

Notification of Pro forma Assignment
CRC Communications LLC (ITC-214-20000807-00468 & ITC-214-19980608-00391)
Communications Design Acquisition LLC (ITC-214-20020213-00076
Granby Telephone LLC (ITC-214-20020524-00291)
Mid-Maine Telplus LLC (ITC-214-19961101-00549)

Attachment 1

Answer to Question 10

In Attachment 1, please respond to paragraphs (c) and (d) of Section 63.18 with respect to the assignor/transferor and the assignee/transferee.

63.18(c)

For each Applicant (CRC Communications LLC, Communications Design Acquisition LLC, Granby Telephone LLC and Mid-Maine Telplus LLC) the contact is:

Assignor: Ed Tisdale
Senior Vice President
Otelco, Inc.
56 Campus Drive
New Gloucester, Maine 04062
Telephone: (207) 688-8270

Assignee: Ed Tisdale
Senior Vice President
Otelco, Inc.
56 Campus Drive
New Gloucester, Maine 04062
Telephone: (207) 688-8270

Copies of all correspondence, notices, and inquiries should also be addressed to:

Karly Baraga Werner
Dorsey & Whitney LLP
50 South Sixth Street, Suite 1500
Minneapolis, MN 55402
Telephone: (612) 492-6538

63.18(d)

The Assignors held the following Section 214 authority:

CRC Communications of Maine, Inc. held International Section 214 authority to provide Global Facilities-Based and Global Resale international telecommunications services in ITC-214-20000807-00468 and ITC-214-19980608-00391.

Communications Design Acquisition Corporation held International Section 214 authority to provide Global Facilities-Based and Global Resale international telecommunications services in ITC-214-20020213-00076.

The Granby Telephone and Telegraph Company of Massachusetts, Inc. held International Section 214 authority to provide Global Facilities-Based and Global Resale international telecommunications in ITC-214-20020524-00291.

Mid-Maine Telplus held International Section 214 authority to provide Global Resale international telecommunications in ITC-214-19961101-00549.

The Assignees did not previously hold any Section 214 authority prior to the transaction described in this Notification.

Answer to Question 11

Does any entity, directly or indirectly, own at least ten (10) percent of equity of the assignee/transferee as determined by successive multiplication in the manner specified in the note to Section 63.18(h) of the rules?

If you answered “Yes” to this question, provide in Attachment 1, the name, address, citizenship, and principal businesses of each person or entity that directly or indirectly owns at least ten (10) percent of the equity of the assignee/transferee, and the percentage of equity owned by each of those persons or entities (to the nearest one percent).

Otelco Inc., a Delaware corporation, is a publicly-held corporation, trading on NASDAQ under the symbol “OTT” and on the Toronto Stock Exchange under the symbol “OTT.un.” Otelco has approximately 16,250 shareholders. No single shareholder holds 10% or more of the voting stock of Otelco. Management and members of the Otelco Board of Directors combined hold less than 1.0% of Otelco’s voting stock.

There are no officers or directors of Otelco, Inc. that also serve as an officer or director of a foreign carrier as defined in Section 63.09(d).

Answer to Question 13

Provide in Attachment 1 a narrative of the means by which the proposed assignment or transfer of control will take place. In circumstances of a substantial assignment or transfer of control pursuant to Section 63.24(e), where the assignor seeks authority to assign only a portion of its U.S. international assets and/or customer base, please specify whether the assignor requests authority to continue to operate under any or all of its international Section 214 File Nos. after consummation; and, if so, please specify in Attachment 1 each File No. it seeks to retain in its own name. Label your response “Answer to Question 13.”

Otelco, Inc. respectfully notifies the Commission that on January 1, 2012, all of the Otelco subsidiaries that were corporations (“Assignors”) were converted into limited liability companies (“Assignees”) pursuant to the applicable state of jurisdiction’s conversion statute. The conversion did not change the ownership of the subsidiaries. The Assignors were wholly-owned subsidiaries of Otelco, Inc., and the Assignees remain wholly-owned subsidiaries of Otelco, Inc. As such, the assignments described herein are pro forma because they concern a corporate reorganization that involves no substantial change in the beneficial ownership of the corporation, and that includes a change in form of a business entity, as described in 47 CFR § 63.24(d).