ATTACHMENT 1

Foreign Carrier Affiliation Notification

Pursuant to Section 63.11 of the Commission's rules, AT&T Mobility LLC hereby submits on behalf of its subsidiaries and other affiliates that hold international Section 214 authorizations (collectively referred to as "AT&T Mobility" or "the Applicants")¹ this foreign carrier affiliation notification for an affiliation with GSF Telecom Holdings, S.A.P. de C.V. and its direct and indirect subsidiaries, including Operadora Unefon, S.A. de C.V., Iusacell PCS, S.A. de C.V., Iusacell PCS de México, S.A. de C.V., Comunicaciones Celulares de Occidente, S.A. de C.V., Sistemas Telefónicos Portátiles Celulares, S.A. de C.V., Telecomunicaciones del Golfo, S.A. de C.V., Portatel del Sureste, S.A. de C.V., SOS Telecomunicaciones, S.A. de C.V., Unefrecuencias, S.A. de C.V., and Frecuencia Móvil, S.A. de C.V. (collectively, "Iusacell").

Answer to Questions 12 and 16

Applicants certify that Mexico is a WTO member country.² Iusacell owns domestic mobile wireless facilities in Mexico. Iusacell owns no international facilities.

Pursuant to Section 63.10 of the Commission's rules, 47 C.F.R. Sect. 63.10, Applicants qualify for continued non-dominant classification on the route between the U.S. and Mexico because Iusacell has no market power on the foreign end of this route. Iusacell has market shares under 50 percent in all relevant markets on the foreign end of the U.S.-Mexico route, including the international transport and local access markets in Mexico, and is not listed on the Commission's List of Foreign Telecommunications Carriers that are Presumed to Possess Market Power in Foreign Telecommunications Markets. See The International Bureau Revises and Reissues the Commission's List of Foreign Telecommunications Carriers that are Presumed to Possess Market Power in Foreign Telecommunications Markets, Public Notice, 22 FCC Rcd 945 (2007). Accordingly, pursuant to Section 63.10(a)(3), Applicants are presumptively classified as non-dominant on this route. Moreover, the Commission has previously determined that Iusacell lacks market power and is non-dominant on the U.S.-Mexico route. See Applications of Bell Atlantic Communications, Inc. and Nynex Long Distance Company, Order, Authorization and Certificate, 15 FCC Rcd 21,838, 21,844-45 ¶ 13 (1999); see also Application of GTE Corporation and Bell Atlantic Corporation, Memorandum Opinion and Order, 15 FCC Rcd 14,032, 14,219-20 ¶ 412 (2000).

¹ 47 C.F.R. § 63.11(b). For a list of the Applicants, please see Attachment 2.

² See <u>http://www.wto.org/english/thewto_e/whatis_e/tif_e/org6_e.htm</u> (listing WTO Members) (last visited Feb. 2, 2015).

Answer to Question 17

Iusacell entities are authorized to provide the following telecommunications services in Mexico.

Entity	Concession Titles
Operadora Unefon, S.A. de C.V.	 a) Concession for the operation of a public telecommunications network and concessions for the use, development and exploitation of frequency bands of the radio-electric spectrum to provide fixed or mobile wireless access service in regions 1, 2, 3, 4, 5, 6, 7, 8 and 9 (PCS).
	 b) Concession for the operation of a public telecommunications network to provide the following services: (i) long-distance telephony; (ii) data transmission and videoconferencing; (iii) upon prior registration with the <i>Instituto Federal de Telecomunicaciones</i>, value-added services; (iv) commercialization of acquired capacity to other carriers; and (v) provision or lease of its network capacity for the emission, transmission or reception of signs, signals, images, voice, sounds or information of any kind.
	c) Authorization to provide additional short message services.
	 d) Authorization for the provision of services covered by its concession title (i.e. public telecommunications network) through microwave (MO) or fiber-optic (FO) bidirectional links to users adjacent to the nodes or the FO ring of Unefon.
	e) Value-added services for: (<i>i</i>) Internet access; (<i>ii</i>) mobile Internet access; (<i>iii</i>) electronic mail; (<i>iv</i>) identification of incoming calls; and (<i>v</i>) voice mail.

Iusacell PCS, S.A. de C.V.	 a) Concession for the operation of a public telecommunications network and concessions for the use, development and exploitation of frequency bands of the radio-electric spectrum to provide fixed or mobile wireless access service in regions 1 and 4 (PCS).
	 b) Concession for the use, development and exploitation of frequency bands of the radio-electric spectrum provide fixed or mobile wireless access service in regions 1, 2, 3, 4, 5, 6 and 7 (PCS).
	 c) Authorization to provide the following additional services: (i) final service for the conduction of data, audio or images signals, or a combination of any of the foregoing; (ii) video-telephony; (iii) videoconferencing; (iv) short message services; (v) specialized fleet radio-communication; (vi) radiodetermination; and (vii) radiolocation.
Iusacell PCS de México, S.A. de C.V.	a) Concession for the operation of a public telecommunications network.
	 b) Concession for the use, development and exploitation of frequency bands of the radio-electric spectrum to provide fixed or mobile wireless access service in regions 2, 3, 5, 6, 7, 8 and 9 (PCS).
Comunicaciones Celulares de Occidente, S.A. de C.V.	a) Concession for the operation of a public telecommunications network.
	b) Concession for the use, development and exploitation of frequency bands of the radio-electric spectrum to provide any telecommunication service supported by its region 5 infrastructure (cellular).
Sistemas Telefónicos Portátiles Celulares, S.A. de C.V.	a) Concession for the operation of a public telecommunications network.

