

ATTACHMENT 1

Application to Assign Assets from T-Mobile USA, Inc. to UVNV, Inc.

Pursuant to Section 214 of the Communications Act of 1934, as amended (the “Act”), and Section 63.24 of the Commission’s rules,¹ T-Mobile USA, Inc. (“T-Mobile USA”) and UVNV, Inc. (“Ultra Mobile”) seek Commission consent to assign certain prepaid wireless customers from T-Mobile USA to Ultra Mobile. The customers currently purchase service from T-Mobile USA under the brand name Univision Mobile.² **Upon consummation of the proposed transaction, Ultra Mobile will provide service to the transferred customers pursuant to its existing international Section 214 authorization. T-Mobile USA will retain its international Section 214 authorizations.**

Answers to Question 10

Assignor Contact Information

David Schofield
UVNV, Inc.
1550 Scenic Ave., Suite 100
Costa Mesa, CA 92626
Tel. 714-271-5500
Fax 949-900-1094
dschofield@ultra.me

With a copy to:

Leon Nowalsky
Law Office of Nowalsky & Gothard
1420 Veterans Memorial Blvd.
Metairie, LA 70005
Tel. 504-832-1984
Fax 504-831-0892
lnowalsky@nbglaw.com

Assignee Contact Information

David Werblow
T-Mobile USA, Inc.
12920 SE 38th St.
Bellevue, WA 98006
Tel. 425-383-8379
david.werblow@t-mobile.com

With a copy to:

Jennifer L. Kostyu
Wilkinson Barker Knauer, LLP
1800 M St., N.W., Suite 800N
Washington, D.C. 20036
Tel. 202-783-4141
Fax 202-783-5851
jkostyu@wbklaw.com

Place of Organization

T-Mobile USA is a corporation organized under the laws of the State of Delaware. Ultra Mobile also is a corporation organized under the laws of the State of Delaware.

Prior International Section 214 Authorizations

¹ 47 U.S.C. § 214; 47 C.F.R. § 63.24.

² Ultra Mobile will continue to use and provide service under the Univision Mobile brand name post-closing.

T-Mobile USA holds four international Section 214 authorizations, File Nos. ITC-214-20061004-00452 (global resale service), ITC-214-19960930-00473 (global resale service), ITC-214-20120301-00067 (global resale service), and ITC-214-20011116-00601 (global facilities-based and resale services). T-Mobile USA will retain all of its international Section 214 authorizations.

Ultra Mobile holds one international Section 214 authorization, File No. ITC-214-20141103-00290 (global resale service), and will provide service to the transferred customers pursuant to its existing authorization.

Answer to Question 11

Pursuant to Section 63.18(h) of the Commission’s rules, the following entities hold a direct 10 percent or greater equity interest in Ultra Mobile:

Name: The David and Paige Glickman Family Trust – David Paul Glickman and Paige Budd Glickman, Trustees
Address: 1550 Scenic Ave., Suite 100
Costa Mesa, CA 92626
Citizenship: United States (Trust and Trustees)
Principal Business: Telecommunications
Ownership Interest: 57.31 percent

Name: David Schofield
Address: 1550 Scenic Ave., Suite 100
Costa Mesa, CA 92626
Citizenship: United States
Principal Business: Telecommunications
Ownership Interest: 14.24 percent

Name: Chris Furlong
Address: 1550 Scenic Ave., Suite 100
Costa Mesa, CA 92626
Citizenship: United States
Principal Business: Telecommunications
Ownership Interest: 14.21 percent

No other entity or individual directly or indirectly holds a 10 percent or greater interest in Ultra Mobile.

Answer to Question 13

Description of Transaction and Public Interest Statement

T-Mobile USA and Ultra Mobile have entered into an agreement pursuant to which customers who are currently purchasing prepaid wireless service from T-Mobile USA under the

brand name Univision Mobile will be assigned to Ultra Mobile. Upon consummation of the transaction, Ultra Mobile will be the service provider of the transferred customers.

The proposed transaction will serve the public interest by promoting competition in the telecommunications marketplace. T-Mobile USA and Ultra Mobile also are coordinating to ensure a smooth migration of customers and to avoid any disruption of services. Moreover, both T-Mobile USA and Ultra Mobile hold only *de minimis* shares of the U.S.-international markets. The proposed transaction thus poses no risk of competitive harm to the telecommunications markets on routes between the United States and foreign points.

Answer to Question 20

This application qualifies for streamlined processing pursuant to Section 63.12 of the Commission's rules. Ultra Mobile is not affiliated with any foreign carriers. It therefore also qualifies for a presumption of non-dominance under Section 63.10 of the Commission's rules on all U.S.-international routes.