

November 26, 2012

Secretary Dortch
Federal Communications Commission
445 12th Street SW
Washington, DC 20554

**VIA ECFS IN WCB DOCKET 12-341
VIA IBFS FOR FILE NUMBER ITC-ASG-20121116-00310**

**Re: Amendment to Joint Domestic and International 214 Application to Assign
Assets of Telovations, Inc., WCB Docket 12-341, IB Docket ITC-ASG-
20121116-00310**

Dear Secretary Dortch:

Lovett Miller & Co. (“Assignor”), Bright House Networks Information Services (Florida), LLC (“BHNIS” or Assignee”), and Telovations, Inc. (“Telovations” or “Licensee”) (collectively, “Applicants”), file this supplement to the above-referenced application to provide additional information regarding the services and geographic territory served by the Applicants.

Telovations is a cloud communications provider that delivers hosted voice solutions to business customers, including PBX and managed SIP trunking services. Telovations also offers “communications-as-a-service,” which enables businesses to deploy communications devices and application on a pay-as-you-go, as-needed basis, eliminating the need for capital investment and ongoing overhead. Telovations provides these services through network elements and facilities leased from incumbent local exchange carriers (“ILECs”) and competitive local exchange carriers (“CLECs”).

In contrast, BHNIS does not offer these types of services. BHNIS provides connectivity to the public switched telephone network over its own facilities to its affiliate, Bright House Networks, LLC (“BHN”), which in turn provides voice over Internet Protocol services (“VoIP”) to residential customers, and VoIP, Internet connectivity and other similar services to business customers. Although the Assignee’s and Licensee’s service territories for CLEC services overlap in the Tampa and Orlando markets in Florida, they provide different services to consumers in those geographic areas. Moreover, in these markets, consumers have a many other providers of telecommunications and communications services from which to choose, including AT&T, Verizon, TW Telecom, Level 3, XO, 8x8, Summit Broadband, Earthlink, Vocalocity, ShoreTel Sky, and Telesphere.

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Finally, the Applicants would like to clarify that the satellite earth station licenses held by BHNIS's parent are used solely for internal transport of video programming and are not used to provide any service of any kind to the retail public.

Should you have any questions regarding this filing, please do not hesitate to contact the undersigned.

Respectfully submitted,



Danielle Frappier

cc: Jodie May
David Krech