Categories of Services for 214 Application (Streamline/Non-streamline)

		Des													
		Description of Application:	SUBMARINE CABLE LANDING LICENSE	SPECIAL TEMPORARY AUTHORITY	PRO FORMA TRANSFER/ASSIGNMENT	ASSIGNMENT OF LICENSE	TRANSFER OF CONTROL	SWITCHED RESALE SERVICE	INTERNATIONAL SPECIAL PROJECT	INMARSAT AND MOBILE SATELLITE SERVICE	INTERCONNECTED PRIVATE LINE RESALE SERVICE	INDIVIDUAL FACILITIES-BASED SERVICE	LIMITED/GLOBAL FACILITIES-BASED/RESALE SERVICE	LIMITED/GLOBAL FACILITIES-BASED SERVICE	LIMITED/GLOBAL RESALE SERVICE

ARNOLD PORTER

555 TWELFTH STREET, N.W. WASHINGTON, D.C. 20004-1206

(202) 942-5000 FACSIMILE: (202) 942-5999

PHILIP W. HORTON
(202) 942-5787
INTERNET: Philip_Horton@aporter.com

LOS ANGELES **NEW YORK** LONDON DENVER

May 17, 2000

Pittsburgh, PA 15251-5115 P.O. Box 358115 International Bureau - Telecommunications Federal Communications Commission

Application for Authority, Pursuant to Section 214 of the Communications Act of 1934, as Amended, for Global Resale Authority

Dear Sir/Madam:

Wireless, Inc. for authority pursuant to Section 214 of the Communications Act, 47 U.S.C. § 214, and Section 63.18 of the Commission's Rules, 47 C.F.R. § 63.18, for authority to provide global Commission in the amount of \$780.00 for the prescribed filing fee. international resale services. Also enclosed is a check payable to the Federal Communications Enclosed for filing please find an original and five copies of the application of SBC

Please note that SBC Wireless, Inc. is requesting streamlined processing of this Section 214 application, pursuant to Section 63.12 of the Commission's Rules, 47 C.F.R. § 63.12.

application to: As indicated in the application, please direct questions or correspondence concerning this

210-351-3257 (facsimile) 210-351-3476 (voice) San Antonio, TX 78205 175 E. Houston SBC Communications Inc. Vice President and Assistant General Counsel Wayne Watts

Thank you for your assistance

Sincerely,

Philip W. Horton

SEE PUBLIC BURDEN ESTIMATE ON REVERSE FCC FORM 159 JULY 1997 (REVISED)	
V	VISA I hereby authorize the FCC to charge my VISA or MASTERCARD
AUTHORIZED SIGNATURE DATE	
	MASTERCARD
SECTION F - CREDIT CARD PAYMENT INFORMATION EXPRATION DATE:	SEC SEC MASTERCARDIVISA ACCOUNT NUMBER
	are true and correct to the best of my ki
Certify under penalty of perjury that the foregoing and supporting information	I, Mary Dixon
SECTION E - CERTIFICATION	(27) CERTIFICATION STATEMENT
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(18) COUNTRY CODE (if not in U.S.A.)	(17) DAYTIME TELEPHONE NUMBER (Include area code) (972) 733-8310
(15) STATE (16) ZIP CODE (17) STATE (16) ZIP CODE (17) STATE (18) ZIP CODE (18) ZIP CO	(14) CITY Dallas
	(13) STREET ADDRESS LINE NO. 2
100A	(12) STREET ADDRESS LINE NO. 1 17330 Preston Road, Suite
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IF PAYER NAME AND THE APPLICANT NAME ARE DIFFERENT COMPLETE SECTION B IF MORE THAN ONE APPLICANT, USE CONTINUATION SHEETS (FORM 159-C) SECTION B - APPLICANT INFORMATION	IF PAYER NAME AND THE APPLICANT. IF MORE THAN ONE APPLICANT, SECTION B -
(10) COUNTRY CODE (if not in U.S.A.)	(9) DAYTIME TELEPHONE NUMBER (Include area code) (202) 942-5520
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APPROVED BY OMB 3000-0589	READ INSTRUCTIONS CAREFULLY

