## Mikelle Morra

From: Jabloner, Amy [Amy.Jabloner@usdoj.gov]

Sent: Friday, December 29, 2006 12:08 PM

<u>o</u>: David Krech; George Li; Joann Ekblad; Mikelle Morra; Susan OConnell

Cc: James Ball

Subject: RE: FCC application status update for week of 1/1/07 -- letter 2006-68

Hello all,

Due to timing concerns related to the impending federal holiday and the day of mourning in honor of former President Gerald R. Ford, I am sending this email earlier than usual.

Please be advised that DOJ, FBI and DHS request that the following applications be **REMOVED** from streamline:

- Bridges Global Access Telecomms Limited ITC-214-20061213-00551
- 2 ABH Communications, Corp. – ITC-214-20061212-00552
- $\dot{\omega}$  $\label{lem:condition} Telefonica International Wholesale Services, USA, Inc. / TI Wholesale Services Puerto Rico - SCL-MOD-20061207-00012$
- Affinity Mobile, LLC d/b/a Trumpet Mobile ITC-214-20061214-00564

Contact me or Lonnie Kishiyama if you have any questions.

Thank you,

Amy Jabloner DOJ

Message Page 1 of 2

## Mikelle Morra

From: Griffin, Joan M. [JGriffin@KelleyDrye.com]

Sent: Tuesday, January 02, 2007 4:14 PM

<u>ö</u> David Krech; Susan OConnell; George Li

Mikelle Morra; Brenner, Louis

င္ပ

Subject: RE: Possible edits to Affinity Mobile dba Trumpet Mobile S214 application

Attachments: Affinity Mobile 214 application modifications letter.pdf

The date-stamped copy of the filing referenced below is attached

Joan M. Griffin

Of Counsel

Kelley Drye & Warren LLP

3050 K Street NW

Suite 400

Washington, DC 20007

phone: 1-202-342-8573

fax: 1-202-342-8451

cell: 1-240-687-5983

-Original Message--

From: Griffin, Joan M.
Sent: Friday, December 29, 2006 2:52 PM
To: 'David Krech'; Susan OConnell; George Li

Cc: Mikelle Morra; 'Brenner, Louis'

Subject: RE: Possible edits to Affinity Mobile dba Trumpet Mobile S214 application

## David, Susan and George:

Attached for your information and review is a supplemental filing that I am making today via the Secretary's office re the Affinity Mobile dba Trumpet Mobile 214 application (ITC-214-20061214-00564). I have restated the response to item (h) and also revised and reattached Attachment 1 (the org chart) because of minor changes in the ownership % that resulted from a stock distribution in mid December. I also note that the spellings of the names of 2 of the 3 Al Sabah brothers who control Al Fawares have changed slightly but these are the same people identified before.

would be greatly appreciated. I realize that next week is a short week, but anything you can do to get the application on PN next Friday

Many thanks

Of Counsel Joan M. Griffin Kelley Drye & Warren LLP

1/4/2007

Washington, DC 20007 Suite 400 3050 K Street NW

phone: 1-202-342-8573 fax: 1-202-342-8451

cell: 1-240-687-5983

--Original Message----

From: David Krech [mailto:David.Krech@fcc.gov]

Sent: Thursday, December 21, 2006 3:08 PM
To: Griffin, Joan M.; Susan OConnell; George Li

Cc: Mikelle Morra

Subject: RE: Possible edits to Affinity Mobile dba Trumpet Mobile S214 application

Thanks.

We will hold off on the PN until you get back to us

\*\*\* Non-Public: For Internal Use Only \*\*\*

From: Griffin, Joan M. [mailto:]Griffin@KelleyDrye.com]
Sent: Thursday, December 21, 2006 11:11 AM

To: David Krech; Susan OConnell; George Li

Subject: Possible edits to Affinity Mobile dba Trumpet Mobile S214 application

Importance: High

David, Susan, and George:

I have been alerted by the client this am that there may be some mistakes in the ownership info provided in the Affinity Mobile dba Trumpet Mobile 214 application (ITC-214-20061214-00564). There may be some minor changes in the % held by the Al Fawares chain. More importantly, there is some question whether the Al Sabah family members who control Al Fawares are listed correctly.

