

## SUPPLEMENT

Pursuant to a Commission staff request, the parties to the subject application, which requests Commission consent to assign PetroCom License Corporation's ("PetroCom License") Section 214 Authorization from PetroCom to Broadpoint Wireless License Co., LLC ("Broadpoint License") hereby supplement the application to provide further clarification regarding the subject transaction:

### **I. Parties to the Application**

#### **A. PetroCom License (Assignor)**

Petrocom License, a Louisiana corporation, currently holds the Section 214 Authorization and is the Assignor in the transaction described in Section II below. Attached hereto is a description of PetroCom License's current ownership.

#### **B. Broadpoint License (Assignee)**

Broadpoint License, a Delaware limited liability company, is the Assignee in the transaction described in Section II below. The following individuals and entities hold a 10 percent or greater direct or indirect equity/voting interest in Broadpoint License, the entity that will hold the Section 214 Authorization upon consummation of the transaction described in Section II below:

<b>Name/Address/Citizenship/Organization</b>	<b>Direct/Indirect</b>	<b>Percentage of Voting/Equity</b>
Broadpoint Wireless Merger-Sub, LLC 170 S. Warner, Suite 104 Wayne, PA 19087 Organized: Delaware, USA	Direct	100% Voting/Equity
Broadpoint Wireless, LLC 170 S. Warner, Suite 104 Wayne, PA 19087 Organized: Delaware, USA	Indirect	100% Voting/Equity
Broadpoint Holdco, Inc. 170 S. Warner, Suite 104 Wayne, PA 19087 Organized: Delaware, USA	Indirect	100% Voting/Equity
Alta Communications IX, L.P. 200 Clarendon Street, 51 <sup>st</sup> Floor Boston, MA 02116 Organized: Massachusetts, USA	Indirect	100% Voting/Equity
Alta Communications IX Managers Limited Partnership (General Partner of Alta Communications IX, L.P.) 200 Clarendon Street, 51 <sup>st</sup> Floor Boston, MA 02116	Indirect	100% Voting/Equity

Organized: Massachusetts, USA		
Alta Communications IX Managers , LLC (General Partner of Alta Communications IX Managers Limited Partnership) 200 Clarendon Street, 51 <sup>st</sup> Floor Boston, MA 02116 Organized: Massachusetts, USA	Indirect	100% Voting/Equity
Timothy L. Dibble 200 Clarendon Street, 51 <sup>st</sup> Floor Boston, MA 02116 Citizenship: USA	NA	Managing Member of Alta Communications IX Mangers, LLC.
Brian W. McNeill 200 Clarendon Street, 51 <sup>st</sup> Floor Boston, MA 02116 Citizenship: USA	NA	Managing Member of Alta Communications IX Mangers, LLC.

At this time, no other individual or entity holds a 10% or greater direct or indirect equity or voting interest in Broadpoint.

## **II. Description of Transaction**

On April 13, 2010, an Agreement and Plan of Merger (the “Agreement”) was entered into by and among Trident Global Communications, LLC (“Parent”), Broadpoint Wireless, LLC (“Buyer”), Broadpoint Wireless Merger-Sub, LLC (“Sub”), PetroCom, LLC (“Company”), PetroCom License, Employee Acquisition Company, LLC (“EAC”), Sola Communications, LLC (“Sola”), Coastel Acquisition, LLC (“Coastel”) and S&P Cellular Holding Company, LLC (“Member”). An authorized representative of each entity listed above executed the agreement on behalf of the respective parties to the Agreement.

Pursuant to the Agreement, for certain consideration, all assets held by PetroCom License and parent entities that are used to operate a cellular and satellite communications network in the Gulf of Mexico under FCC Licenses granted by the Commission will be acquired by Broadpoint Wireless, LLC, as the Buyer in the Agreement described above.

With respect to the FCC Licenses, the following events will take place in accordance with the terms of the Agreement: PetroCom License, the entity that currently holds the Section 214 Authorization, will first merge into PetroCom, LLC. PetroCom License will cease to exist. Then, PetroCom, LLC will merge with and into Broadpoint Wireless Merger-Sub, LLC, the direct subsidiary of Broadpoint Wireless, LLC. PetroCom License will cease to exist. To complete the transaction, the Section 214 authorization will be assigned to Broadpoint License, the direct subsidiary of Broadpoint Wireless Merger-Sub, LLC.

### **III. Ownership of Broadpoint License Following Consummation of the Transaction**

The ownership of Broadpoint License will remain the same, as set forth in Section IB above.