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June 2, 2005

Federal Communications Commission Office of Secretary

BY HAND DELIVERY

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

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international Bureau Policy Division

Re: Provision of International Service Through Subsidiaries; Notification pursuant to Section 63.21(h) of the Commission's Rules of

Notification pursuant to Section 63.24(f) of the Commission's Rules of a Pro Forma Transaction;

Surrender of Authority;

XO Communications, Inc. - ITC-214-20001117-00674

Attention: International Bureau

Dear Ms. Dortch:

operate under XO's international Section 214 authority are no longer providing service; certain telecommunications services. As a result of these changes, certain subsidiaries that currently subsidiaries that operate under their own international Section 214 authority are no longer Commission of certain changes in the corporate structure of XO and its subsidiaries that provide under XO's international Section 214 authority; and there has been an assignment of the majority providing service and are surrendering their authority; a new subsidiary is providing service XO Communications, Inc. ("XO"), by its attorneys, hereby notifies the

Marlene Dortch June 2, 2005 Page 2

of XO's customer base to the new subsidiary. As discussed below and evidenced by the ultimate control of XO. considered in conjunction with all prior pro forma transactions, do not effect a change in the certificate provided in Attachment B, all of these changes are pro forma in nature and, when

international Section 214 license, ITC-214-20001117-00674, granted by the Commission on Attachment A appended hereto will no longer be providing international service pursuant to its international Section 214 authorization were merged into XO Communications Services, Inc. background, all of the subsidiaries listed on Attachment A that have operated pursuant to XO's December 15, 2000, as permitted by Section 63.21(h) of the Commission's Rules. By way of Attachment A XO subsidiaries are no longer operating under XO's international Section 214 merged into XOCS as part of the reorganization. Thus, XO notifies the Commission that the Services, Inc. ("XOLD"), has its own international Section 214 authorization and was also reorganization that has been consummated. Another subsidiary of XO, XO Long Distance ("XOCS"), a new wholly owned subsidiary of XO, as part of XO's internal corporate authorization, and that XOLD is relinquishing its international authorization granted in File No ITC-214-19990402-00197. First, XO notifies the Commission that the wholly owned subsidiaries listed in

subsidiaries of Allegiance Telecom, Inc., Debtor-In-Possession ("ATI"), into XOCS. XO acquired control of the former ATI subsidiaries in March 2004. The following former ATI subsidiary has an international Section 214 authorization that it hereby relinquishes since this continues to hold its international Section 214 authorization. Telecommunications, Inc. ("C2C") (File No. ITC-95-309; ITC-T/C-20010926-00510), 214-19971112-00696; ITC-ASG-20030520-00340). Another ATI subsidiary, Coast to Coast entity has been merged out of existence: Allegiance Telecom International, Inc. (File No. ITC-In addition, the internal corporate reorganization involved merging various former

XO's Section 214 authorization referenced above. XOCS is a Delaware corporation. By this Following this merger of subsidiaries, XOCS has begun providing service under

the Commission as providing service under XO's authority, will continue at this time to provide international service pursuant to XO's international Section 214 authorization Telecommunication of Nevada, L.L.C. and XO Virginia, L.L.C., subsidiaries of XO previously notified to

In-Possession, to XO Communications, Inc., WC Docket No. 04-45, Public Notice, effective date of grant 2004; Domestic Section 214 Application Filed for Transfer of Control of Allegiance Telecom, Inc., Debtor-Telecom, Inc., Debtor-In-Possession, to XO Communications, Inc., ITC-T/C-20040220-00070, March 19, 2004; Allegiance Telecom International, Inc., Debtor-In-Possession, Transfer of Control from Allegiance Telecom, Inc., Debtor-In-Possession, to XO Communications, Inc., ITC-T/C-20040220-00069, March 19, See Coast to Coast Telecommunications, Inc., Debtor-In-Possession, Transfer of Control from Allegiance April 5, 2004

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customers of those XO subsidiaries listed in Attachment A. letter, XOCS is being added as a subsidiary authorized to operate under XO's international Section 214 authorization. XOCS now provides telecommunications services to the former

subsidiaries listed in Attachment A and XOLD to XOCS. XO notified the Commission of the transfer of subscribers from XOLD and the XO operating subsidiaries to XOCS pursuant to 47 referenced above. Thus, because the transfer of customers is among sister companies directly direct, wholly owned subsidiary of XO, the holder of the international Section 214 authorization Commission's Rules, of the international pro forma transfer of customers from the XO owned by the same parent, XO, the transfer is proforma in nature. C.F.R. Section 64.1120 in CC Docket No. 00-257 on July 27, 2004. Each of these entities is a Finally, XO hereby notifies the Commission, pursuant to Section 63.24(f) of the

following information: In accordance with Section 63.24(f) of the Commission's Rules, XO provides the

- Ξ transferee/assignee: The information requested in paragraphs (a) through (d) and (h) of §63.18 for the
- (a) The address and telephone number of XOCS is:

11111 Sunset Hills Road Reston, Virginia 20190-5339 (703) 547-2000

- **(b)** XOCS is organized under the laws of the State of Delaware
- <u>O</u> Correspondence concerning this notice should be sent to counsel:

