LICT CORPORATION

Description of Business, Management's Discussion of Operations, and Audited Financial Statements

2019

LICT Corporation is no longer required to file an Annual Report on Form 10-K with the United States Securities and Exchange Commission. In lieu thereof, LICT Corporation is providing its shareholders and the financial community with enclosed financial data and analysis.

DESCRIPTION OF BUSINESS

BACKGROUND AND HISTORY OF LICT CORPORATION

LICT Corporation ("LICT" or the "Company") was incorporated under the laws of the State of Delaware in 1996 as a subsidiary of Lynch Corporation (now "LGL Group Inc.") and was originally named Lynch Interactive Corporation. The Company was spun off from Lynch Corporation in 1999 and has been named LICT Corporation since March 2007. LICT's executive offices are located at 401 Theodore Fremd Avenue, Rye, New York 10580-1430. Its telephone number is 914-921-8821.

The Company, together with its subsidiaries, is an integrated provider of broadband, voice and video services. On the voice side, the Company has traditionally operated as both a Rural Local Exchange Carrier ("RLEC", an incumbent local telephone company serving a rural area) and a Competitive Local Exchange Carrier ("CLEC", a local telecommunications provider which competes with the incumbent telephone company). It provides high speed broadband services, including internet access, through copper-based digital subscriber lines ("DSL"), fiber optic facilities, fixed wireless, and cable modems. The Company also provides a number of other services, including video services through both traditional cable television services ("CATV") and internet protocol television services ("IPTV"); Voice over Internet Protocol ("VoIP"); wireless voice communications; and several related telecommunications services. As used herein, "LICT" and the "Company" include our subsidiaries.

The Company's business development strategy is to expand its existing operations through both internal growth and acquisitions. It may also, from time to time, consider the acquisition of other assets or businesses that are not directly related to its present businesses.

In 2007, we spun off shares in a wholly owned subsidiary named CIBL, Inc. ("CIBL") to our shareholders. In 2010, we spun off ICTC Group Inc, ("ICTC"), which consisted of two broadband telecommunications companies operating in North Dakota, Inter-Community Telephone Company, LLC (an RLEC) and Valley Communications, Inc. (a CLEC), to our shareholders. Both spin-offs have benefited the Company and the spun-off entities in a number of ways, serving to optimize their efficiency and future development.

On October 18, 2018, ICTC was acquired by a neighboring North Dakota ILEC and LICT shareholders, if they retained their shares, received \$848.25 (acquisition price per share of \$65.25 times the spin-off ratio of 13 ICTC shares for each share LICT owned).

In 2014, we sold our DFT Communications ("DFT") subsidiary, which held the telephone companies serving Dunkirk/Fredonia and Casadaga, New York, as well as a CLEC operation. This sale generated additional liquidity for the Company and returned ownership of DFT to the Maytum family, who had originally founded the telephone companies over a century ago. As part of the transaction, we retained, and subsequently exercised, the right to acquire a 20% minority equity interest in DFT. This transaction has also benefited the Company as well as DFT and its customers.

On December 31, 2019, the Company completed the sale of its New Hampshire operations ("NH") to CIBL, a publicly traded company that was spun- off by LICT in 2007. The New Hampshire operation consists of the Bretton Woods Telephone Company a Rural Local Exchange Carrier serving the Mt. Washington/Carroll, NH area, and World Surfer, Inc., a Competitive Local Exchange Carrier serving the same area.

NH's contributions to LICT's consolidated operating results and financial position have been separately reported from amounts previously reported in 2018 and 2017 as discontinued operations.

LICT received 1,000 shares of CIBL common stock. The Company recognized an after-tax loss on the sale of approximately \$388,000. The sale of NH enables the Company to focus on its core geographic area, the central and western parts of the United States. The Company will continue to provide management services to NH and CIBL for a total of \$125,000 per year. LICT now owns approximately 6% of CIBL's outstanding common stock.

On January 2, 2020, LICT closed the sale of its minority interest in the Modoc RSA Limited Partnership ("Modoc"). LICT had announced the signing of a definitive agreement for this transaction on November 26, 2019. A subsidiary of LICT had acquired this interest in Modoc in 1988.

The Company's shares are quoted on OTC Pink® under the symbol "LICT". The Company has approximately 85 stockholders of record. LICT disseminates quarterly and audited annual financial statements as well as press releases to its shareholders and the financial community.

COVID-19

LICT is closely monitoring developments and is taking steps to mitigate the potential risks related to the COVID-19 pandemic to the Company, its employees and its customers. We provide essential voice and data services to our customers. To protect our employees while continuing to provide the communications services needed as many of its customers shelter in place, LICT adapted installation and repair service processes to limit customer contact and minimize employee contact with other employees. In addition, LICT changed technician dispatch procedures to further limit contact and provided personal protective equipment, including masks, gloves and sanitizing products. Customers must answer a series of screening questions before an appointment is scheduled and each technician is empowered to reschedule any inperson installation or repair if he or she determines that circumstances at the location present a health risk. Our teammates' dedication and work ethic have allowed us to continue providing critical services to our customers during this pandemic. Most of our office-based employees have been working remotely since the middle of March. Travel remains restricted to limit the risk of our employees coming in contact with the virus.

LICT has made numerous accommodations to provide service to families in need and has pledged not to disconnect service to customers that have been adversely impacted by the COVID-119 pandemic. Through April 30, we have not seen a significant increase in accounts receivable. As the impact of unemployment increases, it is likely that past due accounts receivables may increase. We have not experienced any interruption to our normal materials and supplies process. It is not possible to predict whether COVID-19 will cause future interruptions and delays. We understand the challenges facing our customers as our employees live in the communities we serve and are affected by many of the same obstacles.

CARES Act

The Coronavirus Aid, Relief and Economic Security Act (the "CARES Act") was enacted on March 27, 2020. There are several different provisions with the CARES Act that impact income taxes for corporations. While we continue to evaluate the tax implications, we believe these provisions will not have a material impact to the financial statements.

COMMUNICATIONS OPERATIONS

Broadband Data and Voice Services

Organization and Locations

We provide services through subsidiary companies. The broadband data and voice services groups have been expanded through the selective acquisition of RLECs and other service providers, and by offering additional services such as broadband internet access service, long distance, cable television service, VoIP and CLEC services. Since 1989, the Company has acquired thirteen RLECs, excluding RLECs which have been disposed of as described above. These operations range in size from approximately 800 to over 7,000 access lines and are in California, Iowa, Kansas, Michigan, New Mexico, Utah and Wisconsin. Related CLECs extend our operations into Illinois, Nevada and Oregon. At December 31, 2019, LICT's operations were deploying 4,911 miles of fiber optic cable, 11,484 miles of copper cable and 745 miles of coaxial cable.

Principal Products and Services:

Non-Regulated Services

Broadband and voice services. We provide non-regulated broadband services, including internet access and data transport, in our traditional RLEC territories and adjacent areas. We also provide local telephone and other telecommunications services outside certain of our franchise areas through CLEC operations in nearby areas. The Company has established CLECs in such varied locations as Dubuque, IA; the Quad Cities area (Davenport/Bettendorf, IA and Moline/Rock Island, IL); Haviland, Holton, Wichita and Topeka, KS; Escanaba and Traverse City, MI; Las Cruces, Silver City and Deming, NM; Klamath Falls, OR; and Provo/Orem, UT.

Cellular backhaul and other data transport services. We have constructed several fiber optic facilities to cell tower sites and are continuing to expand these facilities. This allows us to participate in the growing demand for wireless broadband services and opens new broadband opportunities in our markets. We expect continued demand for transport services from the wireless providers as mobile data usage grows, and we have secured a number of long-term contracts that will help support our revenue growth objectives for years to come. In addition, we are experiencing significant demand from schools, health care facilities, government agencies and other public institutions for data transport, particularly at our operations in Utah and California.

Hosted voice services. Hosted voice services are a cost-effective, scalable alternative to traditional onpremise business telephone systems. We are currently serving 7,790 "seats". (A "seat" is the unit by which hosted voice services are sold. Seats are equivalent to the number of IP, or Internet Protocol phones, or devices, at the customer's premises that can access the hosted voice service.). We believe that this is an attractive service offering which we can deliver in large markets near our existing RLEC operations.

Subscription video. We provide CATV service in our Utah, Kansas, Iowa and Michigan locations, including cable modem service for high-speed internet access, and IPTV service in our Iowa operations. We have 4,628 video subscribers.

Traditional Regulated (RLEC) Services

Local network services. We provide telephone wireline access services to residential and business customers in our service areas with a full range of calling features including call forwarding, conference calling, caller identification, voicemail and call waiting. We also provide broadband services, historically by means of DSL technology but increasingly by fiber optic technology, to both business and residential users. In our RLEC service territories, the broadband penetration levels of our subsidiaries are currently in the 80% range, and rank among the highest in the industry. We are continuing our efforts to increase our broadband customer base and to expand our broadband services. We also offer packages of telecommunications services which permit customers to bundle their basic telephone line with their choice of enhanced services, or to customize a set of selected enhanced features that fit their specific needs. As of December 31, 2019, total voice lines, including both access and CLEC but excluding hosted seats, were approximately 32,045 as compared to 33,023 at December 31, 2018.

Network access services. We provide network access services to long distance and other carriers which involve the use of our network to originate and terminate interstate and intrastate telephone calls. Such services are generally offered on a month-to-month basis and the service is billed on a minutes-of-use basis. Access charges to long distance carriers and other customers are based on access rates filed with the Federal Communications Commission ("FCC") for interstate services and with the respective state regulatory agencies for intrastate services.

This table summarizes certain operational data:

	Years E	Years Ended December 31,		
	2019			
Operations:				
Broadband Lines	17,427	16,937	16,857	
Cable Modems	14,587	13,642	12,237	
Wireless	3,379	2,697	2,061	
Total Broadband Connections	35,393	33,276	31,155	
RLEC access lines ^(a)	24,520	25,722	26,648	
CLEC lines	7,525	7,301	6,876	
Total voice lines	32,045	33,023	33,524	
% Residential	76%	78%	79%	
% Business	24%	22%	21%	
Video subscribers	4,628	5,009	5,323	
Hosted voice seats (b)	7,790	6,920	5,713	
Total Revenues				
Local service	5%	6%	7%	
Network access	48%	50%	49%	
Non-Regulated businesses (c)	47%	44%	44%	
Total revenues	100%	100%	100%	

⁽a) An "access line" is a telecommunications circuit between the customer's establishment and the central switching office.

- (b) A "seat" is the unit by which we sell Hosted Voice services. Seats are equivalent to the number of IP phones or devices at the customer's premises that can access the service.
- (c) Non-Regulated Businesses include Broadband Data, CLEC, Hosted Voice, CATV, IPTV, and several other related services.

Expansion and Development of New Products and Services. The Company continually seeks to introduce new services based on technological advances and expanding commercial initiatives. Our subsidiaries constantly seek to expand their service offerings beyond their regulated geographic territories, primarily by establishing and developing CLECs in adjoining or nearby areas where economically feasible. This is accomplished by: building facilities, almost entirely fiber optic cable, directly to the customer premises to provide services; and leasing facilities from the local telephone company (the serving RLEC or, in non-rural areas, the Incumbent Local Exchange Carrier or "ILEC") or other carriers to reach customers.

As described in greater detail below, we expect future growth in operations to be derived from a broad range of activities, including the acquisition of additional telephone and communications companies; providing service to new customers, primarily through CLEC operations; providing additional and expanded services to existing customers; upgrading existing customers to higher grades of service; and by new service offerings of our RLEC and CLEC operations.

The Company also continually evaluates acquisition opportunities. We typically seek companies with local management who will remain active with their company. Telephone holding companies and others often compete aggressively for the acquisition of such properties, and the acquisitions are subject to the consent or approval of regulatory agencies on the Federal and state level. In addition, any acquisition is subject to various risks, including the ability to find and complete the transaction at an attractive price, and to successfully integrate and operate the acquired entity. Although our evaluation of potential acquisitions is ongoing, there can be no assurance that we will be able to identify suitable transactions or to conclude them successfully.

All our current telephone companies offer broadband internet access service, either directly or through affiliated companies. At December 31, 2019, broadband access customers totaled 35,393, compared to 33,276 at December 31, 2018, a year-over-year increase of approximately 6.4%. Our companies have substantially increased their numbers of broadband customers, but this growth has been offset by a decrease in our traditional telephone service resulting from several factors, including competition from wireless and cable companies. Affiliates of all our telephone companies offer long distance and CLEC services. Several of our subsidiaries are providing and expanding VoIP service.

Below we offer a state-by-state review of our subsidiaries' expansion and development of new products and services:

Utah

CentraCom, based in Fairview, Utah, is successfully providing high capacity Ethernet circuits over its extensive fiber network to schools, hospitals, government users, cell towers and private business facilities. The Company also continues to aggressively expand its CLEC business operations in the Provo/Orem, UT area. CentraCom continued to deploy fixed wireless broadband Internet to (1) protect existing service areas by providing more adequate speed than the DSL was capable of at greater distances, and (2) open up additional competitive service areas. CentraCom was able to add nearly 500 subscribers for 71% growth from the previous year's numbers. CentraCom also continues to see unprecedented growth in cable modem Internet customers. In 2019 there was a net addition of 753 cable

modem customers representing 7% growth. At the end of 2019, the company had 15,099 residential broadband customers. Finally, CentraCom has begun to deploy Fiber to the Home in many new subdivisions and plans to begin citywide deployments to increase speed and reliability, and make the systems much more future proof for the additional broadband capabilities that the average consumer will need in the next few years. At year end 2019 CentraCom deployed 187 Fiber to the Home customers, and expects that number to grow substantially in 2020 as we deploy across entire communities.

New Mexico

In 2019, WNM Communications Corporation ("WNM") continued its expansion of broadband facilities to additional marketable service footprint areas by placing additional fiber optic miles, wireless platforms and associated electronics to support the expansion of faster broadband services in the Regulated and Non-Regulated areas. The operations deployed additional fiber optic routes and wireless point to multipoint broadcast locations to increase the capability of the number of business and residences it can serve. This continued the activity of expanding marketable locations in serviceable areas for high bandwidth thru-put via fiber while also providing a cost-effective solution for residential and small business internet. This activity has allowed WNM to increase service to the number of subscribers and revenue opportunities. WNM is not only increasing speed profiles for service in its Regulated areas, but also expanding its penetration of Non-Regulated areas in Las Cruces, Silver City and Deming NM markets. Non-Regulated revenue grew year over year by 20+% along with EDITDA follow through of 22% growth. This performance was generated through increased operational efficiency via scale, additional deployments of business solutions and residential internet and IPTV in the markets WNM serves.

Kansas

Giant Communications, Inc., an affiliate of J.B.N. Telephone Company, has developed a substantial cloud-based voice service offering to businesses in Kansas, hosted on our equipment, and leveraging our existing equipment and networks. It currently serves approximately 3,600 seats (the cloud equivalent of phone lines), an 8% growth from last year. Originally, most of these seats were served via re-sold internet services, but in the metro Topeka area, most broadband, cloud, and managed I.T. services are provided over its own fiber. Currently, Giant serves nearly 600 business or school accounts in Wichita and Topeka, and our traditional CATV and ILEC footprints. Giant will continue to reduce its operating expenses in these markets by placing additional fiber in Topeka, where it makes financial sense. The recently added feature set of our hosted service should provide additional value to mid-sized businesses for the future. The recent move of the soft functions to a virtual machine environment will also save us several iterations of hardware upgrades.

Haviland Broadband, the ILEC in south-central Kansas, began expanding its fiber offering out-of-territory in the county seat of Greensburg. Some of these customers were on our fixed wireless broadband service. Not only will fiber subscribers see speed improvements but moving customers in urban areas to fiber service will improve service to customers in rural locations which remain on the wireless broadband service. By the close of 2020, we anticipate having over 60% of the broadband market share.

In 2020, Haviland will also begin replacing copper lines in its largest town, Conway Springs. By 2021, we will have permanently protected over 20% of our ILEC broadband subscribership with fiber.

In 2019, J.B.N. Telephone began deploying fixed wireless near its rural area of Munden. Fixed wireless is faster to deploy and less expensive than traditional broadband service. In 2020, J.B.N. Telephone will deploy additional fixed wireless service near its Wetmore location.

Iowa/Illinois/ Wisconsin

CS Technologies, Inc. ("CST") provides CLEC services, both voice and data, in the Quad Cities and Dubuque, IA areas, primarily through its own facilities but also through UNE-L facilities. CST has built a 20-mile metro fiber network in Dubuque. CST added an additional 20 miles of Metro Fiber in Davenport, IA to augment its existing 40-mile network back in 2018. CST now serves approximately 1,300 CLEC customers and 4,850 lines in the Quad Cities and Dubuque. Our commitment to FTTH in Cuba City, Wisconsin has created a victory. The five-year commitment to increased Internet revenues was met in year four. A 2020 Cuba City with FTTH coupled to a diverse Internet backbone give our Wisconsin customers a valuable alternative to the competition for their Internet service. The "Perception" battle is being won because of our commitment to FTTH. During the 2 ½ years following the completion of this 884-home project in June of 2017 ARPU growth exceeds \$5.

California/Oregon

In 2020 Cal-Ore will continue to expand and build on our 2019 success within our California markets including Yreka, Mt. Shasta, Weed and Dunsmir. In Klamath Falls, Oregon, which is a competitive market, Cal-Ore will selectively add additional Fiber-to-the-Premise (FTTP) routes. Within the regulated territory, Cal-Ore will continue to replace old copper loops with FTTP, which provides much higher broadband capacity and achieves the latest A-CAM compliance requirements. A substantial Cal-Ore revenue source comes from nontraditional services such as data backhaul, tower rent and fiber leases.

Michigan

Since our initial fiber expansion start in early 2017, the Michigan Broadband Services team produced significant results. In addition to winning new business opportunities from our initial fiber expansion in Traverse City, Michigan Broadband is now creating new revenue in downtown Traverse City. In Escanaba, Michigan Broadband is achieving over thirty percent new customer penetration rates from our existing fiber network. In both networks, we are delivering 1GBx1GB services. In 2018, Michigan Broadband launched our competitive video streaming service Stream TV providing a competitive video content offering a triple play bundle in our competitive and also our regulated exchanges. We will continue to expend our fiber builds in both Traverse City and Escanaba. Michigan Broadband expects the local electrical cooperative to provide competitive services in 2020 in a limited section of Traverse City.

Geographic Operational Efficiencies

In addition to developing new and enhanced operations, we are also planning to reap cost efficiencies by integrating internal operating and administrative service functions wherever our geography permits. We have already done this with our Iowa/Wisconsin operations and within our Kansas operations. Additionally, we are particularly attentive to potential acquisitions in geographic areas where we are currently conducting or developing our operations.

LICT Corporation Cautionary Note

There is no assurance that the Company can successfully acquire or develop new businesses or make acquired or expanded businesses profitable within a reasonable period of time. New businesses, and in particular any CLEC business, would be expected to operate at a loss initially and for a period of time. In

addition, competition in the CLEC and other telecommunications businesses is substantial and may increase in the future.

