

ATTACHMENT 1

Answer to Question 10

Rule 63.18 (c) Contact Information:

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

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Rule 63.18 (d) Authorizations

IXCH holds blanket domestic Section 214 operating authority pursuant to Rule 63.01 [47 C.F.R. § 63.01]. IXCH holds international Section 214 authority to provide global or limited global resale services under File No. ITC-214-20101112-00459.

Telekenex Acquisition does not provide telecommunications service and does not hold any Section 214 authorizations.

Answer to Question 11

Rule 63.18(h) Ownership

There are no interlocking directorships with any foreign carriers.

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IXCH:

The following entity directly owns or controls 10% or more of IXC Holdings, Inc.

Name and Address	Citizenship	Principal Business	Percent Equity
IXC, Inc. 800 S. Michigan Street Seattle, WA 98108	United States	Holding Company	100%

The following entities own or control 10% or more of IXC, Inc.:

Name and Address	Citizenship	Principal Business	Percentage Equity
BPB, LLC 800 S. Michigan Street Seattle, WA 98108	United States	Holding Company	28.4%
Walden VC II, L.P. 1 California Street, # 2800; San Francisco, CA 94111	United States	Venture Capital Fund	35.5%
Altos Ventures IV, L.P.	United States	Holding Company	21.3%

The following individuals own or control 10% or more of BPB, LLC:

Name and Address	Citizenship	Principal Business	Percentage Equity
Brandon Chaney 800 S. Michigan Street Seattle, WA 98108	United States	Telecommunications Management	50%
Anthony Zabit 24 Greenwood Way Mill Valley, CA 94941	United States	Telecommunications Management	50%

No other individual or entity owns or controls a 10% or more interest in IXC Holdings, Inc. (as determined the Commission's ownership attribution rules).

Telekenex Acquisition (Current Ownership): Telekenex Acquisition, at the time of this application, is a shell. Upon consummation of the proposed Transaction, the following entity will own or control 10% or more of Telekenex Acquisition:

Name and Address	Citizenship	Principal Business	Percentage Equity
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Telekenex Holdings LLC c/o Spire Capital Management LLC 1500 Broadway, Suite 1811 New York, New York 10020	United States	Holding Company	82%
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The following individuals and entities will own or control 10% or more of Telekenex Holdings, LLC:

Name and Address	Citizenship	Principal Business	Percentage Equity
Spire Capital Partners III, LLC c/o Spire Capital Management LLC 1500 Broadway, Suite 1811 New York, New York 10020	United States	Holding Company	100%

No other individual or entity owns or controls a 10% or more interest in Telekenex Acquisition (as determined the Commission’s ownership attribution rules).

Answer to Question 13

Description of Transaction

The proposed Transaction is a sale to Telekenex Acquisition of the operations currently carried out by IXCH. Telekenex Acquisition is a new entity formed specifically for the Transaction and has no current operations of its own. After completion of the Transaction, Telekenex Holdings LLC, a Delaware limited liability company, will control 82% of the equity interest in Telekenex Acquisition. Telekenex Holdings LLC will be wholly-owned by Spire Capital Partners III, LLC, a Delaware limited liability company. The current management investors of IXC Holdings, Inc. will own 16% of Telekenex Acquisition in the aggregate, with no single investor holding more than 10% of the equity interest.

After completion of the Transaction, Telekenex Acquisition will continue to provide service to the transferred customers under the same rates, terms, and conditions that the customers enjoyed previously as customers of IXCH, without disruption or any other adverse impact on service quality. Further, operations will continue to be conducted under day-to-day management by the same team of experienced telecommunications professionals who are responsible for IXCH’s operations, today. 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, this application is eligible for streamlining because Telekenex Acquisition, the transferee, is not a telecommunications provider. *See* 47 C.F.R. § 63.03(b)(1)(ii).

With respect to the international authority, this Application is eligible for streamlined processing because none of the exceptions to streamlined filing specified by paragraph (c) of Section 63.12 applies.