Before the FEDERAL COMMUNICATIONS COMMISSION

Washington, D.C. 20554

In the Matter of the Application of)
GLENTEL CORP.)
Assignor)
and) File No. ITC
INFOSAT ABLE HOLDINGS, INC.)
Assignee)
For Grant of Authority Pursuant to)
Section 214 of the Communications Act of)
1934, as amended, and Section 63.24 of the)
Commission's Rules to Complete an)
Assignment of Customer Base and)
Related Assets)

APPLICATION

Glentel Corp. ("Glentel" or "Assignor") and Infosat Able Holdings, Inc. ("Infosat" or "Assignee"), pursuant to Section 214 of the Communications Act of 1934, as amended, 47 U.S.C. § 214, and Section 63.24 of the Commission's rules, 47 C.F.R. § 63.24, respectfully request consent from the Commission for Glentel to assign to Infosat substantially all of the assets, including the customer base, associated with the U.S. business of Glentel that is described in this application. Infosat is a non-dominant carrier that already holds Section 214 authority from the Commission to operate as a facilities-based and resale carrier.

In support of this request, Glentel and Infosat are providing the information set forth in Attachment 1.

Attachment 1

DESCRIPTION OF THE APPLICANTS (Response to Question 10)

A. Glentel Corp. – Assignor

Glentel is incorporated under the laws of the State of Washington. Glentel resells mobile satellite services in the United States that are provided via the MSAT-1 and MSAT-2 Mobile Satellite Service space stations operated by LightSquared.¹

Glentel's contact information is as follows:

Glentel Corp. 1201 3rd Avenue, Suite 3400 Attn.: Erika Tse Seattle, WA 98101 604-294-2323

With copy to:

Joseph A. Godles, Esq. Goldberg, Godles, Wiener & Wright LLP 1229 19th Street, NW Washington, DC 20036 202-429-4900

¹ Glentel recently filed a request pursuant to Section 214 of the Communications Act and Section 63.18 of the Commission's Rules for global resale authority (*see* FCC File No. ITC-214-20130110-00008). As explained in that application, although Glentel has been making Section 214-related FCC filings for many years and was of the belief that it holds a Section 214 authorization, it has been unable to locate a Section 214 file number for the company. Based on discussions with the International Bureau's staff about these circumstances, Glentel filed its recent application so it can secure a Section 214 file number.

B. Infosat Able Holdings, Inc. - Assignee

Infosat is incorporated under the laws of the state of Delaware. Infosat holds authority pursuant to Section 214 of the Communications Act and Section 63.18 of the Commission's Rules to operate as a facilities-based and resale carrier (*see* ITC-214-19990128-00050, ITC-214-20000113-00025).

Infosat's contact information is as follows:

Infosat Able Holdings, Inc. c/o Goldberg, Godles, Wiener & Wright 1229 19th Street, NW Washington, DC 20036 202-429-4900

With copy to:

Joseph A. Godles, Esq. Goldberg, Godles, Wiener & Wright LLP 1229 19th Street, NW Washington, DC 20036 202-429-4900

OWNERSHIP INTERESTS OF PROPOSED ASSIGNEE (Response to Question 11)

Infosat Able Holdings, Inc. is a wholly-owned subsidiary of Telesat Satellite Holdings Corporation ("TSHC").

TSHC's contact information is as follows:

Telesat Satellite Holdings Corporation c/o Goldberg, Godles, Wiener & Wright 1229 19th Street, NW Washington, D.C. 20036 202-429-4900 I. The following are the Officers, Director, and Ownership of TSHC:

A. Officers

Daniel S. Goldberg, President and CEO Address: Telesat 1601 Telesat Court Gloucester ON K1B 5P4 Canada

Christopher S. DiFrancesco, Secretary Address: Telesat 1601 Telesat Court Gloucester ON K1B 5P4 Canada

B. <u>Director</u>

Daniel S. Goldberg is the only director of TSHC.

C. Ownership

TSHC is wholly owned by Telesat Canada. Telesat Canada is wholly owned by Telesat Interco Inc., which is wholly owned by Telesat Holdings Inc.