planning on putting the application on PN tomorrow but you might want to hold off for now I am working with Trumpet to get this resolved and will let you know when I do. I don't know if you were

Thanks

Of Counsel Joan M. Griffin

3050 K Street, NW Kelley Drye & Warren LLP

Suite 400

phone: 1-202-342-8573 Washington, DC 20007

mobile: 1-240-687-5983 fax: 1-945-342-8451

1/4/2007

Message Page 1 of 2

### Mikelle Morra

From: Griffin, Joan M. [JGriffin@KelleyDrye.com]

Sent: Wednesday, January 03, 2007 7:09 PM

<u>.</u> Mikelle Morra; Brenner, Louis David Krech; Susan OConnell; George Li

CC:

Subject: RE: Possible edits to Affinity Mobile dba Trumpet Mobile S214 application

### David:

application on PN this Friday. for the application captioned below. I would very much appreciate whatever you can do to get the Per my conversation with you this afternoon, Affinity Mobile withdraws its request for streamlined processing

### Thanks

Suite 400 3050 K Street, NW Kelley Drye & Warren LLP Of Counsel Joan M. Griffin

phone: 1-202-342-8573 Washington, DC 20007 fax: 1-945-342-8451

-Original Message-

mobile: 1-240-687-5983

From: Griffin, Joan M.
Sent: Friday, December 29, 2006 2:52 PM

**To:** 'David Krech'; Susan OConnell; George Li **Cc:** Mikelle Morra; 'Brenner, Louis'

Subject: RE: Possible edits to Affinity Mobile dba Trumpet Mobile S214 application

## David, Susan and George:

the response to item (h) and also revised and reattached Attachment 1 (the org chart) because of minor changes in the ownership % that resulted from a stock distribution in mid December. I also note that the these are the same people identified before. spellings of the names of 2 of the 3 Al Sabah brothers who control Al Fawares have changed slightly but Attached for your information and review is a supplemental filing that I am making today via the Secretary's office re the Affinity Mobile dba Trumpet Mobile 214 application (ITC-214-20061214-00564). I have restated

I realize that next week is a short week, but anything you can do to get the application on PN next Friday would be greatly appreciated

### Many thanks

Joan M. Griffin Kelley Drye & Warren LLP Of Counsel 3050 K Street NW

1/4/2007

Suite 400

Washington, DC 20007 phone: 1-202-342-8573 fax: 1-202-342-8451

cell: 1-240-687-5983

--Original Message-

From: David Krech [mailto:David.Krech@fcc.gov]

**Sent:** Thursday, December 21, 2006 3:08 PM **To:** Griffin, Joan M.; Susan OConnell; George Li **Cc:** Mikelle Morra

Subject: RE: Possible edits to Affinity Mobile dba Trumpet Mobile S214 application

Thanks

We will hold off on the PN until you get back to us

\*\*\* Non-Public: For Internal Use Only \*\*\*

From: Griffin, Joan M. [mailto:JGriffin@KelleyDrye.com]
Sent: Thursday, December 21, 2006 11:11 AM

To: David Krech; Susan OConnell; George Li

Subject: Possible edits to Affinity Mobile dba Trumpet Mobile S214 application

Importance: High

David, Susan, and George

I have been alerted by the client this am that there may be some mistakes in the ownership info provided in the Affinity Mobile dba Trumpet Mobile 214 application (ITC-214-20061214-00564). There may be some minor changes in the % held by the Al Fawares chain. More importantly, there is some question whether the Al Sabah family members who control Al Fawares are listed correctly.

I am working with Trumpet to get this resolved and will let you know when I do. I don't know if you were planning on putting the application on PN tomorrow but you might want to hold off for now.

