

LAW OFFICES
BLOOSTON, MORDKOFKY, DICKENS, DUFFY & PRENDERGAST, LLP

BENJAMIN H. DICKENS, JR.
JOHN A. PRENDERGAST
GERARD J. DUFFY
RICHARD D. RUBINO
MARY J. SISAK
D. CARY MITCHELL
SALVATORE TAILLEFER, JR.

2120 L STREET, NW
WASHINGTON, DC 20037

(202) 659-0830
FACSIMILE: (202) 828-5568

AFFILIATED SOUTH AMERICAN OFFICES

ESTUDIO JAUREGUI & ASSOCIATES
BUENOS AIRES, ARGENTINA

HAROLD MORDKOFKY
OF COUNSEL

EUGENE MALISZEWSKYJ
ENGINEERING CONSULTANT

ARTHUR BLOOSTON
1914 – 1999

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

WRITER'S CONTACT INFORMATION
(202) 828-5528

**RE: Domestic Section 214 Application
Members of Husker One, L.L.C., Transferors
FMTC-SWT, Inc., Transferee
WC Docket No. 18-116**

Dear Ms. Dortch:

On behalf of the Members of Husker One, L.L.C. ("Husker One") and FMTC-SWT, Inc. ("FMTC-SWT"), it is hereby clarified and confirmed that the only adjacent service area with respect to Husker One, on the one hand, and FMTC-SWT and its affiliates, on the other hand, is comprised of Husker One's Winterset, Iowa exchange, which engages in competitive local exchange carrier operations in a service area where CenturyLink is the incumbent local exchange carrier, and which is adjacent to (but does not overlap with) Madison County, Iowa exchanges currently operated by FMTC-I35, Inc., a commonly-owned affiliate of FMTC-SWT.

After further review and analysis, the applicants have determined that they, in fact, qualify for streamlined processing pursuant Section 63.03(b)(2)(ii) of the Commission's Rules because: (1) the proposed transaction would result in Transferee FMTC-SWT and its affiliates having a market share in the interstate, interexchange market of less than 10 percent; (2) the Transferee's newly acquired Husker One facilities and operations will provide competitive telephone exchange services or exchange access services exclusively in geographic areas served by a dominant local exchange carrier (CenturyLink) that is not a party to the transaction; and (3) the applicants are a dominant carrier (FMTC-SWT and its affiliates) and a non-dominant carrier (Husker One) that provides services exclusively outside the geographic area where the dominant carrier (FMTC-SWT and its affiliates) are dominant.

Respectfully submitted,
/s/ Gerard J. Duffy
Gerard J. Duffy
FCC Counsel for Transferors and Transferee

cc: Dennis Johnson
Gregory Kwan