Before the FEDERAL COMMUNICATIONS COMMISSION Washington, D.C. 20554

Application for Authority, Pursuant to Section 214 of the Communications Act of 1934, as Amended, for Global Resale Authority	SBC Wireless, Inc.	In the Matter of	
File No. ITO			

APPLICATION FOR AUTHORITY, PURSUANT TO SECTION 214 OF THE COMMUNICATIONS ACT OF 1934, AS AMENDED

Virgin Islands and all international points States, Hawaii, the Commonwealth of Puerto Rico ("Puerto Rico") and the United States authority to provide global international resale services between the contiguous United controlled subsidiaries and affiliates listed in Exhibit 1 ("SBC Wireless Subsidiaries"), 1 Commission ("Commission"), 47 C.F.R. § 63.18(e)(2), SBC Wireless, Inc. ("SBC Wireless") hereby requests, on behalf of itself and wholly- or majority-owned or 47 U.S.C. § 214, and Section 63.18 of the Rules of the Federal Communications Pursuant to Section 214 of the Communications Act of 1934, as amended,

In support of this application, the Applicant submits the following information.

SBCW Entities. ¹ SBC Wireless and the SBC Wireless Subsidiaries will be referred to collectively as the

INTRODUCTION AND DESCRIPTION OF THE APPLICANT

customers operating under the requested international global resale authority. provide wireless services in the States of Texas, New York, New Jersey, Illinois, Puerto wholly-owned subsidiary of SBC Communications Inc. ("SBC"). The SBCW Entities Wireless Subsidiaries will provide international resale services to their wireless Virginia, New Hampshire and Arizona ("SBC Wireless Service Area"). The SBC Washington, D.C., Massachusetts, Pennsylvania, Delaware, Maryland, Virginia, West Rico, Missouri, Indiana, Kansas, Oklahoma, California, Nevada, Arkansas, USVI SBC Wireless is a corporation organized under the laws of Delaware and is

Norway, the Netherlands, Denmark, Germany, Canada and Lithuania rise to the level of a C.F.R. § 63.09(e) foreign affiliation under the Commission's international section 214 regulations. foreign carriers. SBC's interest in carriers in South Africa, Switzerland, Hungary, SBC, SBC Wireless' parent corporation, has ownership interests in several See 47

II. PUBLIC INTEREST CONSIDERATIONS

For these reasons, the Applicant respectfully requests that the Commission grant this competition, lowering prices and increasing the service options available to the public provision of international services will benefit those consumers by increasing the resale of the international services of authorized U.S. common carriers. This by enabling the SBCW Entities to provide customers with international service through Application Grant of this application will serve the public interest, convenience and necessity

II. OTHER INFORMATION PROVIDED PURSUANT TO SECTION 63.18 OF THE COMMISSION'S RULES

The Applicant provides the following information in compliance with subsections

- and in support of the Applicant's request. (a) through (p) of Section 63.18 of the Commission's Rules, 47 C.F.R. §§ 63.18(a)-(p),
- (a) The name, address and telephone number of the Applicant are:

SBC Wireless, Inc. 17330 Preston Road, Suite 100A Dallas, TX 75252 (972) 733-8310

(b) SBC Wireless is a corporation organized under the laws of the State of

Delaware.

contact person to whom correspondence concerning this application is to be addressed is as follows: (c) The name, title, address and telephone number of each officer and other

SBC Wireless, Inc.
Carol Tacker
17330 Preston Road, Suite 100A
Dallas, TX 75252

(972) 733-2005 (voice) (972) 733-2021 (facsimile)

with a copy to

Philip Horton Arnold & Porter 555 12th Street, N.W. Washington, DC 20004

(202) 942-5787 (voice) (202) 942-5999 (facsimile)

