

ATTACHMENT 1

Information Required to Supplement the International Section 214 Main Form

ANSWER TO QUESTION 10

Transferor/Assignor:

1. Section 63.18(c) The name, title, post office address, and telephone number of the officer and any other contact point, such as legal counsel, to whom correspondence concerning the application is to be addressed;

Saskatchewan Telecommunications
13th, 2121 Saskatchewan Drive
Regina, Saskatchewan S4P 3Y2
Phone: (306)777-4648
Fax: (306) 569-8445
Email: brent.munro@sasktel.sk.ca

2. Section 63.18(d) A statement as to whether the applicant has previously received authority under Section 214 of the Act and, if so, a general description of the categories of facilities and services authorized (i.e., authorized to provide international switched services on a facilities basis);

On January 4, 2007, in File No. ITC-214-20041115-0045, Saskatchewan Telecommunications (SaskTel) received authority to provide international facilities-based and resold services to all international points.

Transferee / Assignee:

1. Section 63.18(c) The name, title, post office address, and telephone number of the officer and any other contact point, such as legal counsel, to whom correspondence concerning the application is to be addressed;

J. Jeffrey Mayhook
Mayhook Law, PLLC
34808 NE 14th Avenue
La Center, WA 98629 (USA)
Phone: (360) 263-4340
Fax: (360) 263-4343
Email: jeffrey@mayhooklaw.com

2. Section 63.18(d) A statement as to whether the applicant has previously received authority under Section 214 of the Act and, if so, a general description of the categories of facilities and services authorized (i.e., authorized to provide international switched services on a facilities basis);

Applicant has not previously received or held authority under Section 214 of the Communications Act to provide any form of telecommunications service, domestic or international.

ANSWER TO QUESTION 11

The following persons/entities own at least ten (10) percent of the equity of the assignee/transferee:

The Assignee/Transferee corporation is comprised of 5,000,000 shares of Voting Common Stock and 20,600,000 shares of Non-Voting Common Stock, for Total Common Stock of 25,600,000 shares.

Peter E. Legault
45 Davenrich Way
New Hamburg, Ontario
Canada N3A 0A3
Citizenship: Canada
Principal Business: Private Investor
80% Voting Common Stock; 15.625% Total Common Stock

John M. Warta
421 C Street
Washougal, WA 98671
Citizenship: United States
Principal Business: Private Investor
15% Voting Common Stock; 62.5% Total Common Stock

J. Jeffrey Mayhook
34808 NE 14th Avenue
La Center, WA 98629
Citizenship: United States
Principal Business: Attorney
5% Voting Common Stock; 15.625% Total Common Stock

ANSWER TO QUESTION 12

The Assignee does not have any interlocking directorates, as that term is defined in 47 C.F.R. § 63.09(g), with a foreign carrier.

ANSWER TO QUESTION 13

Pursuant to an Asset Purchase Agreement dated September 4, 2009, SaskTel proposes to transfer to Assignee certain assets comprising the Navigata Communications division of SaskTel. Such assets include customer contracts requiring the delivery of telecommunications services between points in the United States and Canada, and network assets relating to such services. On January 4, 2007 in File No. ITC-214-20041115-0045, SaskTel was granted International Section 214 Authorization to provide international facilities-based and resold services to all international points. SaskTel's application was originally made in the name of Navigata Communications Ltd.; however, by letter dated May 26, 2006, SaskTel informed the Commission that Navigata Communications Ltd. had ceased to actively carry on business and all of its assets were transferred to and owned by SaskTel. The Commission, in DA 07-17 of the afore-referenced File No., granted the application in the name SaskTel. By the present application, and in light of the proposed transfer of the relevant assets, Assignee requests approval of the proposed assignment of SaskTel's International Section 214 Authorization to Assignee.

The assets proposed to be transferred from Assignor to Assignee include virtual points of presence in Seattle, Washington and Los Angeles, California. The customers being assigned do not include any U.S. end user customers as Assignor and Assignee understand that term. Assigned end-user customers will include U.S. locations of corporate customers based in Canada (except any such corporate customers based in Saskatchewan, Canada) where frame relay services are being provided to both the Canadian parent and to branch offices of those Canadian customers located in the U.S. All such end user customers are invoiced solely in Canada for the services provided. For assigned carrier (wholesale) customers, Assignee will provide termination into Canada of U.S. carrier originated traffic terminating in Canada for both regular long distance and toll free services and will terminate long distance traffic originating in Canada and internationally in the U.S. Finally, the assignment will include limited wholesale basis calling card services in the U.S. through a contractual relationship with a U.S.-based Calling Card reseller.

For the purposes of clarification and greater certainty, the assignment to the Assignee by the Assignor does not include any customers based in the province of Saskatchewan, Canada. Those customers (again being U.S. locations of corporate customers based in the province of

Saskatchewan, Canada) will continue to receive services from the Assignor and such customers shall continue to be invoiced by the Assignor solely in Canada for such services. Accordingly, it is the intent and desire of the Assignor (with the agreement of the Assignee) to retain its International Section 214 Authorization for Saskatchewan-based customers of the Assignor. The File No. relating to Assignor's International Section 214 Authorization is ITC-214-20041115-00451.

ANSWER TO QUESTION 14

Assignee is incorporated under laws of the Province of British Columbia, Canada and has received reseller authorization, as well as requested competitive local exchange authority, from the Canadian Radio- Television and Telecommunications Commission. The Assignee is not a foreign carrier or affiliated with any foreign carrier in any destination country other than Canada as described.

ANSWER TO QUESTION 15

Assignee is a foreign carrier as it is incorporated under the laws of the Province of British Columbia, Canada.

ANSWER TO QUESTION 16

Assignee should be classified as a "non-dominant" carrier on all U.S.-international routes. Upon consummation of the proposed asset transfer, Assignee will provide international transport services in the Provinces of British Columbia, Alberta, Ontario and Quebec in Canada. Of the total Canadian market for international transport services estimated to be substantially greater than 50 billion minutes per month, Assignee will provide less than 7.5 million minutes per month, or approximately one-tenth of one percent of the entire Canadian market. The customer contracts proposed to be assigned include a very small number of resold local access lines, a service which is no longer actively marketed. Based on the customer contracts included in the proposed asset transfer, as well as the Assignee's Canadian-based telecommunications revenues, Assignee's total telecommunications revenues are estimated to be approximately \$52 million (Cdn.), representing only a tiny fraction of the total telecommunications services market revenue in Canada, estimated to be \$40.3 billion (Cdn.) in 2008. In sum, Assignee's market share will be no greater than (and, in fact, represent only a portion of) the market share held by Assignor, whom the Commission previously designated as non-dominant on all U.S.-international routes.

For the foregoing reasons and pursuant to Section 63.10(a)(3), Assignee respectfully requests that it be deemed presumptively non-dominant on all U.S.-international routes.

ANSWER TO QUESTION 20

Pursuant to Sections 63.18(p) and 63.12(c)(1)(ii), this application qualifies for streamlined processing because, upon consummation of the proposed transaction that is the subject of this Application, Assignee, a foreign carrier in Canada (a WTO Member country), will qualify for a presumption of non-dominance under Section 63.10(a)(3) for the reasons set forth in response to Question 16.