Regulatory Environment. The LICT subsidiaries that provide telecommunications services are subject to varying degrees of Federal and state regulation. Our operating telephone companies are regulated by the FCC with respect to interstate telecommunications services and by state regulatory agencies with respect to intrastate telecommunications services. They are also subject to local government regulation in some instances, such as the use of local streets and rights of way. The FCC and the state authorities do not regulate all providers that come under their jurisdiction in the same way. While some regulation of ILECs has eased as competition has increased, in general, regulation of ILECs (which includes RLECs) remains more highly regulated and comprehensive than the regulation of CLECs. The extent and nature of regulation, by the FCC and by states, is evolving for various reasons, such as Congressional and judicial mandates, public policy decisions and other factors.

A-CAM

As of 12/31/2019, all of LICT's RLECs have voluntarily moved to a fixed amount of Universal Service Fund ("USF") support based on the FCC's Alternative - Connect America Cost Model ("A-CAM") and A-CAM II programs in return for commitments to deploy broadband service to a certain number of locations. Both A-CAM and A-CAM II replaced the High Cost Loop Support ("HCLS") and Interstate Common Line Support ("ICLS") USF mechanisms.

The FCC made several modifications to the A-CAM program, which was originally adopted in 2017, including introducing an additional program referred to as A-CAM II in 2019. The FCC required all affiliated companies in a state to make a unified decision to elect A-CAM and A-CAM II on a statewide basis.

A-CAM adoption by LICT was done as follows: 1) effective January 1, 2017, all of LICT's subsidiaries that were eligible to participate in A-CAM elected to do so. The LICT states and companies adopting A-CAM in 2017 were Michigan: Upper Peninsula Telephone Company and Michigan Central Broadband Company; California: Cal-Ore Telephone Company, Inc.; Iowa: Central Scott Telephone Company, Inc. and Dixon Telephone Company; Utah: Central Utah Telephone, Inc.; Bear Lake Communications Inc.; and Skyline Telecom; Kansas: Haviland Telephone Company, Inc.; and J.B.N. Telephone Company, Inc.; and New Mexico: Western New Mexico Telephone Company, Inc. and 2) in 2019, LICT's Wisconsin operations, Belmont Telephone Company, Inc. and Cuba City Telephone Exchange, Inc., adopted A-CAM II, which was retroactive to January 1, 2019.

Under the original FCC A-CAM funding mechanism, LICT's operations elected to receive a combined fixed payment of \$23.3 million annually over the ten years 2017 through 2026. LICT companies in two A-CAM states, California and Iowa, has transitional reductions to their A-CAM payments beginning in 2017 and ending in 2021. The transitional amounts totaled \$0.5 million in 2017 and are being reduced by \$0.1 million per year. LICT's six original A-CAM states and companies received \$7.4 million of ICLS revenues in 2016 and \$5.6 million of HCLS revenue in 2016 for a combined total of \$12.9 million (compared to the \$23.3 million of A-CAM in 2017).

In May 2018, the original A-CAM support was modified by the FCC on a voluntary acceptance basis retroactive to January 1, 2017 with an associated increase in build-out requirements. The May 2018 increase to LICT in A-CAM funding provided an additional \$2.9 million annually in A-CAM funding from 2017 through 2026. LICT accepted the May 2018 voluntary increase in support so that LICT's

2018 A-CAM funding received was \$26.6 million. In addition, LICT received and additional \$2.9 million of A-CAM funding in 2018 for 2017.

In addition, on December 13, 2018, the FCC released a Report and Order, Further Notice of Proposed Rulemaking, and Order on Reconsideration ("December 2018 Order") authorizing a further additional voluntary, acceptance-based increase in A-CAM support for any company whose initial support was greater than their legacy ICLS/HCLS funding with an incremental two-year extension of the A-CAM funding through 2028 and an associated increase in the 25/3 Mbps build-out requirements. A-CAM recipients whose A-CAM support did not exceed their legacy ICLS/HCLS are eligible to receive no increase in A-CAM funding but they can receive the two additional years of A-CAM support if they agree to the additional 25/3 Mbps build-out requirements.

On February 25, 2019, the FCC adopted the December 2018 Order and further modified the original A-CAM support for those companies whose support was initially capped and offered LICT companies additional annual A-CAM funding of \$4.6 million, retroactive to January 1, 2019, in exchange for committing to increase the broadband speed for 5,391 locations up to 25/3 Mbps. In March 2019, LICT accepted the voluntary increase in A-CAM support and the two-year extension of receiving A-CAM through 2028 for the increased build-out requirement for all six states.

With this increase, capped companies now receive the fully funded support contemplated by the initial A-CAM program. The FCC extended the A-CAM annual support payments for two additional years to December 31, 2028. Acceptance of the additional A-CAM support requires the companies to provide increased broadband speed to a greater number of locations. The LICT subsidiaries accepted this A-CAM expansion program and received a true-up of \$2.3 million in the second quarter of 2019 with continued increased payments through the rest of 2019. Total A-CAM support for 2019 for the six original A-CAM states was \$31.1 million compared to the \$26.6 million in 2018.

On May 2, 2019, the FCC further expanded the A-CAM program, referred to as A-CAM II, to companies still receiving legacy universal service support, HCLS and ICLS, in their service territories. LICT has two companies in Wisconsin that elected to participate and received \$1.1 million in annual A-CAM II funding for the full year ending December 31, 2019. The Company's subsidiaries received the 2019 year to date incremental funding in the 3rd quarter of 2019. As of 2019, all of LICT's rural telephone companies have elected A-CAM or A-CAM II regulation. A-CAM and A-CAM II revenues were \$32.3 million in 2019.

Although A-CAM and A-CAM II mandated differing broadband deployment milestones, service performance requirements and reporting requirements, both A-CAM and A-CAM II are required to maintain voice and existing broadband service.

Under the original A-CAM program, A-CAM carriers are required to offer at least 10/1 Mbps to the statewide total of "fully funded" locations, and at least 25/3 Mbps to a certain percentage of the fully funded locations, by the end of 2026, with deployment milestones along the way for the 10/1 Mbps locations and a 25/3 Mbps build-out requirement in 2026. The split between 25/3 Mbps and 10/1 Mbps obligations depended upon housing density on a statewide basis. Under A-CAM and A-CAM II, carriers are required to offer at least 4/1 Mbps to a certain number of locations on a statewide basis that are not fully funded, and to other such locations if they meet the FCC's "reasonable request" standard.

The original A-CAM 10/1 Mbps build-out requirements commence in 2020 and increase 10 percent

per year. As part of the modifications to the A-CAM program, milestones for 25/3 Mbps were introduced commencing as of 2022 for A-CAM carriers and while the 10/1 Mbps requirements must still be completed by 2026, the final 25/3 Mbps milestone is 2028. Therefore, LICT must comply with two different sets of milestones through 2028 for A-CAM.

For A-CAM II, build-out milestones commence in 2022 through 2028 and are at 25/3 Mbps. There are no 10/1 Mbps milestones for A-CAM II companies.

The original Order stated that in year eight of the A-CAM program, the FCC shall conduct a rulemaking to determine how support will be determined after the end of the 10-year period (which was originally 2026). Given the FCC's December 2018 Order, it is not clear when the FCC would review A-CAM to determine the post-2028 USF mechanism.

Some of our A-CAM recipients also receive USF from the states in which they operate, \$8.2, and \$8.3 million in 2019, and 2018 respectively. In 2020, due to the additional A-CAM revenues, Central Utah's state USF was reduced from \$0.7 million to zero. Although we expect that states will continue to support broadband deployment, it is unclear if or to what extent the other state support revenues may be affected by A-CAM.

Connect America Fund – Broadband Loop Support

Prior to adopting A-CAM II, LICT's Wisconsin subsidiaries, Belmont Telephone Company and Cuba City Telephone Exchange Company, operated under the Connect America Fund – Broadband Loop Support ("CAF-BLS") program in 2018. CAF-BLS carriers are subject to operating expense and capital expenditures limitations as well as overall budget controls in order to meet the \$2 billion annual USF support budget. Allowed capital expenditures are based on the extent to which the carrier has already deployed broadband, its forecasted CAF-BLS, density, a cost per location metric, and the percent a carrier is above or below the national broadband deployment average. LICT's 2018 CAF-BLS revenue was \$0.7 million and zero for 2019 since the Wisconsin operations adopted A-CAM II.

National Exchange Carrier Association

LICT's telephone subsidiaries are all rural, rate-of-return companies for interstate regulatory purposes. Rate-of-return companies receive support based on their costs or the costs of similarly situated companies through formulas developed by the National Exchange Carrier Association ("NECA") referred to as "average schedules". LICT has five average schedule companies and eight cost-based companies. Cost companies determine interstate revenues through cost studies computed based on the Company's own interstate costs, subject to the FCC caps and phase-downs. RLECs electing A-CAM or A-CAM II cannot participate in NECA's Common Line ("CL") tariffs and access revenue pool; however, the FCC permits A-CAM and A-CAM II companies to remain in NECA's tariff for access rates. In addition to receiving A-CAM revenues, all of LICT's RLECs continue to participate in NECA's Traffic Sensitive ("TS") pool for both special access and switched access.

Effective in 2012, the TS costs allowed for recovery from the access revenue pools were changed by the FCC so that certain costs are capped or phased down. Switched access was frozen at 2011 projected tariff revenue requirement levels and is phased-down 5% per year effective July 1st of each year.

Interstate access revenue for rate-of-return carriers is based on an FCC regulated rate-of-return on investment and recovery of operating expenses related to interstate access. The allowable interstate TS Special Access rate-of-return is being phased down over a six-year phased transition of 25 basis points per year from July 1, 2016 through July 1, 2021 from 11.25 percent to 9.75 percent. A-CAM was set at 9.75 percent rate-of-return in 2017 and remains constant through 2028. The rate-of-return for switched access was frozen at 11.25 percent.

The FCC rules mandate that the CL pool earn the authorized rate-of-return, after all true-ups are completed; however, the overall TS pool does not have that provision. While the frozen switched access portion of the NECA TS pool earns the frozen 11.25%, the special access portion of the NECA TS pool earns whatever rate-of-return the special access tariff rates produce given the actual demand during the year and based on the actual costs of the RLECs participating in the TS pool.

Intercarrier Compensation Reform

The FCC's 2011 Order significantly revised terminating intercarrier compensation ("ICC") for the charges LICT receives from other carriers to transport and terminate calls that originate on those carriers' networks. The 2011 Order required the transition of all terminating ICC to a default bill-and-keep arrangement by July 1, 2020. The FCC discussed modified originating ICC in various proceedings over the years since 2011 but has not yet done so. There is no active FCC Notice of Proposed Rulemaking ("NPRM") underway to modify originating access and it is not possible at this time to predict the impact of any future changes to originating ICC.

Eligible Telecommunication Carrier

The FCC requires all companies receiving federal USF support to obtain designation by their state regulator annually as an eligible telecommunications carrier ("ETC") in order to continue to receive USF. All of our subsidiaries receiving federal USF are currently designated as ETCs and we expect that they will continue to be so designated.

Intrastate Access Revenues

Our subsidiaries are compensated for their intrastate costs through billing and keeping intrastate access charge revenues (i.e., there are no intrastate access revenue pools). Intrastate access charge revenues are based on intrastate access rates filed with the state regulatory agency. Since July 1, 2012, if an ILEC subsidiary's intrastate access charge rates are above the interstate rates, the FCC required that the company reduce the intrastate rates so that all intrastate rates were at or below interstate rates by July 1st of each tariff year; therefore, the LICT companies were required to reduce their intrastate rates on July 1, 2019, and will continue with each subsequent interstate tariff filing thereafter, as needed.

Voice over Internet Protocol

VoIP services are prevalent across the nation, including in the areas served by LICT companies. Competition from VoIP services has a detrimental impact on current and future revenues and creates additional uncertainty for us. It is not possible to predict the extent to which these complementary or substitutable services impact our current or future revenues. Because of the rural nature of their operations and related low population densities, our RLEC subsidiaries are generally high cost operations which receive substantial federal and state support. In at least some areas, the regulatory environment for RLEC operations is becoming less supportive than has historically been the case,

which may enhance the competitive impact of VoIP. The FCC's regulations provide that all carriers originating and terminating VoIP calls will be on equal footing in their ability to obtain compensation for this traffic.

Competitive Developments. In addition to the VoIP competition described above, competition in the telecommunications industry is increasing across the board. Competition in the Company's wireline telecommunications markets is growing fastest in the areas close to larger towns or metropolitan areas. All of our telephone companies have historically been monopoly wireline providers in their respective areas for local telephone exchange service, but the competitive aspect of the regulatory landscape is continually evolving. We now experience competition in most locations from long distance carriers, from cable companies for voice, data and video, from internet service providers for internet access, or from wireless carriers. Competition is resulting in a continuing loss of access lines and minutes of use, and in the conversion of retail lines to wholesale lines, which negatively affects revenues and margins from those lines. Competition also puts pressure on the prices we are able to charge for some services, particularly for some non-residential services. The total number of competitors is difficult to estimate since many of the companies do not have a local presence, but instead compete for customers via the internet using VoIP or through wireless operations. It is difficult to estimate how much traffic is lost to VoIP or wireless competitors.

<u>Wireless and Other Interests.</u> The Company has other, less than 50% owned interests, which contribute significant value to the Company.

DFT Communications ("DFT"). A wholly-owned subsidiary owns a 20% interest in DFT, which offers Local and Long Distance Telephone Service, Business Telephone Systems, Internet Service, Security Systems, Wireless Communications and Call Center Services to areas in Western New York and portions of Pennsylvania.

Aureon Network Services, Inc. ("Aureon") formerly Iowa Network Services, Inc. A wholly-owned subsidiary owns 1,115 shares of Aureon participating preferred stock and 172 shares of INS common stock – equating to a 2.45% economic interest. Aureon provides wireline telecommunications access and transport services, long distance, video, and internet to the exchanges of participating telephone companies and others retail and wholesale customers.

CVIN LLC ("CVIN"). A wholly-owned subsidiary owns an interest of approximately 2.3% in CVIN, which owns and operates a fiber optic network in the Central Valley and northern areas of California. CVIN provides certain telecommunication support services to its ownership affiliates and others.

Kansas Fiber Network ("KFN"). Two wholly-owned subsidiaries jointly own an interest of approximately 3% in KFN, a statewide fiber network which was formed in early 2009 by approximately thirty Kansas RLECs. KFN is currently providing fiber optic transport and other services to both its RLEC owners and other customers.

Personal Communications Services ("PCS") Spectrum. In February 2005, Lynch 3G participated in the FCC's Auction 58 for PCS Spectrum and was high bidder for two licenses, Marquette, MI, and Klamath Falls. The licenses cover populations of approximately 96,000 and 84,000 respectively.

Lynch PCS Corporation G, a wholly-owned subsidiary, holds a PCS license in Las Cruces, NM which covers a population approximately of 281,000.

Advanced Wireless Services (AWS) Spectrum. In September 2006, Lynch AWS Corporation participated in the FCC's Auction No. 66 and was high bidder for an AWS license in Topeka, KS. The licenses cover a population approximately of 476,000.

600 MHz Spectrum. In January 2017, LICT wireless Broadband Company acquired two 600 MHz licenses in the Broadband Spectrum Auction in Traverse City and Alpena, Michigan. The license covers a total population of approximately 511,000.

The Company participated in FCC Auction 101-28GHz and Auction 102-24 GHz during 2019. Auction 101 was completed on January 24, 2019 and Auction 102 was completed on May 28, 2019. In Auction 101, LICT acquired 10 licenses of 28 GHz spectrum in Kansas and Nevada. In Auction 102, LICT acquired 47 licenses of 24 GHz spectrum in California, Iowa, Kansas, Michigan New Hampshire, New Mexico, Utah, and Wyoming.

We expect to participate in the FCC's future spectrum auctions in order to have the flexibility to accommodate present and developing needs of existing and future customers, as well as establish high-bandwidth opportunities.

There are many risks related to FCC wireless licenses, including, without limitation, the generally high cost of the licenses; the start-up nature of these businesses; the FCC's rules imposing build-out requirements on all spectrum licenses; the need to raise substantial funds to pay for the licenses and their build-out; the decisions on how best to develop the licenses and which technology to use; the small size and limited resources of our companies compared to other potential competitors; existing and changing regulatory requirements; additional auctions of wireless telecommunications spectrum; and the challenges of actually building out and operating new businesses profitably in a highly competitive environment featuring already-established cellular telephone operators and other new licensees. There are substantial restrictions on the transfer of control of licensed spectrum. There can be no assurance that any licenses granted to entities in which subsidiaries of LICT have interests can be successfully sold, financed or developed, thereby allowing LICT's subsidiaries to recover their investments.

<u>Other Patents, Licenses, Franchises.</u> The Company holds other licenses of various types, but it does not believe they are material to the conduct or results of its basic business and ongoing operations, which are its RLEC companies complemented by its CLEC operations.

Environmental Compliance. Capital expenditures, earnings and the competitive position of the Company have not been materially affected by compliance with current federal, state and local laws and regulations relating to the protection of the environment. We cannot predict the effect of future laws and regulations on its environmental compliance or the costs thereof.

<u>Seasonality</u>. No significant portion of the Company's business is regarded as seasonal. While the Company's Michigan operations usage varies somewhat during the year due to tourism and the presence of vacation homes, this variation is not material to LICT's operations or results as a whole.

<u>Dependence on Particular Customers</u>. The Company does not believe that its business is dependent on any single customer or group of customers. Most ILECs, including LICT's RLECs, received a significant amount of revenues in the form of access fees from IXCs. Bankruptcy of a significant IXC, or of several IXCs in the same period, could have a material adverse effect. We cannot predict which, if any, IXCs or other significant customers may go bankrupt in the future.

<u>Government Contracts.</u> In some instances, the Company provides service to the government under tariff and/or special contracts. Government contracts are not material to our operations as a whole and the elimination of those contracts would not significantly impact operations or financial results.

Employees. The Company had a total of 338 employees as of December 31, 2019, compared to 315 employees at December 31, 2018, including 6 corporate employees, with the remainder responsible for providing telecommunications services and support.

EXECUTIVE OFFICERS

The following list of the Company's senior executive employees as of December 31, 2019 sets forth the positions and offices with the Company held by each such person, and the principal employment by, or other service of these persons during past years.

