

Federal Communications Commission Washington, D.C. 20554

International Bureau

E-mail: <u>James.Ball@fcc.gov</u> <u>George.Li@fcc.gov</u> (202) 418-1462 (202) 418-2824 (fax) November 3, 2006

Ref: 2006-62

Stephen Heifetz Dominic Pastore Sigal Mandelker Helen Domenici Edward T. Hand Eric Werner Regina Hart Hillary Morgan (202) 282-8973 (202) 514-5607 (202) 616-0573 (202) 456-6085 (202) 514-2464 (202) 772-0908 (202) 205-0497 (703) 607-6092 Myla S. Trotter Josephine Scarlett Jonathan Frenkel Kenneth Schagrin Louis Brenner (202) 647-5835 (202) 692-4235 (202) 395-5663 (202) 282-8478 (202) 324-1730 (202) 482-5461

te: Section 214 Applications

Dear Sir or Madam:

to be viewed by accessing www.fcc.gov/ibfs and searching by the file number. are prepared to take action on these applications. Electronic filed (e-file) applications are able law enforcement, foreign policy or trade concerns by C.O.B. November 22, 2006, because we Please review the following applications and advise us whether you have any national security,

ITC-214-20061027-00492 (e-file)

turn, is 26.3% owned by a Hong Kong Entity located in the United Kingdom, and 55.7% owned by KDDI America, Inc. which, in turn, is 100% owned by a Japanese services between the United States and permissible international points. 14.7% owned by a Hong Kong Corporation located in Singapore KDDI Global LLC's application for authority to provide facilities-based and global resale Corporation. Applicant is also 44.3% owned by Asia Access Telecom, Inc. which, in Applicant is

ITC-214-20061027-00493 (e-file)

and global resale services between the United States and permissible international points Applicant is 100% owned by a Bermuda limited company MetroRED Telecom Services, Inc.'s application for authority to provide facilities-based

ITC-214-20061102-00497 (e-file)

is 32.5% owned by a citizen of Nigeria, and 25% owned by a Nigerian corporation resale services between the United States and permissible international points. Applicant Tuscali Technology Ltd.'s application for authority to provide global facilities-based and Two British citizens, each of whom owns 32.5% and 10% of the applicant, respectively.

If we do not hear from you by **C.O.B.** November 22, 2006, we will assume that you do not have any concerns with the above applications.

Sincerely,

George Li, Deputy Chief Policy Division

Paul Hastings

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April 2, 2009

Tyrone Brown
National Security Division
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Shawn B. Cooley
Assistant Director
Foreign Investment & Trade Policy
U.S. Department of Homeland Security
shawn.cooley@dhs.gov

Re: MetroRED Telecom Services, Inc.

Dear Sirs:

Services, Inc. ("MetroRED") is not obligated under the April 12, 2007 Letter of Assurance to provide additional information to the USG parties. (Attachment 1). We are in receipt of your March 23, 2009 letter requesting confirmation that Telecom

commenced services requiring an international 214 authorization and decided to sell the business to Grupo Cable TV. On December 19, 2007, MetroRED surrendered its authorization to the FCC. (Attachment 2). As noted therein, MetroRED never (Attachment 3). international 214 authorization to the Federal Communications Commission (FCC). Security (DHS) that MetroRED has decided to surrender its international Section 214 Please note that, on December 18, 2007, we notified the Department of Homeland

should be extinguished Therefore, MetroRED is no longer a U.S. licensee and, as a result, the Letter of Assurance

Tyrone Brown Shawn B. Cooley April 2, 2009 Page 2

Please let me know if you have any questions with regard to the foregoing.

Sincerely,

Tara K. Giunta

of PAUL, HASTINGS, JANOFSKY & WALKER LLP

cc: Assistant Attorney General for National Security
National Security Division
U.S. Department of Justice
cfius@usdoj.gov

Richard Sofield
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Director of Foreign Investment and Trade Policy U.S. Department of Homeland Security ip-fcc@dhs.gov

MetroRED®

April 12, 2007

Mr. Kenneth L. Wainstein
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950 Pennsylvania Avenue, N.W.
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Ms. Sigal Mandelker
Deputy Assistant Attorney General
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Mr. Stewart A. Baker
Assistant Secretary for Policy
U.S. Department of Homeland Security
3801 Nebraska Avenue, N.W.
Washington, D.C. 20528

Ms. Elaine N. Lammert
Deputy General Counsel
Federal Bureau of Investigation
935 Pennsylvania Avenue, N.W.
Washington, D.C. 20530

Re: of 1934, as amended international authorization under Section 214 of the Communications Act Pending Application by MetroRED Telecom Services, Inc. for

Ladies and Gentlemen:

