

March 8, 2012

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

Re: Section 63.19 Discontinuance Application of EZKonnect LLC

Dear Ms. Dortch:

On behalf of EZKonnect LLC ("Applicant"), I submit the following letter requesting authority pursuant to Section 214 of the Communications Act of 1934, as amended (the "Act"), 47 U.S.C. § 214, and Section 63.19 of the Federal Communication Commission's ("FCC") Rules, 47 C.F.R. § 63.19 to discontinue international telecommunications services provided pursuant to ITC-214-20110624-00180.

In support of this request, EZKonnect provides the following information:

1) Name and Address of Carrier:

EZKonnect LLC 70 Cathy Lane, Unit # 2 Burlington, NJ 08016

2) Date of Planned Service Discontinuance

EZKonnect did not provide any regulated telecommunications services pursuant to its 214 License.

3) Points of Geographic Areas of Service Affected

EZKonnect did not provide any regulated telecommunications services pursuant to its 214 License.

(4) Brief description of type of service affected

EZKonnect did not provide any regulated telecommunications services pursuant to its 214 License.

4) Brief Description of the Dates and Methods of Notice to All Affected Customers

EZKonnect did not provide any regulated telecommunications services pursuant to its 214 License. Therefore the customer notification requirements under 47 C.F.R. § 63.19 of the Commission's rules are inapplicable with respect to cancelation of services.

5) Regulatory Classification of Carrier

EZKonnect is considered non-dominant with respect to the affected telecommunications services.

The public convenience and necessity will not be adversely affected by the discontinuance of these services since there are alternative providers of these services, therefore Applicant respectfully requests that the Commission approve its Discontinuance Request.

Should you have any questions with respect to this matter, please contact the undersigned.

Respectfully Submitted,

Christopher A. Canter, Esq. On Behalf of EZKonnect LLC

CC: Hafiz Azam, Vice President of EZKonnect LLC