

THE PARETO GROUP, INC.

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*Lawrence J. Spinale
President and General Counsel*

7 September 2000

Magalie Roman Salas, Esq.
Secretary
Federal Communications Commission
445 12th Street S.W.
Washington, D.C. 20554

RE: Ocrer Communications, Inc. Application for Section 214 Authority
ITC214-20000821-00501

Dear Ms. Salas:

I am sending you this letter in response to Staff's request for clarification of Ocrer Communications, Inc.'s application for authority pursuant to Section 214 of the Communications Act to provide global international facilities-based and resale services between the United States and international points, ITC214-20000821-00501.

In paragraph (b), under the list of names, addresses, citizenships and principal businesses of any person that directly or indirectly owns at least ten percent of the equity of Ocrer, and the percentage owned by each of those entities (to the nearest one percent), please add the following:

FondElec Essential Services Fund, L.P.,
333 Ludlow Street
Stamford, Ct. 06902 USA
(+1) (203) 326-4570
Citizenship: Cayman Islands
Principle Business: Investment Banking

Accordingly, the entities named in the original application that directly or indirectly own at least ten percent of the equity of Ocrer have interests in Ocrer through their investment in the FondElec Essential Services Fund and, by extension, the Fund's investment in Ocrer Group, LLC.

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If Staff has any additional questions regarding this application, please do not hesitate to contact me at (+1) (202) 274-0217.

Thank you for your attention to this matter.

Sincerely,



Lawrence J. Spivak, Esq.
Counsel for Octer Communications, Inc.

CC: George Li
Deputy Chief (Operations)
Federal Communications Commission
International Bureau
Telecommunications Division
VIA FACSIMILE
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