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\* Indicates required

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## FEDERAL COMMUNICATIONS COMMISSION

## Additional Applicants/SCL-LIC-Supplement A

(Provide the Requested Additional Information for Each Applicant Covered by the Application Separately)

Save	See Instructions © Print Form ©			Go to Main Form			
SCL Filing							
● DRAFT-SCL-LIC-20240718-00061							
1. Applicant Information							
*FRN							
Name			Atter	ntion			
Doing Business As (DBA)			Title				
Doing Business As (DBA)			l l				
Street Address			Phor	ne			
Street Address 2			Fax				
City			Emai	il			
State			*App	plicant/Licensee Legal E	intity Type		
			I		Q		
Zip Code/Postal Code				None	<u> </u>		
Country				ndividual Inincorporated Associat	tion		
Country				Sovernment Entity			
				orporation imited Liability Compan	.,		
2. Contact Information				ieneral Partnership	·		
Check here if same as Applicant				imited Partnership			
*FRN				imited Liability Partners ther	mp ·		
			1	None -	^		
Name			Atter	ntion			
Doing Business As (DBA)			Title				
Street Address			Phor	ne			
Street Address 2			Fax				
City			Emai				
City			Ellia				
Contact State			* Rel	lationship			
				one -	Α.		
Zip Code/Postal Code			I		٩		
			N San	None me			
Country			Leg	gal counsel			
				gineer her			
*3. Identify the Government, State, or Territory L	under the laws of wh	ich a corporate or partnership Applicant is organized.					
Actions (a) Applicant	t Name	(b1) Government where Applicant is Organiz			(b2) State or Territory where Applicant is Organized		
No data to display							
Applicant Ownership Information							
*4. Does any person or entity directly or indirectly have 10% or more of the equity interests and/or voting interests, or a controlling interest, of the Applicant? •  Yes O No							
Complete the table below, and in an attachmen	nt, provide a detailed	ownership listing and ownership diagram, as required by <u>section 1.76</u>	67(a)(8)(i	i) of the Commission's r	ules.		
		principal business of any person or entity that directly or indirectly ow t 1%. Also provide, in an attachment, a detailed ownership listing and			d/or voting interests or a controlling interest of the Applicant ("interest holder d by section 1.767(a)(8)(i) of the Commission's rules.	") and the percentage of equity	

Actions	10% or Môfei	dividual or Entity that Directly or Indirectly Owns #ஸ்சேட்புர்கள்ஸ் or Voting Interests of Applicant a Controlling Interest ("Interest Holder")		Citizenship or Country of corporation of Interest Holder	(c)(1) Dual or More Citizenships (if applicable)	(d) Principal Business of Interest Hold	Interest Holder has a Direct 10% or	f) Equity Interest Held by Interest Holder (%)	(g) Voting Interest Held by Interest Holder (%)
				No d	ata to display				
oes the		y interlocking directorates with a foreign carrier, pu	rsuant to section 63.18(h)	of the Commission's rules	? 0				
		interlocking directorates pursuant to section 63.18(	( <u>h)</u> of the Commission's ru	les					
	C	.41							
	Carrier Affilia	ICLION  IT IN THE IT	uraliza sauusta 2 A						
Yes (		inter or is it anniated with a foreign carrier in any to	reign country: •						
nplete t	he table below and	, in an attachment, provide the information and cer	rtifications required by <u>47</u>	CFR § 1.767(a)(8)(ii) through	<u>ı (iv)</u> .				
• (a) • (b) • (c) • (d) marke	The applicant is a f The applicant cont There exists any er Two or more forei ting of arrangeme	one of the following options: oreign carrier in that country. rols a foreign carrier in that country. titly that owns more than 25 percent of the applicar gn carriers (or parties that control foreign carriers): hts for the terms of acquisition, sale, lease, transfer ation (provide explanation).	own, in the aggregate, mo	re than 25 percent of the a	pplicant and are parties to	or the beneficiar	ies of, a contractual relation (e.g., a joint venture or r	narket alliance) affe	cting the provision o
. Provide	e the affiliation info	rmation: the name of the foreign carrier and the de	estination market(s)						
Add	Remove All								
Actions	(a) Name of Foreign Carrie		(c)(2) Explanation for no standard Affiliation		plicant seek to land and o connecting the United St country?		(e) Does Applicant/Affiliate Carrier Own or Control Cable Landing Station in this Country?		ntry a member of the de Organization?
				No d	ata to display				
Yes (	) No	a waiver(s) of the Commission's rules?							
		a supporting narrative and documentation.  for which a waiver is sought below.							
		•							
Attach a Attach Fi		ing the waiver request and identifying the rule num	ber(s) involved:						
tachm	<u>ents</u>								
The Appl		led an attachment to provide a detailed ownership	listing and ownership diag	gram responding to 63.18(h	). •				
he Appl	icant has uploaded	d an attachment identifying any interlocking directo	rates with a foreign carrie	r, pursuant to section 63.18	B(h) of the Commission's ru	les. 🛭			
Yes ( The App		ed an attachment providing the information and cer	tifications required by sec	tion 1.767(a)(8)(ii-iv) of the	Commission's rules. 0				
Yes (		ng a waiver, it has uploaded a statement supportin	g the waiver request and i	dentifying the rule number	(s) involved, along with oth	er material inforr	nation.		
Yes (	N/A								
achm	ents/Confide	ential Treatment of Attachments							
s the Ap Yes (		confidential treatment of any part of this filing unde	er section 0.459 of the Cor	nmission's rules? 🛭					
		upporting statement for the "confidential treatmen achment(s) in the Attachments section below.	nt request(s)" identifying th	ne applicable rule(s) and pro	oviding other supporting r	aterials or inform	nation. The Applicant must also upload both the Reda	cted Public version	and the Non-Redact
The Appl		the attachment(s) listed below.		Description of Att	achment			Confidential	Action
		ISP.docx		Form Attachme			//	0	×
Attach Fi	le Ø						***		
		u Fufuusania (C. 1970)							
<u> Ilona</u>	Security/Lav	v Enforcement Certification Staten	<u>nents</u>						
		n, the Applicant(s) certifies that it will:	ent Act (CALEA) requirem	ents and related rules and	regulations including one	and all ECC order	s and opinions governing the application of CALEA, pu	irsuant to the Com	munications Accies
Law Er	nforcement Act and ke communication	d the Commission's rules and regulations in Title 47	, part 1, subpart Z;				ful request or legal process in accordance with U.S. la		