	b) Concession for the use, development and exploitation of frequency bands of the radio-electric spectrum to provide any telecommunication service supported by its region 5 infrastructure (cellular).
Telecomunicaciones del Golfo, S.A. de C.V.	a) Concession for the operation of a public telecommunications network.
	b) Concession for the use, development and exploitation of frequency bands of the radio-electric spectrum to provide any telecommunication service supported by its region 7 infrastructure (cellular).
Portatel del Sureste, S.A. de C.V.	a) Concession for the operation of a public telecommunications network.
	b) Concession for the use, development and exploitation of frequency bands of the radio-electric spectrum to provide any telecommunication service supported by its region 8 infrastructure (cellular).
SOS Telecomunicaciones, S.A. de C.V.	Concession for the use, development and exploitation of frequency bands of the radio- electric spectrum to provide any telecommunication service supported by its region 9 infrastructure (cellular).
Unefrecuencias, S.A. de C.V.	a) Concession for the use, development and exploitation of frequency bands of the radio-electric spectrum to provide the service of capacity provision for the establishment of point to point microwave links in the following frequency band: 7180.5 -7236.5 / 7341.5 -7397.5 MHz.
	 b) Concession for the use, development and exploitation of frequency bands of the radio-electric spectrum to provide the service of capacity provision for the establishment of point to point microwave links in the following frequency bands: 22000.0 – 22050.0 MHz and 23200.0-

	23250.0 MHz; with a bandwidth of 100 MHZ and nationwide coverage.
	 c) Concession for the use, development and exploitation of frequency bands of the radio-electric spectrum to provide the service of capacity provision for the establishment of point to point microwave links in the following frequency bands: 21950.0 – 22000.0 MHz, and 23150.0- 23200.0 MHz; with a bandwidth of 100 MHZ and nationwide coverage.
	 d) Concession for the use, development and exploitation of frequency bands of the radio-electric spectrum to provide the service of capacity provision for the establishment of point to point microwave links in the following frequency bands: 14760.0 – 14788.0 MHz, and 15075.0- 15103.0 MHz; with a bandwidth of 56 MHZ and nationwide coverage.
Frecuencia Móvil, S.A. de C.V.	Concession for the use, development and exploitation of frequency bands of the radio- electric spectrum to provide the service of capacity provision for the establishment of point to point microwave links in the following frequency band: 37170 – 37226/38430 –38486 MHz in regions 1, 2, 3, 4, 5, 6, 7, 8 and 9.

Answer to Question 18

See Attachment 2.

Answer to Question 19

Applicants do not provide services to Mexico solely through the resale of the international switched services of unaffiliated United States facilities-based carriers.

Answer to Question 20

AT&T Mobility LLC is a wholly-owned, indirect subsidiary of AT&T Inc. ("AT&T"). AT&T is a publicly traded company with no person or entity known to own ten percent or more of the company's outstanding stock. The name, address, citizenship, and principal business of each of AT&T Mobility LLC's ten percent or greater interest holders are:³

AT&T Inc. 208 S. Akard Street Dallas, TX 75202 Citizenship: Delaware Principal Business: Holding Company Direct Ownership Interest: 100% of AT&T Teleholdings, Inc. and 100% of BellSouth Mobile Data, Inc.

AT&T Teleholdings, Inc. 208 S. Akard Street Dallas, TX 75202 Citizenship: Delaware Principal Business: Holding Company Direct Ownership Interest: 100% of SBC Telecom, Inc.

SBC Telecom, Inc.
208 S. Akard Street
Dallas, TX 75202
Citizenship: Delaware
Direct Principal Business: Holding Company
Direct Ownership Interest: 100% of SBC Long Distance, LLC; 10% of AT&T Mobility
LLC

SBC Long Distance, LLC 208 S. Akard Street Dallas, TX 75202 Citizenship: Delaware Principal Business: Holding Company Direct Ownership Interest: 50% of AT&T Mobility LLC

³ The ownership interests provided herein are the actual direct ownership interests held in the next disclosed subsidiary in the vertical ownership chain rounded to the nearest 1%.

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BellSouth Mobile Data, Inc. 1025 Lennox Park Blvd NE Atlanta, GA 30319 Citizenship: Georgia Principal Business: Holding Company Direct Ownership Interest: 100% of BellSouth Long Distance, Inc..; 100% of AT&T Mobility Corporation, and 40% of AT&T Mobility LLC

Answer to Question 21

AT&T Mobility has no interlocking directorates with Iusacell as defined in Section 63.09(g) of the Commission's rules, 47 C.F.R. § 63.09(g).