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March 8, 1999

ITC-AS6-19990219-00123

Joanna Lowry
Assistant Chief, Policy and Facilities Branch
International Bureau - Telecommunications Division
Federal Communications Commission
2000 M Street, NW, Room 800
Washington, DC 20554

Re: Pro Forma Assignment of B&B Fiber Cable's Section 214 Authorization

Dear Ms. Lowry:

Per the request of International Bureau staff, below is a list of the ten percent or greater shareholders of Body of Christ Apostolic Ministries, the parent company of B&B TransAtlantic Ocean Cable, Inc.

Brian Tomlinson, Sr., 3751 6th Ave., Suite B, San Diego, CA 92103; Principal Business: Communications; Citizenship: United States.

I understand that the foregoing information is required for B&B TransAtlantic Ocean Cable to receive approval for *pro forma* assignment of B&B Fiber Cable, Inc.'s Section 214 authorization.

Should you have any questions regarding the foregoing, please do not hesitate to contact the undersigned at (202) 719-4930.

Sincerely,



Davida Grant

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

ITC - ASG - 19990219 - 00123

Docket Number

Granted
Telecommunications Division

date: MAR 23 1999

authorized by: INTERNATIONAL BUREAU

Phyllis J. Sumner
signature Chief, Policy & Facilities Bureau

In the Matter of
B&B TransAtlantic Ocean Cable, Inc.
Application For "Pro Forma" Assignment
of B&B Fiber Cable, Inc.'s Section 214
Authorization To Provide Facilities-Based
And Resold Services Between The U.S.
And All International Points

**APPLICATION FOR PRO FORMA ASSIGNMENT OF SECTION 214
AUTHORIZATION**

B&B TransAtlantic Ocean Cable, Inc. ("B&B TransAtlantic") hereby requests authority, pursuant to Section 214 of the Communications Act of 1934, as amended, and Section 63.18 of the Commission's Rules, to acquire B&B Fiber Cable, Inc.'s ("B&B Fiber") existing Section 214 authorization to provide switched and private line services as a resale and facilities-based carrier between the United States and all international points, except those listed on the Commission's exclusion list. B&B TransAtlantic further requests that the Commission grant this application "pro forma" without public notice or a pleading cycle because assignment of B&B Fiber's existing Section 214 Authorization would not involve an ownership change.