

Kelly Worthington Executive Vice President

November 5, 2014

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

RE: WC Docket No. 13-184

Dear Ms. Dortch:

whether a school or library district qualifies for the additional rural discount under the E-Rate Program. Michael O'Rielly, to discuss the Commission's revised definitions of "urban" and "rural" that determine Advocates for Rural Broadband ("WTA") met with Amy Bender, Legal Adviser - Wireline to Commissioner On Monday, November 3, 2014, Derrick Owens, Patricia Cave and Gerard Duffy representing WTA -

without investigating their impact upon the purposes and operations of specific programs. has cautioned federal and state agencies against adopting its definitions of "urban" and "rural" wholesale depended upon the additional 5-to-10 percent rural E-Rate discount. WTA noted that the Census Bureau itself "urban" has unexpectedly disqualified many small rural school and library districts that have long received and WTA pointed out that the recent addition of "urban clusters" of 2,500 people or more to the definition of

for E-Rate rural discount purposes to include urbanized areas (communities of more than 50,000 people) and communities having more than 25,000 inhabitants. This revised definition would allow schools and libraries in areas that have long been considered to be "rural" to continue to qualify for the E-Rate rural discount. WTA indicated its support for proposals by various interested parties to revise further the definition of "urban"

Given that many schools and libraries are currently planning their E-Rate programs, budgets and purchases, WTA urged that revision of the "urban" and "rural" definitions be undertaken and implemented as soon as

public record of the referenced proceeding, Pursuant to Section 1.1206(b) of the Commission's Rules, this submission is being filed for inclusion in the

2120 L Street NW (Suite 300) Blooston, Mordkofsky, Dickens, Duffy & Prendergast, LLP

Washington, DC 20037

Telephone: (202) 659-0830

Email: gjd@bloostonlaw.com

Gerard J. Duffy

Respectfully submitted

WTA Regulatory Counsel /

cc: Amy Bender