Thanks

Of Counsel 3050 K Street, NW Kelley Drye & Warren LLP Joan M. Griffin

phone: 1-202-342-8573 Washington, DC 20007 Suite 400

mobile: 1-240-687-5983 fax: 1-945-342-8451

## Mikelle Morra

Kishiyama, Lonnie [Lonnie.Kishiyama@dhs.gov]
Tuesday, February 06, 2007 3:17 PM
Kishiyama, Lonnie; George Li; Susan OConnell; Mikelle Morra; Joann Ekblad; David Krech James Ball
FCC application status update for week of 2/6/07

To: From: Sent:

Cc:

Subject:

Good afternoon,

with the Please be company, advised that based on the information in its FCC application and discussions company, the DOJ, FBI, and DHS have NO COMMENT on the following application: DOJ,

streamline: advised that DOJ, Affinity Mobile, LLC d/b/a Trumpet Mobile (2006-68) - vised that DOJ, FBI and DHS request that the following ITC-214-20061214-00564 Please
applications be REMOVED from bе

LFS-20070109-00042, Horizon Mobile Communications, Inc./BGAN 1SP-PDR-20070129-00001 ITC-214-20070110-00021, SES-

Please contact me 20 Amy Jabloner r. É you have any questions.

Thank

Lonnie you, Kishiyama

DHS

## Mikelle Morra

From: Mikelle Morra

Sent: Thursday, February 08, 2007 5:55 PM

To: 'Griffin, Joan M.'; 'dcheng@affinitymobile.com'

Cc: David Krech; George Li; Susan OConnell; Joann Ekblad; Mikelle Morra; 'Kishiyama, Lonnie'; 'Amy.Jabloner@usdoj.gov'; 'Joseph.springsteen@usdoj.gov'; 'Louis.brenner@dhs.gov'

Subject: FCC Section 214 Granted

Attachments: TEL01113.pdf

Affinity Mobile, L.L.C. ITC-214-20061214-00564

The above listed application has been granted by Public Notice released February 8, 2007; Report No. TEL-01113, DA 07-598 (attached).

Thank you,

International Bureau/ Policy Division 202-418-7151 Mikelle.Morra@fcc.gov Mikelle Morra

A LIMITED LIABILITY PARTNERSHIP

WASHINGTON HARBOUR, SUITE 400 3050 K STREET, NW

WASHINGTON, D.C. 20007-5108

TYSONS CORNER, VA

NEW YORK, NY

STAMFORD, CT

CHICAGO, IL

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AFFILIATE OFFICES

(202) 342-8400

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(202) 342-8451
www.kelleydrye.com

EMAIL: jgriffin@kelleydrye.com

December 29, 2006

FILED/ACCEPTED
DEC 2.9 2006

Federal Communications Commission Office of the Secretary

BY HAND

Marlene H. Dortch, Secretary
Federal Communications Commission
Office of the Secretary
445-12th Street SW
Washington, DC 20554

Re: Affinity Mobile, LLC d/b/a Trumpet Mobile

IB File No. ITC-214-20061214-00564

Dear Ms. Dortch:

December share distributions, some of the ownership interest percentages of the parties listed in item (h) have changed slightly. For the convenience of the Commission, item (h) is restated in minor modifications to the Section 214 application that is captioned above. As a result of mid its entirety below: By this letter, Affinity Mobile, LLC d/b/a Trumpet Mobile ("Trumpet") makes

corporate organization chart is provided in Attachment 1. interest in Trumpet under the Commission's ownership attribution rules. A The following individuals and entities hold a 10 percent or greater ownership

organized under the laws of Delaware. Affinity Investors is a holding company whose address is: 64 percent ownership interest in Trumpet. Affinity Investors is a corporation Affinity Investors Inc. Affinity Investors Inc. ("Affinity Investors") holds a direct

Affinity Investors Inc.
Trident Corporate Services (Bahamas) Limited
1<sup>st</sup> Floor
Kings Court
Bay Street

Marlene H. Dortch, Secretary December 29, 2006 Page Two

PO Box N-3944 Nassau, Bahamas

Affinity Ventures is a holding company whose address is as follows: in Trumpet under the Commission's ownership attribution rules. Affinity Affinity Investors is a wholly-owned subsidiary of Affinity Ventures Ltd Ventures is a limited liability company organized under the laws of the Bahamas ("Affinity Ventures") and thus is deemed to hold a 64 percent ownership interest