Melissa S. Conway
KELLEY DRYE & WARREN LLP
1200 19th Street, N.W.
Washington, D.C. 20036
(202) 955-9667
mconway@kelleydrye.com

- (d) any type of international service XOCS has not previously received authority under Section 214 to provide
- **(**b) publicly traded Delaware corporation. XOCS is 100% wholly owned by XO Communications, Inc. ("XO"), a

Delaware corporation ("Highcrest"). Highcrest is approximately 99 percent owned by Buffalo Investors Corp., a New York corporation ("Buffalo"), which is in turn directly, wholly owned by ACF Industries Holding Corp., a Delaware corporation percent of the equity and voting interests in XO. Cardiff is indirectly, wholly owned directly, wholly owned by Starfire Holding Corporation, a Delaware corporation ownership of the companies that hold ownership interests in Cardiff. Cardiff is and controlled by Carl C. Icahn, a U.S. citizen, through his ultimate control and Cardiff Holding LLC ("Cardiff"), a Delaware limited liability company, holds 59 ("Starfire"). Mr. Icahn controls either directly or indirectly 100 percent of Starfire's ("ACF"), and ACF is directly, wholly owned by Highcrest Investors Corp., a

The address of Cardiff, Highcrest, ACF, Buffalo, Starfire, and Carl C. Icahn is 767 Fifth Avenue, 47th Floor, New York, New York 10153. business of buying, selling, investing, and holding securities and debt obligations. Cardiff, Highcrest, ACF, Buffalo, Starfire and Mr. Icahn are all engaged in the

administrator, who is charged with the duties of a traditional trustee. The plan the business and affairs of Allegiance Telecom in accordance with the order of the resolving claims against the Allegiance Telecom, Inc ("ATI") estate and winding up pursuant to the Allegiance Telecom Plan of Reorganization that is responsible for percent of the equity interests in XO. The ATLT is a liquidating trust established In addition, the Allegiance Telecom Liquidating Trust (the "ATLT") holds 20 Reorganization. The address of the ATLT, including the plan administrator and beneficiaries, is c/o Shared Technologies, Inc., 1405 S. Beltline Road, Coppell, TX elected the Cash Recovery described in the Allegiance Telecom Plan of holders of unsecured claims against the estate of ATI, assuming that they have not administrator is Eugene I. Davis, a U.S. citizen. The beneficiaries of the trust are ATLT is governed by a three-member board of directors that appoints a plan "Bankruptcy Court"). As a technical matter, there is no trustee for the ATLT, but United States Bankruptcy Court for the Southern District of New York (the

equity of XO. There are no interlocking directorates with any foreign carrier There are no other entities that directly or indirectly own at least 10% of the

(ii) together with all previous pro forma transactions, does not result in a change in A certification that the transfer of control or assignment was pro forma and that the actual controlling party.

Please see Attachment B

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copy marked "KDW Stamp-In" to be date-stamped and returned to us in the envelope provided. Should you have any questions with respect to this matter, please do not hesitate to contact the undersigned. Enclosed please find five (5) copies of this letter, a duplicate copy, and an extra

Respectfully submitted,

Melissa S. Conway

Enclosures

cc: David Krech, IB
Teri Natoli, Wireline
Alaine Miller, XO

Attachment A

The following wholly owned subsidiaries of XO Communications, Inc. will no longer provide service pursuant to XO Communications, Inc.'s international Section 214 authorization:

	Manuguer M	AU Utan, inc.
	Washington	VOIItah Inc
	Washington	XO Texas, Inc.
	Washington	XO Tennessee, Inc.
	Washington	XO Pennsylvania, Inc.
	Washington	XO Oregon, Inc.
	Washington	XO Ohio, Inc.
	Washington	XO North Carolina, Inc.
	Washington	XO New York, Inc.
	Washington	XO New Mexico, Inc.
	Washington	XO New Jersey, Inc.
	Washington	XO Missouri, Inc.
	Washington	XO Mississippi, Inc.
	Washington	XO Minnesota, L.L.C.
	Washington	XO Michigan, Inc.
	Washington	XO Massachusetts, Inc.
	Washington	XO Maryland, L.L.C.
	Washington	XO Louisiana, Inc.
	Washington	XO Kentucky, Inc.
	Washington	XO Kansas, Inc.
	Washington	XO Indiana, Inc.
	Washington	XO Illinois, Inc.
	Washington	XO Idaho, Inc.
	Washington	XO Georgia, Inc.
	Washington	XO Florida, Inc.
	Washington	XO Delaware, Inc.
	Washington	XO DC, Inc.
	Washington	XO Connecticut, Inc.
	Washington	XO Colorado, L.L.C.
	Washington	XO California, Inc.
	Washington	XO Arizona, Inc.
Organization	Place of Legal Organization	Company

ATTACHMENT B

The undersigned hereby certifies, with respect to the foregoing notification of the pro

forma transfer of customers to XO Communications Services, Inc., that the transfer was pro

forma as described in Section 63.24(a) of the Commission's Rules and that this transfer, together

with all previous pro forma transactions, does not result in a change of the carrier's ultimate

control.

Douglas Kinkoph

Vice President Regulatory and External Affairs

XO Communications, Inc.

2 Easton Oval, Suite 300 Columbus, Ohio 43219

(614) 416-1468

Date: