

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

In the Matter of)
)
VoIParty, Inc.)
ITC-214-20100511-00187)
Application for authority pursuant) **File No.:** _____
to Section 214 of the)
Communications Act of 1934,)
as amended, for global authority)
to operate as an international)
facilities-based and resale carrier)

REQUEST BY VOIPARTY, INC. FOR SURRENDER OF AUTHORITY
(SURRENDER OF INTERNATIONAL SECTION 214 AUTHORITY)

VoIParty, Inc., (hereafter called “Applicant”) hereby requests approval by the Federal Communications Commission (“Commission”) for the Surrender of Authority pursuant to 47 U.S.C. § 214 et. al. The following information is submitted, as required by 47 CFR § 63.71 and 47 C.F.R. § 63.19 of the Commission’s Rules, in support of Applicant’s request for Discontinuance:

47 C.F.R. § 63.71 (a) Statement:

Carrier Name:	VoIParty, Inc.
File No.:	ITC-214-20100511-00187
Carrier Address:	4423 Del Prado Blvd. South Cape Coral, FL 33904
Geographic Service Area(s):	Florida
Description of Service(s):	Telecommunications
Notices to Customers:	Pursuant to 47 C.F.R. § 63.71 (a)(5)(i) and 47 C.F.R. § 63.19

47 C.F.R. § 63.71 (a)(5)(i) Statement:

VoIParty, Inc. is non-dominant with respect to the services being discontinued. No end-user customers are currently served by the Carrier at this time under **ITC-214-20100511-00187**. Due to poor economic conditions, VoIParty, Inc. has ceased operations of services prior to July 1, 2011 and will not offer services in the future. Current plan of the shareholder is to close the company entirely by end of 2011.

47 C.F.R. § 63.19 Compliance:

Pursuant to 47 C.F.R. § 63.19, **VoIParty, Inc.** is required to give notice to all affected customers of the planned discontinuance at least 60 days prior to its planned action. Notice pursuant to 47 C.F.R. § 63.19 has been tendered to each affected customers/carriers of **VoIParty, Inc.** in compliance of the Rule and a copy is herein found in Exhibit 1.

Regulatory Fee Liability Statement:

VoIParty, Inc. has not petitioned for Bankruptcy Protection under U.S. Federal or State Bankruptcy Protection, and does not intend to do so within the next consecutive ninety (90) calendar days. **VoIParty, Inc.** certifies, by and through their undersigned corporate officer, Mr. Joe Machado, that it has made arrangements to pay regulatory fees outstanding to the Commission and has reviewed the FCC Fee Filer system to identify regulatory fees outstanding. **VoIParty, Inc.** will continue to reach out and pay to the Commission's Sub-agencies and Assigns administering and collecting Regulatory fees for the Commission, including for payment of Universal Service Fund Contributions, Telecommunication Relay Service Fee, North American Number Plan Contributions, Local Number Portability Administration Contributions and the FCC ITSP Fee.

VoIParty, Inc. understands that delinquent telecommunication contributors/debtors fall under the Commission's "red light rule" and that the red light rule requires the Commission to withhold action on applications and other requests for benefits when the Entity applying for or seeking benefits is delinquent in non-tax debts owed to the Commission, and to dismiss such applications or other request if the delinquency is not resolved. **VoIParty, Inc. understands that the failure to pay all outstanding regulatory fees may result in either withhold of action or dismissal of this application by the Commission.**

VoIParty, Inc. hereby certifies that it has notified and submitted a copy of this application to the Secretary of Defense; to the state PUCs; and the governors of the states in which service will be affected, as required by law and regulation based upon **VoIParty, Inc's** service and service areas.

CONCLUSION

In conclusion of the foregoing Application, **VoIParty, Inc.** certifies that all of the information in this application is accurate and correct. For these reasons, respectfully requests that the Commission grant Surrender of the company's International Section 214 Authority.

Respectfully submitted,

VoIParty, Inc.

By: /s/ Joe Machado /s/

Name **Mr. Joe Machado, President**

Title: President for **VoIParty, Inc.**

Date: January 27, 2012

By and through Regulatory Counsel,



/s/ Edward Maldonado /s/

Edward A. Maldonado, Esq.

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Exhibit 1

Notice to Customer
Language of Notice

Dear VoIParty, Inc. Customer:

We hereby inform you that **VoIParty, Inc.** will discontinue providing any and all international services or any other telecommunication services, effective January 15, 2011 (“Effective Date”).

Please feel free to replace your services with any other authorized and licensed provider you may select on or before the Effective Date.

The Federal Communication Commission (“FCC”) will authorize this proposed discontinuance of service unless it is shown that customers would be unable to receive service or a reasonable substitute from another carrier or that the public convenience and necessity is otherwise adversely affected. If you wish to object, you should file your comments as soon as possible, but no later than fifteen (15) days after the Commission releases public notice of this proposed discontinuance. Address them to the Federal Communications Commission, International Bureau, Washington DC 20554 or through the Electronic Comment Filing System (ECFS) found at www.fcc.gov and include in your comments a reference to the 47 C.F.R. Section 63.71 Request of VoIParty, Inc. Comments should include specific information about the impact of this proposed discontinuance upon you or your company, including inability to acquire substitute services.

Sincerely,

Mr. Joe Machado
President of VoIParty, Inc.
4423 Del Prado Blvd. South Cape Coral, FL 33904