Affinity Ventures Ltd
Trident Corporate Services (Bahamas) Limited
1st Floor
Kings Court
Bay Street
PO Box N-3944
Nassau, Bahamas

media and publishing, aviation, and oil field supply markets in the Middle East construction and development, information technology and communication, ownership interests in companies that participate in the investment banking, organized under the laws of Kuwait. Al Fawares is an investment company with ownership attribution rules. The address of Al Fawares is as follows: hold a 64 percent ownership interest in Trumpet under the Commission's 99.16 percent of the ownership interest in Affinity Ventures and thus is deemed to Al Fawares Construction & Development K.S.C. (closed) ("Al Fawares") holds Al Fawares is a closed joint stock company

Al Fawares Construction and Development Co, KSC PO Box 989
Safat 13010

control of Al Fawares. Shiekh Ali Al Sabah and his sons are citizens of Kuwait; their principal business is investment. The address of Shiekh Ali Al Sabah and sufficient to constitute a 10 percent or greater ownership interest in Trumpet under the Commission's ownership attribution rules. Three (3) sons of Shiekh Ali his sons is as follows: Abdullah Ali Khalifa Al Sabah, and Naser Ali Khalifa Al Sabah - have de facto Al Khalifa Al Sabah ("Shiekh Ali Al Sabah") – Khaleefah Ali Khalifa Al Sabah, No individual shareholder of Al Fawares holds ownership interests in Al Fawares

Marlene H. Dortch, Secretary
December 29, 2006
Page Three

c/o Al Fawares Construction and Development Co, KSC PO Box 989
Safat 13010
Kuwait

Among other things, Shiekh Ali Al Sabah holds a 70 percent non-voting equity interest in MDS Operations, Inc. ("MDS"). MDS holds approximately 80 licenses in the multichannel video distribution and data service ("MVDDS"). See, e.g., call signs WQAR560, et al., ULS File No. 0001619955.

ventures. The address of MMG is as follows: laws of Delaware, whose primary business is investment in mobile media percent direct interest in Trumpet. MMG is a corporation, organized under the Mobile Media Group, Inc. Mobile Media Group, Inc. ("MMG") holds a 31

Mobile Media Group, Inc. c/o Affinity Mobile, LLC 880 Apollo Street Suite 237 El Segundo, CA 90245

holds a 2 percent interest in Trumpet directly, DigaComm MMG holds a total ownership interest of 10 percent in Trumpet. DigaComm MMG is a limited liability company, organized under the laws of Delaware, whose primary business is investment in MMG. The address of DigaComm MMG is as follows: in MMG and thus an 8 percent ownership interest in Trumpet through MMG under the Commission's ownership attribution rules. Because DigaComm MMG DigaComm (MMG), L.L.C. ("DigaComm MMG") holds a 26.57 percent interest

DigaComm (MMG), L.L.C. 400 North Michigan Avenue Suite 520 Chicago, IL 60611

ownership attribution rules. Mr. Smith is a U.S. citizen whose principal business Peter W. Smith holds a 66.67 percent ownership interest in DigaComm MMG and thus is considered to hold a 10 percent interest in Trumpet under the FCC's is investment. The address of Mr. Smith is as follows:

Mr. Peter W. Smith c/o DigaComm (MMG), L.L.C

Marlene H. Dortch, Secretary December 29, 2006 Page Four

400 North Michigan Avenue Suite 520 Chicago, IL 60611

interest in Trumpet under the Commission's ownership attribution rules. No other shareholders of DigaComm MMG hold ownership interests in DigiComm MMG sufficient to constitute a 10 percent or greater ownership

directorates with any foreign carriers. under the FCC's ownership attribution rules. There are no interlocking No other shareholder holds a 10 percent or greater ownership interest in Trumpet

A revised version of Attachment 1, edited to show these changes, is also attached.

