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February 4, 2015

**ATTACHMENT 1**

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Marlene H. Dortch  
Secretary  
Federal Communications Commission  
445 12th Street, S.W.  
Washington, D.C. 20554

VIA IBFS

Re: Notification re Section 214 Authorization  
of iTalk Mobile Corporation; ITC-214-20141117-00298

Dear Ms. Dortch:

iTalk Mobile Corporation (“iTalk Mobile”), by its undersigned counsel, hereby files this notification regarding iTalk Mobile’s affiliation with a domestic reseller of mobile services in China.


iTalk Mobile filed an application for Section 214 authorization on Nov. 17, 2014 (See FCC File No. ITC-214-20141117-00298). Since filing its Section 214 Application, iTalk Mobile’s parent company, Net263 Limited, a Chinese company, has obtained authority from the China Ministry of Industry and Information Technology to provide resold mobile services in China. This MVNO license will be used to provide domestic only resold mobile calling services in China. Net263 Limited has not yet commenced operations in China.

Because Net263 Limited will not provide international calling services and will operate as a domestic only resold mobile service provider, iTalk Mobile Corporation believes that Net263 Limited does not fall under the definition of “foreign carrier” under Section 63.09(d). However, out of an abundance of caution, iTalk Mobile Corporation is filing this notification, providing information for Net263 Limited in accordance with the applicable sections of 47 C.F.R. § 63.18:

The Applicant is affiliated with Net263 Limited, a domestic only MVNO operating in China. Net263 Limited is a company organized under the laws of China. Net263 Limited is a non-dominant domestic only MVNO service provider which lacks market power in China. It does not own or lease any telecommunications facilities in China. China is a member of the WTO. If applicable, Applicant seeks non-dominant classification on the U.S.-China route.

Kindly direct any questions regarding this filing to the undersigned.

Regards,



William K. Coulter  
Counsel to iTalk Mobile Corporation

Cc: Susan O’Connell, FCC