

**ATTACHMENT 1
FOR THE *PRO FORMA* ASSIGNMENT OF
INTERNATIONAL SECTION 214 AUTHORIZATION**

This application notifies the Commission pursuant to Section 63.24(f) of the Commission's rules¹ of the *pro forma* assignment of an international Section 214 authorization from and to subsidiaries controlled by DOCOMO Guam Holdings, Inc. ("DOCOMO Holdings"). The assignment that is the subject of this notification filing resulted from an internal reorganization that occurred on January 27, 2016. In general, the DOCOMO-family of companies located on Guam and the Commonwealth of the Northern Marianas Islands (CNMI) simplified its corporate structure to eliminate intervening companies and LLCs. Overall, two Section 214 authorizations, and a minor interest in a submarine cable, were assigned to two different entities. Both before and after the assignment, there was no change in the ultimate control of the licenses or authorizations.² Attached is a chart showing the companies before and after the reorganization.

This application relates to the international Section 214 authorization held by CNMI Telecom, LLC, which was assigned to MCV CNMI Holding Corp. These companies were both indirect wholly owned subsidiaries of DOCOMO Holdings, and CNMI Telecom, LLC has now been dissolved. As a result, the restructuring does not change the ultimate ownership or control of the international Section 214 authorization; DOCOMO Holdings (and through it, NTT DOCOMO, INC.) continue to control the authorization at issue. Accordingly, the assignment is *pro forma* in nature.

RESPONSE TO ITEMS ON IBFS ELECTRONIC FORMAT

Answer to Question 10 – Section 63.18(c)-(d):

Correspondence concerning this notification should be sent to:

James W. Hofman
General Counsel
DOCOMO PACIFIC, INC.
219 S Marine Corps Dr. Ste. 206
Tamuning, Guam 96913
Tel: (671) 688-2355
Fax: (671) 649-7247
jhofman@docomopacific.com

with a copy to:

Carl R. Frank
Wiley Rein LLP

¹ See 47 C.F.R. § 63.24(f).

² Separate notifications will be filed for assignment of those authorizations and license.

1776 K Street, NW
Washington, DC 20006
Tel: (202) 719-7269
Fax: (202) 719-7049
cfrank@wileyrein.com

Place of Formation: CNMI Telecom, LLC was a Delaware limited liability company. MCV CNMI Holding Corp. is a Guam corporation.

Section 63.18(d). CNMI Telecom, LLC held the international Section 214 authorization that is the subject of this notification, File No. ITC-214-20050825-00347. MCV CNMI Holding Corp. did not previously hold international Section 214 authority.

Answer to Question 11 – Section 63.18(h):

The name, address, citizenship, and principal business of each of MCV CNMI Holding Corp.’s ten percent or greater interest holders are:

Direct Ownership of MCV CNMI Holding Corp.

DOCOMO PACIFIC, INC.
219 S Marine Corps Dr. Ste. 206
Tamuning, Guam 96913
Citizenship: Guam Corporation
Principal Business: Mobile telecommunications, Cable TV, and information services
Direct Ownership Interest: 100% of MCV CNMI Holding Corp.

Indirect Ownership of MCV CNMI Holding Corp.

DOCOMO Guam Holdings, Inc.
c/o NTT DOCOMO, INC.
900 17th Street, NW
Suite 900
Washington, DC 20005
Citizenship: Guam Corporation
Principal Business: Holding Company
Direct Ownership Interest: 100% percent of DOCOMO PACIFIC, INC.

NTT DOCOMO, INC. (“DOCOMO”)
2-11-1 Nagata-cho, Chiyoda-ku
Tokyo 100-6150, Japan
Citizenship: Japan
Principal Business: Mobile telecommunications and information services
Percentage Held: 100% interest in DOCOMO Guam Holdings, Inc.

NIPPON TELEGRAPH AND TELEPHONE CORPORATION (“NTT”)
3-1, Otemachi 2-Chome, Chiyoda-ku

Tokyo 100-8116, Japan
Citizenship: Japan
Principal Business: Ownership of shares and exercise of rights as shareholder of NTT group companies
Percentage Held: 63.32% interest in DOCOMO

Japan Ministry of Finance
3-1-1 Kasumigaseki, Chiyoda-ku
Tokyo 100-8940, Japan
Citizenship: Japan
Principal Business: Japanese government
Percentage Held: 33.78% interest in NTT

No other individual or entity has a ten percent or greater interest in NTT or MCV CNMI Holding Corp.

Answer to Question 12 – Section 63.18(h):

Keisuke Yoshizawa is a director for MCV CNMI Holding Corp., DOCOMO PACIFIC, INC., and DOCOMO Guam Holdings, Inc. He also is a director for the following three foreign carriers: Hutchison Telephone Company Limited, a carrier in Hong Kong; Far Eastone Telecommunications Co., Ltd., a carrier in Taiwan; and Robi Axiata Limited, a carrier in Bangladesh.

Answer to Question 13

This application notifies the Commission pursuant to Section 63.24(f) of the Commission's rules³ of the *pro forma* assignment of an international Section 214 authorization from and to subsidiaries controlled by DOCOMO Holdings. The assignment that is the subject of this notification filing resulted from an internal reorganization that occurred on January 27, 2016. In general, the DOCOMO-family of companies located on Guam and the Commonwealth of the Northern Marianas Islands (CNMI) simplified its corporate structure to eliminate intervening companies and LLCs. Overall, two Section 214 authorizations, and a minor interest in one submarine cable, were assigned to two different entities. Both before and after the assignment, there was no change in the ultimate control of the licenses or authorizations. Attached is a chart showing the companies before and after the reorganization.

