ATTACHMENT 1

Answer to Question 10

Rule 63.18 (c) Contact Information:

All correspondence and other communications concerning this application should be directed to:

John L. Clark Goodin, MacBride, Squeri Day & Lamprey, LLP 505 Sansome Street, 9th Floor San Francisco, California 94111

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Rule 63.18 (d) Authorizations

Creative Interconnect holds domestic operating authority pursuant to Rule 63.01, 47 C.F.R. § 63.01. Creative Interconnect holds authority to provide global or limited global resale services under File No. ITC-214-20100721-00294.

Utility holds domestic operating authority pursuant to Rule 63.01, 47 C.F.R. § 63.01. Utility holds authority to provide Global or Limited Global Facilities-Based Service, Global or Limited Global Resale Service under ITC-214-20091019-00447.

Answer to Question 11

Rule 63.18(h) Ownership

There are no interlocking directorships with any foreign carriers.

Creative Interconnect:

The following entity directly holds 10% or greater ownership or control interests in Creative Interconnect Communications, LLC:

Name and Address	Citizenship	Principal Business	Percentage Direct Interest in Creative Interconnect
The Wilde Family 2005 Trust 555 Old County Road, Suite 100	United States	Revocable Trust	100%

San Carlos, CA 94070		

The following individuals are the trustees of, and hold 100% of the beneficial interests in, The Wilde Family 2005 Trust:

Name and Address	Citizenship	Principal Business	Percentage Attributable Interest in Creative Interconnect
William Wilde 555 Old County Road, Suite 100 San Carlos, CA 94070	United States	Telecommunications Management	100%
LaDawn Wilde 555 Old County Road, Suite 100 San Carlos, CA 94070	United States	Telecommunications Management	100%

No other individual or entity holds, directly or indirectly, and interest in Creative Interconnect Communications, LLC.

<u>Utility</u>: The following individual and entity directly hold 10% or greater ownership or control interests in Utility Telephone, Inc.:

Name and Address	Citizenship	Principal Business	Percentage Direct Ownership/Control of Utility
Jason Mills 1121 Waterloo Road Stockton, CA 95210	United States	Telecommunications Management	54%
John K. and Dianne B. La Rue Revocable Trust 4646 Morada Lane Stockton, CA 95210	United States	Revocable Trust	46%

The following individuals are the trustees of, and hold 100% of the beneficial interests in, the John K. and Dianne B. La Rue Revocable Trust:

Name and Address	Citizenship	Principal Business	Percentage Attributable Interest in Utility
John K. La Rue 4646 Morada Lane Stockton, CA 95210	United States	Telecommunications Management	46%
Dianne B. La Rue 4646 Morada Lane	United States	Homemaker	46%

Stockton, CA 95210		

No other individual or entity holds, directly or indirectly, and interest in Utility Telephone, Inc.

Answer to Question 13

Description of Transaction

Creative Interconnect's owners wish to redeploy their capital into other ventures or investments and, therefore, have entered into an agreement to sell Creative Interconnect's telecommunications assets, including its customer base, to Utility. The proposed transaction will take place pursuant to an asset purchase agreement between Creative Interconnect and Utility, whereby Utility will acquire the telecommunications customer base and assets of Creative Interconnect in exchange for cash payment.

Following the transfer, Utility will provide continued service to the transferred customers under the same rates, terms, and conditions that they enjoyed previously as customers of Creative Interconnect, without disruption or any other adverse impact on service quality. Thus, the transaction will be virtually transparent to affected customers. In accordance with applicable Commission and state requirements, all affected customers will be provided a minimum of thirty days' advance written notice of the proposed transaction. Further, closing of the transaction will be subject to receipt of all required Commission and state authorizations.

Answer to Question 20

Rule 63.18(p) Streamlined Processing

This application is eligible for streamlined processing under Sections 63.03 and 63.12 of the Commission's Rules, 47 CFR § 63.03 and § 63.12. With respect to the domestic authority, the application is eligible for streamlining pursuant to 47 C.F.R. § 63.03 because the proposed transaction would result in Utility, the transferee, having a less than 10% share in the interstate, interexchange market, the transferee would provide competitive telephone exchange services or exchange services, if any, exclusively in geographic areas served by a dominant local exchange carrier that is not a party to the transactions, and none of the applicants is dominant with respect to any service. *See* 47 C.F.R. § 63.03(b)(2)(i).