

Attachment 1 to NGN Latam, Corp Form 214 Application

A Response to Question 9:

NGN Latam, Corp. respectfully requests streamlined processing of this Application pursuant to Section 63.12 of the Commission's Rules. 47 C.F.R. 63.12. This Application qualifies for streamlined processing for the following reasons: (1) While NGN Latam is affiliated with a foreign carrier on routes for which authority is sought, (i) the affiliated foreign carrier lacks market power in that destination market and (ii) The applicant qualifies for a presumption of non-dominance under C.F.R. 63.10 (e)(3), (iii) ; (2) NGN Latam, Corp. is not affiliated with any dominant U.S. carrier whose international switched or private lines services it seeks to resell; and (3) NGN Latam, Corp. is not requesting authority to provide switched service over private lines to countries not previously authorized for service by the Commission.

A Response to Question 11 and Question 12:

Certificaiton

The undersigned hereby certifies, on behalf of NGN Latam, Corp. ("NGN") with respect to the foregoing application for authority to provide international services, that:

1. NGN is not affiliated with any foreign carrier in any of the countries to which NGN proposes to provide service in the foregoing application, except that NGN is affiliated with the following foreign carriers as follows:

NGN Latam Telecomunicaciones - Spain

Chaicomm do Brasil Holding Ltda.- Brazil

SipTrade Telecom Ltd.- Ireland

2. NGN Latam, Corp. does not seek to provide international telecommunications service to any destination where: (1) NGN Latam, Corp. is a foreign carrier in that country; (2) NGN Latam controls a foreign carrier in that country; (3) any entity that owns more than a 25% interest in NGN Latam, Corp., or controls NGN Latam, Corp., controls a foreign carrier in that country; or (4) two or more parties own, in the aggregate, more than 25% of NGN Latam, Corp. and are parties to, or the beneficiaries of, a contractual relationship that affects that provision or marketing of international basic telecommunications services in the United States except that as to (3) above:

(3) Chiacomm (100% owner of NGN Latam) and Raul Fuchs, Tomas Fuchs and Daniel Fuchs (together 100% owners of Chiacomm) own more than a 25% interest in NGN Latam, Corp., controls NGN Latam, Corp., and controls the following foreign carriers in the following countries:

NGN Latam Telecomunicaciones - Spain

Chaicomm do Brasil Holding Ltda.- Brazil

SipTrade Telecom Ltd.- Ireland

3. NGN Latam, Corp. will comply with the terms and conditions contained in Section 63.21, 63.22 and 63.23 of the Commission's Rules. 47 C.F.R. 63.21-.23

4. NGN Latam, Corp. has not agreed to accept special concessions directly or indirectly from any foreign carrier with respect to any U.S. international route where the foreign carrier possesses sufficient market power on the foreign end of the route to affect competition adversely in the U.S. market and will not enter into such agreements in the future.

5. No party to this application is subject to a denial for Federal benefits pursuant to Section 5301 of the Anti-Drug Abuse Act of 1988, 21 U.S.C. 853 (a).

By: Raul Fuchs
Title: Director
Date: 8-17-10