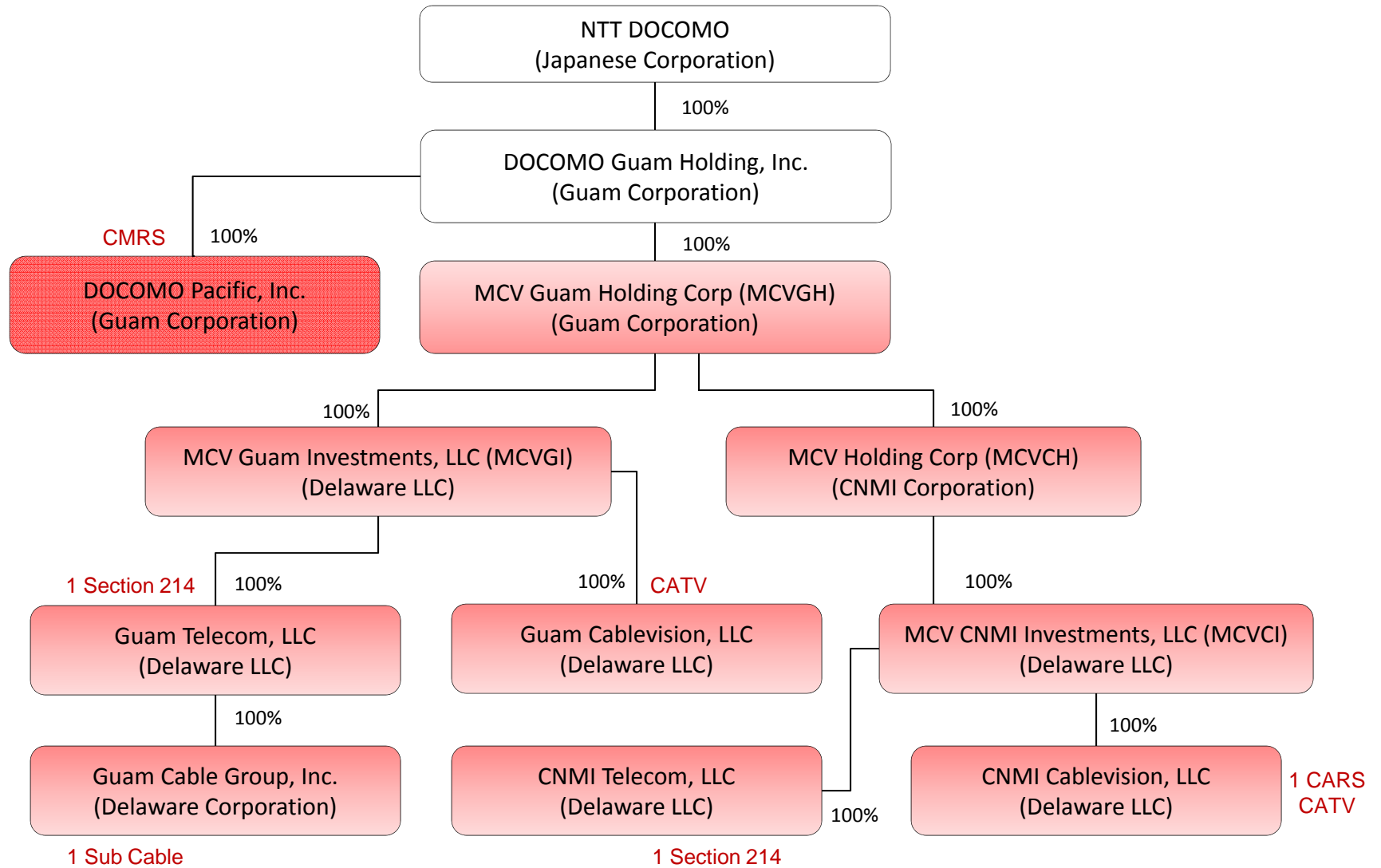
This application relates to the international Section 214 authorization held by CNMI Telecom, LLC, which was assigned to MCV CNMI Holding Corp. The former was 100 percent controlled by DOCOMO Holdings; the latter is a 100 percent subsidiary of DOCOMO Holdings. As a result, the restructuring does not change the ultimate ownership or control of the international Section 214 authorization; DOCOMO Holdings (and through it, NTT DOCOMO, INC.) continue to control the authorization at issue. Accordingly, the assignment is *pro forma* in nature. The Commission previously recognized that “[r]egulatory review of [*pro forma*] transactions yields

³ See 47 C.F.R. § 63.24(f).

no significant public interest benefits, but may delay or hinder transactions that could provide substantial financial, operational, or administrative benefits for carriers.”⁴

⁴ *1998 Biennial Review – Review of International Common Carrier Regulations*, Report and Order, 14 FCC Rcd 4909, ¶ 42 (1999).

PRE-REORGANIZATION CORPORATE STRUCTURE



POST-REORGANIZATION CORPORATE STRUCTURE

