
RCN TELECOM SERVICES)
OF ILLINOIS, L.L.C.)
)
)
Application for State-Issued Authorization to)
Provide Cable Service Pursuant to Section 401)
Of the Cable and Cable Competition Law of 2007)

Docket No. 15-0396

**APPLICATION FOR STATE-ISSUED
AUTHORIZATION TO PROVIDE CABLE SERVICE**

Thomas J. Murphy, Esq.
Thomas J. Murphy, P.C.
Chicago, Illinois

Dated: 6/18, 2015

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ILLINOIS COMMERCE
COMMISSION

**STATE OF ILLINOIS
ILLINOIS COMMERCE COMMISSION**

**RCN TELECOM SERVICES)
OF ILLINOIS, L.L.C.)
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Application for State-Issued Authorization to)
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Of the Cable and Cable Competition Law of 2007)**

Docket No. _____

APPLICATION

Pursuant to Section 401 of the Cable and Cable Competition Law of 2007 (the “Law”) (220 ILCS 5/1-100) et seq.), RCN Telecom Services of Illinois, L.L.C. (“RCN”) hereby applies for State-issued authorization to use, occupy, and construct facilities in the public rights-of-way for the delivery of cable service and for State-issued authorization to provide cable services in the area as identified in **Exhibit 1** (“service area footprint”) RCN currently provides cable service to the City of Chicago and Skokie, Illinois pursuant to a municipal granted franchise. RCN is not seeking Statewide authorization to provide cable service to these communities at this time.

In support of this Application, RCN submits the attached Affidavit of Thomas M. McKay, Senior Vice President of RCN’s Telecom Service of Illinois (“Affidavit”) The Affidavit contains the affirmations and information required by subsection 401(b) of the Law (220 ILCS 5/21(b)).

I. ELIGIBILITY

1. RCN seeks to provide cable service, as defined in Section 201(e) of the Law (220

ILCS 5/21-201 (e) in this State, in the service area footprint as defined in Section 201 (j) of the Law (220 ILCS 5/21-201 (j)), and as identified in this Application, and seeks to obtain State-issued authority pursuant to Section 401 of the Law (220 ILCS 5/21-401).

2. The Law authorizing this Application was enacted by the Illinois Legislature because “[c] competitive cable service and video service providers are capable of providing new video programming services and competition to Illinois consumers and of decreasing the prices for video programming services paid by Illinois consumers.” The Illinois Legislature further expressed its intent to foster competition when it said:

The State authorization process and uniform standards and procedures in this Article are intended to enable rapid and widespread entry by competitive providers which will bring to Illinois consumers the benefits of video competition including providing consumers with more choice, lower prices, higher speed and more advanced Internet access, more diverse and varied news, public information, education, and entertainment programming, and will bring to this State and its local units of government the benefits of new infrastructure investment, job growth, and innovation in broadband and Internet protocol technologies and deployment.

3. The benefits of direct wire line video competition envisioned by the Illinois Legislature when it enacted the Law are undeniable. The Federal Communications Commission has found that direct facilities-based cable competition produces the greatest benefits to consumers, noting in a recent cable prices report that “[c]able prices decreased substantially *when a second wire line cable operator enters the market,*” whereas the presence of DBS competition does not appear to constrain cable prices. *In the Matter of Implementation of Section 3 of the Cable Television Consumer Protection and Competition Act of 1992, Statistical*

Report on the Average Rates for Basic Services, Cable Programming Service, and Equipment,
MM Docket No. 92-666 (Released December 27, 2006),

4. The Federal Communications Commission has further found that “available evidence indicates that when an incumbent operator faces ‘effective competition,’ as defined by the Communications Act, it responds in a variety of ways, including lowering prices or adding channels without changing the monthly rate, as well as improving customer services and adding new services such as interactive programming .” *In the Matter of Annual Assessment of the Status of Competition in the Market for the Delivery of Video Programming*, Ninth Annual Report, MB Docket No. 02-145 (Rel. December 31, 2002),

5. Applicant is a “competitive” wire line cable provider (competing directly with Comcast, and AT&T) that has owned and operated a cable television system in the Chicago area since 1998. RCN’s own experience as a competitive provider of video services is consistent with the findings of the Illinois Legislature and the Federal Communications Commission.

6. Applicant is a Delaware limited liability company authorized to do business in the State of Illinois. Applicant is wholly-owned subsidiary of RCN Telecom Services of Illinois, L.L.C. RCN owns other affiliated operating subsidiaries in five (5) other states and the District of Columbia.