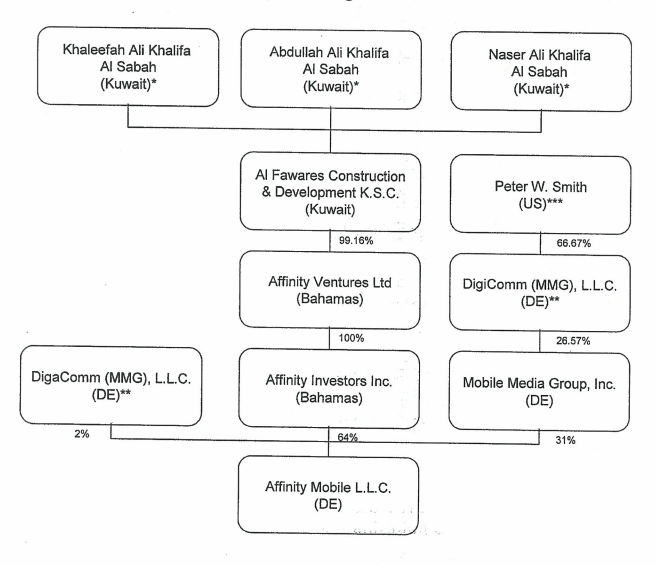
Please contact the undersigned counsel if there are any questions regarding this matter. Please date-stamp the duplicate copy of this letter and return it to the bearer.

Sincerely,

Joan M. Griffin

Its Attorney

### Affinity Mobile, LLC d/b/a Trumpet Mobile Corporate Organization Chart



### Affinity Mobile, LLC d/b/a Trumpet Mobile Corporate Organization Chart

#### **Notes**

- \*Khaleefah Ali Khakifa Al Sabah, Abdullah Ali Khalifa Al Sabah, and Naser Ali Khalifa Al Sabah have *de facto* control of Al Fawares Construction & Development K.S.C.
- \*\* DigaComm (MMG), L.L.C. ("DigaComm MMG") holds a 26.57 percent interest in MMG and thus an 8 percent ownership interest in Trumpet through MMG under the Commission's ownership attribution rules. Because DigaComm MMG holds a 2 percent interest in Trumpet directly, DigaComm MMG holds a total ownership interest of 10 percent in Trumpet.
- \*\*\*Peter W. Smith holds a 66.67 percent ownership interest in DigaComm MMG and thus is considered to hold a 10 percent interest in Trumpet under the FCC's ownership attribution rules.



May 20, 2009

Federal Communications Commission

Policy Division, International Bureau

Attention: Sumita Mukhoty, Sr. Attorney

445 12th Street, SW

Washington, DC 20552

Attachment 2, Special Temporary Authority (STA), Affinity Mobile, LLC

File # ITC-STA-20090209-00087

File # ITC-214-20061214-00564

December 31, 2008. transaction between Affinity Mobile LLC and HH Ventures LLC was not approved by its board members prior to (3). Affinity Mobile LLC sold its assets and customer base to HH Ventures LLC as of December 31, 2008. The review our underlying application for Transfer of Assignment or Control as outlined in 47 C.F.R Section 63.18 (e) Temporary Authority for a period of 60 days to complete the transaction and to allow time for the commission to In reference to the Commission rules and 47 C.F.R. Section 63.51, Affinity Mobile LLC is requesting a Special

the granting of the STA to avoid uninterrupted prepaid wireless service to its existing subscriber base. Affinity Mobile LLC to seek the most feasible solution to satisfy its debt obligations. The public is best served by operations to support and provide service to the existing subscriber base. It was decided by the board members of obligations. The company sought numerous resources to acquire additional funding to maintain its business Affinity Mobile LLC, "the company", necessitates additional operating capital to satisfy its current financial

international section 214 authority to ensure uninterrupted service to the existing subscribers 214 authority. Both parties, HH Ventures LLC and Affinity Mobile LLC are requesting the transfer of the its customers while the Commission processes the underlying assignment application for the international section As per Section 63.25, Affinity Mobile, LLC is requesting special temporary authority to continue providing service to

approval of any transactions that they may have in the future. commission's rules and regulations and will no longer allow any lapses and will request authorization for pre-Affinity Mobile LLC is no longer in the phone subscriber business and HH Ventures LLC is now familiar with the

that this STA can be revoked by the Commission upon its own motion without a hearing. We seek Commission underlying application seeking Commission consent to the transfer/assignment. The parties further acknowledge action on the applications referenced. The parties acknowledge that the grant of the STA will not prejudice any action the Commission may take on the