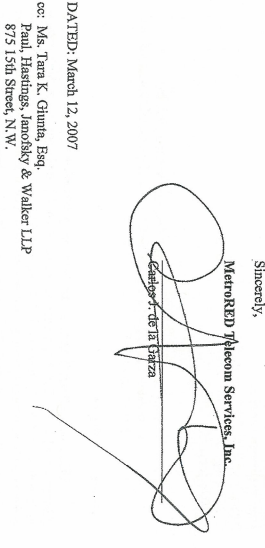
This letter outlines the commitments made by MetroRED Telecom Services, Inc. ("MetroRED") to the U.S. Department of Justice ("DOJ"), including the Federal Bureau of Investigation ("FBI"), and to the U.S. Department of Homeland Security ("DHS"), in order to address national security, law enforcement, and public safety concerns raised with regard to the MetroRED application to the Federal Communications Commission ("FCC") for an international authorization for authority to provide international facilities-

Communications Act of 1934, as amended based and resold services to all international points under Section 214 of the

the United States to enterprise and corporate customers. authority to provide international facilities-based and resold services to all international parent company is FMR Corp., a U.S. Corporation. points under Section 214 of the Communications Act of 1934, as amended. line, telephony, virtual private network ("VPN"), Ethernet, and Internet access services in MetroRED is a U.S. corporation seeking an international authorization for MetroRED intends to provide leased Its indirect

States in response to lawful U.S. process. For these purposes, U.S. Records shall include information subject to disclosure to a U.S. Federal or state governmental entity under the States ("U.S. Records"), MetroRED will make such U.S. Records available in the United information, and any other related information used, processed, or maintained in the to mandatory destruction under any foreign laws. procedures specified in Sections 2703(c) and (d) and Section 2709 of Title 18 of the ordinary course of business relating to communications services offered in the United United States Code. MetroRED agrees to ensure that U.S. Records are not made subject MetroRED agrees that, for all MetroRED customer billing records, subscriber

or attorney for MetroRED, the DOJ, FBI, and DHS shall notify the FCC that the DOJ, FBI, and DHS have no objection to the FCC's grant of the MetroRED application filed with the FCC We understand that, upon execution of this letter by an authorized representative



Washington, D.C. 20005

(202) 551-1791 / F: (202) 551-0191

From: Giunta, Tara K.

Sent: Tuesday, December 18, 2007 3:46 PM

To: greg.pinto@dhs.gov Cc: Rich, J. Steven

Subject: Thank you and MetroRED/Grupo Cable TV

Dear Greg

process. I hope you are well -- and that you have recovered from the multiple calls from us regarding the prior transaction! We are relieved that that transaction has closed, and very much appreciate your steady support throughout the

Further, as a follow-up to the e-mails that Steve Rich and I sent you on November 27 and 26, respectively, we writing to advise you that MetroRED Telecom Services, Inc. ("MetroRED") has decided to surrender its international Section 214 authorization to the FCC and that FCC approval is no longer required for the sale of MetroRED to Grupo Cable TV. MetroRED had obtained an international Section 214 authorization earlier this commence the provision of other services as it had hoped to do, rather the owners decided to sell the business to Grupo Cable TV. In the event that Grupo Cable TV decides to expand its service offerings in the future to include Section 214 authorization. international common carrier telecommunications services, we understand that it will seek a new international year in order to allow the company to expand its service offerings, which currently include only private carrier and Internet access services (neither of which requires a Section 214 authorization). However, the company did not are

In light of the foregoing, no action is needed at this time with respect to the Team Telecom questionnaire and other documents that Steve and I previously sent you. Please do not hesitate to contact me if you need anything

I hope you and yours have a very Happy Holiday and wish you all health, happiness and success in 2008

Best regards

Tara

Tara K. Giunta, Partner | Paul, Hastings, Janofsky & Walker LLP | 875 15th Street, N.W., Washington, D.C. 20005 | direct: 202 551 1791 | main: 202 551 1700 | direct fax: 202 551 0191 | taragiunta@paulhastings.com | www.paulhastings.com

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FILED/ACCEPTED DEC 1 9 2007

Federal Communications Commission Office of the Secretary

(202) 551-1791 taragiunta@paulhastings.com

December 17, 2007

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Marlene H. Dortch
Secretary
Federal Communications Commission
236 Massachusetts Avenue, N.E.
Suite 110
Washington, D.C. 20002
Attention: International Bureau

Re: MetroRED Telecom Services, Inc.
Surrender of International Section 214 Authorization
(File No. ITC-214-20061027-00493)

Dear Madame Secretary:

We represent MetroRED Telecom Services, Inc. ("MetroRED"), which holds an international Section 214 authorization from the Commission to provide global or limited global facilities-based service and global or limited global resale service.

S.A. de C.V. ("Grupo Cable TV"). as it had hoped to do; rather the owners decided to sell the business to Grupo Cable TV authorization). order to allow the company to expand its service offerings, which currently include only private carrier and Internet access services (neither of MetroRED had obtained an international Section 214 authorization earlier this year in However, the company did not commence the provision of other services which requires a Section 214

behalf of MetroRED we hereby respectfully surrender to the Commission for cancellation a copy of MetroRED's Section 214 certificate in File No. ITC-214-20061027-00493. In the event that Grupo Cable TV decides to expand MetroRED's service offerings in the telecommunications services and has no immediate plan to provide such services, on Inasmuch as MetroRED does not currently provide international common carrier new international Section 214 authorization. future to include international common carrier services, we understand that it will seek a