- of the Communications Act, as amended, to provide international telecommunications services (d) The SBCW Entities have not previously received authority under Section 214
- §§ 63.21 and 63.23 of the Commission's rules 63.18(e)(2) and certify that they will comply with the terms and conditions contained in SBCW Entities request Section 214 authority to operate as resale carriers pursuant to § of the Commission's Rules on behalf of itself and the SBC Wireless Subsidiaries. The (e) SBC Wireless is applying for global resale authority under Section 63.18(e)(2)
- (f) No response required.
- from the SBCW Entities 63.18(e)(4) of the Commission's Rules. Therefore, Section 63.18(g) requires no response $\left(g\right)$ The Applicant is not seeking facilities-based authority under Section
- No person or entity beneficially owns more than 10 percent of SBC. laws of the state of Delaware. SBC's principal businesses consist of local exchange follows: wireless and directory publishing services provided by the operating subsidiaries of SBC (h) SBC Wireless is wholly-owned by SBC, a corporation organized under the SBC's address is as

SBC Communications Inc. 175 East Houston Street San Antonio, TX 78205

- ownership interests of SBC or its other subsidiaries, as that term is defined in Section 63.09(e) of the Commission's Rules, with the following foreign carriers: The SBCW Entities hereby certify that they are affiliated, by virtue of the
- formed between Telekom Malaysia Berhad and SBC owns 30 percent of Telkom South Africa Ltd. ("Telkom S.A.") (South Africa). A consortium

Telkom S.A. is the incumbent telecommunications carrier in South Africa. this consortium, Telkom S.A. was a completely state-owned company. Telkom S.A. SBC owns 60% of the consortium. Before the acquisition by

- non-dominant carrier treatment on the U.S.-Switzerland route. market power in Switzerland, and that SBC and its subsidiaries are entitled to Commission decision approving the merger of SBC and Ameritech Corporation ("Ameritech"), the Commission determined that diAx lacks in the international transport and local access markets in Switzerland. In the Swiss telecommunications carrier, with far less than 50 percent market share owns an indirect 40 percent interest in diAx, a relatively new, full-service 2. diAx Holding AG ("diAx") (Switzerland). SBC, through a joint venture.
- percent interest in MATAV. MagyarCom, Ameritech, and therefore SBC, holds a non-controlling, 29.8 telecommunications operator in Hungary. Through its interest in Telekom, owns approximately 60 percent of MATAV Rt., the incumbent between Ameritech, a wholly-owned subsidiary of SBC, and Deutsche MATAV Rt (Hungary). MagyarCom, a consortium formed indirectly
- the international transport and local access markets in the Netherlands. In the services in the Netherlands, and has far less than a 50 percent market share in non-controlling interest in BEN Netherland. (Ameritech's interest in its interests in Tele Danmark and Belgacom S.A., Ameritech owns an indirect, entitled to non-dominant regulation on the U.S.-Netherlands route possess market power in the Netherlands, and that SBC subsidiaries are SBC/Ameritech Order, the Commission held that BEN Netherland does not of the Commission's rules.) BEN Netherland provides GSM 1800 wireless Belgacom S.A. does not constitute an affiliation as defined in Section 63.09(e) BEN Netherlands B.V. ("BEN Netherland") (the Netherlands). Through
- through an indirect subsidiary, a 41.6 percent, de facto controlling interest in international telecommunications services to the public Tele Danmark. Tele Danmark is a full service telecommunications carrier in Denmark authorized to provide, among other services, local exchange and Tele Danmark A/S ("Tele Danmark") (Denmark). Ameritech holds
- interest in NetCom. Tele Danmark owns 20.4 percent of NetCom. Therefore, NetCom GSM ("NetCom") (Norway). Ameritech owns a 19.6 percent

^{1999) (&}quot;SBC/Ameritech Order"). In re Ameritech Corp. and SBC Communications Inc., 14 FCC Rcd. 14,712 (Oct. 8,

³ <u>Id.</u> at ¶ 533.