Sincerely,

Mr. Ira D. Levy
Affinity Mobile, LLC
Managing Director & CFO

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

All International Points )	to Operate as a Resale Carrier for the Provision of International Switched )	Application for Authority Under Section 214 of the Communications Act of 1934, as Amended,	AFFINITY MOBILE, LLC ) d/b/a TRUMPET MOBILE )	In the Matter of )
			File No. ITC-214	

## APPLICATION

pursuant to Section 63.12 of the Commission's Rules and this Application is eligible for streamlined processing treatment dominant carrier in its provision of international service on all routes under Section 63.10(a)(1) any dominant U.S. carrier whose services Trumpet may resell. Thus, Trumpet qualifies as a nonin any of the destination countries for which authority is requested, nor is Trumpet affiliated with as a resale carrier on all international routes. Trumpet has no affiliation with any foreign carrier Section 63.18 of the Commission's Rules, 47 CFR §63.18, hereby requests authority to operate Section 214 of the Communications Act of 1934, as amended ("the Act"), 47 U.S.C. § 214, and Affinity Mobile, LLC d/b/a Trumpet Mobile ("Trumpet" or "Applicant"), pursuant to

information in support of this Application: Pursuant to Section 63.18 of the Commission's Rules, Trumpet sets forth the following

(a) The name, address, and telephone number of the Applicant is:

880 Apollo Street Affinity Mobile, LLC

Suite 237

El Segundo, CA 90245

Phone: (310) 648-7720

Fax: (310) 648-7721

- (b) Trumpet is a limited liability company organized under the laws of Delaware.
- <u>O</u> Correspondence concerning this Application should be sent to:

David Cheng

Affinity Mobile, LLC d/b/a Trumpet Mobile Director of Pricing and Financial Analysis

880 Apollo Street, Suite 237 El Segundo, CA 90245

Fax: (310) 648-7721 Phone: (310) 648-7724

with copies to:

Kelley Drye & Warren, LLP Joan M. Griffin

3050 K Street, NW

Suite 400

Washington, DC 20007 Phone: (202)342-8573

Fax: (202) 342-8451

jgriffin@kelleydrye.com

- (b) Trumpet has not previously received Section 214 authority from the Commission.
- **@** certifies that it will comply with the terms and conditions contained in Sections the signature of Trumpet's authorized representative to this Application, Trumpet 63.21 and 63.23 of the Commission's Rules. Rules, on all routes possible under a grant of global authority. As evidenced by Trumpet requests authority in this Application to operate as a resale carrier, pursuant to the terms and conditions of Section 63.18 (e)(2) of the Commission's
- **(f)** No response required.
- (8) Not applicable

E corporate organization chart is provided in Attachment 1. interest in Trumpet under the Commission's ownership attribution rules. A The following individuals and entities hold a 10 percent or greater ownership

organized under the laws of Delaware. Affinity Investors is a holding company 63.3 percent ownership interest in Trumpet. Affinity Investors is a corporation Affinity Investors Inc. Affinity Investors Inc. ("Affinity Investors") holds a direct whose address is:

Affinity Investors Inc.
Trident Corporate Services (Bahamas) Limited
1<sup>st</sup> Floor
Kings Court
Bay Street
PO Box N-3944
Nassau, Bahamas

Affinity Ventures is a holding company whose address is as follows: interest in Trumpet under the Commission's ownership attribution rules. Affinity Affinity Investors is a wholly-owned subsidiary of Affinity Ventures Ltd Ventures is a limited liability company organized under the laws of the Bahamas. ("Affinity Ventures") and thus is deemed to hold a 65.26 percent ownership