<u>Name</u>	Officers and Positions Held	<u>Age</u>
Mario J. Gabelli	Chief Executive Officer since December 2010, Chairman since December 2004 (and also served as Chairman from September 1999 to December 2002), Vice Chairman from December 2002 to December 2004, Chief Executive Officer from September 1999 to November 2005.	77
Daniel E. Hopkins	President and Chief Financial Officer from November 2019. Prior to LICT served as Executive Vice President and Chief Financial Officer of MTPCS, LLC a wireless telecommunications business from 2007-2019; Senior Vice President of Finance and Treasurer of Triton PCS, Inc. a publicly traded wireless communications company from 1998 to 2006.	55
Evelyn C. Jerden	Senior Vice President – Regulatory Dynamics since December 2008, Senior Vice President - Operations from September 2003 to December 2008, Vice President-Regulatory Affairs from 2002 to 2003, Director of Revenue Requirements of Western New Mexico Telephone Company, Inc. from 1992 to present.	62
Stephen J. Moore	Vice President - Finance from April 2014; prior to LICT, served as Controller North America – Poyry Management Consulting (USA) Inc. from January 2008 to October 2013, Controller at Dorian Drake International Inc. from June 1997 to December 2007.	55
John M. Aoki	Corporate Controller from April 2014; prior to LICT, served as Senior Project Manager at Denovo Ventures, LLC from 2013 to 2014, Lead Area Controller at Dean Foods Company from 2007 to 2013, Chief Financial Officer at Prolexys Pharmaceuticals Inc. from 2001 to 2006.	63
Christina M. McEntee	Secretary since June 2019; Chief Administrator since 2016; served as Executive Coordinator from 2008 to 2016.	55

The executive officers of the Company are elected annually by the Board of Directors and hold office until the organizational meeting in the next subsequent year and until their respective successors are chosen and qualified, or until their earlier resignation or removal.

REAL ESTATE PROPERTIES

The Company leases approximately 3,334 square feet of office space on customary commercial terms from an affiliate of its Chairman for its executive offices in Rye, New York. Annual lease payments are \$93,352 or \$28.00 per square foot, plus \$3.00 per square in utilities per year. There is an annual escalation adjustment and the lease expires in December 2023. In September 2014, the Company sublet 485 square foot of its corporate office space to another affiliate of the Chairman. The sublet lease expires on December 5, 2023 and the base rental rate is \$19,764 per annum.

CentraCom and its subsidiaries and affiliates own a total of 9.8 acres at sixteen sites, with an additional 3.8 acres at twenty-three sites which are under leases, permits or easements. These sites are located in the central, northeastern and Midwestern areas of Utah. CentraCom's principal operating facilities are located in Fairview, Utah, where it owns a commercial office building containing 14,400 square feet, and a plant office and central office building containing 5,200 square feet. In addition, it has 1,604 square feet of office space, 2,795 square feet of warehouse space, 6,595 square feet of vehicle maintenance facilities, 6,352 square feet of protective cover and three rental homes. CentraCom owns smaller facilities used mainly for housing central office switching equipment with a total of 12,245 square feet in 26 various locations. In addition, the company owns 1,030 miles of copper cable, 541 miles of coaxial cable and 1,521 miles of fiber optic cable running through rights-of-way within its 10,483 square mile service area.

Western New Mexico Telephone Company ("Western") Western New Mexico Telephone Company, Inc. ("Western") owns a total of 16.9 acres at 15 sites located in southwestern New Mexico. Its principal operating facilities are located in Silver City, where Western owns one building with a total of 6,480 square feet housing its administrative offices and certain storage facilities, and another building of 216 square feet which houses core network equipment. In Cliff, New Mexico, Western owns six buildings with a total of 16,238 square feet which contain additional offices and storage facilities, as well as a vehicle shop, a fabrication shop, and central office switching equipment. Smaller facilities used mainly for storage and for housing central office switching equipment, with a total of 9,984 square feet, are located in Lordsburg, Reserve, Magdalena and five other localities in New Mexico. In addition, Western leases 1.28 acres. It also owns and operates 22 towers and 20 associated equipment buildings. Western has the use of 59 other sites under permits or easements at which it has installed various types of equipment either in small companyowned buildings (totaling 2,403 square feet) or under protective cover. Western also owns 4159 miles of copper cable and 800 miles of fiber optic cable within its service area of approximately 17,000+ square miles. This service area is about the size of the states of Maryland and Massachusetts combined.

J.B.N. Telephone Company ("JBN") owns or leases a total of approximately 2.25 acres located in northeast Kansas. Its administrative and commercial office consisting of 7,000 square feet is located in Holton, Kansas and a 3,000 square-foot garage/warehouse facility is located in Wetmore, Kansas. JBN owns 15 smaller facilities housing broadband and switching equipment in small towns inside its ILEC territory. Giant Communications, Inc. its CLEC affiliate, owns a 1,200 sq. ft headend and communication tower on 3.1 acres near Holton, and, smaller facilities holding additional equipment in various small towns. Giant leases small office spaces in Wichita and Topeka. In Topeka, Giant owns a .5-acre lot that will house its permanent equipment location. JBN with its affiliate Giant, owns 531 miles of fiber optic cable, 1,198 miles of copper cable, and 70 miles of coaxial cable.

Haviland Telephone Company (dba "Haviland Broadband") owns a total of approximately 3.9 acres at 21 sites located in south central Kansas. It has administrative and commercial offices in Haviland and Conway Springs totaling 13,375 square feet, some of which is leased to other parties. Haviland owns 19 other facilities housing garage, warehouse facilities, and central office switching equipment in several

small towns in its ILEC area. Haviland has approximately 1,411 miles of copper cable, 593 miles of fiber optic cable, and 3 communications towers. Across the 3 operations, the companies have 1,125 miles of fiber, 2,609 miles of copper, and 70 miles of co-ax cable.

Michigan Broadband Services ("MBS") operates nineteen regulated telephone exchanges within the Upper and Lower Peninsulas of Michigan. MBS owns approximately 100 acres within these 19 exchanges located in the Upper and Lower Peninsulas of Michigan. MBS leases property to American Tower and owns a tower structure which generates lease revenue from a mobile operator. At its Carney, MI location MBS owns 11,200 square feet of space which is used for administrative, technical and customer service purposes. MBS also owns 23 smaller facilities housing garage, warehouse and central office switching equipment. It also owns and operates 2,117 miles of copper cable as well as 589 miles of fiber optic cable.

MBS has leased office space in Traverse City Michigan located within The Village at Grand Traverse Commons. This location is unique as the property and our office is served with MBS fiber optic facilities.

Central Scott Telephone Company ("Central Scott") owns 4 acres of land at 6 sites. Its main office in Eldridge, Iowa, contains 3,104 square feet of office, 341 square feet of storage space and 2,183 square feet utilized for its switching facilities. A nearby warehouse has 3,360 square feet of garage space together with office space for our technical operations. Central Scott, including its subsidiary CS Technologies, has 512 miles of copper cable, 293 miles of fiber optic cable and 111 miles of coaxial cable.

Cuba City Telephone Exchange Company ("Cuba City") and Belmont Telephone Company ("Belmont") are located in two small communities in Wisconsin. Cuba City Telephone is located in a 3,800 square-foot brick building which it owns on 0.4 acre in Cuba City. The building serves as the central office, commercial office, and garage for vehicle storage. The company also owns a 0.1-acre site with a 1,400 square foot cement block building and a 600 square foot metal building for storage of materials and equipment. Belmont is located in a cement block building of 800 square feet on 0.5 acre of land in Belmont. The building houses its central office equipment. The companies own a combined total of 331 miles of copper cable and 113 miles of fiber optic cable.

Cal-Ore Telephone Company (Cal-Ore) owns a total of 35.4 acres at 8 sites located in north central California. Its principal operating facilities are in Dorris, CA, where Cal-Ore owns three buildings comprising a total of 4,727 square feet housing its administrative offices and central office switching terminals, 11,500 square feet of maintenance shop with offices and truck bays, and another building which houses record storage. Cal-Ore owns two buildings in Tulelake, CA with a total of 1,913 square feet containing business offices, central office switching terminals and storage facilities, as well as a vehicle maintenance shop of 4,450 square feet. Smaller facilities, used mainly for storage and for housing central office switching equipment, with a total of 1,893 square feet, are located in Macdoel, Tennant, and Newell, CA. Cal-Ore has the use of 5 other sites under permits or easements at which it has constructed six microwave towers and installed various items of equipment either in small company owned buildings (totaling 824 square feet) or under protective cover. One of these sites is in Klamath Falls, OR.

It is the Company's opinion that all of the facilities referred to above are in good operating condition and are suitable and adequate for present uses.

LEGAL PROCEEDINGS

See Footnote 13 to the Company's Audited Financial Statements.

RISK FACTORS

In addition to the risks noted above, any of the following risks could materially adversely affect our business, consolidated financial condition, results of operations or liquidity, or the market price of our common stock. The risks described below are not the only risks facing us. Additional risks and uncertainties not currently known to us or that we currently deem to be immaterial may also materially and adversely affect our business operations.

Risks Related to Our Indebtedness

To operate and expand our business, service our indebtedness and complete future acquisitions, we will require a significant amount of cash. Our ability to generate cash will depend on many factors beyond our control. We may not generate sufficient funds from operations to repay or refinance our indebtedness at maturity or otherwise, to consummate future acquisitions or to fund our operations. A significant amount of our cash flow from operations will be dedicated to capital expenditures and debt service. As a result, there can be no assurance that the cash that we retain will be sufficient to finance growth opportunities, including acquisitions, and we may be required to devote additional cash to unanticipated capital expenditures or to fund our operations. Our ability to make payments on our indebtedness will depend on our ability to generate cash flow from operations in the future, as well as our ability to refinance existing debt. This ability, to a certain extent, will be subject to general economic, financial, competitive, legislative, regulatory and other factors that will be beyond our control. There can be no assurance that our business will generate sufficient cash flow from operations or that future borrowings will be available to us in an amount sufficient to enable us to service our indebtedness, to make payments of principal at maturity or to fund our other liquidity needs.

We may also be forced to raise additional capital or sell assets and, if we are forced to pursue any of these options under distressed conditions, our business and the value of our common stock could be adversely affected. In addition, these alternatives may not be available to us when needed or on satisfactory terms due to prevailing market conditions, a decline in our business, legislative and regulatory factors or restrictions contained in the agreements governing our indebtedness.

Our indebtedness could restrict our ability to pay dividends on our common stock and have an adverse impact on our financing options and liquidity position. This indebtedness could have important adverse consequences for the holders of our common stock, including:

- limiting our ability to pay dividends on our common stock or make payments in connection with our other obligations, including under our existing credit facilities;
- limiting our ability in the future to obtain additional financing for working capital, capital expenditures or acquisitions;
- causing us to be unable to refinance our indebtedness on terms acceptable to us or at all;
- limiting our flexibility in planning for, or reacting to, changes in our business and the communications industry generally;
- requiring a significant portion of our cash flow from operations to be dedicated to the payment of
 interest and principal on our indebtedness, thereby reducing funds available for future operations,
 dividends on our common stock, capital expenditures or acquisitions;
- making us more vulnerable to economic and industry downturns and conditions, including increases in interest rates; and

 placing us at a competitive disadvantage compared to those of our competitors that have less indebtedness.

The Company and certain of its subsidiaries are holding companies and rely on dividends, and other payments, advances and transfers of funds from operating subsidiaries and investments to meet debt service and other obligations. The Company and certain of its subsidiaries are holding companies and conduct all of their operations through operating subsidiaries. The Company and these holding subsidiaries currently have no significant assets other than equity interests in the operating subsidiaries. As a result, the Company and these holding subsidiaries rely on dividends and other payments or distributions from operating subsidiaries to meet their debt service obligations and all of their other financial needs or requirements generally. The ability of the Company's operating subsidiaries to pay dividends or make other payments or distributions to the Company and the non-operating subsidiaries will depend on their respective operating results and may be restricted by, among other things:

- the laws of their jurisdiction of organization;
- the rules, regulations and orders of state regulatory authorities;
- agreements of those subsidiaries; and
- the terms of agreements governing indebtedness of those operating subsidiaries.

The Company's operating subsidiaries generally have no obligation, contingent or otherwise, to make funds available to the Company or its other subsidiaries, whether in the form of loans, dividends or other distributions.

Our existing credit facilities and other agreements governing our indebtedness contain covenants that limit our business flexibility through operating and financial restrictions, including on the payment of dividends. Our existing credit facilities impose certain operating and financial restrictions on us. These restrictions prohibit, require prior lender approval of, and/or limit, among other things:

- incurrence of additional indebtedness and the issuance by our subsidiaries of preferred stock;
- payment of dividends on, and purchases or redemptions of, capital stock;
- a number of other types of payments, including investments;
- creation of liens;
- ability of each of our subsidiaries to guarantee indebtedness;
- specified sales of assets;
- creation of encumbrances or restrictions on the ability of our subsidiaries to distribute and advance funds or transfer assets to us or any other subsidiary;
- sale and leaseback transactions; and
- certain consolidations and mergers and sales and/or transfers of assets by or involving us.

Our existing credit facilities also require us to maintain specified financial ratios and satisfy financial condition tests, including, without limitation, a maximum total leverage ratio and a minimum interest coverage ratio. It is possible that a new credit facility, if we were successful in negotiating one, would contain similar provisions on some of these points. Our ability to comply with these covenants, ratios or tests contained in the agreements governing our indebtedness may be affected by events beyond our control, including prevailing and evolving economic, financial and industry conditions. A breach or violation of any of these covenants, ratios or tests could result in a default under the agreements governing our indebtedness. In the current economic and financial circumstances, obtaining a waiver of such a breach or violation, or a modification of the covenant or other provision involved, has become more difficult and expensive.

Under certain conditions, covenants prohibit us from making dividend payments on our common stock. In addition, upon the occurrence of an event of default, the lenders under our existing credit facilities (or a

new credit facility, following the consummation of such a transaction) could have the option to declare all amounts outstanding, together with accrued interest, to be immediately due and payable. If we were to be unable to repay those amounts, the lenders under our existing credit facilities (or a new credit facility, following the consummation of such a transaction) could proceed against the security granted to them to secure that indebtedness, or commence collection or bankruptcy proceedings against us.

If the lenders accelerate the payment of any outstanding indebtedness, our assets may not be sufficient to repay all of our indebtedness. Due to general economic conditions, conditions in the lending markets, the results of our business or for other reasons, we may elect or be required to amend or refinance our existing credit facilities (or a new credit facility, following the consummation of such a transaction), at or prior to maturity, or enter into additional agreements for indebtedness. Any such amendment, refinancing or additional agreement may contain covenants which could limit in a significant manner our operations, our competitiveness and/or our financial flexibility generally.

The price of our common stock may fluctuate substantially, which could negatively affect holders of our common stock. The market price of our common stock may fluctuate widely as a result of various factors, such as period-to-period fluctuations in our operating results, the volume of sales of our common stock, developments in the communications industry, the failure of securities analysts to cover our common stock or changes in financial estimates by analysts, competitive factors, regulatory developments, economic and other external factors, general market conditions and market conditions affecting the stock of communications companies in particular. Communications companies have in the past experienced extreme volatility in the trading prices and volumes of their securities, which has often been unrelated to operating performance. High levels of market volatility may have a significant adverse effect on the market price of our common stock and may generate litigation which could result in substantial costs and divert management's attention and resources.

Future sales or the possibility of future sales of a substantial amount of our common stock may depress the price of our common stock. Our stock is thinly traded, and future sales, or the availability for sale in the public market, of substantial amounts of it could adversely affect the prevailing market price of the stock. The market price of our common stock could decline as a result of the perception that a relatively high volume of sales could occur, whether or not such sales are actually made.

Risks Related to Our Business

We provide services to customers over access lines, and if we lose access lines, our business,

financial condition and results of operations may be adversely affected. We generate revenue primarily by delivering voice and data services over access lines. We have experienced net access line losses in the past years. These losses resulted mainly from competition, the use of alternative technologies and, to a lesser degree, challenging economic conditions and the offering of DSL services, which has prompted most customers to cancel their second line service. In addition to line losses, the usage of our networks, generally measured in Minutes of Use ("MOUs"), has also been decreasing. It is reasonable to expect that we will continue to experience net access line and MOU losses in our markets. Our inability to retain access lines and the declining usage of the lines we do retain could adversely affect our business, financial condition and results of operations.

We are subject to competition that may adversely impact our business, financial condition and results of operations. As the incumbent telephone company, we historically had experienced little competition in our RLEC markets. However, many of the competitive threats confronting large communications companies, such as competition from VoIP and cable providers, are becoming more widespread in the rural markets that we serve. Regulations and technology change quickly in the communications industry, and changes in these factors historically have had, and may in the future have, a significant impact on the

competitive dynamics of our industry. In most of our rural markets, we are facing competition from wireless technology, which may increase as wireless technology improves. We are also likely to face increased competition from wireline and cable television operators. We may face additional competition from providers of wireless broadband, VoIP, satellite communications and electric utilities. The internet services market is also highly competitive, and we expect that this competition will intensify. Many of our competitors have brand recognition, offer online content services, and have financial, personnel, marketing and other resources that are significantly greater than ours. We believe that a growing percentage of our current and potential customers will have access to a cable modem offering, and the cable industry is continuing to greatly increase its broadband capacities.

In addition, consolidation and strategic alliances within the communications industry or the development of other new technologies could affect our competitive position. We cannot predict the number of competitors that will emerge from technological developments or as a result of existing or new federal and state regulatory or legislative actions. However, increased competition from existing and new entities could have a material adverse effect on our business, financial condition and results of operations. Competition may lead to loss of revenues and profitability as a result of numerous factors, including:

- loss of customers;
- reduced usage of our network by our existing customers, who may use alternative providers for long distance and data services;
- reductions in the prices for our services which may be necessary to meet competition; and/or
- increases in marketing expenditures and discount and promotional campaigns.

In addition, our provision of long-distance service is subject to a highly-competitive market served by large nationwide carriers that enjoy brand name recognition and have other financial and operational advantages over us.

We may face 5G Wireless Competition in the future- National wireless carriers provide service in most of our service territories. As wireless carriers continue to build out and enhance their voice and data networks and add 5G products and services intended to improve tier high speed data service, we may experience increased competition which could have an adverse effect on our business, revenue and cash flow.

We may not be able to successfully integrate new technologies, respond effectively to customer requirements or provide new services. The communications industry is subject to rapid and far-reaching changes in technology, frequent new service introductions and evolving industry standards. We cannot predict the effect of these changes on our competitive position, profitability or financial condition. Technological developments may reduce the competitiveness of our networks and require unbudgeted upgrades or the procurement of additional products that could be expensive, technologically complex and time-consuming to implement. In addition, new products and services arising out of technological developments may reduce the attractiveness of our services. If we fail to adapt successfully to technological changes or obsolescence, or fail to obtain access to important new technologies, we could lose customers and be limited in our ability to attract new customers and/or sell new services to our existing customers.

Our relationships with other communications companies are material to our operations and their financial difficulties may adversely affect our business, financial condition and results of operations. We originate and terminate calls for interexchange and other carriers over our network. For those services, we receive payments for access charges. These payments represent a significant portion of our revenues and are material to our business. If one or more of these carriers go bankrupt or experience substantial financial difficulties, our inability to collect access charges from them could have a negative effect on our business, financial condition and results of operations.

We face risks associated with acquired businesses and potential acquisitions. We have grown in the past, in part, by acquiring other businesses and a portion of our future growth may result from additional acquisitions. Growth through acquisitions entails numerous risks, including:

- strain on our financial, management and operational resources, including the distraction of our management team in identifying potential acquisition targets, conducting due diligence and negotiating acquisition agreements;
- the potential loss of key employees or customers of the acquired businesses;
- unanticipated liabilities or contingencies of the acquired businesses;
- unbudgeted costs which we may incur in connection with pursuing potential acquisitions, whether or not the acquisitions are consummated.
- failure to achieve projected cash flow from acquired businesses;
- fluctuations in our operating results caused by incurring expenses to acquire businesses before receiving the anticipated revenues expected to result from the acquisitions;
- difficulties in finding suitable acquisition candidates;
- difficulties in making acquisitions on attractive terms due to a potential increase in competitors; and
- difficulties in obtaining and maintaining any required regulatory authorizations in connection with acquisitions.

