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May 3, 2013

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

Re: Applications for Assignment of Domestic and International Section 214 Authorizations and Requests for Special Temporary Authority, File Nos. ITC-ASG-20130130-00035, ITC-ASG-20130130-00037, ITC-STA-20130130-00036, and ITC-STA-20130130-00038

Application for International Section 214 Authority, File No. ITC-214-20130429-00125; Request for Special Temporary Authority, File No. ITC-STA-20130429-00124

Dear Ms. Dortch:

Next Angel LLC ("Next Angel"), by counsel for Next Communications, Inc., clarifies that the above-referenced application for international Section 214 authority and the request for Special Temporary Authority ("STA") to provide service pending grant of that Section 214 application do not seek any authority to provide service to the customers of STi Prepaid, LLC ("STi Prepaid") and STi Telecom Inc. ("STi Telecom" and collectively with STi Prepaid, "STi").

On January 30, 2013, Next Angel submitted applications for assignment of domestic and international Section 214 authority from STi to Next Angel and for STA to continue providing service to the customers of STi pending approval of the assignment applications. As described in those applications, STi is in bankruptcy and will soon be unable to provide service to existing customers. The assignment applications and requests for STA sought authority for Next Angel to provide service to these customers.

Next Angel acknowledged in the assignment applications that STi is delinquent in certain debts owed to the Commission and sought waiver of Section 1.1910 of the Commission's rules¹ to allow the FCC to process the applications. The FCC has not yet acted on these waiver requests and has not processed the pending assignment or STA applications.

¹ 47 C.F.R. § 1.1910.



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Next Angel's application for Section 214 authority and request for STA seek authority to initiate service to new customers. Next Angel does not seek authority under this Section 214 application or request for STA to provide service to STi's current customers. Any services provided under this new authority would clearly identify Next Angel as the service provider.

Please do not hesitate to contact the undersigned should you have any questions.

Respectfully submitted,

By: <u>/s/ Jennifer D. Hindin</u>

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