II. The following are the Officers, Directors, and Ownership of Telesat Holdings Inc.:

A. Officers

Daniel S. Goldberg, *President and CEO*Michel G. Cayouette, *Chief Financial Officer*Chris DiFrancesco, *Vice President, General Counsel and Secretary*

B. <u>Directors</u>

John P. Cashman
Derek Murphy
Clare R. Copeland
James Pittman
Gordon J. Fyfe
Mark H. Rachesky
V. Peter Harder
Michael B. Targoff
Hank Intven
Colin D. Watson

C. Ownership

The ownership of Telesat Holdings Inc. is as follows:

Loral Space & Communications Inc. (Loral), through its wholly-owned subsidiaries Loral Holdings Corporation and Loral Space & Communications Holdings Corporation, all U.S. companies, holds 62.80% of the equity of Telesat Holdings Inc. Loral holds a 33% voting interest for all matters.

The Public Sector Pension Investment Board (PSP), through its wholly-owned subsidiary Red Isle Private Investments Inc., a Canadian company, holds 35.32% of the equity of Telesat Holdings Inc. PSP is a Canadian Crown corporation established by the Canadian Parliament pursuant to the Public Sector Pension Investment Board Act. PSP holds a 66% voting interest for all matters except the election of the board of directors, and a 30% voting interest for the election of the board of directors.

Third-party investors:

John P. Cashman, a citizen of Canada and Ireland, holds a 30% voting interest solely for the election of the board of directors of Telesat Holdings Inc. Colin D. Watson, who is a Canadian citizen, holds a 6% voting interest solely for the election of the board of directors of Telesat Holdings Inc.

Shareholder	Jurisdiction of Incorporation	Address	Participating Equity	Shares w/ Voting Rights for Directors	Shares w/ Voting Rights on All Other Matters
PSP	Created by Act of Canadian Parliament	440 Laurier Avenue West Suite 200 Ottawa, Ontario Canada K1R 7X6	35.32%	30%	66%%
Loral	Delaware	Loral Space & Communications Inc. 600 Third Ave N.Y. N.Y.	62.80%	331/3/%	331/3%
John P. Cashman		103 Roxborough Street East Toronto, Ontario Canada M4W 1V9		30%	
Colin D. Watson		72 Chestnut Park Rd Toronto, Ontario Canada M4W 1W8		63/4%	

FOREIGN CARRIER CONSIDERATIONS (Response to Question 12)

Daniel S. Goldberg and Christopher S. DiFrancesco, who are the only officers and/or directors of Infosat, also are officers and/or directors of the non-U.S. carriers shown below. The countries in which these companies operate as non-US carriers is shown in the response to Question 14.

Telesat Canada Infosat Communications LP Telesat Brasil Capacidade de Satélites Ltda. Telesat (IOM) Limited

DESCRIPTION OF THE TRANSACTION (Response to Question 13)

Glentel and Infosat have executed an Asset Purchase Agreement pursuant to which Glentel seeks to sell and assign to Infosat the assets, including the customer base, associated with Glentel's business in the United States of reselling mobile satellite services that are provided via the MSAT-1 and MSAT-2 Mobile Satellite Service space stations operated by LightSquared. Glentel does NOT seek authority to continue to operate under its international Section 214 authorization following consummation of this transaction. Grant of this application is in the public interest because it will facilitate a transaction that ensures uninterrupted service for Glentel's U.S. customers.

FOREIGN CARRIER AFFILIATION POST-CONSUMMATION

(Response to Question 14)

Infosat is affiliated with the foreign carriers shown below, and these companies operate as carriers in the countries shown below. Telesat Canada indirectly owns 100% of the other foreign carriers shown below and indirectly owns 100% of Infosat.

FOREIGN CARRIER	COUNTRY
Telesat Canada	Canada
Infosat Communications LP	Canada
Telesat Brasil Capacidade de Satélites Ltda.	Brazil
Telesat (IOM) Limited	Isle of Man

(Response to Question 15)

See response to Question 14, above.

NON-DOMINANT CARRIER STATUS OF ASSIGNEE (Response to Question 16)

Infosat's foreign carrier affiliates lack sufficient market power on the foreign end of the routes between the United States and the countries identified in the response to Question 14, above (the "Infosat Affiliate Countries") to affect competition adversely in the U.S. market. The foreign carrier affiliates' respective shares of the international transport and local access markets in the Infosat Affiliate Countries is well under 50%.

Accordingly, pursuant to Section 63.10(a)(3) of the rules Infosat is presumptively classified as non-dominant.

REQUEST FOR STREAMLINED PROCESSING (Response to Question 20)

This application is eligible for streamlined processing under Section 63.12(c)(1)(ii) of the rules because the proposed assignee, Infosat, qualifies for a presumption of non-dominance in the relevant markets (*see* response above to Question 16).