### **ANSWER TO QUESTION 10**

## **Information for Assignor**

• Contact Information for Assignor:

Company Contact Michael R. Burrow Indiana Fones, Inc. 2331 E. 600 N. Greenfield, IN 33178 Tel. 317-326-3131

Legal Counsel Gregory W. Whiteaker Bennet & Bennet, PLLC Suite 201 4350 East West Highway Bethesda, MD 20814 Tel. 202-371-1500

• Indiana Fones, Inc., FRN: 0004328423, prior to being merged into its parent company, Central Indiana Communications, Inc., was a domestic corporation organized under the laws of the State of Indiana.

#### **Assignee**

• Contact Information for Assignee:

Company Contact
Michael R. Burrow
Central Indiana Communications, Inc..
2331 E. 600 N.
Greenfield, IN 33178
Tel. 317-326-3131

Legal Counsel Gregory W. Whiteaker Bennet & Bennet, PLLC Suite 201 4350 East West Highway Bethesda, MD 20814 Tel. 202-371-1500

- Central Indiana Communications, Inc., FRN: 0015561350, is a domestic corporation organized under the laws of the State of Indiana.
- Central Indiana Communications, Inc. has not previously received Section 214 authority.

## **ANSWER TO QUESTION 11**

The following information is provided for all entities that hold an ownership interest of 10% or more in Central Indiana Communications, Inc.:

Hancock Rural Telephone Corp. dba Hancock Telecom 2331 E. 600 N.
Greenfield, IN 33178
Tel. 317-326-3131
Rusiness: Telecommunications/Energy

Business: Telecommunications/Energy State of Incorporation: Indiana

Ownership: 100% (direct)

• Hancock Rural Telephone Company ("HRTC"), FRN: 0002899060, is a member-owned cooperative that was incorporated on November 14, 1950 under Indiana's Rural Telephone Cooperative Act (IND. CODE §8-1-17-1, et seq.). None of the company's customer/members holds an ownership interest of 10% or greater in the company.

### **ANSWER TO QUESTION 13**

The present filing is a notification of *pro forma* assignment of the International Section 214 authorization held by Indiana Fones, Inc. ("Fones") to Central Indiana Communications, Inc. ("CICI"). That assignment occurred on January 1, 2008 when Fones was merged into CICI. Prior to the merger, Fones was a wholly-owned subsidiary of CICI. At that time, the Commission was notified by letter of the *pro forma assignment* and the information required by Sections 63.24 (f) and 63.18 (a) through (d) and (h) of the rules was provided. However, it was recently discovered that the Commission's records continue to reflect Fones as the holder of the International 214, perhaps because the previous notification was not submitted electronically through the IBFS. A copy of that previous submission is attached hereto. Because Fones no longer exists as a separate entity as a result of its merger, the surviving company, CICI, is making all certification and statements related to the 214 Authorization Holder on behalf of Fones. The merger transaction qualifies as a *pro forma* assignment under section 63.24(d) of the Commission's rules as it is an "[a]ssignment or transfer from a corporation to a wholly owned direct or indirect subsidiary thereof or vice versa . . . ." See Note 2 to paragraph (d).

2331 E. 600 North Greenfield, IN 46140 1-800-876-4232 • 317-326-8581



January 24, 2008

# 7006 0100 0007 0686 6124

Marlene H. Dortch Secretary Federal Communications Commission 445 Twelfth Street, SW Washington, DC 20554

Re:

Notice of Pro Forma Assignment of International Section 214 Authority

From Indiana Fones, Inc. to its Successor in Interest,

Central Indiana Communications, Inc.

**IURC CTA No.: FB0710-4** 

## Dear Madam Secretary:

Pursuant to Section 63.24 of the Commission's Rules, Central Indiana Communications, Inc. ("Assignee") hereby provides the Commission with notice of the pro forma assignment of the referenced authorization from its predecessor in interest, Indiana Fones, Inc. ("Assignor"). Effective December 31, 2007, Indiana Fones, Inc., an Indiana corporation and wholly owned subsidiary of Central Indiana Communications, Inc., merged into its parent company Central Indiana Communications, Inc., an Indiana corporation.

In accordance with the requirements of Section 63.24, the following information is provided:

# (a) Name, address and telephone number of Assignee:

Central Indiana Communications, Inc. 2331 E. 600 N. Greenfield, IN 46140 317.326.3131

# (b) The Government, State, or Territory under the laws of which Applicants are organized:

Assignor and Assignee are organized under the laws of the State of Indiana.

# (c) Contact Information (for both Assignor and Assignee):

Tim Hills President 2331 E. 600 N. Greenfield, IN 46140 (317) 326-3131

with a copy to:

David Cosson Attorney At Law 2154 Wisconsin Ave., N.W. Washington, D.C. 20007 (202) 333-5275

## (d) Statement regarding prior Section 214 authority.

Assignee has not previously applied for or held authority under Section 214 of the Act to provide international services.

## (e) Owner of Assignee:

		Principal	Ownership
Owner	Citizenship	<b>Business</b>	Percentage
Hancock Rural Telephone Corp.			
d/b/a Hancock Telecom	US	Rural LEC	100%
			200,0

There are no interlocking directorates with any foreign carrier.

# (f) Certification of pro forma assignment:

Central Indiana Communications, Inc. hereby certifies that the referenced assignment constitutes a *pro forma* transfer of control and that, together with all previous *pro forma* transactions, does not result in a change in the actual controlling party.

Respectfully submitted,

Tim Hills President

Article Number (Copy from service label)  7006 0100 0007 0686 6134  S Form 3811, July 1999 Domestic Return Receipt 102595-99-M-1789	Article Number (Copy from service label)  7006 0100 0007 068 ( S Form 3811, July 1999 Domestic Re	Mashington DC  Article Number (Copy from service label)	Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired.  Print your name and address on the reverse so that we can return the card to you.  Attach this card to the back of the mailpiece, or on the front if space permits.  Article Addressed to:  FCC  H415 Twelfth St. SW  Washington 30554	
	3. Service Type  3. Service Type  3. Service Type  3. Service Type  4. Registered Agail C.O.D.  4. Restricted Delivery? (Extra Fee) Yes	D. Is delivery address different from item 1? \( \text{Y ss} \)  If MERC Bit weed bill by Three places. \( \text{No.} \)  JAN 2 9 2008	A. Received by (Please Print Clearly)  B. Date of Delivery  C. Signature	