

**BEFORE THE
FEDERAL COMMUNICATIONS COMMISSION
WASHINGTON, D.C.**

In the Matter of)
)
Darrell R. Brown, Sr. Management Trust, Bryanell S.)
Brown Management Trust, GST Exempt Family Trust)
for the benefit of Darrell Raiford Brown, Jr., GST)
Exempt Family Trust for the benefit of Lisa Renee)
Bond, and the GST Exempt Family Trust for the)
benefit of Chera Dare Ogburn,)
Shareholders of Millry Corporation)
)
Transferors)
)
Paul E. Brown Management Trust and GST Exempt)
Family Trust for the benefit of Paul E. Brown, Jr.,)
Shareholders of Millry Corporation)
)
Transferees)
)
Millry Telephone Company, Inc., Millry)
Communication, Inc. and Millry Telephone LD, LLC)
)
Section 214 Authorization Holders)
)
Application for Transfer of Control of Domestic)
Section 214 Authorizations)

**SUPPLEMENT TO APPLICATION FOR TRANSFER OF CONTROL OF DOMESTIC
SECTION 214 AUTHORIZATION**

Pursuant to the request of the FCC staff in the Wireline Competition Bureau, Millry Corporation (“Millry Corp”) shareholders the Darrell R. Brown, Sr. Management Trust, Bryanell S. Brown Management Trust, GST Exempt Family Trust for the benefit of Darrell Raiford Brown, Jr., GST Exempt Family Trust for the benefit of Lisa Renee Bond and the GST Exempt Family Trust for the benefit of Chera Dare Ogburn (collectively, the “Transferors”) and Millry Corp shareholders the Paul E. Brown, Sr. Management Trust and the GST Exempt Family Trust

for the benefit of Paul E. Brown, Jr. (collectively, the “Transferees”) are providing this Supplement to the Application filed with this Commission on August 15, 2016, seeking approval of the transfer of control of the domestic Section 214 authorizations held by Millry Telephone Company, Inc. (“Millry Telephone”), Millry Communication, Inc. (“Millry Communication”) and Millry Telephone LD, LLC (“Millry LD”) from the Transferors to the Transferees, pursuant to Section 214(a) of the Communications Act of 1934, as amended (the “Act”), 47 U.S.C. § 214, and 47 C.F.R. § 63.04.

In particular, the Transferors and Transferees provide the following clarification to the statements previously provided in response to the requirements of 47 C.F.R. § 63.04(a)(8), regarding the appropriateness of the Application for streamlined treatment:

Millry Corp is the holding company for the Section 214 authorization holders Millry Telephone, Millry Communication and Millry LD; Millry Corp is not a telecommunications provider.

Millry Telephone is an incumbent local exchange carrier (“ILEC”) providing local exchange voice and broadband services to residential and business customers in portions of Washington and Choctaw counties in southwestern Alabama, with approximately 4902 access lines; Millry Telephone also has separate authority to provide alternative facilities-based and resold local exchange telecommunications in Alabama as a competitive local exchange carrier (“CLEC”), but it has never utilized its CLEC authority and has never served any customers outside of its ILEC service territory in Washington and Choctaw counties.

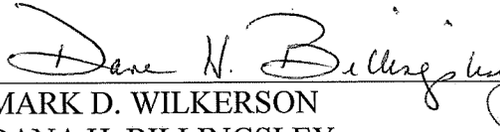
Millry Communication also has statewide authority to provide alternative facilities-based and resold local exchange telecommunications in Alabama as a CLEC; however, Millry Communication does not provide local exchange or other voice telephone services to customers

within Millry Telephone's ILEC service territory. Millry Communication provides local exchange service, long distance (through Millry Telephone LD), broadband and Ethernet services to customers outside of Millry Telephone's service area, largely within Washington and Choctaw counties. It is also a retail provider of broadband services in Millry Telephone's incumbent exchange area to approximately seventy commercial customers, utilizing Millry Telephone facilities.

Millry Telephone and Millry Communication have never provided voice services in overlapping geographic areas. The areas served and the telecommunications services provided by both companies, as described herein, will remain unchanged after the consummation of the proposed redemption of stock and the resulting transfer of control of the domestic Section 214 authorizations from the Transferors to the Transferees.

Due to the structure of the proposed transaction, the Transferors and Transferees understand that the Application does not meet any of the presumptive streamlined categories set forth in 47 C.F.R. § 63.03(b), but request that the Commission accept the application for streamlined processing pursuant to its authority to afford streamlining to particular applications on a case-by-case basis. *Implementation of Further Streamlining Measures for Domestic Section 214 Authorizations*, Report and Order, 17 FCC Rcd 5517, 5531-32, 5535, paras. 28, 34 (2002); 47 C.F.R § 63.03(a).

Respectfully submitted on this 30th day of August, 2016.



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of Millry Corporation, and Section 214 Authorization
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