 $^{^{4}}$ <u>Id</u>. at ¶ 537.

NetCom is a wireless carrier with less than 50 percent market share of the local access and transport markets in Norway. Ameritech has an effective interest of approximately 28.1 percent in NetCom.

- subsidiaries are entitled to regulation as non-dominant carriers along the U.S.-Germany and U.S.-Netherlands routes.⁵ wholly-owned by Tele Danmark. Consequently, Ameritech holds an indirect lacks market power in Germany and the Netherlands, and that SBC international transport and local access markets in Germany and the Netherlands. Talkline has far less than a 50 percent market share of the communications services in Germany and resold cellular service in the controlling interest in Talkline. Talkline is authorized to provide mobile Netherlands. In the SBC/Ameritech Order, the Commission held that Talkline Talkline GmbH ("Talkline") (Germany and the Netherlands). Talkline is
- dominant carriers on the U.S.-Lithuania route. indirect, controlling interest in Bite. Bite is authorized to provide wireless owned subsidiary of Tele Danmark. Consequently, Ameritech holds an SBC/Ameritech Order, the Commission held that Bite lacks market power in international transport and local access markets in Lithuania. In the services in Lithuania, and has far less than a 50 percent market share in the Lithuania, and that SBC subsidiaries are entitled to regulation as non-UAB Mobilios Telekomunikacijos ("Bite") (Lithuania). Bite is a wholly-
- is an indirect, wholly owned subsidiary of Ameritech. As a consequence, market power in Canada, and (3) ACI and AMCI therefore are entitled to nonthe Commission that: (1) ACII (a wholly-owned subsidiary of Ameritech and Ameritech Mobile Communications, Inc. (subsidiaries of SBC) notified access market in Canada. On June 30, 1999, Ameritech Communications, Inc. and therefore became a foreign carrier, as that term is defined in Section authorization to provide international telecommunications services in Canada, SBC holds a controlling interest in ACII. Last year, ACII received dominant treatment along the U.S.-Canada route.⁷ The Commission 63.09(d). ACII has a minuscule share of the international transport and local Communications, Inc.) had become a foreign carrier in Canada, (2) ACII lacks Ameritech Communications International, Inc. ("ACII") (Canada). ACII

 $[\]overline{pl}$

⁶ <u>Id</u>. at ¶ 538.

^{96-441,} ITC-96-272, ITC-97-298 (filed June 30, 1999); Ameritech Mobile ⁷ Ameritech Communications, Inc. Certification of Status of its Affiliate, Ameritech Communications, Inc. Certification of Status of its Affiliate, Ameritech Communications Communications International, Inc. as a Foreign Carrier in Canada, FCC File Nos. ITC-

Commission has not imposed dominant carrier status on ACI and AMCI along the U.S.-Canada route. $^{\rm 8}$ apparently agrees that ACII lacks market power in Canada because the

have market power and SBC is entitled to a presumption of non-dominance along the U.S.-Norway route. 10 its notification, due to its low share of the Norwegian market, ETO does not with ETO.9 Consequently, the Commission has not yet considered whether services in Norway. ETO currently serves a minuscule share of the of ETO, which provides competitive fixed network, broadband and internet ETO possesses market power in Norway. Nevertheless, as SBC pointed out in Norwegian market. 10. EITele Ost ("ETO") (Norway). Tele Danmark owns a 51 percent interest SBC recently notified the Commission of its affiliation

The SBCW Entities hereby certify that they are not foreign carriers in any

countries are of the SBCW Entities, controls foreign carriers. These foreign carriers and destination certain destination countries in which SBC, an entity which owns greater than 25 percent percent of the SBCW Entities. The SBCW Entities further certify that they seek to serve foreign carrier or control a foreign carrier, and (2) no foreign carriers own more than 25 telecommunications services to any destination country in which the SBCW Entities are a the SBCW Entities hereby certify that: (1) they do not seek to provide international (j) Pursuant to section 63.18(j) of the Commission's rules, 47 C.F.R. § 63.18(j),

1. Denmark (Tele Danmark);

.