7. As of April of 2015, RCN has 7 separate entities (including Applicant) that provide service to over 450,000 customers. Applicant currently provides cable television and other services to three (3) communities and more than 107,000 customers in the Chicago area, all pursuant to and in accordance with local franchises.

8. For the purposes of this Application, Applicant is not an “incumbent cable

operator,” within the meaning of Section 21-201(m) of the Law (220 ILCS 5/21-201) (m)) with respect to the service area footprint and is eligible to seek this State-issued authorization pursuant to Section 301(a) of the Law (220 ILCS 5/21-301(a)). See Affidavit, ¶ 2.

9. The Commission is the franchising authority for State-issued authorizations and is subject to the State authorization process detailed in Section 401 of the Law.

10. As shown below and in the attached Affidavit, Applicant satisfies the requirements of Section 401(b) of the Law (220 ILCS 5/21-401(b)) and, therefore, is eligible to obtain a State-issued authorization consistent with the terms and scope of this Application, to be issued by the Commission with 30 days of this submission.

II. COMPLIANCE WITH REQUIREMENTS OF SECTION 401(b) OF THE LAW

11. RCN has timely filed with the Federal Communications Commission (“FCC”) all forms required by that agency in advance of offering cable service within the service area footprint (220 ILCS 5/21-401(b)(1)), including any applicable registration statement and frequency notification. See Affidavit ¶ 4.

12. RCN agrees to comply with all applicable Federal and State statutes and regulations. (220 ILCS 5/21-401(b)(2)). See Affidavit ¶5.

13. RCN agrees to comply with all applicable local units of government regulations. (220 ILCS 5/21-401(b)(3)). See Affidavit ¶6.

14. RCN will offer during the term of this requested State-issued authorization cable service in the area the cable service area identified in **Exhibit 1** (service area footprint) (220 ILCS 5/21-401(b)(4)). **Exhibit 1** is marked Confidential and Proprietary for the reasons discussed in paragraph 7 of the Affidavit. Consistent with Section 401(c)(1) of the Law (220 ILCS 5/21-401(c)(1)), the Commission is required to provide adequate protection for the

information in Exhibit 1 pursuant to Section 4-404 of the Public Utilities Act (220 ILCS 5/4-404).

15. The United States Census Bureau's most recent estimate of the number of low-income households, as defined in Section 201(p) (220 ILCS 5/21-201) of the Law, located within Cook County is 649,339 or 33.6%. The service areas footprint comprises of 1.93% of the households within Cook County and accordingly, an estimate of the number of low-income households within the service areas footprint is 2,600 or .4%. It must be noted, however, that RCN currently provides and will continue to provide access to its cable service throughout the entire service area footprint, and will continue to provide access to residential households of all income levels within and throughout the entire service area footprint.

16. The location of RCN's principal place of business within the State of Illinois is 2640 West Bradley Place, Chicago, Illinois 60618. The telephone number is (312) 955-2273. Thomas M. McKay, Senior Vice President, General Manager is responsible for communications concerning this Application and the services to be offered pursuant to this Application. RCN's principal executive officers who are responsible for communications concerning this Application and the services to be offered pursuant this Application are Thomas M. McKay - Senior Vice President and General Manager, Robert Johns – Director of Finance, Michael Woods – Senior Director of Sales and Marketing, Hector San Roman – Director of Operations, Melvin Brougham – Senior Manager of Video Engineering, Philip August – Senior Manager of Operations, Sherman Henderson – Senior Manager of Field Operations and Eugene Cudnohoski – Senior Manager of Construction. The Applicant's legal name is RCN Telecom Services of Illinois, L.L.C. and will do business under the assumed name of RCN. (220 ILC 5/21-401 (b)(5)) The

brand name under which Applicant will provide cable services in Illinois is RCN. (220 ILCS 5/21-401(b)(5)). See Affidavit ¶10, 11 and 12. See Exhibit 3 – (Biographical Information).

17. As indicated by the attached Certificate of Service, RCN has concurrently with the filing of this Application, delivered a copy of the Application to the local unit of government included in the service area footprint. See Affidavit ¶13.

18. The expected date that cable service will be initially offered by RCN in the service area footprint is September 1, 2015. (220 ILCS 5/21-401(b)(7)). See Affidavit ¶14. Pursuant to Section 801 (a) of the Law (220 ILCS 5/21-801(a)), RCN will give notice to the local units of government at least ten (10) days before the RCN begins to offer service within the boundaries of that local unit of government. In the event, that RCN does not offer services in at least one location within three (3) months after September 1, 2015, RCN will amend its application and update the expected date service will be initially offered and explain the delay in offering services. See Affidavit ¶ 14.

19. RCN possesses and has access to the financial, managerial, legal, and technical qualifications necessary to construct and operate the proposed system for providing cable service, and to promptly repair any damage to the public right-of-way cause by RCN, and to pay the cost of removal of its facilities. (220 ILCS (b) (8)). See Affidavit ¶ 15.

(19a) Since 1998, RCN has provided cable television services to its customers, pursuant to and in accordance with local franchise agreements. See Affidavit ¶ 15-a.

(19b) Exhibits 2 and 3 contains information concerning RCN and its present cable operations and proposed construction budget and plans, including biographical information for key personnel responsible for managing RCN, its operations and network. Exhibit 2 is provided as evidence of RCN's management, technical and financial qualifications. See Affidavit, ¶ 14.

Exhibit 2 is marked as Confidential and Proprietary for the reasons discussed in paragraph 7 of the Affidavit. Consistent with Section 401(c)(1) of the Law (220 ILCS 5/21-401(c)(1)), the Commission is required to provide adequate protection for the information in Exhibit 2 pursuant to Section 4-404 of the Public Utilities Act (220 ILCS 5/4-404)(d).

c. Exhibits 4 and 5 contain information concerning RCN's financial qualifications. Exhibits 4 and 5 are marked as Confidential and Proprietary for the reasons discussed in paragraph 7 of the Affidavit. Consistent with Section 401(c)(1) of the Law (220 ILCS 5/21-401(c)(1)), the Commission is required to provide adequate protection for the information in Exhibit 4 and 5 pursuant to Section 4-404 of the Public Utilities Act (220 UKCS 5/4-404).

d. Exhibits 3, 4 and 5 are submitted as evidence of RCN's managerial, technical and financial qualifications. See Affidavit, ¶ 15c Exhibits 4 and 5 are marked as Confidential and Proprietary for the reasons discussed in paragraph 7 of the Affidavit. Consistent with Section 401(c)(1) of the Law (220 ILCS 5/21-401(c)(1)), the Commission is required to provide adequate protection for the information in Exhibits 4 and 5 pursuant to 4-404 of the Public Utilities Act (220 ILCS 5/4-404).

e. Exhibit 6 is a Certificate of Good Standing for RCN issued by the Illinois Secretary of State and is submitted as evidence of RCN's legal qualifications. See Affidavit, ¶ 15-d.

20. RCN will adhere to the standards related to customer service, as required by 220 ILCS 5/22-507 and FCC rules (47 C. F.R. 76.309), See Affidavit ¶16, Exhibit 7 and 8.

WHEREFORE, RCN respectfully requests that a State-issued authorization be issued, pursuant to and consistent with Section 401 (d) and through (h) of the Law that authorizes RCN to use, occupy, and construct facilities in the public rights-of-way for the delivery of cable

service, and to provide cable service, in the service area footprint, and that such State-issued authorization include all of the following:

(1) A grant of authority to provide cable service in the service area footprint as set forth in Exhibit 1 requested in this Application, subject to the laws of this State and the ordinances, rules, and regulations of the local units of government.

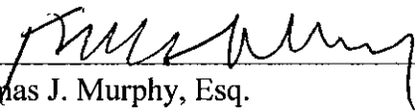
(2) A grant of authority to use, occupy, and construct facilities in the public rights-of-way for the delivery of cable service in the service area footprint, subject to laws, ordinances, rules or regulations of the appropriate local government unit.

(3) A statement that the grant of authority is subject to lawful operation of the cable service by the Applicant, its affiliated entities, or its successor-in-interest.

Respectfully submitted,

RCN TELECOM SERVICE OF ILLINOIS, L.L.C.

Dated: 6/18/15



Thomas J. Murphy, Esq.
Thomas J. Murphy, P.C.
Chicago, Illinois

STATE OF ILLINOIS
ILLINOIS COMMERCE COMMISSION

RCN TELECOM SERVICES)
OF ILLINOIS, L.L.C.)

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) Docket No. _____

Application for State-Issued Authorization to)
Provide Cable Service Pursuant to Section 401)
Of the Cable and Cable Competition Law of 2007)

APPLICATION FOR STATE-ISSUED
AUTHORIZATION TO PROVIDE CABLE SERVICE

AFFIDAVIT OF THOMAS M. MCKAY

Thomas J. Murphy, Esq.
Thomas J. Murphy, P.C.
Chicago, Illinois

Dated: June 16, 2015

**STATE OF ILLINOIS
ILLINOIS COMMERCE COMMISSION**

**RCN TELECOM SERVICES)
OF ILLINOIS, L.L.C.)**

Docket No. _____

**Application for State-Issued Authorization to)
Provide Cable Service Pursuant to Section 401)
Of the Cable and Cable Competition Law of 2007)**

AFFIDAVIT OF THOMAS M. McKAY

STATE OF ILLINOIS)
)
COUNTY OF COOK)

I, Thomas M. McKay being placed under affirmation, solemnly, sincerely, and truly declare and affirm the following:

I. INTRODUCTION

1. I am the Senior Vice President of RCN Telecom Services of Illinois, L.L.C. (“Applicant” or “RCN”). In that capacity, I am responsible for all regulatory, government and external affairs, as well as community and industry relations throughout Illinois. I oversee nearly all RCN employees.

2. The purpose of this Affidavit is to provide support for RCN’s Application for State-Issued Authorization to Provide Cable Services pursuant to Section 401 of the Cable and Video Competition Law of 2007 (“the Law”) (220 ILCS 5/21-401) (the “Application”). For purposes of its Application, RCN is not an “incumbent cable operator,” within the meaning of Section 201(m) of the Law (220 ILCS 5/21-201(m)) and is eligible to seek State-issued

authorization pursuant to Section 301(a) of the Law (220 ILCS 5/21-301(a)). This Affidavit and supporting documents. Exhibit(s) 1 through 8 provide the affirmations and information required by Section 401(b) of the Law (220 ILCS 5/21-401(b)).

3. I have knowledge of the facts stated in this Affidavit and accompanying supporting Exhibits 1 through 8. I am competent to testify to the facts of the Affidavit. I have authority to execute this Affidavit on behalf of and to bind RCN.

II. COMPLIANCE WITH REQUIREMENTS OF SECTION 401(b) OF THE LAW

A. SECTION 401(b)(1)

4. RCN has timely filed with the Federal Communications Commission (“FCC”) all forms required by that agency in advance of offering cable service within the service area footprint (220 ILCS 5/21-401(b)(1)), including applicable registration statement and frequency notification.

B. SECTION 401(b)(2)

5. RCN agrees to comply with all applicable Federal and State statutes and regulations. (220 ILCS 5/21-401(b)(2)).

C. SECTION 401(b)(3)

6. RCN agrees to comply with all applicable local units of government regulations. (220 ILCS 5/21-401(b)(3)).

D. SECTION 401(b)(4)

7. An exact description of the cable service area where cable service will be offered by RCN during the term of this requested State-Issued Authorization, identified by local unit of government, and in the service area footprint (220 ILCS 5/21-401 (b)(4)) as indicated in the attached Exhibit 1. Pursuant to Section 401(c)(1) of the Law (220 ILCS 5/21-401(c)(1)), Exhibit 1 is designated as Confidential and Proprietary. This designation is necessary to avoid public disclosure of the areas in which RCN plans to offer cable service before it has begun to offer cable services in those areas. Disclosure of information regarding the areas that RCN plans to offer cable service in the service area described in Exhibit 1 would put RCN at a competitive disadvantage and cause competitive harm, since cable, video and other competitors could use such information to target the marketing of their own, existing services in areas in which RCN plans to provide service but before RCN has had an opportunity to initiate service in those areas. (220 ILCS 5/21-401(b)(4)). This Confidential and Proprietary designation does not apply to the identity of a location within the proposed cable service areas after RCN has begun to offer cable service to the public in that location. (220 ILCS 5/21-401(c)(2)). Pursuant to Section 801(a) of the Law (220 ILCS 5/21-801(a)), RCN is required to give notice to each local unit of government at least 10 days before RCN begins to offer cable service within the boundaries of that local unit of government. RCN proposes that the Confidential and Proprietary designation cease to apply to the identity of a local unit of government (220 ILCS 5/21-801(a) once it has been given to that local unit government.

8. RCN currently serves the City of Chicago (Franchise Area 1 and Franchise Area 2) and the Village of Skokie pursuant to negotiated local Franchise Agreements. At this time, RCN is not seeking to transfer those Agreements to a Statewide authorization.

9. The United States Census Bureau's most recent estimate of the number of low-income households, as defined in Section 201(p) (220 ILCS 5/21-201) of the Law, located within Cook County is 649,339 or 33.6%. The service areas footprint comprises of 1.93% of the households within Cook County and accordingly, an estimate of the number of low-income households within the service areas footprint is 2,600 or .4%. It must be noted, however, that RCN currently provides and will continue to provide access to its cable service throughout the entire service area footprint, and will continue to provide access to residential households of all income levels within and throughout the entire service area footprint.

E. SECTION 401(b)(5)

10. The location of RCN's principal place of business within the State of Illinois, is 2640 West Bradley Place, Chicago, Illinois 60618. The telephone number for RCN's principal place of business is (312) 955-2273. (220 ILCS 5/21-401 (b)(5)).

11. RCN's principal executive officers responsible for communications concerning this Application and the services to be offered pursuant to this Application is Thomas M. McKay - Senior Vice President and General Manager, Robert Johns - Director of Finance, Michael Woods - Senior Director of Sales and Marketing, Hector San Roman - Director of Operations, Melvin Brougham - Senior Manager of Video Engineering, Philip August - Senior Manager of Operations, Sherman Henderson - Senior Manager of Field Operations and Eugene Cudnohoski - Senior Manager of Construction and has been attached as Exhibit 3. (220 ILCS 5/21-401(b)(5)).

12. Applicant's legal name is RCN Telecom Services of Illinois, L.L.C. and it does business under the assumed name of RCN. The brand name under which Applicant will provide services in Illinois is RCN. (220 ILCS 5/21-401(b)(5)).

F. SECTION 401(b)(6)

13. As indicated by the attached Certificate of Service, RCN has concurrently delivered a copy of this Application to the local units of government identified in Exhibit 1. (220 ILCS 5/21-401(b)(6)),

G. SECTION 401(b)(7)

14. The expected date that cable service will be initially offered by RCN in at least one location within the area identified in Exhibit 1 is September 1, 2015. The proposed construction budget for the project is attached as Exhibit 2. (220 ILCS 5/21-401(b)(7)). Exhibit 2 contains highly confidential, proprietary, sensitive and non-public information concerning RCN's current and projected financial position and performance. This information is not publicly available. If it should become available, RCN as a competitive provider of cable services, could be placed at a competitive disadvantage (220 ILCS 5/21-401(b)(4)). Consistent with Section 401(c)(1) of the Law (220 ILCS 5/21-401(c)(1)), the Commission is required to provide adequate protection for the information in Exhibits 4 and 5 pursuant to Section 4-404 of the Public Utilities Act (220 ILCS 5/4-404) Pursuant to Section 801(a) of the Law (220 ILCS 5/21-801(a)), RCN will give notice to each local unit of government at least 10 days before RCN begins to offer service within the boundaries of that local unit of government. In the event that RCN does not initially offer cable service in at least one location within the cable service area identified in Exhibit 1 within three months after September 1, 2015, RCN will amend its

application, update the expected date that cable service will be initially offered and explain the delay.

H. SECTION 401(b)(8)

15. RCN possesses and has access to the financial, managerial, legal, and technical qualifications necessary to construct and operate the proposed system for providing cable service, and to promptly repair any damages to the public rights-of-way caused by RCN, and to pay for the removal of its facilities. RCN seeks to use the public rights-of-way caused by Applicant, and to pay for removal of its facilities. (220 ILCS 5/21-401(b)(8)).

a. RCN is a Delaware limited liability company authorized to do business in the State of Illinois. RCN is a wholly-owned subsidiary of RCN Telecom Services of Illinois, L.L.C. RCN owns other affiliated operating subsidiaries in five (5) other states and the District of Columbia. RCN is a “competitive” wireline cable provider (competing directly with Comcast and AT &T) that has owned and operated a cable television system in the Chicago areas since 1998. RCN provides service to over 450,000 customers. RCN has a 16 year history of successful cable operations in the State of Illinois. RCN has demonstrated that it possesses the financial, managerial, legal and technical qualifications to construct and operate its cable system in the State of Illinois.

b. RCN has the technical qualifications to construct and operate the proposed system to offer cable services and to promptly repair any damage to the public rights-of-way caused by RCN, and to pay the cost of removal of its facilities. RCN has been using public-rights-of-way to provide cable service in this state since 1998 (year). RCN seeks to use public rights-of-way to construct, operate, repair or remove its facilities in right-of-way under the jurisdiction of either the State of Illinois and/or a local unit of government. RCN will post the bonds identified in its

