 transfer of control application electronically submitted on September 18, 2019. Along with the attached Declaration of James R. Daniel, Jr., this supplement provides the following information regarding the corrected coverage area of the Northeastern Georgia RSA Limited Partnership ("NEGA") from that used in the application at n. 5 vis-à-vis the service area of HTC.

As explained in the pending application Lintel wholly-owns HTC and, as noted in n. 5, Lintel wholly-owns CoastalNet Georgia, Inc. ("CoastalNet"). Further as also noted in n. 5, CoastalNet owns a *non-controlling, minority* Limited Partnership interest in NEGA. To clarify from the reference to RSA 3 in the application, NEGA's cellular service area covers Georgia RSA No. 2B2 and Georgia RSA No. 4B3. A portion of NEGA's coverage area overlaps the same area within which HTC operates.

Please contact the undersigned should you have any questions or require additional information.

Respectfully submitted,

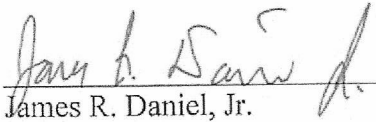
  
Thomas J. Moorman

**Attachment**

cc: J. May, Federal Communications Commission (via email)  
S. Mukhoty, Federal Communications Commission (via email)  
D. Johnson, Federal Communications Commission (via email)

## DECLARATION

I, James R. Daniel, Jr., President of Hart Telephone Company and Hart Communications, Inc. and in my capacity as a Co-Executor of the Estate of Jack Lee Barton, Co-Trustee of the Nonexempt Marital Income Trust U/W Jack Lee Barton and Director of Lintel (the "Entities"), do hereby declare under penalties of perjury that I have read the foregoing supplement and the information contained therein regarding the Entities and its affiliates is true and accurate to the best of my knowledge, information, and belief.

  
James R. Daniel, Jr.

Date: 10-4-19

President of Hart Telephone Company  
President of Hart Communications, Inc.  
Director, Lintel, Inc.

And in his capacity as both the Co-Executor of the  
Estate of Jack Lee Barton and as Co-Trustee of the Nonexempt  
Marital Income Trust U/W Jack Lee Barton