

**BEFORE THE  
FEDERAL COMMUNICATIONS COMMISSION  
Washington, D.C. 20554**

IN THE MATTER OF )  
Section 63.71 Application of )  
Integrated Communications Network, LLC. )

**Section 63.71 Application**

Integrated Communications Network, LLC. (“Integrated Communications,” “the Company,” or “Applicant”) or “Applicant”) hereby seeks expedited authorization pursuant to Section 214(a) of the Communications Act of 1934, as amended (the “Act”), 47 U.S.C. § 214, and § 63.71 of the Commission's rules, 47 C.P.R. § 63.71 to discontinue its provision of interexchange services throughout the Company's service territory.

Integrated Communications is the holder of FCC § 214 authorization ITC-214-20140107-00032. Integrated Communications is in the process of dissolving the company and desires to surrender this license. All customers have migrated to other carriers so as such, no customer notice is necessary, nor is any customer harm possible. On December 31, 2014, Integrated Communications ceased providing and marketing its services and is no longer accepting any new customers. Integrated Communications is concurrently filing an application with the California Public Utilities Commission to surrender its certificate of public convenience and necessity as a non-dominant interexchange carrier.

The Applicant provides the following information to pursuant to § 63.71 of the Commission’s rules:

1. Name and address of carrier:  
Integrated Communications Network, LLC  
1489 Warm Springs Road, Suite 110  
Henderson, NV 89014
  
2. Date of Planned Discontinuance, Reduction, or Impairment: Upon approval by the Commission. The Company does not have any customers and will not add any.

3. Points of Geographic Service Affected: California.
4. Brief Description of Type of Service Affected: Interstate interexchange voice services.
5. Brief Description of the Dates and Methods of Notice to All Affected Customers: Integrated Communications had one existing large customer that chose to voluntarily migrate to other carriers. At that time, the Company chose to cease operations rather than continue providing services.
6. Whether the carrier is considered dominant or non-dominant with respect to the service to be discontinued, reduced or impaired: Company is non-dominant.
7. Request for expedited approval: Company requests expedited approval in order to permanently close the business.

In accordance with § 63.71 of the Commission's rules and concurrent with this filing, a copy of this Application is being mailed to (i) California's Governor and Public Utilities Commission and (ii) the Special Assistant for Telecommunications for the Secretary of Defense.

Respectfully submitted,



David J. Chadwick  
Member

cc: Governor Edmund G. Brown, Jr.  
Special Assistant for Telecommunications for the Secretary of Defense