In the future, we may need additional capital to continue growing through acquisitions. This additional capital may be raised in the form of additional debt, which would increase our leverage and further limit our financial flexibility. We may not be able to raise sufficient capital on terms we consider acceptable, or at all. We may not be able to successfully complete the integration of other businesses that we have previously acquired or successfully integrate any businesses that we might acquire in the future. If we fail to do so, or if we do so but at greater cost than we anticipated, our business, financial condition and results of operations may be adversely affected.

A network disruption could cause delays or interruptions of service, which could cause us to lose customers. To be successful, we will need to continue to provide our customers reliable service over our network. Some of the risks to our network and infrastructure include:

- physical damage to access lines;
- widespread power surges or outages;
- software defects in critical systems; and
- disruptions beyond our control.

Disruptions may cause interruptions in service or reduced capacity for customers, either of which could cause us to lose customers and/or revenues and incur expenses.

Our billing systems or the billing systems of our third-party vendors may not function properly. The failure of any of our billing systems or the billing systems of any of our third-party vendors could result in our inability to adequately bill and provide service to our customers. The failure of any of our billing systems could have a material adverse effect on our business, financial condition and results of operations.

We depend on third parties for our provision of long distance and broadband services. Our provision of long distance and broadband services is dependent on underlying agreements with other carriers that provide us with transport and termination services. If these carriers fail to meet their obligations, or if the provisions in our agreements with them prove unfavorable to us due to changes in market conditions or other factors, our business and operations may be adversely affected.

We may not be able to maintain the necessary rights-of-way for our networks. We are dependent on rights-of-way and other permits from railroads, utilities, state highway authorities, local governments, transit authorities and others to install and maintain conduit and related communications equipment for any

expansion of our networks. We may need to renew current rights-of-way for our networks and there can be no assurance that we would be successful in renewing each of these agreements on acceptable terms or at all. Some of our agreements may be short-term, revocable at will, or subject to termination upon customary default provisions, and we may not have access to existing rights-of-way after they have expired or been terminated. If any of these agreements are terminated or not renewed, we could be required to remove or abandon our facilities. Similarly, we may not be able to obtain right-of-way agreements on favorable terms, or at all, in new service areas, and, if we are unable to do so, our ability to expand our networks could be impaired.

Our success depends on our ability to attract and retain qualified management and other personnel. Our success depends upon the talents and efforts of our all of our personnel. The loss of any member of our senior management team, and the inability to attract and retain highly qualified technical and management personnel in the future, could have an adverse effect on our business, financial condition and results of operations.

We may face significant future liabilities or compliance costs in connection with environmental and worker health and safety matters. Our operations and properties are subject to federal, state and local laws and regulations relating among other things to protection of the environment, natural resources, and worker health and safety, including laws and regulations governing the management, storage and disposal of hazardous substances, materials and wastes, and remediation of contaminated sites. Under certain environmental laws, we could be held liable, jointly and severally and without regard to fault, for the costs of investigating and remediating any contamination at owned or operated properties, or for contamination arising from the disposal by us or our predecessors of regulated materials at formerly owned or operated properties or at third-party waste disposal sites. In addition, we could be held responsible for third-party property or personal injury claims relating to any such contamination or relating to any violations of environmental laws. Changes in existing laws or regulations, future acquisitions of businesses or any newly discovered information could require us to incur substantial costs relating to these matters.

We have a significant amount of goodwill and other intangible assets on our balance sheet. If our goodwill or other intangible assets become impaired, we may be required to record a significant non-cash charge to earnings and reduce our stockholders' equity. Under generally accepted accounting principles, intangible assets are reviewed for impairment on an annual basis or more frequently whenever events or circumstances indicate that their carrying value may not be recoverable. The Company monitors relevant circumstances, including general economic conditions, enterprise value EBITDA multiples for RLEC properties, the Company's overall financial performance, and the potential that changes in such circumstances might have on the valuation of the Company's intangible assets, including goodwill. If our intangible assets are determined to be impaired in the future, we may be required to record a significant non-cash charge to earnings during the period in which the impairment is determined.

The COVID-19 global pandemic will adversely impact our business - During March 2020, the World Health Organization declared the rapidly growing coronavirus outbreak to be a global pandemic. The COVID-19 pandemic has significantly impacted health and economic conditions throughout the United States. Federal, state and local governments took a variety of actions to contain the spread of COVID-19. While the short-term impact on our operations have been limited, we cannot predict the impact if this pandemic continues for an extended period of time.

Risks Related to Our Regulatory Environment

We are subject to significant regulations that could change in a manner adverse to us. We operate in a heavily regulated industry, and substantial portions of our revenues are supported by regulations, including access revenue and USF support for the provision of telephone services in rural areas. As

discussed above, the new A-CAM program substantially increases the support being provided to LICT's telephone company subsidiaries, but future rules and regulations issued by the FCC could ultimately effect fundamental changes in the financial structure and characteristics of the telecommunications industry. Moreover, existing laws and regulations applicable to us and our competitors may be, and have been, challenged in the courts, and could be changed by Congress or regulators in a manner adverse to us. In addition, any of the following have the potential to have a significant impact on us:

Risk of loss or reduction of network access revenues. A significant portion of our revenues comes from network access charges, a portion of which are paid to us by intrastate and interstate long distance carriers for originating and terminating calls and for providing special access services which connect carriers to their end users in our service areas. In past years, several long-distance carriers have declared bankruptcy. Future declarations of bankruptcy by carriers that utilize our access services could negatively impact our business, financial condition and results of operations. In addition, the amount of access charge revenues that we currently receive is based on rates set by federal and state regulatory bodies, and those rates could change in the future. At the current time, several IXCs have filed lawsuits alleging that ILECs, including RLECs, have improperly collected access charges relating to a particular type of wireless traffic. To date, the Federal Court handling these cases has decided them in favor of the ILEC and RLEC defendants. However, these decisions may be appealed, and the unfavorable resolution of these suits could have an adverse effect on our companies. In addition, from time to time, federal and state regulatory bodies conduct rate cases, earnings reviews, or make adjustments to average schedule formulas that may result in such rate changes. In addition, reforms of the federal and state access charge systems, combined with the development of competition, have caused the aggregate amount of access charges paid by long distance carriers to decrease. Significant changes in the access charge system, if not offset by a revenue replacement mechanism, could result in a significant decrease in our revenues. Decreases in or loss of access charges may or may not result in offsetting increases in local, or subscriber line, revenues. Regulatory developments of this type could adversely affect our business, financial condition and results of operations.

Risk of loss or reduction of Universal Service Fund support. We receive USF revenues in addition to A-CAM from both the federal and, in some cases, state universal service support mechanisms to help fund our operations. Any changes to the existing rules could reduce the USF revenues we receive. Corresponding changes in state universal service support could likewise have a negative effect on the revenues we receive. If we raise prices for services to offset losses of USF payments, the increased pricing of our services may disadvantage us competitively in the marketplace, resulting in additional potential revenue loss. Furthermore, any changes in the rules and regulations governing the distribution of such support or the manner in which USF contributions are obtained or calculated could have a material adverse effect on our business, financial condition or results of operations.

Risk of loss of statutory exemption from burdensome interconnection rules imposed on incumbent local exchange carriers. Our RLECs are exempt from some of the Telecom Act's more burdensome requirements governing the rights of competitors to interconnect to ILEC networks and to utilize discrete elements of the ILEC's network at favorable rates. To the extent that state regulators may decide that some or all of these requirements should be imposed upon our RLECs, we could be required to provide unbundled network elements to competitors in our service areas. As a result, more competitors could enter our traditional telephone markets than are currently active there, which could have a material adverse effect on our business, financial condition and results of operations.

Risks posed by costs of regulatory compliance. Regulatory requirements create significant compliance costs for us and are expected to continue to do so. Our subsidiaries that provide intrastate services may be subject to certification, tariff filing, and other ongoing regulatory requirements imposed by state regulators. Our interstate access services are currently provided in accordance with tariffs filed with the FCC by NECA. Challenges in the future to NECA's tariffs by regulators or delays in the Company's obtaining certifications

and regulatory approvals could adversely affect the rates that we are able to charge our customers. We are also subject to audits by both federal and state regulatory authorities, which may be costly and burdensome and may result in fines, penalties, refunds or other unfavorable and burdensome requirements.

Our business also may be impacted by legislation or regulations imposing new or greater obligations related to assisting law enforcement, bolstering homeland security, minimizing environmental impacts, protecting customer privacy or addressing other issues that impact our business. For example, existing provisions of the Communications Assistance for Law Enforcement Act ("CALEA") and FCC regulations implementing that legislation require communications carriers to ensure that their equipment, facilities, and services are able to facilitate authorized electronic surveillance. We cannot predict whether or to what extent the FCC might modify its CALEA rules or any other rules, or what compliance with new rules might cost. Similarly, we cannot predict whether or to what extent federal or state legislators or regulators might impose new security, environmental or other obligations on our business, although it is possible that they may do so.

Risk of loss from rate reduction. Most of our local exchange companies that operate pursuant to intrastate rate of return regulation are subject to state regulatory authority over their intrastate telecommunications service rates. State review of these rates could lead to rate reductions, which in turn could have a material adverse effect on our business, financial condition and results of operations.

Regulatory changes in the communications industry could adversely affect our business by facilitating greater competition, reducing potential revenues or raising our costs. Over the past several years, the FCC has made fundamental changes in its regulation of the telecommunications industry and this regulatory regime is continuing to evolve. In addition, the Telecom Act also provides for ongoing changes and increased competition in the telecommunications industry, including competition for local communications and long-distance services. This statute and the FCC's regulations may be subject to additional Congressional amendment, regulatory modification or judicial review. It is not possible to predict what effects future legislation, FCC regulatory actions or court decisions will have on our business, financial condition or results of operations. However, such effects could be materially averse to our business and financial results.

MANAGEMENT'S DISCUSSION OF OPERATIONS

This discussion should be read together with the Consolidated Financial Statements of LICT Corporation and the notes thereto.

Forward-Looking Statements and Uncertainty of Financial Projections

The following discussion contains certain forward-looking statements. Forward-looking statements are not based on historical information but relate to future operations, strategies, financial results or other developments. Forward-looking statements are based on estimates and assumptions that are inherently subject to significant business, financial, economic and competitive uncertainties and contingencies, many of which are beyond our control and all of which, with respect to future business decisions, are subject to change. These uncertainties and contingencies can affect actual results and could cause actual results to differ materially from those expressed in any forward-looking statements made by, or on behalf of, the Company.

RESULTS OF OPERATIONS

Overview

LICT provides an array of communications services, primarily in rural areas but with continuing expansions in adjacent urban communities, which are detailed in the Telecommunications Operations section of this report. Our history is principally as an operator of rural telephone service (known as Rural Local Exchange Carriers, or "RLECs"), with our principal operations in rural parts of California, Iowa, Kansas, Michigan, New Mexico, Utah and Wisconsin. As the technologies, have evolved, so have our services. On December 31, 2019, we closed on the sale of our New Hampshire operations ("Bretton Woods") subsidiary, which holds the telephone company serving the community of Bretton Woods, New Hampshire, as well as a Competitive Local Exchange Carrier, or "CLEC" operations. In our financial statements, we are treating the results of the Bretton Woods companies as a discontinued operation. Accordingly, in the discussion below, on our operating results, the contribution of the Bretton Woods companies have been excluded from the 2019, 2018 and 2017 amounts.

The broad array of communications services which we provide to residential, commercial and governmental customers include:

- Local and long-distance telephone service;
- Broadband services, Digital Subscriber Lines ("DSL"), cable modem services, fiber optic facilities and wireless technologies;
- Video services, including cable television and Internet Protocol Television ("IPTV");
- Access for other telephone service providers to the intra-state and interstate networks;
- Private line connections between, for example, two branches of a business;
- Public access, including, for example, 911 service;
- Managed Hosting, where we host virtual switchboards for customers; and
- Wireless broadband service, primarily for very remote customers.

The federal and state governments have long had a policy of encouraging and promoting telephone, broadband and other communication services in rural areas because it provided a benefit to all Americans and to the nation as a whole. RLECs, in particular, including those that form the core of our Company, often provide communications services in rural areas where such service would not be economically feasible without numerous federal and state support mechanisms, which are generally referred to as Universal Service Funds ("USF"). Such programs evolve constantly to take into consideration customer

needs, as well as new services and technologies, and to encourage RLECs to invest in and support the new technologies and provide new services to their customers. In addition, the rates we can charge for some of our services are regulated by the FCC and in many cases, the various state public utility commissions. There is no certainty that such support programs will continue at the same levels as they have in the past. Some reductions have already occurred, although the FCC's A-CAM and A-CAM II support programs, discussed below, have significantly increased the amount, as well as the consistency and predictability of the federal support we are receiving. Overall, we believe that the various governmental agencies will continue to encourage and support the provision of modern communications services for people living in high-cost, rural areas. People are communicating more, and in more ways, than ever before – and this includes the rural population, as well as urban dwellers. We believe that this expansion of communications creates an opportunity for us to successfully develop the Company's business, as rural customers demand additional and better communications infrastructure.

The advent and spreading acceptance of high-speed internet has been a major growth area for our Company. In particular, the number of broadband subscribers has grown dramatically in recent years. This has been offset, in part, by reductions in the number of traditional voice telephone lines we serve, as consumers replace traditional telephone connections with new technologies. We expect such shifts in consumer behavior to continue and we, in turn, are continuing to develop our Company as a broad-based communications provider, whatever the technology, rather than simply a provider of rural voice telephone connections.

Effective January 1, 2017, the FCC instituted a revised, voluntary USF mechanism for eligible rate-ofreturn Incumbent Local Exchange Carriers ("ILECs"), called A-CAM, an acronym for "Alternative -Connect America Cost Model." A-CAM replaced the prior Interstate Common Line Support ("ICLS"), which the FCC renamed the Connect American Fund – Broadband Loop Support ("CAF-BLS") fund, and High Cost Loop Support ("HCLS") cost-based USF programs, which were based on specific company actual expenditures for operations and capital or on average schedule algorithms derived based on industry averages. The A-CAM program was designed by the FCC to expedite the deployment of broadband capabilities throughout the nation's rural areas that are served by rate-of-return carriers. Eleven of LICT's thirteen operating RLEC study areas elected to adopt A-CAM, which originally provided a fixed amount of annual funding for a period of ten years, effective January 1, 2017. As part of adopting the A-CAM model, our RLECs must meet certain broadband build-out requirements over the ten-year period originally ending in 2026. The LICT RLECs participating in A-CAM, located in six states, would receive a combined fixed annual payment of \$23.3 million over the next ten years (prior to the FCC subsequent incremental A-CAM funding described below). In addition, the RLECs in two of these states have received supplemental transitional payments of \$0.5 million in 2017 and will be reduced by \$0.1 million per year through the end of 2021. LICT's A-CAM electors received \$7.9 million of ICLS revenues and \$5.6 million of HCLS revenues in 2016 for a combined \$13.6 million, which were replaced by A-CAM revenues.

In May 2018, the FCC expanded the A-CAM program for companies whose support was initially capped and offered the LICT companies an additional \$2.9 million in annual A-CAM funding, which was retroactive to January 1, 2017, in return for increasing the required build-out obligations through 2026. The LICT companies accepted the additional A-CAM funding, and the cumulative funding was received in 2018. Accordingly, in 2018, LICT recorded additional A-CAM revenues of \$5.8 million, of which \$2.9 million relates to the year ended December 31, 2017.

On February 25, 2019, the FCC again expanded the A-CAM program for those companies who support was initially capped and offered LICT companies an incremental \$4.6 million in annual A-CAM funding, which is retroactive to January 1, 2019. With this latest increase, these capped companies have now been offered the fully funded support contemplated by the initial A-CAM program. Acceptance of the incremental funding extended the A-CAM annual support payments for two additional years to December

31, 2028 but requires the A-CAM companies to provide 25/3 Mbps to a greater number of locations. In March 2019, all of LICT's current A-CAM companies, in six states, accepted the additional A-CAM funding through 2028 with the associated increase in broadband build-out requirements. The additional \$4.6 million of A-CAM funding went to four of LICT's states and the remaining two states did not receive any additional funding but did receive two additional years of A-CAM support through 2028 for the increased build-out requirements.

In 2019, the FCC also provided an opportunity for all remaining CAF-BLS companies to convert to a new USF mechanism called A-CAM II. A-CAM II funding replaced the existing HCLS and CAF-BLS high cost support mechanisms. In the summer of 2019, LICT elected A-CAM II for our Wisconsin ILEC properties.

Year 2019 compared to 2018

The following is a breakdown of revenue and operating costs and expenses from operations (in thousands):

	2019	2018
Revenue:		
Regulated revenue:		
Local access	\$6,849	\$7,173
Interstate access & USF	47,160	47,467
Intrastate access & USF	8,880	8,992
Other	179	998
Total regulated revenue	63,067	64,630
Non-regulated revenues:		_
Broadband and related services	45,079	40,158
Video (including cable modem)	5,324	5,169
Other	4,488	4,178
Total non-regulated revenue	54,891	49,505
Total revenue	117,958	114,135
Operating Costs and Expenses:		
Cost of revenue, excluding depreciation	51,731	47,770
General and administrative costs at operations	11,681	11,273
Corporate office expenses	3,876	4,006
Charitable contributions	1,272	2,477
Depreciation and amortization	19,256	19,590
Total operating costs and expenses	87,816	85,116
Operating profit	\$30,142	\$29,019

Total revenues in 2019 increased \$3.8 million, or 3.3%, to \$118.0 million. Our non-regulated revenues grew by \$5.4 million to \$54.9 million, a 10.9% increase as compared to 2018. Non-regulated revenues from broadband services and other non-regulated services increased primarily as a result of strong growth from our Utah operations. The increase was driven by additional broadband circuits outside of our regulated service territory, additional revenue from increased subscribers of broadband cable modems and the sale of communications equipment. Non-regulated revenues have grown to represent over 46% of our revenue streams and are expected to grow in future years. Our regulated revenues decreased by \$1.5 million to \$63.1 million, a 2.4% decrease as compared to 2018. Local access revenue decreased \$0.3 million, or 4.5%, due to a decrease in regulated telephone access lines. Interstate access revenue declined by less than 1% or

\$0.3 million, the 2018 Interstate access figures include \$2.9 million increase for revenues related to 2017 Intrastate access revenues in 2019 were essentially the same as 2018.

Total operating costs and expenses were \$87.8 million in 2019 and \$85.1 million in 2018, a \$2.7 million increase, predominantly due to a \$4.0 million increase in the cost of revenue as we have continued to increase our broadband speeds which is offset by a \$1.2 million decrease in charitable contributions from 2018. In November 2019, the company's Board of Directors authorized additional contributions under the Company's Shareholder Designated Charitable Contribution Program. These contributions were made in the fourth quarter of 2019 and the first quarter of 2020. The Company also made contributions under this program in August 2019 and 2018. Accordingly, 2018's expenses included two efforts of this program whereas 2019 only included one.