International, Inc. as a Foreign Carrier in Canada, FCC File No. ITC-96-243 (filed June Footnote continued from previous page

Foreign Participation Order, 12 FCC Rcd. 23891, ¶¶ 161-162 (1997).

Report No. FCN-00014, Feb. 11, 2000). ⁹ Southwestern Bell Communications Services, Inc., et. al, Notification of Foreign Affiliation, FCC File No. FCN-NEW-20000120-00002 (public notice of notification,

 $[\]underline{\text{Id}}$. at 4-5.

- 2. Germany (Talkline);
- 3. Netherlands (Talkline);
- 4. Lithuania (Bite);
- 5. Canada (ACII);
- 6. Norway (ETO);
- destination countries listed in subsection (j) of this application, the SBCW Entities (k) Pursuant to section 63.18(k) of the Commission's rules, for each of the
- (1)Organization. Tele Danmark (Denmark). Denmark is a member of the World Trade

provide the following information:

- (2) Additionally, as noted above, the Commission has already concluded that Talkline lacks market power in Germany and the Netherlands. 12 presumed not to have market power in Germany and the Netherlands. 11 local access markets in Germany and the Netherlands, and therefore is far less than 50 percent market share of the international transport and Netherlands are members of the World Trade Organization. Talkline has Talkline (Germany and the Netherlands). Both Germany and the
- (3)therefore is presumed not to possess market power in any relevant market on the U.S.-Lithuania route. ¹³ For this reason, the Commission has already adversely in the United States. concluded that Bite lacks sufficient market power to affect competition in the international transport and local access markets in Lithuania, and Organization. However, Bite has far less than a 50 percent market share Bite (Lithuania). Lithuania is not a member of the World Trade
- 4 not to possess market power in any relevant market on the U.S.-Canada transport and local access markets in Canada, and therefore is presumed ACII is a nascent carrier with far less than 50 percent of the international ACII. (Canada). Canada is a member of the World Trade Organization.

Foreign Participation Order, 12 FCC Rcd 23891, 23955-65, ¶¶ 150-70 (1997).

¹² SBC/Ameritech Order, at ¶ 537.

¹³ Foreign Participation Order, 12 FCC Rcd 23891, 23955-65, ¶¶ 150-70 (1997).

power in Canada. route. 14 In addition, as noted in section (i)(8) of this application, the Commission apparently already has concluded that ACII lacks market

- (5)not to possess market power in any relevant market on the U.S.-Norway route. 15 transport and local access markets in Norway, and therefore is presumed ETO is a nascent carrier with a miniscule share of the international ETO (Norway). Norway is a member of the World Trade Organization.
- Rules or file the quarterly traffic reports required by Section 43.61(c) of the affiliation and as to which they either satisfy Section 63.10(a)(3) of the Commission's following information with respect to the foreign carriers with which they have an Entities have a foreign affiliation as defined by Section 63.09(e) of the Commission's Norway, the Netherlands, Denmark, Germany, Canada and Lithuania communications services. In nine countries unaffiliated U.S. carriers for the purpose of providing global international Commission's Rules: Rules. Pursuant to Section 63.18(1) of those Rules, the SBCW Entities provide the (1) The SBCW Entities propose to resell the international switched services of South Africa, Switzerland, Hungary, the SBCW

access markets on the foreign end of the route, the SBCW Entities will satisfy Section MATAV Rt, lack a 50 percent market share in the international transport and the local the SBCW Entities' foreign affiliated carriers, except Telkom S.A., Tele Danmark, and resale of the international switched services of an unaffiliated U.S. carrier. Since all of 63.10(a)(3) of the Rules for all international communications services covered by this On all international routes the SBCW Entities will provide service solely via

<u>14</u> <u>Id</u>.