Affinity Ventures Ltd
Trident Corporate Services (Bahamas) Limited
1<sup>st</sup> Floor
Kings Court
Bay Street
PO Box N-3944
Nassau, Bahamas

media and publishing, aviation, and oil field supply markets in the Middle East. construction and development, information technology and communication, ownership interests in companies that participate in the investment banking, organized under the laws of Kuwait. Al Fawares is an investment company with ownership attribution rules. Al Fawares is a closed joint stock company hold a 65.26 percent ownership interest in Trumpet under the Commission's 99.16 percent of the ownership interest in Affinity Ventures and thus is deemed to The address of Al Fawares is as follows: Al Fawares Construction & Development K.S.C. (closed) ("Al Fawares") holds

Al Fawares Construction and Development Co, KSC PO Box 989
Safat 13010
Kuwait

their principal business is investment. The address of Shiekh Ali Al Sabah and control of Al Fawares. Shiekh Ali Al Sabah and his sons are citizens of Kuwait; Al Khalifa Al Sabah ("Shiekh Ali Al Sabah") – Khalifa Ali Khalifa Al Sabah, under the Commission's ownership attribution rules. Three (3) sons of Shiekh Ali No individual shareholder of Al Fawares holds ownership interests in Al Fawares his sons is as follows: Abdullah Ali Khalifa Al Sabah, and Nasser Ali Khalifa Al Sabah - have de facto sufficient to constitute a 10 percent or greater ownership interest in Trumpet

c/o Al Fawares Construction and Development Co, KSC PO Box 989

Safat 13010

Kuwait

call signs WQAR560, et al., ULS File No. 0001619955. in the multichannel video distribution and data service ("MVDDS"). See, e.g., interst in MDS Operations, Inc. ("MDS"). MDS holds approximately 80 licenses Among other things, Shiekh Ali Al Sabah holds a 70 percent non-voting equity

ventures. The address of MMG is as follows: laws of Delaware, whose primary business is investment in mobile media percent direct interest in Trumpet. MMG is a corporation, organized under the Mobile Media Group, Inc. Mobile Media Group, Inc. ("MMG") holds a 31.24

El Segundo, CA 90245 880 Apollo Street c/o Affinity Mobile, LLC Mobile Media Group, Inc.

is investment in MMG. The address of DigaComm MMG is as follows: ownership interest of 10.4 percent in Trumpet. DigaComm MMG is a limited holds a 2.1 interest in Trumpet directly, DigaComm MMG holds a total under the Commission's ownership attribution rules. Because DigaComm MMG in MMG and thus an 8.3 percent ownership interest in Trumpet through MMG DigaComm (MMG), L.L.C. ("DigaComm MMG") holds a 26.57 percent interest liability company, organized under the laws of Delaware, whose primary business

Chicago, IL 60611 400 North Michigan Avenue DigaComm (MMG), L.L.C.

ownership attribution rules. Mr. Smith is a U.S. citizen whose principal business thus is considered to hold a 10.4 percent interest in Trumpet under the FCC's Peter W. Smith holds a 66.67 percent ownership interest in DigaComm MMG and is investment. The address of Mr. Smith is as follows:

Mr. Peter W. Smith c/o DigaComm (MMG), L.L.C. 400 North Michigan Avenue Suite 520 Chicago, IL 60611

interest in Trumpet under the Commission's ownership attribution rules. DigiComm MMG sufficient to constitute a 10 percent or greater ownership No other shareholders of DigaComm MMG hold ownership interests in

under the FCC's ownership attribution rules. There are no interlocking No other shareholder holds a 10 percent or greater ownership interest in Trumpet directorates with any foreign carriers.