As a result of the above factors, Operating Profit in 2019 increased by \$1.1 million to \$30.1 million.

EBITDA

EBITDA is used by our management as a supplemental financial measure to evaluate the operating performance of our business. When viewed with our GAAP results and the accompanying reconciliations, we believe it provides a more complete understanding of the factors and trends affecting our business than the GAAP results alone. We also regularly communicate our EBITDA to the shareholders through our earnings releases because it is the financial measure commonly used by analysts that cover the telecommunications industry and by our investor base to evaluate our operating performance. In addition, we routinely use EBITDA as a metric for valuing potential acquisitions. We understand that analysts and investors regularly rely on non-GAAP financial measures, such as EBITDA, to provide a financial measure by which to compare a company's statement of its operating performance against that of other companies in the same industry. This non-GAAP financial measure is helpful in more clearly reflecting the sales of our products and services as well as highlighting trends in our core business that may not otherwise be apparent when relying solely on GAAP financial measures, because this non-GAAP financial measure eliminates from earnings financial items that have less bearing on our performance.

LICT's management believes strongly in growing intrinsic value as a long-term prescription for managing an enterprise's health. Our local management teams run their respective businesses as stand-alone, entrepreneurial units although we attempt to use economies of scale and other efficiencies (such as joint purchasing) where feasible. We believe that EBITDA is the clearest indicator of the cash-flow-generating ability and long-term health of such units. We value potential acquisitions on the same basis.

EBITDA refers to, for any period, net income (loss) before all components of "Other income (expense)" (consisting of investment income, interest expense, equity in earnings of affiliates, gains and losses on disposition of or impairment of assets), income taxes, depreciation, amortization, minority interests and income or loss from discontinued operations. Our EBITDA has been modified to include the cash we received from the equity in earnings of affiliated companies. Although we do not have majority voting control of such companies, we may have the ability to significantly influence financial and accounting policies.

The following table provides the components of EBITDA and reconciles it to net income from operations (in thousands):

	2019	2018
EBITDA from:		
Operating units	\$54,545	\$55,092
Dividends from equity affiliates	2,525	2,200
	57,070	57,292
Corporate expense	(3,876)	(4,006)
Charitable contributions	(1,272)	(2,477)
EBITDA	\$51,922	\$50,809
Reconciliation to net income:		_
EBITDA	\$51,922	\$50,809
Less Dividends from equity affiliates	(2,525)	(2,200)
Depreciation and amortization	(19,256)	(19,590)
Investment income	332	612
Interest expense	(1,487)	(1,740)
Equity in income of affiliates	2,666	2,732
Other gains (losses)	2,475	3,276
Income tax provision	<u>(7,737)</u>	(8,480)
Net income	<u>\$26,391</u>	\$25,419

During 2019 and 2018, the Company conducted a shareholder designated and an employee matching charitable contribution programs. Under these programs, the Company expensed \$1.3 million in 2019 and \$2.4 million in 2018 as donations to local and national IRS authorized 501(c)3 organizations. The Charitable contributions in 2018 included two charitable contribution programs. In December 2018, the Company's Board of Directors approved an additional contribution that was paid in the First Quarter of 2019. These 2019 Contributions were accrued at December 31, 2018. The Company may continue these programs in the future.

Other Income (Expense)

Investment income decreased by \$0.28 million in 2019, primarily due to decreased distributions from the Company's investment in Aureon Network Services, Inc. The 2018 distributions were higher than normally due because of distributions related to the sales of certain parts of Aureon's operations.

Interest expense decreased by \$0.26 million in 2019, primarily due to reductions in debt offset by higher interest rates.

Other income of \$2.5 million in 2019 and \$3.3 million in 2018 were primarily from a distribution from an affiliated entity that secured a contingent payment from a transaction that originally closed in 2012.

Equity in earnings of affiliates in 2019 were \$2.7 million which was flat compared to 2018. This primarily represents our investment in the Modoc RSA wireless investment and in DFT Communications.

Income Tax Provision

The income tax provision from operations includes federal, as well as state and local taxes. The tax provision for 2019 and 2018 represents effective tax rates of 22.6% and 25.0%, respectively. The difference between these effective rates and the federal statutory rate is principally due to state income taxes, as well as other adjustments.

In addition, on December 22, 2017, the Tax Cuts and Jobs Act was signed into law. This law reduced the highest Corporate Federal Income Tax rate from 35% to 21% and resulted in a reduction of the Company net deferred tax bracket. The reduction reduced our income tax expense in 2017 by \$7.1 million. Without this reduction, our effective tax rate for 2017 would have been 38.4%.

Net Income

Net income was \$26.4 million, or \$1,355 per basic share and \$1,352 per diluted share in 2019, compared to net income in 2018 of \$25.4 million, or \$1,256 per basic share and \$1,254 per diluted share.

Year 2018 compared to 2017

The following is a breakdown of revenue and operating costs and expenses from operations (in thousands):

	2018	2017
Revenue:		
Regulated revenue:		
Local access	\$7,173	\$7,437
Interstate access & USF	47,467	41,597
Intrastate access & USF	8,992	9,029
Other	998	1,140
Total regulated revenue	64,630	59,203
Non-regulated revenue:	<u> </u>	
Broadband and related services	40,158	36,575
Video (including cable modem)	5,169	4,839
Other	4,178	4,288
Total non-regulated revenue	49,505	45,702
Total revenue	114,135	104,905
Operating Costs and Expenses:		
Cost of revenue, excluding depreciation	47,770	47,307
General and administrative costs at operations	11,273	11,105
Corporate office expenses	4,006	3,992
Charitable contributions	2,477	1,064
Depreciation and amortization	19,590	17,661
Total operating costs and expenses	85,116	81,129
Operating profit	\$29,019	\$23,776

Total revenues in 2018 increased \$9.2 million, or 8.8%, to \$114.1 million. Our non-regulated revenues grew by \$3.1 million to \$49.5 million, a 6.7% increase as compared to 2017. Non-regulated revenues from broadband services and other non-regulated services increased, primarily from our Utah (\$2.8 million), Iowa (\$0.5 million), and New Mexico (\$0.4 million) operations. The increase was driven by additional broadband circuits outside of our regulated service territory (\$2.1 million), additional revenue from

increased subscribers of broadband cable modems (\$1.5 million) and the sale of communications equipment. Non-regulated revenues have grown to currently represent over 43% of our revenue streams and are expected to grow in future years. Our regulated revenues increased by \$5.4 million to \$64.6 million, a 9.2% increase as compared to 2017. Local access revenue decreased \$0.3 million, or 3.5%, due to a decrease in regulated telephone access lines. Interstate access revenue increased \$5.7 million, or 13.5% in 2018 due to the change as a result of A-CAM discussed above, as noted \$2.9 million of this increase relates to 2017. Intrastate access revenues in 2018 were essentially the same as 2017.

Total operating costs were \$85.1 million in 2018 and \$81.1 million in 2017, a \$4.0 million increase, predominantly due to (1) increased depreciation expense due to higher capital expenditures in 2018 and (2) a \$1.3 million increase in charitable contributions. In November 2018, the company's Board of Directors authorized additional contributions under the Company's Shareholder Designated Charitable Contribution Program. These contributions were made in the first quarter of 2019, but the company accrued \$1.2 million for these contributions in 2018. The Company also made contributions under this program in August 2018 and 2017. Accordingly, 2018's expenses included two efforts of this program whereas 2017 only included one. Other than depreciation and charitable contributions, the other operating costs grew by \$0.6 million or 1.0%. Our growing non-regulated operations whose costs and expenses grew by \$1.1 million as compared to a \$3.8 million revenue growth and our regulated expenses fell by \$0.6 million.

As a result of the above factors, Operating Profit in 2018 increased by \$5.2 million to \$29.0 million primarily due to the effect of A-CAM, offset by higher depreciation and charitable contributions.

EBITDA

EBITDA is used by our management as a supplemental financial measure to evaluate the operating performance of our business. When viewed with our GAAP results and the accompanying reconciliations, we believe it provides a more complete understanding of the factors and trends affecting our business than the GAAP results alone. We also regularly communicate our EBITDA to the shareholders through our earnings releases because it is the financial measure commonly used by analysts that cover the telecommunications industry and by our investor base to evaluate our operating performance. In addition, we routinely use EBITDA as a metric for valuing potential acquisitions. We understand that analysts and investors regularly rely on non-GAAP financial measures, such as EBITDA, to provide a financial measure by which to compare a Company's statement of its operating performance against that of other companies in the same industry. This non-GAAP financial measure is helpful in more clearly reflecting the sales of our products and services as well as highlighting trends in our core business that may not otherwise be apparent when relying solely on GAAP financial measures, because this non-GAAP financial measure eliminates from earnings financial items that have less bearing on our performance.

LICT's management believes strongly in growing intrinsic value as a long-term prescription for managing an enterprise's health. Our local management teams run their respective businesses as stand-alone, entrepreneurial units although we attempt to use economies of scale and other efficiencies (such as joint purchasing) where feasible. We believe that EBITDA is the clearest indicator of the cash-flow-generating ability and long-term health of such units. We value potential acquisitions on the same basis.

EBITDA refers to, for any period, net income (loss) before all components of "Other income (expense)" (consisting of investment income, interest expense, equity in earnings of affiliates, gains and losses on disposition of or impairment of assets), income taxes, depreciation, amortization. Our EBITDA has been modified to include the cash we received from the equity in earnings of affiliated companies. Although we do not have majority voting control of such companies, we may have the ability to significantly influence financial and accounting policies.

The following table provides the components of EBITDA and reconciles it to net income from operations (in thousands):

	2018	2017
EBITDA from:		
Operating units	\$55,092	\$46,493
Dividends from equity affiliates	2,200	1,988
	57,292	48,481
Corporate expense	(4,006)	(3,992)
Charitable contributions	(2,477)	(1,064)
EBITDA	\$50,809	\$43,425
Reconciliation to net income:		_
EBITDA	\$50,809	\$43,425
Less Dividends from equity affiliates	(2,200)	(1,988)
Depreciation and amortization	(19,590)	(17,661)
Investment income	612	423
Interest expense	(1,742)	(2,122)
Equity in income of affiliates	2,732	2,320
Other gains (losses)	3,276	(87)
Income tax provision	(8,480)	(2,292)
Net income	\$25,419	\$22,018

During 2018 and 2017, the Company conducted a shareholder designated and an employee matching charitable contribution programs. In addition, in December 2018, the Company's Board of Directors approved an additional contribution that was paid in the First Quarter of 2019. These 2019 Contributions were accrued at December 31, 2018. Under these programs, the Company expensed \$2.4 million in 2018 and donated \$1.1 million in 2017 as donations to local and national IRS authorized 501(c)3 organizations. The Company may continue these programs in the future.

Other Income (Expense)

Investment income increased by \$0.2 million in 2018, primarily due to increased distributions from the Company's investment in Aureon Network Services, Inc. due primarily to sales of certain parts of Aureon's operations.

Interest expense decreased by \$0.4 million in 2018, primarily due to reductions in debt offset by higher interest rates.

Other income of \$3.3 million in 2018 primarily consists of a distribution from an affiliated entity that secured a contingent payment from a transaction that originally closed in 2012.

Equity in earnings of affiliates in 2018 were \$2.7 million up from the \$2.3 million in 2017, and primarily represent our Modoc RSA wireless investment in California and DFT Communications.

Income Tax Provision

The income tax provision from operations includes federal as well as state and local taxes. The tax provision for 2018 and 2017 represents effective tax rates of 25.0% and 9.7%, respectively. The difference

between these effective rates and the federal statutory rate is principally due to state income taxes as well as other adjustments.

In addition, on December 22, 2017, the Tax Cuts and Jobs Act was signed into law. This law reduced the highest Corporate Federal Income Tax rate from 35% to 21% and resulted in a reduction of the Company net deferred tax bracket. The reduction reduced our income tax expense in 2017 by \$ 7.1 million. Without this reduction, our effective tax rate for 2017 would have been 38.4%.

Net Income

Net income was \$25.4 million, or \$1,256 per basic share and \$1,254 per diluted share in 2018, compared to net income in 2017 of \$22.0 million, or \$1,049 per basic share and \$1,046 per diluted share.

LIQUIDITY AND CAPITAL

Brighton Communications Corporations ("Brighton"), a direct, wholly-owned subsidiary of LICT, owns substantially all the subsidiaries within the LICT consolidated group of companies. As such, Brighton receives the cash flow from the operating subsidiaries and distributes that cash flow to LICT.

LICT replaced a credit facility that Brighton had in place with CoBank. LICT closed on a new 5-year, \$50 million unsecured Revolving Credit Facility with CoBank in January of 2020. In addition to extending the Revolving Credit Facility through 2025, the new loan facility is unsecured, provides for lower borrowing rates, and has more flexible terms.

The Company is obligated under long-term debt provisions and lease agreements to make certain cash payments over the term of the agreements. The following table summarizes, as of December 31, 2019, and for the periods shown, these contractual obligations and certain other financing commitments from banks and other financial institutions that provide liquidity:

	Payments Due by Period – In thousands				
		Less than	1 - 3	4 – 5	After 5
	Total	1 year	years	years	years
Long-term debt, notes to sellers, principal only Revolving credit facility with bank,	\$15,678	\$3,878	\$11,800	\$	\$
principal only	9,000			9,000	
Interest on debt and notes	1,764	1,036	528	200	
Operating leases	4,600	869	1,200	560	1,971
Total contractual cash obligations and commitments	\$31,042	\$5,783	\$13,528	\$9,760	\$1,971

At December 31, 2019, total debt, was \$24.7 million, the same as December 31, 2018. At December 31, 2019, there was \$15.7 million of fixed interest rate debt at 6%, and \$9.0 million of variable interest rate debt, averaging 5.02%. In addition, the revolving credit facility at Brighton is secured by the assets and common stock of the subsidiaries that are not already pledged. Certain assets, including the New Hampshire operations and the investment in the Modoc RSA Partnership, can be distributed to LICT without restriction.

As of December 31, 2019, the ratio of total debt (excluding the operating leases and future interest) to EBITDA was 0.60 to 1.

As of December 31, 2019, LICT had current assets of \$43.7 million and current liabilities of \$13.3 million resulting in working capital of \$30.4 million, compared to working capital of \$32.0 million at December 31, 2018. The decrease was primarily due to cash generated by operations.

The Company continues to evaluate significant refinancing initiatives which will enhance our ability to take the operational steps necessary to position the organization for future success.

Sources and Uses of Cash

Subsidiaries of the Company continue to participate in the FCC's Auctions. As part of the prescribed auction procedures, these subsidiaries are required to make an upfront deposit to participate in these Auctions. This upfront deposit would be used to pay for spectrum licenses acquired in the Auctions, if any, and excess returned to the Company's subsidiaries. In addition, LICT Wireless Broadband Company is participating in FCC's Auction 102 for 24 GHz spectrum. This Auction began on March 14, 2019, and an upfront deposit was required for participation. FCC regulation require that we not disclose the amounts of the upfront deposits and the licenses acquired, if any, in Auctions 102 until notified by the FCC, after Auction 102 has concluded. Participation in these Auctions impacts the Company's short-term liquidity and if significant licenses are successfully acquired, they could impact long-term liquidity.

On February 25, 2019, the FCC again expanded the A-CAM program for those companies whose support was initially capped and offered LICT companies \$4.6 million in additional annual A-CAM funding, retroactive to January 1, 2019. In March 2019, all of LICT's original A-CAM companies, in six states, accepted the additional A-CAM funding through 2028 with the associated increase in broadband build-out requirements. The additional \$4.6 million of A-CAM funding went to four of LICT's states and the remaining two A-CAM states did not receive any additional funding but did receive two additional years of A-CAM support through 2028 for the increased build-out requirements.

In 2019, the FCC also provided an opportunity for all remaining CAF-BLS companies, which included our two Wisconsin ILECs, to convert to a new USF mechanism called A-CAM II. A-CAM II funding replaced the existing HCLS and CAF-BLS high cost support mechanisms. In the summer of 2019, LICT elected A-CAM II for our Wisconsin ILEC properties effective January 1, 2019.

Cash and cash equivalents at December 31, 2019, was \$8.4 million, an increase of \$0.8 million compared to 2018.

Net cash provided by continuing operations of \$44.4 million in 2019, \$46.4 million in 2018 and \$30.5 million in 2017 was primarily used to invest in plant and equipment, repay debt and acquire treasury shares. As noted above, on a consolidated basis, LICT received \$2.9 million of A-CAM funding is 2018 that related to 2017. Additionally, in March 2019, LICT companies elected to receive an additional \$4.6 million of A-CAM funding beginning in 2019, as well as an incremental increase in annual revenue of \$.7 million of A-CAM II funding received in the summer of 2019.

Capital expenditures were \$25.2 million in 2019, \$22.0 million in 2018 and \$22.4 million in 2017.

From 2008 through 2019, the Company has taken bonus depreciation deductions for eligible property additions as allowed by the Internal Revenue Service of 50%, starting January 1, 2008; 100%, starting September 9, 2010 through December 31, 2011; 50% starting January 1, 2012 and ended on September 28,

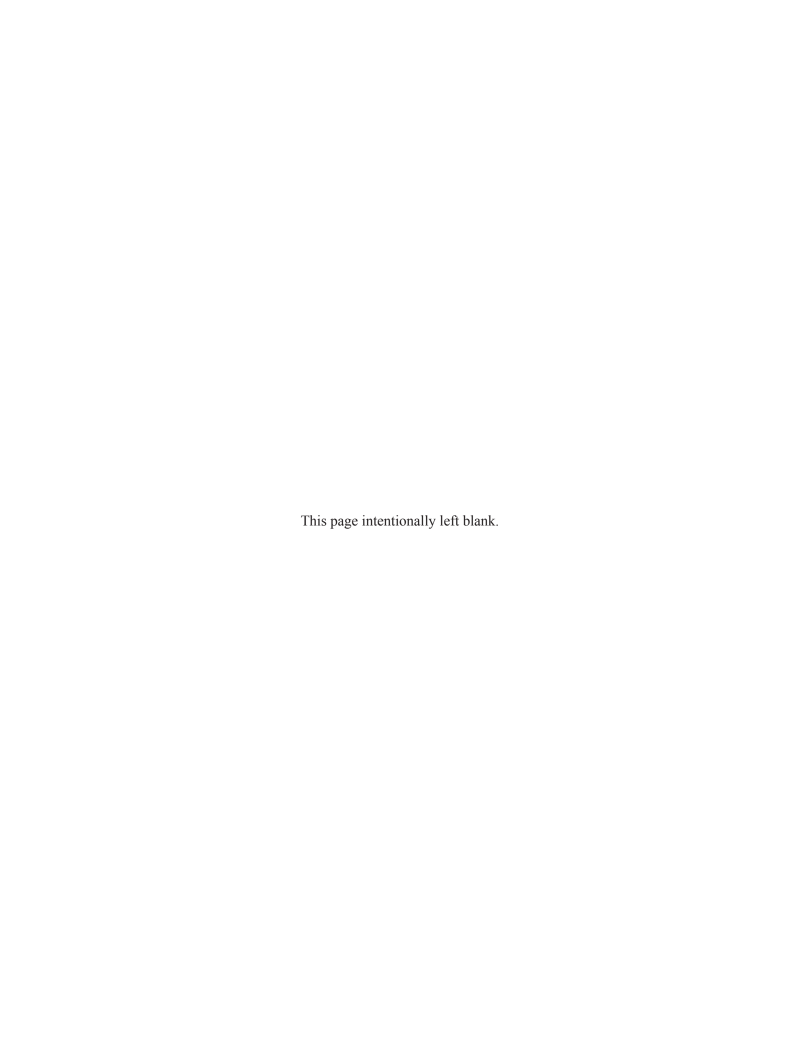
2017 and, as a result of the Tax Cuts and Jobs Act, 100% after September 28, 2017. Such deductions have the effect of reducing current taxes payable but will increase tax payments in future years.