Section 43.61(c) of the Rules those three countries, the SBCW Entities will file the quarterly traffic reports required by application, other than those to South Africa, Denmark and Hungary. With respect to

services to South Africa, Switzerland, Hungary, Norway, the Netherlands, Denmark Germany, Canada, and Lithuania, for the following reasons: they be treated as non-dominant for the provision of the international communications the standards set forth in Section 63.10 of those Rules, the SBCW Entities request that (m) Pursuant to Section 63.18(m) of the Commission's Rules, and in accord with

- unaffiliated U.S facilities-based carriers' international switched services international communications service to South Africa through the resale of an The SBCW Entities will satisfy Section 63.10(a)(4) for the provision of
- services which are covered by this application. access markets in Switzerland and thus the SBCW Entities will satisfy Section 63.10(a)(3) of the Commission's Rules for all international communications diAx lacks 50 percent market share in the international transport and local
- unaffiliated U.S facilities-based carriers' international switched services international communications service to Hungary through the resale of an The SBCW Entities will satisfy Section 63.10(a)(4) for the provision of
- communications services which are covered by this application. access market in the Netherlands and thus the SBCW Entities will satisfy Section 63.10(a)(3) of the Commission's Rules for all international BEN lacks 50 percent market share in the international transport and local
- international communications services which are covered by this application Entities will satisfy Section 63.10(a)(3) of the Commission's Rules for all international transport and local access market in Norway and thus the SBCW NetCom is a wireless carrier which lacks 50 percent market share in the

Footnote continued from previous page 15 $\overline{\text{Id}}$.

- unaffiliated U.S. facilities-based carriers' international switched services international communications service to Denmark through the resale of an The SBCW Entities will satisfy Section 63.10(a)(4) for the provision of
- communications services which are covered by this application. satisfy Section 63.10(a)(3) of the Commission's Rules for all international markets in Germany and the Netherlands and thus the SBCW Entities will percent of the market share of the international transport and local access customers to different mobile operators' networks, and has far below 50 Talkline provides mobile communications services by connecting
- covered by this application. Commission's Rules for all international communications services which are percent market share in the international transport and local access markets in Lithuania and thus the SBCW Entities will satisfy Section 63.10(a)(3) of the Bite provides only mobile wireless communications services and lacks 50
- and thus the SBCW Entities will satisfy Section 63.10(a)(3) of the market share in the international transport and local access markets in Canada international transport and local access market in Canada and lacks 50 percent services in Canada last year, and therefore became a foreign carrier, as that covered by this application. Commission's Rules for all international communications services which are term is defined in Section 63.09(d). ACII has a minuscule share of the ACII received authorization to provide international telecommunications
- SBCW Entities will satisfy Section 63.10(a)(3) of the Commission's Rules for services in Norway, has far below 50 percent of the market share of the all international communications services which are covered by this international transport and local access markets in Norway and thus the 10. ETO, which provides competitive fixed network, broadband and internet application.
- of the route and will not enter into such agreements in the future international route where the foreign carrier possesses market power on the foreign end concessions directly or indirectly from any foreign carrier with respect to any U.S (n) SBC Wireless hereby certifies that it has not agreed to accept special
- 5301 of the Anti-Drug Abuse Act of 1988. Attached hereto is a certification, pursuant to SBC Wireless is not subject to a denial of Federal benefits pursuant to Section