Application and will produce certificate of insurance or a certificate of self-insurance or otherwise demonstrate to the requesting entity RCN's financial responsibility to use such public right-of-way.

c. As further evidence of RCN's financial qualifications, I have attached as Exhibits 4 and 5 of RCN's Finances 2012 through 2014 of RCN's parent company, Yankee Cable Parent, L.L.C., consolidated Balance Sheets, Statements of Operations and Statements of Cash Flows, as well as current and projected income statements and balance sheets for RCN. Exhibits 4 and 5 are marked as Confidential and Proprietary. The attached information contains highly confidential, proprietary, sensitive and non-public information concerning RCN's current and projected financial position and performance. This information is not publicly available. If it should become available, RCN as a competitive provider of cable services, could be placed at a competitive disadvantage (220 ILCS 5/21-401(b)(4)). Consistent with Section 401(c)(1) of the Law (220 ILCS 5/21-401(c)(1)), the Commission is required to provide adequate protection for the information in Exhibits 4 and 5 pursuant to Section 4-404 of the Public Utilities Act (220 ILCS 5/4-404)

d. RCN has the legal authority to transact business in Illinois, as evidenced by the Certificate of Good Standing issued by the Illinois Secretary of State, a copy of which is attached as Exhibit 6.

I. SECTION 401(b)(9)

16. Exhibit 7 and 8 contains the general standards related to customer service that RCN will adhere to, as required by the Law (220 ILCS 5/21-41(b)) and FCC rules (47 C.F.R. 76.309). As part of its customer service standards, RCN agrees to comply with the following provisions of 220 ILCS 5/22-501:

- a. To the extent consistent with federal law, RCN shall offer lowest-cost basic cable service as a stand-alone service to residential customers at reasonable rates. RCN shall not require the subscription to any service other than lowest-cost basic service or to any telecommunications or information service, as a condition of access to cable service, including programming on a per channel or per program basis. RCN shall not discriminate between subscribers to lowest-cost basic service, subscribers to other cable services or video services, and other subscribers with regard to the rates charged for cable or video programming offered on a per channel or per program basis.
- b. To the extent consistent with federal law, RCN shall ensure that charges for changes in the subscriber's selection of services or equipment shall be based on the cost of such change and shall not exceed nominal amounts when the system's configuration permits changes in service tier selection to be effected solely by coded entry on a computer terminal or by other similarly simple method.
- c. To the extent consistent with federal law, RCN shall have a rate structure for the provision of cable service that is uniform throughout the area within the boundaries of the local unit of government. This subsection, however, is not intended to prohibit bulk discounts to multiple dwelling units or to prohibit reasonable discounts to senior citizens or other economically disadvantaged groups.
- d. To the extent consistent with federal law, RCN shall not charge a subscriber for any service or equipment that the subscriber has not affirmatively requested or affirmatively agreed to by name. For purposes of this subsection, a subscriber's

failure to refuse RCN's proposal to provide service or equipment shall not be deemed to be an affirmative request for such service or equipment.

III. AFFIRMATION

I, swear and affirm that all of the foregoing statements and representations made in this Affidavit and accompanying Exhibits 1 through 8 are true and correct.

Thomas M. McKay

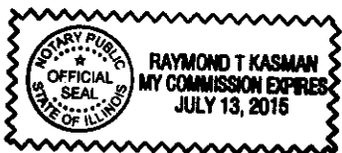
Thomas M. McKay Senior Vice President
of RCN Telecom Services of Illinois, L.L.C.

Subscribed and sworn to before me

This 16 day of June 2015

Raymond T. Kasman

Notary Public, State of Illinois

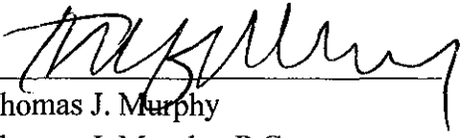


CERTIFICATE OF SERVICE

The undersigned certifies that a copy of the public version of the Application for State-Issued Authorization to Provide Cable Service has been concurrently delivered by US regular mail to the local unit of government identified within in the Application as the service area footprint.

Respectfully Submitted,

Dated: 6/18/15


Thomas J. Murphy
Thomas J. Murphy, P.C.
111 W. Washington Street, Suite 1920
Chicago, Illinois 60602