The Wiretap Act, 18 U.S.C. § 2701 et seq.;
 The Stored Communications Act, 18 U.S.C. § 2701 et seq.;
 The Pen Register and Trap and Trace Statute, 18 U.S.C. § 3121 et seq.; and
 Other court orders, subpensa or other legal process;
 Designate a point of contact who is located in the United States and is a U.S. citizen or lawful U.S. permanent resident, for the execution of lawful requests and as an agent for legal service of process;

- Ensure the continuing accuracy and completeness of all information submitted, whether at the time of submission of the application or subsequently in response to either the Commission or the Committee's request, as required under section 1,65(a) of the Commission's rules, and to inform the Commission and the Committee of any substantial and significant changes while an application is pending;
   Ensure that after the application is no longer pending for purposes of section 1.65 of the Commission's rules, it will notify the Commission and the Committee of any changes in the authorization holder or licensee information and/or contact information promptly, and
- in any event within thirty (30) days, and

  Fulfill the conditions and obligations set forth in the certifications set out in section 63.18(q) of the Commission's rules or in the grant of an application or authorization and/or that if the information provided to the United States Government is materially false, fictitious, or fraudulent, it may be subject to all remedies available to the United States Government, including but not limited to revocation and/or termination of the Commission's authorization or license, and criminal and civil penalties, including penalties under 18 U.S.C. § 1001.

## **General Certification Statements**

- \*15. In submitting this form,
  - The Applicant certifies that it accepts and will abide by the routine conditions in section 1.767(g) of the Commission's rules including, but not limited to:
    - the licensee(s) shall be prohibited from agreeing to accept special concessions directly or indirectly from any foreign carrier, including any entity that owns or controls a foreign cable landing station, where the foreign carrier possesses sufficient market power on the foreign end of the route to affect competition adversely in the U.S. market, and from agreeing to accept special concessions in the future;
    - the licensee(s) shall maintain de jure and de facto control of the U.S. portion of the cable system, including the cable landing stations in the United States, sufficient to comply with the requirements of the Commission's rules and any specific conditions of the

    - the licensee(s) shall comply with the requirements of section 1.768 of the Commission's rules;
       the licensee(s) must notify the Commission within thirty (30) days of the date the cable is placed into service. The cable landing license shall expire 25 years from the in-service date, unless renewed or extended upon proper application. Upon expiration, all rights granted under the license shall be terminated;
    - licensees shall file submarine cable outage reports as required in 47 CFR part 4:
    - the cable landing license is revocable by the Commission after due notice and opportunity for hearing pursuant to section 2 of the Cable Landing License Act, 47 U.S.C. § 35, or for failure to comply with the terms of the license or with the Commission's rules.
  - The Applicant certifies that neither it nor any other party to the application is subject to a denial of Federal benefits, including FCC benefits, pursuant to section 5301 of the Anti-Drug Abuse Act of 1988, 21 U.S.C. § 862, because of a conviction for possession or distribution of a controlled substance. See 47 CFR § 1.2002(b) for the meaning of "party to the application" for these purposes. (This certification does not apply to applications filed in services exempted under § 1.2002(c) of the rules, or to Federal, State or local governmental entities or subdivisions thereof. See 47 CFR § 1,2002(c) in the ineaning of party to the application for these purposes. (Inits certifications used in Section 24) and in the attachments or documents incorporated by reference are material, are part of this Application, and are true, complete, correct, and made in good faith.

    • The Applicant certifies that it has provided all the required information and certifications under section 1.767 of the Commission's rules.

16. Party Authorized to Sign.  First Name	MI							
*Last Name	Suffix							
*Title								
*Signature	Date							
	NLURE TO SIGN THIS FORM MAY RESULT IN DISMISSAL THE APPLICATION AND FORFEITURE OF ANY FEES PAID							
WILLFUL FALSE STATEMENTS MADE ON THIS FORM ARE PUNISHABLE BY FINE AND/OR IMPRISONMENT (U.S. Code, Title 18, Section 1001), AND/OR REVOCATION OF ANY STATION LICENSE OR CONSTRUCTION PERMIT (U.S. Code, Title 47, Section 35), AND/OR FORFEITURE (U.S. Code, Title 47, Section 503)								
Save	Go to Main	Form						