Abuse Act of 1988, 21 U.S.C. § 862), of SBC Wireless. Sections 1.2001 through 1.2003 of the Commission's Rules (implementing the Anti-Drug

resale carrier's international switched services). international switched services (either directly or indirectly through resale of another U.S provided solely through the resale of an unaffiliated U.S. facilities-based carrier's markets are World Trade Organization member countries and the SBCW Entities qualify Norway, the Netherlands, Denmark, Canada, and Germany, these affiliated destination carriers within the meaning of Section 63.09(e) in South Africa, Switzerland, Hungary, Rules as the international service which is the subject of this application would be for a presumption of non-dominance under Section 63.10(a)(4) of the Commission's Commission's Rules because, although the SBCW Entities are affiliated with foreign application qualifies for streamlined processing pursuant to Section 63.12 of the The Applicant requests streamlined processing of this application. This

found that Bite lacks market power in the destination market. 16 within the meaning of Section 63.09(e) in Lithuania, the Commission has previously In addition, although the SBCW Entities are affiliated with a foreign carrier

¹⁶ <u>Id</u>. at ¶¶ 534-538

CONCLUSION

grant this application. In view of the foregoing, the Applicant respectfully requests that the Commission

Respectfully submitted,

SBC WIRELESS, INC.

SECTIONS 1.2001–1.2003 OF THE COMMISSION'S RULES **CERTIFICATION PURSUANT TO**

benefits that include FCC benefits pursuant to Section 5301 of the Federal Anti-Drug or shares (voting and/or non-voting) of SBC Wireless is subject to a denial of federal directors, nor any of the shareholders holding 5 percent or more of the outstanding stock Abuse Act of 1988, 21 U.S.C. § 862. §§ 1.2001-1.2003, SBC Wireless hereby certifies that neither it, nor any of its officers or Pursuant to Sections 1.2001-1.2003 of the Commission's Rules, 47 C.F.R.

SBC WIRELESS, INC.

DATE: 5/17/00

	Interest Illtimately Held	
Subsidiaries Controlled By SBC	By SBC Communications	Other 10% Or Greater
Wireless, Inc.	Inc.	Equity Holders
Abilene SMSA Limited Partnership	71.00%	29.00% - Alamo Cellular, Inc.
Albany Telephone Company	100.00%	
Amarillo SMSA Limited Partnership	71.00%	29.00% - Alamo Cellular, Inc.
Amcell of Atlantic City, Inc.	96.18%	
American Cellular Network Corp	100.00%	
Aurora/Elgin Cellular Telephone Company	83.17%	
Buffalo Telephone Company	100.00%	
Cell South of New Jersey, Inc.	86.80%	
Champaign Celltelco	98.32%	
Corpus Christi SMSA Limited Partnership	100.00%	
C-SW Cellular Partnership	100.00%	
Dallas SMSA Limited Partnership	82.50%	17.00% – GTE Wireless, Inc.
Decatur Cellular Telephone Company, Inc.	99.50%	
Delaware valley PCS Communications, Inc.	100.00%	
Eastern Missouri Cellular Limited	98.00%	
Gary Cellular Telephone Company	66.67%	33.33% – Gary Cellular Corporation
Genessee Telephone Company	100.00%	
Joliet Cellular Telephone Company, Inc.	82.90%	
Kansas City SMSA Limited Partnership	81.00%	19.00% – 360 Communications (Alltel)
Long Branch Cellular Telephone Company	100.00%	
Lubbock SMSA Limited Partnership	71.00%	29.00% - Alamo Cellular, Inc.
McAllen-Edinburg-Mission SMSA Limited	77.50%	22.50% – Grande River Communications, Inc.
Midland-Odessa SMSA Limited	71.00%	29.00% – Alamo Cellular, Inc.
Missouri RSA 11/12/ Limited Partnership	50.00%*	50.00% - Cellutel, Inc.
Missouri RSA 8 Limited Partnership	60.00%	30.00% - Alltel

^{*} A subsidiary of SBC Communications Inc. is the general partner of this limited partnership and operates and manages this partnership.

