

Attachment 1

Application of T C Telecom LLC to Provide Service to Cuba

T C Telecom LLC (“T C Telecom”) respectfully submits its application for service to Cuba pursuant to the Commission’s Public Notice, DA 10-112, 25 FCC Rcd 436, released January 21, 2010, and Section 63.18(e)(3) of the Commission’s rules.

Response to Question 11

T C Telecom is not a foreign carrier, nor is it affiliated with any foreign carrier as defined in Section 63.09 of the Commission’s rules.

Attachment 2

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Response to Question 14: Ownership Information

The following individual owns a ten percent (10%) or greater direct or indirect interest in T C Telecom:

John Rance
16458 Bolsa Chica St. #20
Huntington Beach, CA 92649
Citizenship: US
Principal business: Telecommunications
Percentage of ownership: 100%

No other person or entity holds a 10% or greater direct or indirect equity or voting interest in T C Telecom. T C Telecom has no interlocking directorates.

Response to Question 15: Section 214 Authority (Sections 63.18(d), (e)(3) and (g))

Section 63.18(d)

T C Telecom has not previously received authority under Section 214 of the Act.

Section 63.18(e)(3)

T C Telecom seeks authority to provide facilities-based and resold voice and data services between the United States and Cuba.

Currently, T C Telecom intends to use existing authorized satellite telecommunications facilities to provide services between the United States and Cuba. In particular, T C Telecom intends to use authorized satellites including Satmex 5 or Satmex 6 and operate from licensed teleports, including teleports in Holmdel, NJ or Palo Alto California to connect with ETECSA's teleport facility in El Jaruco, Municipio de Jaruco, Provincia de Mayabeque, Cuba.

In the future, T C Telecom may use other authorized satellite telecommunications facilities or fiber optic cable established links between the United States and Cuba.

T C Telecom certifies that it will comply with the terms and conditions contained in Sections 63.21, 63.22, and 63.23 of the Commission's rules, as appropriate. Concurrently with this request, T C Telecom is filing a letter notifying the Commission that it agrees to accept the terms

and conditions for a waiver of the benchmark rate applicable to Cuba as set forth in the Commission's April 8, 2011 *Memorandum Opinion and Order*.¹

No agreement with any Cuban entity will involve any investment by T C Telecom or any affiliated companies in Cuba's domestic infrastructure. T C Telecom intends only to acquire such services as are needed from Cuban entities so as to provide service between the United States and Cuba under this Section 214 authorization. T C Telecom will seek, as necessary, any appropriate licenses from the Office of Foreign Assets Control or the Bureau of Industry and Security of the Department of Commerce.

Section 63.18(g)

The authorization of facilities that is the object of this application is categorically excluded as defined by Section 1.1306 of the Commission's rules and no environmental assessment, as set forth in Section 1.1311 of the Commission's rules, needs to be filed with this application.

¹ IConnect Wholesale, Inc. d/b/a TeleCuba, Petition for Waiver of the International Settlements Policy and Benchmark Rate for Facilities-Based Telecommunications Services with Cuba, IB Docket No. 10-95, IBFS File No. ISP-WAV-20100412-00007, *Memorandum Opinion and Order*, 26 FCC Rcd 5217 (2011).