The Company received cash distributions from a 25% interest in the Modoc RSA Partnership of \$2.5 million in 2019, \$2.2 million in 2018 and \$2.0 million in 2017.

During 2018, the Company received a distribution of \$3.3 million from a partnership, in which it owned 49.9%. The distribution represented the Company's share of contingent payment on a sale of partnership assets in a previous year. In the first quarter of 2019, the Company received \$2.5 million in a final distribution from this partnership.

The Company's Board of Directors has authorized the purchase of up to 8,617 shares of the Company's common stock. Through December 31, 2019, the Company has purchased 7,522 shares in the open market at an average investment of \$6,273 per share, including 743 shares purchased in 2019 at an average investment of \$16,739 per share. The Company has not paid any cash dividends since its spin-off from Lynch Corporation in 1999.

The Company has spun-off three entities: Morgan Group Holding Co. (2002), CIBL, Inc. (2007), and ICTC Group, Inc. (2010). Since its spin-off from LICT, CIBL has made cash distributions to shareholders of \$170 per share. On October 18, 2018, ICTC Group, Inc was acquired by a neighboring North Dakota ILEC and LICT shareholders, if they retained their shares, received \$848.25 acquisition price per share; 65.25 times the spin-off ratio of 13 ICTC shares for each share LICT owned.



Consolidated Financial Statements
As of December 31, 2019 and 2018,
and for the Years Ended December 31, 2019, 2018, and 2017

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Independent Auditor's Report

The Board of Directors LICT Corporation and Subsidiaries

We have audited the accompanying consolidated financial statements of LICT Corporation and Subsidiaries (the Company), which comprise the consolidated balance sheets as of December 31, 2019, and 2018, and the related consolidated statements of income, shareholders' equity, and cash flows for each of the three years in the period ended December 31, 2019, and the related notes to the consolidated financial statements.

Management's Responsibility for the Financial Statements

Management is responsible for the preparation and fair presentation of these consolidated financial statements in accordance with accounting principles generally accepted in the United States of America; this includes the design, implementation, and maintenance of internal control relevant to the preparation and fair presentation of consolidated financial statements that are free from material misstatement, whether due to fraud or error.

Auditor's Responsibility

Our responsibility is to express an opinion on these consolidated financial statements based on our audits. We conducted our audits in accordance with auditing standards generally accepted in the United States of America. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the consolidated financial statements are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the consolidated financial statements. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the consolidated financial statements, whether due to fraud or error. In making those risk assessments, the auditor considers internal control relevant to the entity's preparation and fair presentation of the consolidated financial statements in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the entity's internal control. Accordingly, we express no such opinion. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of significant accounting estimates made by management, as well as evaluating the overall presentation of the consolidated financial statements.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

Change in Accounting Principle

As discussed in Note 1 to the consolidated financial statements, effective on January 1, 2019, the Company changed its method of accounting for leases due to the adoption of Accounting Standards Codification Topic 842, "Leases."

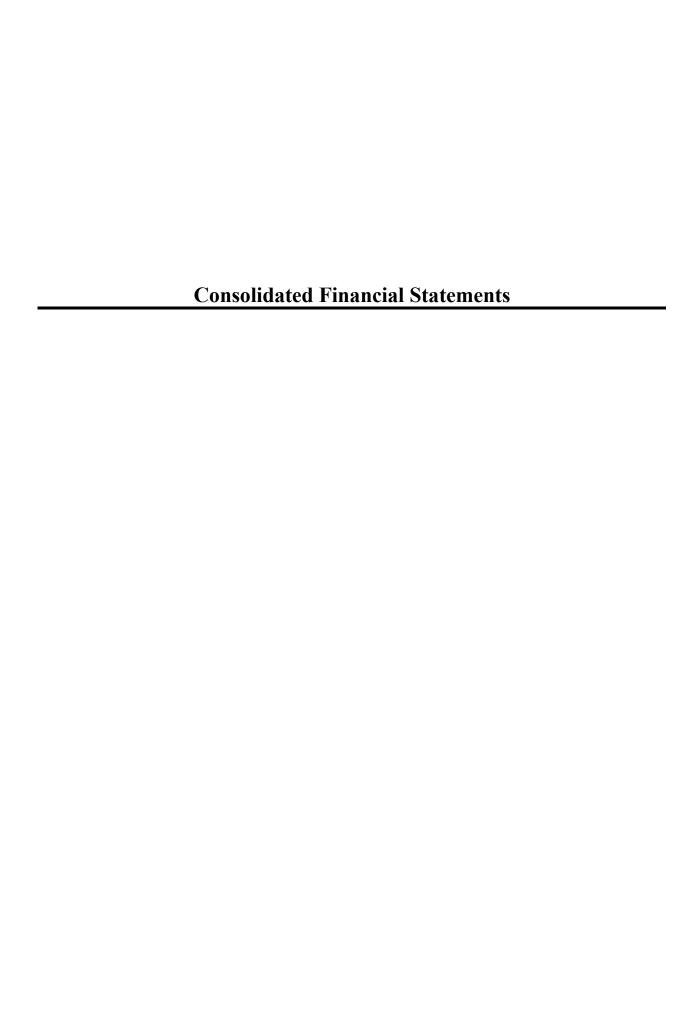


Opinion

In our opinion, the consolidated financial statements referred to above present fairly, in all material respects, the financial position of LICT Corporation and Subsidiaries as of December 31, 2019 and 2018, and the results of their operations and their cash flows for each of the three years in the period ended December 31, 2019, in accordance with accounting principles generally accepted in the United States of America.

Stamford, CT May 15, 2020

BDO USA, LLP



Consolidated Balance Sheets (in thousands, except share data)

December 31,	2019	2018
Assets		
Current Assets Cash and cash equivalents Receivables, less allowances of \$220 and \$210, respectively Note receivable Materials and supplies Deposits, prepaid expenses and other current assets	\$8,415 8,012 - 4,448 22,858	\$7,554 8,484 2,850 4,689 23,137
Total Current Assets	43,733	46,714
Property, Plant and Equipment, Net	98,992	93,393
Goodwill	48,048	47,910
Other Intangibles	7,510	2,611
Investments in Affiliated Companies	7,687	5,795
Other Assets	8,439	6,022
Assets Held for Sale	-	2,646
Total Assets	\$214,409	\$205,091
Liabilities and Shareholders' Equity		
Current Liabilities Accounts payable Accrued interest payable Accrued liabilities Current maturities of long-term debt	\$3,813 130 5,447 3,878	\$5,018 182 7,226 2,276
Total Current Liabilities	13,268	14,702
Long-Term Debt	20,800	28,700
Deferred Income Taxes	20,186	16,439
Other Liabilities	5,810	3,671
Liabilities Held for Sale	-	1,210
Total Liabilities	60,064	64,722
Commitments and Contingencies (Note 13)		
Shareholders' Equity Common stock, \$0.01 par value; 10,000,000 shares authorized; 26,830 issued; 19,188 and 19,931 outstanding, respectively	_	_
Additional paid-in capital	17,859	17,645
Retained earnings Treasury stock, 7,642 and 6,899 shares, respectively, at cost	184,211 (47,725)	158,012 (35,288)
Total Shareholders' Equity	154,345	140,369
• •		

See accompanying notes to consolidated financial statements.

Consolidated Statements of Income (in thousands, except share data)

Year ended December 31,	2019	2018	2017
Revenues	\$117,958	\$114,135	\$104,905
Operating Costs			
Cost of revenue, excluding depreciation			
and amortization	51,731	47,770	47,307
General and administrative costs at			
operations	11,681	11,273	11,105
Corporate office expense	3,876	4,006	3,992
Charitable contributions	1,272	2,477	1,064
Depreciation and amortization	19,256	19,590	17,661
Operating Profit	30,142	29,019	23,776
Other Income (Expense)			
Investment income	332	612	423
Interest expense	(1,487)	(1,740)	(2,122)
Equity in earnings of affiliated			
companies	2,666	2,732	2,320
Other	2,475	3,276	(87)
Total Other Income	3,986	4,880	534
Income from Continuing Operations ,			
before tax provision	34,128	33,899	24,310
Tax Provision	(7,737)	(8,480)	(2,292)
Income from Continuing Operations, net of			
taxes	26,391	25,419	22,018
Income from Discontinued Operations,			
before tax provision	258	492	504
Loss on Sale of Discontinued Operations	(388)	-	-
Tax Provision from Discontinued			
Operations	(62)	(130)	(133)
Income (Loss) from Discontinued			
Operations, net of taxes	(192)	362	371
Net Income	\$26,199	\$25,781	\$22,389

Consolidated Statements of Income (in thousands, except share data)

Year ended December 31,	2019	2018	2017
Basic Weighted Average Shares Outstanding	19,479	20,232	20,982
Effect of diluted shares: Restricted stock awards	35	36	64
Diluted Weighted Average Shares Outstanding	19,514	20,268	21,046
Continuing Operations Basic earnings per share Diluted earnings per share	\$1,355 1,352	\$1,256 1,254	\$1,049 1,046
Discontinued Operations Basic earnings (loss) per share Diluted earnings (loss) per share	\$(10) (10)	\$18 18	\$18 18

See accompanying notes to consolidated financial statements.

Consolidated Statements of Shareholders' Equity (in thousands, except share data)

	Shares of Common Stock Outstanding	Additional Paid-in Capital	Retained Earnings	Treasury Stock	Total
Balance, January 1, 2017	21,282	\$17,162	\$109,345	\$(18,031)	\$108,476
Net income from continuing operations Net income from	-	-	22,018	-	22,018
discontinued operations	-	-	371	-	371
Purchase of treasury stock	(808)	-	-	(8,934)	(8,934)
Restricted stock awards	-	103	-	-	103
Stock awards	35	205	-	-	205
Balance, December 31, 2017	20,509	17,470	131,734	(26,965)	122,239
Adoption of ASC 606	-	-	497	-	497
Net income from continuing operations	-	-	25,419	-	25,419
Net income from discontinued operations			362		362
Purchase of treasury stock	(613)	_	302	(8,323)	(8,323)
Restricted stock awards	35	175	-	-	175
Balance, December 31, 2018 Net income from continuing	19,931	17,645	158,012	(35,288)	140,369
operations Net loss from discontinued	-	-	26,391	-	26,391
operations	-	_	(192)	-	(192)
Purchase of treasury stock	(743)	-	-	(12,437)	(12,437)
Restricted stock awards	<u> </u>	214	-		214
Balance, December 31, 2019	19,188	\$17,859	\$184,211	\$(47,725)	\$154,345

See accompanying notes to consolidated financial statements.

Consolidated Statements of Cash Flows (in thousands)

Operating Activities Net income Net income from discontinued operations Loss from sale of discontinued operations	\$26,199 (196) 388	\$25,781 (362)	\$22,389
Net income from discontinued operations	(196)		\$22.380
	()	(262)	Ψ22,509
Loss from sale of discontinued operations	388	(302)	(371)
Net Income from Continuing Operations	26,391	25,419	22,018
Adjustments to reconcile net income from			
continuing operations to net cash provided by			
operating activities from continuing operations:			
Depreciation and amortization	19,256	19,590	17,661
Equity in earnings of affiliated companies	(2,666)	(2,732)	(2,320)
Distributions received from affiliated companies	2,525	2,200	1,988
Deferred income tax provision	3,747	1,678	(5,510)
Restricted stock award expense	214	175	308
Other gains	(2,493)	(3,314)	_
Changes in operating assets and liabilities,	() /	. , ,	
net of effects of acquisitions:			
Trade accounts receivable, net of allowances	472	33	(1,317)
Income taxes payable/receivable	(2,734)	2,737	(2,599)
Trade accounts payable and accrued	() /	,	() /
liabilities	(37)	1,157	1,237
Other assets and liabilities	1,175	(615)	(1,186)
Net Cash Provided by Operating Activities from			_
Continuing Operations	45,850	46,328	30,280
		,	,
Net cash provided by operating activities from	405	5.00	400
discontinued operations	485	569	408
Loss on sale of discontinued operations, net of tax	(388)	-	
Net Cash Provided by Operating Activities from			
Discontinued Operations	97	569	408
Net Cash Provided by Operating Activities	45,947	46,897	30,688
Investing Activities			
Capital expenditures	(26,432)	(21,401)	(22,218)
Acquisition of business	(138)	-	
Deposit with FCC for auctions	(20,000)	(20,000)	_
Return of deposit from FCC	20,000	-	11,000
Net proceeds from contingent payment from	,		,
affiliate	2,493	3,314	_
Acquisition of licenses	(4,916)	, <u>-</u>	(686)
Note receivable	2,850	_	_
Other	391	742	551
Net Cash Used in Investing Activities from			
Continuing Operations	(25,752)	(37,345)	(11,353)
•	(43,734)	(31,373)	(11,333)
Net cash used in investing activities from			
discontinued operations	(776)	(527)	(520)
Net Cash Used in Investing Activities	(26,528)	(37,872)	(11,873)

Consolidated Statements of Cash Flows (in thousands)

Year ended December 31,	2019	2018	2017
Financing Activities			
Payments to reduce long-term debt	\$(2,298)	\$(2,425)	\$(5,729)
Borrowings from (repayment of) line of credit	(4,000)	2,400	(5,400)
Purchase of treasury stock	(12,437)	(8,323)	(8,934)
Payments of debt issuance cost	-	-	(168)
Net Cash Used in Financing Activities	(18,735)	(8,348)	(20,231)
Net Increase (Decrease) in Cash and Cash			
Equivalents	684	677	(1,416)
Cash and Cash Equivalents, beginning of year	7,731	7,054	8,470
Cash and Cash Equivalents, end of year	8,415	7,731	7,054
Less: cash and cash equivalents of discontinued			
operations at end of year	-	177	135
Cash and Cash Equivalents of Continuing			
Operations, end of year	\$8,415	\$7,554	\$6,919
Cash paid during the year for:			
Interest	\$1,466	\$1,591	\$2,044
Income tax payments, net of refunds	3,764	4,527	10,213
Non-cash transactions:	ŕ		
Right-of-use-assets obtained in exchange for new			
operating lease liabilities	3,037	-	-
Capital expenditures in accounts payable	181	1,401	203
CIBL Common Stock received from sale of Discontinued			
Operations	1,750	-	-

See accompanying notes to consolidated financial statements.

Notes to Consolidated Financial Statements

1. Accounting and Reporting Policies

Organization

LICT Corporation and Subsidiaries (the Company or LICT) is an integrated communications company that trades on the OTC Pink Sheets under the symbol LICT and has not paid cash dividends since its inception in 1990.

LICT's telecommunications subsidiaries operate in rural communities in nine states, providing regulated and unregulated communications services including local telephone service, network access, transport, high-speed internet access, long-distance service, cable television, and competitive local exchange carrier (CLEC) services. LICT's operating telephone companies include Western New Mexico Telephone Company in New Mexico; Cuba City Telephone Exchange Company and Belmont Telephone Company in Wisconsin; J.B.N. Telephone Company and Haviland Telephone Company in Kansas; Upper Peninsula Telephone Company and Michigan Central Broadband Company in Michigan; Central Scott Telephone Company in Iowa; Central Utah Telephone, Skyline Telecom and Bear Lake Communications in Utah; and California-Oregon Telephone Company in California.

Basis of Presentation

The accompanying consolidated financial statements represent the accounts of LICT and its wholly owned subsidiaries, which provide communications (voice and data), cable television, and internet services. All significant inter-company transactions and balances have been eliminated in consolidation. Investments in affiliates in which the Company does not have majority voting control but has the ability to significantly influence financial and operating policies are accounted for in accordance with the equity method of accounting. The Company accounts for the following affiliated companies on the equity method of accounting: cellular partnership in California (25% owned), and telecommunications operations in California, Kansas, New York and Utah (2% to 14% owned through partnerships), and the previously sold rural communication and alarm system subsidiary in New York, in which the Company owns 20% through common stock warrants that were exercised in July 2015. All other investments are measured at cost.

The Company's telephone subsidiaries are public utilities that are regulated by both the Federal Communications Commission (FCC) and various state commissions. The subsidiaries follow the accounting prescribed by the Uniform System of Accounts of the FCC, the state commissions, and regulated accounting practices. Where applicable, this regulated accounting recognizes the economic effects of rate regulation by recording costs and a return on investment as such amounts are recovered through rates authorized by regulatory authorities. Accordingly, the Company is required to depreciate telephone plant over useful lives prescribed by regulators that would otherwise be determined by management. Criteria that would give rise to the discontinuance of regulatory accounting practices include (1) increasing competition restricting the Company's wireline businesses' ability to establish prices to recover specific costs, and (2) significant changes in the manner in which rates are set by regulators from cost-based regulation to another form of regulation. The Company periodically reviews the applicability of regulatory accounting guidelines based on the developments in its current regulatory and competitive environments.

The Company sold its New Hampshire operations on December 31, 2019. Results of the sold operations are reported as discontinued operations for all periods presented in the consolidated balance sheets, statements of operations, shareholders' equity and cash flows (see Note 15).

Notes to Consolidated Financial Statements

Use of Estimates

The preparation of consolidated financial statements in conformity with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions that affect the amounts reported in the consolidated financial statements and accompanying notes. Actual results could differ from those estimates. Significant items subject to such estimates and assumptions include the useful lives of fixed assets; allowances for doubtful accounts; the valuation of deferred tax assets; goodwill and other intangible assets; marketable securities; liabilities for income tax uncertainties; the application of regulated accounting practices; reserves for National Exchange Carrier Association (NECA) revenues; and other contingencies. The current economic environment has increased the degree of uncertainty inherent in those estimates and assumptions.

Reclassifications

Certain items in the prior year's financial statements have been reclassified to conform with the current year's presentation.

Cash and Cash Equivalents

Cash equivalents consist of highly liquid investments with original maturities of three months or less when purchased.

Concentration of Risks

Financial instruments, which potentially subject the Company to concentrations of credit risk, consist principally of cash and cash equivalents. Management believes the financial risks associated with these financial instruments are minimal.

Cash equivalents held in United States Treasury money market funds totaled \$4.4 million and \$3.6 million at December 31, 2019 and 2018, respectively, and are insured by the Securities Investor Protection Corporation up to \$500,000 per separate capacity account. The Company maintains its cash balance in accounts which, at times, may exceed the \$250,000 Federal Deposit Insurance Corporation limits per financial institution.

In 2019, the Company received \$44.4 million, or 38% of its revenue, from the Federal Universal Service Fund, various state funds and NECA. In 2018 and 2017, respectively, the Company received \$42.2 million, or 36%, and \$38.8 million, or 36%, from such sources.

Investment Income - Patronage

The Company has loans with CoBank, a cooperative owned and controlled by its members that requires each customer to own a restricted share of CoBank. Each member borrowing from CoBank receives patronage refunds. In 2019, 2018 and 2017, 75% of patronage refunds were received in cash, with the balance in CoBank stock. Total patronage refunds were \$0.1 million in 2019, \$0.1 million in 2018, and \$0.2 million in 2017 and were included as investment income in the Company's consolidated statements of income. Patronage stock is redeemable at its face value for cash ten years after the related debt is paid off. Patronage redemptions were \$0.3 million in 2019, \$0.3 million in 2018 and \$0.4 million in 2017.

Accounts Receivable

Accounts receivable are recorded at the invoiced amount and do not bear interest. The allowance for doubtful accounts is the Company's best estimate of the amount of probable credit losses in the Company's existing

Notes to Consolidated Financial Statements

accounts receivable. The Company establishes an allowance for doubtful accounts based upon factors surrounding the credit risk of specific customers, historical trends, and other information. Receivable balances are reviewed on an aged basis and account balances are charged off against the allowance after all means of collection have been exhausted and the potential for recovery is doubtful. Due to the dispersed geographic nature of the Company's operations and the residential nature of its customers, no single customer, or identifiable group of customers, accounts for a significant amount of the Company's receivable balances, other than from NECA as discussed in "Revenue Recognition" below.

Materials and Supplies

Materials and supplies are stated at cost and are not held for sale, but rather for purposes of supporting the Company's business.

Deposits

From time to time, the Company participates with spectrum auctions with the FCC that require upfront deposits to participate in these auctions. FCC rules restrict information that bidders may disclose about their participation in these auctions, including the amount of their upfront payments.

Property, Plant and Equipment

Property, plant and equipment are recorded at cost and include expenditures for additions and major improvements and, for the Company's regulated telephone companies, include an allowance for funds used during construction. Maintenance and repairs are charged to operations as incurred. Depreciation of telephone plant is computed on the straight-line method using class or overall group rates acceptable to regulatory authorities. This accounting recognizes the economic effects of rate regulation by recording costs and a return on investment, and as such, amounts are recovered through rates authorized by regulatory authorities. Accordingly, the Company is required to depreciate plant and equipment over the useful lives that would otherwise be determined by management. Depreciation of non-telephone property is computed on the straight-line method over the estimated useful lives of the assets.

Depreciable lives for the Company's telephone and non-telephone properties, excluding land, range from 15 to 40 years for buildings, three to 50 years for machinery and equipment and three to 25 years for other assets. Regulated telecommunication assets acquired from other regulated entities are capitalized using the pre-existing entity's gross cost and associated accumulated depreciation.

When a portion of the Company's depreciable property, plant and equipment relating to its telephone operations business is retired, the gross carrying value of the assets, including cost of disposal and net of any salvage value, is charged to accumulated depreciation, in accordance with regulated accounting procedures.

Business Acquisitions

The Company accounts for business acquisitions using the purchase method of accounting and, accordingly, the financial statements reflect the allocations of the total purchase price to the net tangible and intangible assets acquired, based on their respective fair values at the date of acquisition. The results of operations of acquired businesses are reflected by the Company from the date of acquisition. Transaction costs related to the business acquisitions are expensed as incurred and included in general and administrative costs in the consolidated statements of income. On September 10, 2019, Upper Peninsula Telephone Company, a wholly owned subsidiary of LICT, acquired selected assets and operations from Sunrise Communications, a Cable television provider in Northern Michigan.

Notes to Consolidated Financial Statements

Goodwill and Other Intangible Assets

On January 1, 2017, the Company adopted Accounting Standards Update (ASU) 2017-04, "Intangibles—Goodwill and Other: Simplifying the Test for Goodwill Impairment," and the guidance was applied prospectively. Under the standard, if "the carrying amount of a reporting unit exceeds its fair value, an impairment loss shall be recognized in an amount equal to that excess, limited to the total amount of goodwill allocated to that reporting unit." The Company performed its annual impairment tests of goodwill as of September 30, 2019, 2018 and 2017 and no impairment charge was required.

The Company evaluates the recoverability of goodwill and other intangible assets with indefinite lives for impairment annually, or more often, whenever events or circumstances indicate that such assets may be impaired. With respect to goodwill, the Company estimates the fair value of each reporting unit based on a number of subjective factors, including: (a) appropriate weighting of valuation approaches (income approach and market approaches), (b) estimates of the Company's future cost structure, (c) discount rates for the Company's estimated cash flows, (d) selection of peer group companies for the market approach, (e) required level of working capital, (f) assumed terminal value and (g) time horizon of cash flow forecasts.

The impairment test for other intangible assets not subject to amortization consists of a comparison of the fair value of the intangible asset with its carrying value. If the carrying value of the intangible asset exceeds its fair value, an impairment loss is recognized in an amount equal to that excess. The Company estimates the fair value using Level 3 inputs.

In addition to goodwill, intangible assets with indefinite lives, including cellular licenses and spectrum, had a carrying value of \$7.5 million and \$2.6 million at December 31, 2019 and 2018, respectively. The December 31, 2019 carrying value had increased as a result of the acquisitions of \$4.9 million of licenses in 2019. The Company performed its annual assessment of impairment for these assets as of December 31, 2019, 2018 and 2017 and no impairment charge was required.

The Company's subscriber lists and related rights are generally amortized on a straight-line basis over a 10 to 15-year life. Such intangible assets had a gross value of \$3.5 million at December 31, 2019 and 2018, and accumulated amortization of \$3.5 million at December 31, 2019 and 2018, respectively. Amortization expense was \$17,000 in 2019, 2018 and 2017. Such intangible assets are included in other intangibles.

Impairment of Long-lived Assets

Long-lived assets, such as property, plant, and equipment, and purchased intangibles subject to amortization, are reviewed for impairment whenever events or changes in circumstances indicate that the carrying amount of an asset may not be recoverable. Recoverability of assets to be held and used is measured by a comparison of the carrying amount of an asset (or asset group) to estimated undiscounted future cash flows expected to be generated by the asset. If the carrying amount of an asset exceeds its estimated future cash flows, an impairment charge is recognized by the amount by which the carrying amount of the asset exceeds the fair value of the asset. Assets to be disposed of are reported at the lower of the carrying amount or fair value less costs to sell, and depreciation ceases. There were no asset impairments recorded during the years ended December 31, 2019, 2018 and 2017.

Deferred Financing Costs

Expenses incurred in connection with the issuance of long-term debt are deferred and are amortized over the life of the respective debt issued. Amortization amounted to \$87,000 for 2019, \$87,000 for 2018 and \$90,000 for 2017. These amounts were recorded as interest expense.

Notes to Consolidated Financial Statements

Commitments and Contingencies

Liabilities for loss contingencies arising from claims, assessments, litigation, fines, and penalties and other sources are recorded when it is probable that a liability has been incurred and the amount can be reasonably estimated. Legal costs incurred in connection with loss contingencies are expensed as incurred.

Revenue Recognition

In May 2014, the Financial Accounting Standards Board issued ASU 2014-09 (Topic 606), "Revenue from Contracts with Customers," which superseded the revenue recognition requirements in the Accounting Standards Codification (ASC) "Revenue Recognition" and most industry-specific guidance throughout the industry topics of the ASC. The core principle of ASU 2014-09 is for companies to recognize revenue from the transfer of goods or services to customers in amounts that reflect the consideration to which the company expects to be entitled in exchange for those goods or services. The standard provides a five-step approach to be applied to all contracts with customers and requires expanded disclosures about revenue recognition. ASU 2016-08, "Principal versus Agent Considerations," amended ASU 2014-09 to clarify if an entity is considered a principal, an agent, or both in the contract. ASU 2016-20, "Technical Corrections and Improvements in Topic 606: Revenue from Contracts with Customers," provided additional clarification to topics addressed in ASU 2014-09. The Company adopted all three ASCs (ASC 606) on a modified retrospective basis for its contracts with customers that had not been completed as of January 1, 2018. The Company's customer contracts include performance obligations that are satisfied as products are delivered at a point in time or over time. Under the new standard, recognizing revenue for these performance obligations is consistent with the Company's current practice of recognizing revenue.

The January 1, 2018 adoption resulted in the establishment of a contract asset consisting of contract acquisition costs associated with sales commissions of \$497,000, net of deferred income tax. Adoption resulted in a net decrease in cost of revenue of \$102,000 for the year ended December 31, 2018, reflecting the net effect of the deferral of sales commissions incurred in 2019 offset by the amortization of deferred sales commissions incurred in prior years.

At contract inception, the Company assesses the goods and services to be provided to the customer and identifies the associated performance obligation. The Company considers all obligations, whether they are explicitly stated in the contract or are implied by customary business practices.

Leases

The Company adopted ASU 2016-02, "Leases (Topic 842)" (the New Lease Standard), as of January 1, 2019. The New Lease Standard requires lessees to recognize a right-of-use (ROU) asset and a lease liability on the balance sheet for operating leases. Accounting for finance leases is substantially unchanged.

The Company adopted of the New Lease Standard using the comparative reporting at adoption method. Under this method, financial results reported in periods prior to January 1, 2019 are unchanged. The Company also elected the package of practical expedients, which, among other things, does not require reassessment of lease classification, initial direct costs, or terms within expired or existing contracts.

The impact from the adoption of this standard on the consolidated balance sheets was the recognition of approximately \$0.7 million of current operating lease liabilities, which are included in accrued liabilities, and \$2.9 million of long-term operating lease liabilities, which are included in other liabilities, with corresponding operating lease ROU assets of approximately \$3.6 million, which are included in other assets. See Note 11 for further discussion.

Notes to Consolidated Financial Statements

ROU assets represent the right to use an underlying asset for the lease term and lease liabilities represent the obligation to make lease payments arising from the lease. ROU assets and lease liabilities are recognized at the lease commencement date based on the estimated present value of lease payments over the lease term. If a discount rate is not stated within the lease agreement, the estimated incremental borrowing rate is derived from information available at the lease commencement date to determine the present value of lease payments. To estimate the incremental borrowing rate, a risk-free rate plus incremental interest rate spread for collateralized debt is used and updated on an annual basis. Multiple incremental borrowing rates that correspond to term of the leases are used.

Short-term leases primarily consist of month-to-month leases where either party has the option to cancel with less than one year's notice, or for those leases where the agreement terms are not final. Expenses are recognized as incurred.

See Note 11, Leases, for additional information.

Stock-Based Compensation

The Company used a fair value-based method of accounting for stock-based compensation provided to its employees. The estimated fair value of restricted stock awards (RSAs) is determined by using the closing price of common stock (Common Stock) on the day prior to the grant date. The total expense, which would be reduced by estimated forfeitures, is recognized over the vesting period for these shares from the date of grant to the vesting date. During the vesting period, dividends to RSA holders are held for them until the RSA vesting dates and are forfeited if the grantee is no longer employed by the Company on the vesting dates. Dividends declared on these RSAs, less estimated forfeitures, are charged to retained earnings on the declaration date.

Income Taxes

Income taxes are accounted for under the asset and liability method. Deferred tax assets and liabilities are recognized for the future tax effects attributable to differences between the financial statement carrying amounts of existing assets and liabilities and their respective tax basis and operating loss and tax credit carryforwards. Deferred tax assets and liabilities are measured using enacted tax rates expected to apply to taxable income in the years in which those temporary differences are expected to be recovered or settled. The effect on deferred tax assets and liabilities of a change in tax rates is recognized in income in the period that includes the enactment date.

Accounting guidance concerning uncertain income tax positions requires the Company to recognize the effect of income tax positions only if those positions are more likely than not to be sustained. There were no uncertain tax positions to report in 2019 and 2018. Recognized income tax positions are measured at the largest amount that is greater than 50% likely to be realized. Changes in recognition or measurement are reflected in the period in which the change in judgment occurs.

Earnings (Loss) Per Share

Basic and diluted earnings (loss) per common share amounts are based on the weighted-average number of common shares outstanding during each period. The restricted stock awards are dilutive, and the weighted-average outstanding is included in the diluted weighted-average number of common shares.

2. Investments in Affiliated Companies

A subsidiary of LICT owns a 25% partnership interest in a cellular telephone provider in Northern California, California RSA #2. As of December 31, 2019 and 2018, the carrying value of the equity ownership in the partnership was \$4.4 million. See additional information in Note 16, Subsequent Events.

Notes to Consolidated Financial Statements

The Company owns a 20% equity position in Brick Skirt Holdings, Inc. (Brick Skirt), an operator of a former subsidiary that was sold on December 24, 2014. Brick Skirt provides broadband, voice and other telecommunications services in areas of western New York State, principally the Dunkirk/Fredonia, Cassadaga and Jamestown areas. The equity method is utilized to recognize the results of DFT operations in the Company results. As part of the sale, the Company held a \$3.25 million promissory note from Brick Skirt. During 2019, 2018 and 2017, LICT recorded investment income related to this promissory note of \$83,000, \$165,000 and \$165,000, respectively. In the first quarter of 2019 the Company agreed to discount the original note of \$3.25 million; accordingly, the amount as of December 31, 2018 was discounted to a fair value of \$2.85 million. The note was paid in full in June of 2019.

Undistributed earnings of companies accounted for using the equity method that are included in consolidated retained earnings are \$3.8 million as of December 31, 2019 and 2018.

In 2019 and 2018, the Company received distributions of \$2.5 million and \$3.3 million, respectively, from an affiliated entity that secured a contingent payment from a transaction that originally closed in 2012. Such amounts are included within other income.

3. Property, Plant and Equipment

Components of the Company's property, plant and equipment and accumulated depreciation are as follows (in thousands):

Year ended December 31,	2019	2018
Land	\$1,056	\$955
Buildings and leasehold improvements	17,575	17,347
Machinery, vehicles, equipment and construction in process	368,885	353,149
	387,516	371,451
Accumulated depreciation	(288,524)	(278,058)
	\$98,992	\$93,393

Depreciation and amortization expense for 2019, 2018 and 2017 was approximately \$19.3 million, \$19.6 million and \$17.7 million, respectively.

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Notes to Consolidated Financial Statements

4. Line of Credit and Debt

The Company's long-term debt facilities contain covenants that restrict the distribution of cash and other net assets between subsidiaries or to the parent company. Long-term debt represents borrowings by various subsidiaries of LICT (in thousands).

Year ended December 31,	2019	2018
Long-term debt consists of:		
Revolving credit facility from CoBank, ACB through 2020	\$9,000	\$13,000
Secured notes issued to sellers in connection with		
acquisitions at fixed interest rate of 6.0%	7,647	7,647
Unsecured notes issued to sellers in connection with		
acquisitions at fixed interest rates of 6.0%	8,031	10,329
	24,678	30,976
Current maturities	(3,878)	(2,276)
	\$20,800	\$28,700

On January 17, 2020, the Company entered into a new credit agreement with CoBank for a \$50 million revolving credit facility. The term of the credit agreement is five years and expires on January 17, 2025. The interest rate on the credit facility is based on a spread over LIBOR and is determined by the Company's leverage ratio, as defined in the credit agreement. The Company's borrowing rate at March 31, 2020 is LIBOR plus 1.5%. The credit facility is secured by a pledge of the stock of the Company's subsidiaries. The outstanding balance under the line of credit facility with CoBank, included as bank credit facility in the table above, was \$9.0 million at December 31, 2019 and \$13.0 million at December 31, 2018. The average balance of the line of credit outstanding was \$5.6 million in 2019 and \$7.2 million in 2018; the highest amount outstanding was \$13.0 million in 2019; and the average interest rate was 5.02% in 2019 and 4.97% in 2018. As of December 31, 2019, the Company was in compliance with all covenants in the Revolving Credit Facility agreement (see Note 16, Subsequent Events).

Aggregate principal maturities of long-term debt at December 31, 2019 for each of the next three years are as follows: 2020—\$3.9 million, 2021—\$11.8 million, 2025—\$9.0 million.

5. Related-Party Transactions

Since 1998, LICT leases its corporate headquarters from an affiliate of its Chairman. The lease expires in 2023 and rent expense, including utilities and escalation, was \$116,000, \$119,000 and \$121,000 in 2019, 2018 and 2017, respectively. The Company sublets 485 square feet of its corporate office space to another affiliate of the Chairman. The sublet lease expires on December 5, 2023 and the base rental rate is \$20,000 per annum. In addition, expenses relating to administrative support, transportation, and communications paid to the same affiliate were \$136,000, \$142,000 and \$152,000 for 2019, 2018 and 2017, respectively.

At December 31, 2019 and 2018, assets of \$4.4 million and \$3.6 million, which are classified as cash and cash equivalents, are invested in United States Treasury money market funds for which affiliates of the Company's Chairman serve as investment managers to the respective funds.

Shares of CIBL Inc. (CIBL) were distributed to LICT shareholders in 2007. LICT is party to a Transitional Administrative and Management Services Agreement (TAMSA), under which LICT provides management and administrative services to CIBL, extended annually by the parties. Payments under these agreements were \$125,000

Notes to Consolidated Financial Statements

in 2019, 2018, and 2017. In addition, LICT received \$80,000 in 2018 and \$100,000 in 2017 from a subsidiary of CIBL for management services. On December 31, 2019, the Company sold its New Hampshire operations to CIBL (see Note 15, Sale of New Hampshire Operations).

The Company has subordinated notes payable to former owners of certain of its telephone companies in connection with acquisitions (see Note 4).

6. Shareholders' Equity

LICT's Board of Directors has authorized the purchase of up to 8,617 shares of its common stock. Through December 31, 2019, 7,522 shares allowed under the bank covenants have been purchased on the open market, at an average investment of \$6,273 per share.

7. Income Taxes

LICT files a consolidated income tax return with its subsidiaries for federal income tax purposes. Certain entities file separate state and local income tax returns, while others file on a combined or consolidated basis.

The provision for income taxes from continuing operations is summarized as follows (in thousands):

Year ended December 31,	2019	2018	2017
Current taxes:			
Federal	\$2,764	\$5,178	\$6,290
State and local	1,226	1,624	1,512
Total Current Taxes	3,990	6,802	7,802
Deferred taxes:			
Federal	3,017	1,172	(5,625)
State and local	730	506	115
Total Deferred Taxes	3,747	1,678	(5,510)
Total Provision for Income Taxes	\$7,737	\$8,480	\$2,292

A reconciliation of the provision for income taxes and the amount computed by applying the statutory federal income tax rate to income before income taxes follows (in thousands). Additionally, the measurement period has closed with no adjustments recorded.

Year ended December 31,	2019	2018	2017
Tax at statutory rate	\$7,085	\$7,119	\$8,508
Increases (decreases):	,		
State and local taxes, net of federal			
benefit	1,727	1,683	1,057
Change in deferred tax due to rate	,		
change	-	-	(7,099)
Other	(1,075)	(322)	(174)
Total Provision for Income Taxes	\$7,737	\$8,480	\$2,292

Notes to Consolidated Financial Statements

Deferred income taxes for 2019 and 2018 are provided for the temporary differences between the financial reporting basis and the tax bases of the Company's assets and liabilities. Cumulative temporary differences are as follows (in thousands):

Year ended December 31,	2019	2018
Fixed assets and depreciation	\$15,838	\$12,380
Unrealized gains on investments	·	1,050
Partnership tax losses in excess of book losses	829	134
Goodwill	3,643	3,199
Right-of-use asset	808	
Lease liability	(803)	
Other reserves and accruals	(129)	(324)
Total Deferred Tax Liabilities	\$20,186	\$16,439

The Company has performed a review of the deferred tax provisions and has concluded that there is no valuation allowance adjustment needed. The Company recognizes tax liabilities in accordance with guidance for uncertain tax positions and adjusts these liabilities when its judgment changes as a result of the evaluation of new information not previously available. Due to the complexity of some of these uncertainties, the ultimate resolution may result in a payment that is materially different from the Company's current estimate of the tax liabilities. These differences will be reflected as increases or decreases to income tax expense in the period in which they are determined. During 2019, the Company did not record or maintain any balance in its financial statements for uncertain tax positions. The Company does not anticipate significant changes to its unrecognized tax benefits in the next 12 months.

The Company remains subject to examination for tax years 2016 through 2019 by the Internal Revenue Service and, with few exceptions, is subject to state examinations by tax authorities for the same four years.

8. Fair Value Measurement

The Company follows the authoritative guidance for fair value measurements of financial assets and financial liabilities and for fair value measurements of nonfinancial items that are recognized or disclosed at fair value in the financial statements on a recurring basis, and of nonfinancial assets and nonfinancial liabilities that are recognized or disclosed at fair value in the financial statements on a nonrecurring basis or are presented only in disclosures. Authoritative guidance defines fair value as the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date and establishes a fair value hierarchy that prioritizes the inputs to valuation techniques used to measure fair value into three levels. Level 1 inputs are quoted prices in active markets for identical assets or liabilities. Level 2 inputs include quoted prices for similar assets and liabilities in active markets, or quoted prices for identical assets and liabilities in inactive markets. Level 3 inputs are unobservable.

The Company has assets that are measured at fair value: U.S. Treasury money market funds, included in cash and cash equivalents in the accompanying consolidated balance sheets, which are classified as Level 1 inputs because they are valued using quoted market prices. U.S. Treasury money market funds had a value of \$4.4 million and \$3.6 million at December 31, 2019 and 2018, respectively.

Cash in banks, trade accounts receivable, short-term borrowings, trade accounts payable and accrued liabilities are carried at cost, which approximates fair value due to the short-term maturity of these instruments. The fair value of the Company's borrowings under its long-term debt obligations is approximately \$0.4 million higher than its carrying value based on borrowing rates for similar instruments. The fair value of the Company's

Notes to Consolidated Financial Statements

revolving line of credit approximates carrying amount, as the obligations bear interest at the revolving credit rate

9. Employee Benefit Plans

LICT maintains several defined contribution plans at its telephone subsidiaries and corporate office. LICT's contributions under these plans, which vary by subsidiary, are based primarily on the financial performance of the business units and employee compensation. Total discretionary employer contribution expense related to these plans was \$1.9 million in 2019, \$1.8 million in 2018 and \$1.7 million in 2017.

The Company has a Principal Executive Bonus Plan that has been approved by the shareholders, for which \$0.1 million, \$0.8 million and \$0.8 million was recorded in 2019, 2018 and 2017, respectively.

10. Revenue Recognition

Revenue Accounted for in Accordance with ASC 606

Local access revenue is accounted for under ASC 606 and comes from providing local telephone exchange services and is billed to end users in accordance with tariffs filed with each state's Public Utilities Commission. Local access revenue is predominantly billed in advance and recognized as revenue when earned.

Interstate and intrastate access revenues handled as "bill and keep" (see notes under Revenue Accounted for in Accordance with Other Guidance) are accounted for under ASC 606, for which revenues are recognized as services are provided.

Broadband and related services, video including cable modem and other non-regulated revenues are accounted for under ASC 606, for which revenues are recognized as services are provided.

Revenue Accounted for in Accordance with Other Guidance

Revenues for regulated companies are generally derived from the Company's cost for providing services. Revenue that is billed in arrears includes most intrastate and interstate network access services, nonrecurring local services and long-distance services. The earned but unbilled portion of this revenue is recognized as revenue in the period that the services are provided.

Revenues from intrastate access are based on tariffs approved by each state's Public Utilities Commission and are subject to ASC 606 because they are handled on a "bill-and-keep" basis. Revenues from interstate access are either bill-and-keep or are derived from settlements with NECA and the Universal Service Administrative Company. Intrastate Universal Service Fund (USF), Interstate USF and Interstate settlement revenues are not accounted for under ASC 606. NECA was created by the FCC to administer interstate access rates and revenue pooling on behalf of small local exchange carriers who elect to participate in a pooling environment. LICT's Rural Local Exchange Carrier (RLEC) subsidiaries include eight cost-based companies and five average schedule companies. Interstate settlements for cost-based companies are determined based on the Company's cost of providing interstate telecommunications service, including investments in specific types of infrastructure and operating expenses and taxes. Interstate settlements for average schedule companies are determined based on formula-based costs using industry averages, which are intended to represent a surrogate for company specific costs.

As of December 31, 2019, all of LICT's RLECs have voluntarily moved to a fixed amount of USF support based on the FCC's Alternative-Connect America Cost Model (A-CAM) and A-CAM II programs. The A-CAM and

Notes to Consolidated Financial Statements

A-CAM II programs provide revenue for a ten-year period based on a cost model, rather than company-specific costs. Carriers electing A-CAM and A-CAM II are required to maintain voice and existing broadband service. In addition, they are required to offer at least 10/1 Mbps or 25/3 Mbps to a certain percentage of locations by the end of the ten-year support term in 2028, with deployment milestones along the way. The build-out requirements differ between the A-CAM and A-CAM II programs. Total 2019 A-CAM and A-CAM II revenues were \$32.3 million, compared to \$28.8 million received in 2018, which included \$26.6 million for 2018 and a catch-up of \$2.2 million related to 2017 A-CAM.

For all revenue, the Company collects taxes from its customers on behalf of various governmental authorities and remits these taxes to the appropriate authorities. The collection of such taxes and fees is not recognized as revenue.

Deferred revenue resulting from large business installations or other services are included in other liabilities and are amortized over the customer life.

The following tables provide the Company's revenue disaggregated on the basis of revenue source and products (in thousands):

December 31, 2019

	Accounted for Under	Accounted for Under	
	ASC 606	Other Guidance	Total Revenue
Regulated Revenue			
Local access	\$6,849	\$-	\$6,849
Interstate access and USF	8,164	38,150	46,314
Intrastate access and USF	650	8,229	8,879
Other	1,025	-	1,025
Total Regulated Revenue	16,688	46,379	63,067
Non-Regulated Revenue			
Broadband and related services	45,079	-	45,079
Video (including cable modem)	5,324	-	5,324
Other	4,488	-	4,488
Total Non-Regulated Revenue	54,891	-	54,891
Total Revenue	\$71,579	\$46,379	\$117,958

December 31, 2019

	Accounted for Under ASC 606
Revenue accounted for in accordance with ASC 606 consisted of the following:	
Services transferred over time	\$70,117
Equipment and long-distance service transferred at a point in time	1,462
Total Revenue	\$71,579

Notes to Consolidated Financial Statements

December 31, 2018

	Accounted for	Accounted for Under	
	Under ASC 606	Other Guidance	Total Revenue
Regulated Revenue			
Local access	\$7,173	\$-	\$7,173
Interstate access and USF	11,372	36,043	47,415
Intrastate access and USF	724	8,268	8,992
Other	1,049	-	1,049
Total Regulated Revenue	20,318	44,311	64,629
Non-Regulated Revenue			
Broadband and related services	40,158	-	40,158
Video (including cable modem)	5,169	-	5,169
Other	4,179	-	4,179
Total Non-Regulated Revenue	49,506	-	49,506
Total Revenue	\$69,824	\$44,311	\$114,135
December 31, 2018			
		A	ccounted for Under
			ASC 606

Transaction Price Allocated to Remaining Performance Obligations

Equipment and long-distance service transferred at a point in time

The aggregate amount of the transaction price allocated to the remaining performance obligations for contracts with customers that are unsatisfied, or partially unsatisfied, are accounted for in accordance with ASC 606. For equipment delivery, installation and configuration, services, the performance obligation is expected to be satisfied within 12 months. For business broadband and other services, the performance obligation will be satisfied as the service is provided over the terms of the contracts, which typically range from one to five years. The Company's agreements with its residential customers are typically originated on a month-to-month basis, or one to two-year contracts converting to a month-to-month basis after expiration, and no provision is made for future performance obligations.

\$68,168

\$69,824

1,656

Contract Assets and Liabilities

Services transferred over time

Total Revenue

The Company incurs certain incremental costs to obtain contracts that it expects to recover. These costs consist primarily of sales commissions and other directly related incentive compensation payments related to customer contracts. Incremental costs of obtaining contracts for which the term is one year or less are expensed as incurred. The Company does not incur material contract fulfillment costs associated with is contracts with customers. The cost of the Company's network and related equipment, and enhancements to the network required under customer contracts, is accounted for in accordance with ASC 360, "Property, Plant and Equipment." When a customer adds a distinct service to an existing contract for the standalone selling price of that service, the new service is treated as a separate contract. Contract modifications and cancellations did not have a material effect on contract assets in the year ended December 31, 2019.

Notes to Consolidated Financial Statements

The Company pays incremental commission fees in connection with revenue from contracts with customers. The Company capitalized commission fees as contract assets in the amount of \$677,000 with an offsetting increase in the deferred tax liability of \$180,000, as part of adoption of ASC 606 using the modified retrospective transition method at January 1, 2018. Current and long-term portions of these costs were \$364,000 and \$935,000, respectively, at December 31, 2019. Capitalized commission fees are amortized based on the period of expected benefit to which the assets relate and are included in cost of revenue. Amortization was \$386,000 and \$374,000 in 2019 and 2018, respectively. There was no impairment loss in relation to the costs capitalized.

The Company invoices business customers for large installation and infrastructure costs associated with providing new services at the beginning of the contract. These revenues are capitalized as contact liabilities and are amortized, on a straight-line basis, over the customer life under ASC 606. Current and long-term portions of these costs were \$258,000 and \$1,231,000 respectively, at December 31, 2019.

11. Leases

Leases Accounted for in Accordance with ASC 842

Our leases primarily consist of buildings for corporate and sales offices, and land for remote equipment facilities.

Lease terms may include options to extend or terminate the lease. Options to extend leases are included, when based on the individual lease and the Company's business objectives at lease inception, it is reasonably certain they will be exercised. Leases with a term of 12 months or less are not recorded on the balance sheet.

The practical expedient was elected to combine the lease and non-lease components for all asset classes.

The following table summarizes the components of lease expense (in thousands):

Year ended December 31, 2019

Operating lease cost	\$896
Short-term lease cost	42
Total Lease Cost	\$938

The weighted-average remaining lease term and the weighted-average discount rate for operating leases are as follows:

December 31, 2019

Weighted-average remaining lease term - operating leases	9.9 years
Weighted-average discount rate - operating leases	7.3%

Notes to Consolidated Financial Statements

The following table provides a summary of minimum payments for operating leases (in thousands):

Year ending December 31,	
2020	\$869
2021	779
2022	421
2023	371
2024	189
Thereafter	1,971
Total Obligation	4,600
Less: amount representing interest and discount	(1,582)
Present Value of Future Minimum Lease Payments	3,018
Less: current portion	(699)
Lease Obligations, net of current portion	\$2,319

As of December 31, 2019, ROU assets of approximately \$3.0 million are included in other assets.

12. Charitable Contribution Programs

During 2019 and 2018, the Company had a Shareholder Designated Charitable Contribution program. Under the program, each shareholder is eligible to designate a charity to which the Company would make a donation based upon the actual number of shares registered in the shareholder's name. Shares held in nominee or street name were not eligible to participate. The Board of Directors approved one contribution during 2019 and two contributions in 2018 of \$100 per registered share. During 2019 and 2018, respectively, the Company recorded a charge of \$1.0 million and \$2.4 million before tax benefit. In addition, in 2019 and 2018, Company established an Employee Matching Charitable Contribution program in which the Company recorded charges of \$0.3 million and \$0.1 million, respectively.

During 2019 and 2018, respectively, the impact of these programs was \$49 and \$90 per diluted share, net of tax benefit related to the contributions, which were included in operating costs in the consolidated statements of income.

13. Commitments and Contingencies

Litigation

The Company is involved from time to time in various legal proceedings, regulatory investigations, and claims arising in the normal conduct of business, which may include proceedings that are specific to the Company and others generally applicable to business practices within the industries in which the Company operates. A substantial legal liability or a significant regulatory action against the Company could have an adverse effect on the business, financial condition, and on the results of operations in a particular year. LICT was not involved in any legal proceedings in 2019, 2018 or 2017 that had any significant effect on its financial results and is not involved in any ongoing material legal proceedings.

Notes to Consolidated Financial Statements

14. Stock-Based Compensation

The Company granted RSAs to five employees as of December 31, 2016, no additional grants were made as of December 31, 2017, and on March 8, 2018, the Company granted RSAs to two employees. The 2015 awards include 29 shares vested on January 1, 2017, and 60 shares, which were originally scheduled to vest on January 1, 2017, were amended to vest on July 1, 2017. The accounting impact of the amendment was immaterial. Of the 34 shares awarded in 2016 that were originally scheduled to vest on January 1, 2018, 19 were revised and vested on December 28, 2017. The remaining 15 shares scheduled to vest on January 1, 2018 were revised and vested on July 1, 2018. The accounting impact of these amendments was immaterial. On January 31, 2018 the Company awarded 35 unrestricted shares of its stock to two members of executive management.

Due to the limited number of employees currently participating in the program, and their tenure, the current forfeiture rate is estimated to be zero (in thousands, except share data).

	Shares	Weighted-Average Grant Date Fair Value per Share
Outstanding, December 31, 2016	123	\$5,121
Vested in 2017	(108)	5,113
Outstanding, December 31, 2017	15	5,175
2018 grants	35	11,350
Vested in 2018	(15)	5,175
Outstanding, December 31, 2018	35	11,350
Vested in 2019	(35)	(11,350)
Outstanding, December 31, 2019	-	\$-

15. Sale of New Hampshire Operations (Discontinued Operations)

On December 31, 2019, the Company completed the sale of its New Hampshire operations to CIBL, a publicly traded company that was spun-off by LICT in 2007. The New Hampshire operation consists of the Bretton Woods Telephone Company, a rural local exchange carrier serving the Mt. Washington/Carroll, NH area, and World Surfer, Inc., a competitive local exchange carrier serving the same area.

NH's contributions to LICT's consolidated operating results and financial position have been separately reported from amounts previously reported in 2018 and 2017 as discontinued operations.

LICT received 1,000 shares of CIBL common stock. The Company recognized an after-tax loss on the sale of approximately \$388,000. The sale of NH enables the Company to focus on its core geographic area, the central and western parts of the United States. The Company will continue to provide management services to NH for \$125,000 per year. LICT now owns approximately 6% of CIBL's outstanding common stock.

Notes to Consolidated Financial Statements

The following is a summary of NH's assets and liabilities classified as discontinued operations (in thousands):

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Assets Current assets Property, plant and equipment, net Other assets	\$411 1,382 853
Assets of Discontinued Operations	\$2,646
Liabilities	
Current liabilities	\$344
Other liabilities	866
Liabilities of Discontinued Operations	\$1,210

The following is a summary of NH's directly attributable operating results, which are included in income from discontinued operations (in thousands):

Year ended December 31,	2019	2018	2017
Revenues Operating costs	\$1,815 1,564	\$1,810 1,334	\$1,873 1,377
Operating Profit	251	476	496
Total Other Income	7	16	8
Income from Discontinued Operations, before tax provision	\$258	\$492	\$504
Loss on Sale of Discontinued Operations	(388)	-	-
Tax Provision from Discontinued Operations	(62)	(130)	(133)
Income (Loss) from Discontinued Operations, net of taxes	\$(192)	\$362	\$371

16. Subsequent Events

COVID-19 Outbreak

On January 30, 2020, the World Health Organization (WHO) announced a global health emergency because of a new strain of coronavirus (COVID-19 outbreak) and the risks to the international community as the virus spreads globally. In March 2020, the WHO classified the COVID-19 outbreak as a pandemic, based on the rapid increase in exposure globally.

The full impact of the COVID-19 outbreak continues to evolve as of the date of this report. As such, it is uncertain as to the full magnitude that the pandemic will have on the Company's financial condition, liquidity, and future results of operations. The Company's management is actively monitoring the impact of the global situation on its financial condition, liquidity, operations, suppliers, industry, and workforce. Given the daily evolution of the COVID-19 outbreak and the global responses to curb its spread, the Company is not able to estimate the effects of the COVID-19 outbreak on its results of operations, financial condition, or liquidity for fiscal year 2020.

Notes to Consolidated Financial Statements

CARES Act

On March 27, 2020, the President of the United States signed into law the Coronavirus Aid, Relief, and Economic Security Act (the CARES Act). The CARES Act, among other things, includes provisions relating to refundable payroll tax credits, deferment of employer side social security payments, net operating loss carryback periods, alternative minimum tax credit refunds, modifications to the net interest deduction limitations, increased limitations on qualified charitable contributions, and technical corrections to tax depreciation methods for qualified improvement property.

It also appropriated funds for the Small Business Administration Paycheck Protection Program loans that are forgivable in certain situations to promote continued employment, as well as Economic Injury Disaster Loans to provide liquidity to small businesses harmed by COVID-19.

The Company continues to examine the impact and opportunities that the CARES Act may have on its business and has not applied for any of the relief under the act.

Sale of Modoc Investment

The Company completed the sale of its minority interest in the MODOC RSA Limited Partnership for cash consideration of \$16.9 million. The sale closed on January 2, 2020.

Renewal of Line of Credit Facility

On January 17, 2020, the Company closed on a new five-year, \$50 million unsecured Revolving Credit Facility with CoBank. In addition to extending the Revolving Credit Facility through 2025, the new loan facility is unsecured, provides for lower borrowing rates, and has more flexible terms.

Return of FCC Auction Deposit

In 2020, the Company received back \$19.8 million from its 2019 deposit of \$20.0 million related to FCC spectrum Auction 103. The FCC announced the results of this auction on March 12, 2020.

The Company has evaluated events subsequent to the balance sheet date and prior to issuance of the financial statements for the year ended December 31, 2019 through May 15, 2020, the issuance date of the financial statements.