International Section 214 Application Exhibit 1

Subsidiaries Controlled By SBC	Interest Ultimately Held By SBC Communications	Other 10% Or Greater Equity Holders
Missouri RSA 9R1 I imited Partnershin	50 40%*	30.00% - Marias Des Cygnes Cellular
		of Missouri LP 19.00% – 360 Communications (Alltel)
New Brunswick Cellular Telephone Company	100.00%	
New York Holdings, Inc.	100.00%	
Ocean County Cellular Telephone Company	100.00%	
Oklahoma City SMSA Limited Partnership	62.00%	22.40% Chickasaw Cellular Company 14.60% — United States Cellular Investment Co. of OKC, Inc.
Oklahoma RSA 3 Limited Partnership	74.00%	20.00% - Central Oklahoma Cellular, Inc.
Oklahoma RSA 9 Limited Partnership	60.00%	20.00% – Cherokee Telephone Company 20.00% – Chickasaw Cellular Company
Pacific Bell Wireless, LLC (Not a Licensee)	100.00%	
Pegasus Cellular Telephone Company No. 3 (NY-4), Inc.	100.00%	
Pine Bluff Cellular, Inc.	97.02%	
Pinnacle Cellular Limited Partnership	50.00%*	
San Antonio SMSA Limited Partnership	70.00%	30.00% – GTE Wireless, Inc.
SBMS Cellular Telecommunications Bloomington, Inc.	96.01%	
SBMS Cellular Telecommunications Springfield, Inc.	96.72%	
Southwestern Bell Mobile Systems, Inc.	100.00%	
Southwestern Bell Wireless Inc.	100.00%	

^{*} A subsidiary of SBC Communications Inc. is the general partner of this limited partnership and operates and manages this partnership.

International Section 214 Application Exhibit 1

10.00% – Rainbow Telephone Cooperative Association, Inc.	77.00%	Topeka SMSA Limited Partnership
	100.00%	Texas/Illinois Cellular Limited Partnership
15.38% – Alltel Mobile Communications, Inc.	84.62%	Texas RSA 9B4 Limited Partnership
15.38% – Alltel Mobile Communications, Inc.		
25.00% — Taylor Telecommunications, Inc.	35.62%*	Texas RSA 9B1 Limited Partnership
25.00% – 360 Communications, Inc. (Alltel)		
25.00% – Cumby Cellular Communications, Inc.	50.00%*	Texas RSA 7B1 Limited Partnership
15.00% – Muenster Telephone Corp.		
22.00% – Community Cellular Telephone Company, Inc.	49.50%*	Texas RSA 6 Limited Partnership
50.00% – Guadalupe Valley Communications, Inc.	50.00%*	Texas RSA 20B1 Limited Partnership
33.33% – Grande River Communications, Inc.		
33.33% – Riveria Cellular & Telecom	33.34%*	Texas RSA 19 Limited Partnership
22.00% – Grande River Communications, Inc.		
44.00% – Southwest Texas Telecom	34.00%*	Texas RSA 18 Limited Partnership
25.00% – Alltel Mobile Communications, Inc.	75.00%	Texas RSA 10B1 Limited Partnership
	100.00%	Syracuse Telephone Company
20.00% – 360 Communications (Alltel)		
29.00% – Alltel Mobile Communications, Inc.	51.00%	St. Joseph SMSA Limited Partnership
Other 10% Or Greater Equity Holders	Interest Ultimately Held By SBC Communications Inc.	Subsidiaries Controlled By SBC Wireless, Inc.

partnership and operates and manages this partnership. * A subsidiary of SBC Communications Inc. is the general partner of this limited

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Subsidiaries Controlled By SBC Wireless, Inc.	Interest Ultimately Held By SBC Communications Inc.	Other 10% Or Greater Equity Holders
Vineland Cellular Telephone Company, Inc.	94.56%	
Washington/Baltimore Cellular Limited Partnership	87.16%	12.84% – French-American Cellular Investment Corporations
Wichita SMSA Limited Partnership	60.00%	40.00% – Alltel Mobile Communications, Inc.
Worcester Telephone Company	100.00%	

partnership and operates and manages this partnership. * A subsidiary of SBC Communications Inc. is the general partner of this limited