- $\Xi$ telecommunications carrier. Application, Trumpet certifies that it is not, and is not affiliated with, a foreign As evidenced by the signature of Trumpet's authorized representative to this
- (j) marketing of international basic telecommunications services in the US. parties to, or the beneficiaries of, a contractual relation affecting the provision or control foreign carriers) own, in the aggregate, more than 25% of Trumpet and are or controls a foreign carrier, or where two or more foreign carriers (or parties that carrier, controls a foreign carrier, or is more than 25% owned by an entity that is telecommunications services to any foreign country where it qualifies as a foreign Application, Trumpet certifies that it will not provide international As evidenced by the signature of Trumpet's authorized representative to this
- (k) No response required.
- (l) No response required.
- (m) No response required.
- (n) such agreements in the future. the route to affect competition adversely in the U.S. market and will not enter into where the foreign carrier possesses sufficient market power on the foreign end of indirectly from any foreign carrier with respect to any U.S. international route As evidenced by the signature of Trumpet's authorized representative to this Application, Trumpet has not agreed to accept special concessions directly or
- 0 Application, Trumpet certifies that no party to this Application is subject to a denial of Federal benefits pursuant to Section 5301 of the Anti-Drug Abuse Act of As evidenced by the signature of Trumpet's authorized representative to this
- (d) Commission's Rules. This Application is eligible for streamlined processing Trumpet requests streamlined processing pursuant to Section 63.12 of the

services over private lines to countries not previously authorized for such because (1) Trumpet is not a foreign carrier, and is not affiliated with any foreign carrier in any country to which it will provide service; (2) Trumpet is not affiliated with a dominant U.S. carrier whose international services it seeks authority to resell; (3) Trumpet is not requesting authority to provide switched services.

### Conclusion

For these reasons, Trumpet requests that the Commission grant this Application.

Respectfully submitted,

AFFINITY MOBILE, LLC D/B/A TRUMPET MOBILE

Washington, D.C. 20007 Phone: (202) 342-8573 jgriffin@kelleydrye.com Joan M. Griffin Kelley, Drye & Warren, LLP 3050 K Street, NW Suite 400

Its Attorney

By: Arif Haji

President

AFFINITY MOBILE, LLC D/B/A TRUMPET

MOBILE 880 Apollo Street Suite 237

El Segundo, CA 90245 Phone: (310) 648-7720

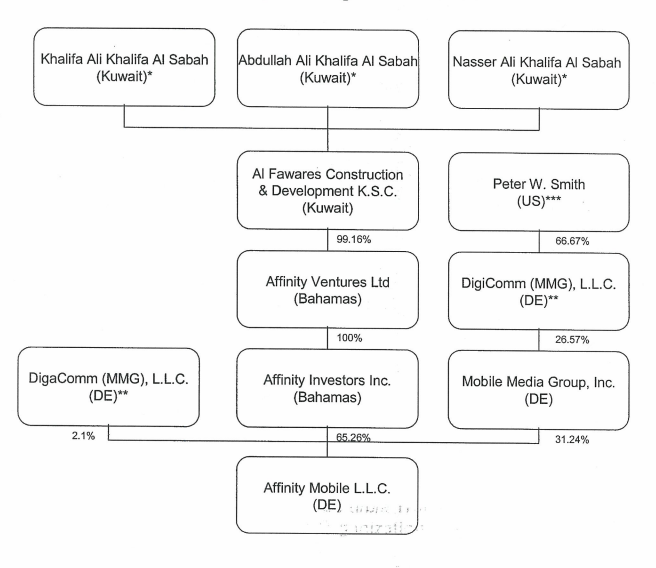
i.,

Date: December 14,

2006

#### Attachment 1

#### Affinity Mobile, LLC d/b/a Trumpet Mobile Corporate Organization Chart



#### Affinity Mobile, LLC d/b/a Trumpet Mobile Corporate Organization Chart

#### **Notes**

\*Khalifa Ali Khakifa Al Sabah, Abdullah Ali Khalifa Al Sabah, and Nasser Ali Khalifa Al Sabah have *de facto* control of Al Fawares Construction & Development K.S.C.

\*\* DigaComm (MMG), L.L.C. ("DigaComm MMG") holds a 26.57 percent interest in MMG and thus an 8.3 percent ownership interest in Trumpet through MMG under the Commission's ownership attribution rules. Because DigaComm MMG holds a 2.1 interest in Trumpet directly, DigaComm MMG holds a total ownership interest of 10.4 percent in Trumpet.

\*\*\*Peter W. Smith holds a 66.67 percent ownership interest in DigaComm MMG and thus is considered to hold a 10.4 percent interest in Trumpet under the FCC's ownership attribution rules.