

Jean L. Kiddoo  
Brett P. Ferenchak  
jean.kiddoo@bingham.com  
brett.ferenchak@bingham.com

August 11, 2014

**Via ECFS**

Marlene H. Dortch, Secretary  
Federal Communications Commission  
445-12<sup>th</sup> Street SW  
Room TW-A325  
Washington, DC 20554

**Re: WC Docket No. 14-111**

In the Matter of the Application of Enventis Corporation and Consolidated Communications Holdings, Inc. for authority pursuant to Section 214 of the Communications Act of 1934, as amended, to Transfer Indirect Control of Domestic Carriers

**SUPPLEMENT**

Dear Ms. Dortch:

In response to Commission Staff's request for additional information concerning any overlapping service areas among the Applicants' respective services, Enventis Corporation ("Transferor" or "Enventis") and Consolidated Communications Holdings, Inc. ("Transferee" or "CCHI") provide the following.

- The operating subsidiaries of CCHI and Enventis Corp. do not provide local exchange telecommunications services in any overlapping or adjacent Incumbent Local Exchange Carrier ("ILEC") and Competitive Local Exchange Carrier ("CLEC") local service areas.
- Enventis Telecom, Inc. ("Enventis Telecom") holds statewide authority and provides resold interexchange (but not local) telecommunications services in Illinois; certain subsidiaries of CCHI operate as an ILEC and/or CLEC in areas of Illinois. To Applicants' knowledge none of the interexchange customers of Enventis Telecom are located in the respective ILEC or CLEC territories of CCHI's ILEC and CLEC subsidiaries
- Consolidated Communications Enterprise Services, Inc. ("CCES") holds statewide authority and provides interexchange and alternative operator (but not local) telecommunications services in Iowa; certain subsidiaries of Enventis operate as an ILEC or CLEC in areas of Illinois. To Applicants' knowledge none of the interexchange customers of CCES are located in the respective ILEC or CLEC territories of Enventis' ILEC and CLEC subsidiaries.
- Enventis Telecom and CCES each hold statewide authority to provide resold interexchange (but not local) telecommunications services in Florida, Georgia, Kentucky, and Ohio.

Beijing  
Boston  
Frankfurt  
Hartford  
Hong Kong  
Lexington (GSC)  
London  
Los Angeles  
New York  
Orange County  
San Francisco  
Santa Monica  
Silicon Valley  
Tokyo  
**Washington**

Bingham McCutchen LLP  
2020 K Street NW  
Washington, DC  
20006-1806

T +1.202.373.6000  
F +1.202.373.6001  
bingham.com

Marlene H. Dortch, Secretary  
August \_\_, 2014  
Page 2

CCHI also takes this opportunity to correct the list of states in which CCES is authorized to provide intrastate interexchange telecommunications services. The list provided in the Application filed on July 18, 2014, inadvertently omitted Alabama, Florida, Georgia, Indiana, Iowa, Kentucky, Louisiana, Ohio and Tennessee from the list provided on page 14 of the Application. The correct list of states where CCES is authorized to provide intrastate telecommunications services includes Alabama (resold interexchange), Florida (interexchange), Georgia (resold interexchange), Indiana (resold interexchange), Iowa (interexchange and Operator services), Kentucky (long distance), Louisiana (interexchange), Ohio (interexchange), and Tennessee (operator services), and local exchange and interexchange services in Illinois, Pennsylvania, and Texas.

Should you have any questions concerning this information please do not hesitate to contact us.

Respectfully submitted,

*/s/ Brett P. Ferenchak*

Jean L. Kiddoo  
Brett P. Ferenchak

Counsel for Applicants

cc: Dennis Johnson (WCB)