

Before the  
FEDERAL COMMUNICATIONS COMMISSION  
Washington, D.C. 20554

*In the Matter of*

ActiveServe, Inc.  
FRN: 0023401417 (“Assignor”)

And

File No.: **ITC-T/C-20170607-00111**

T3 Communications, Inc. (FL)  
FRN: 0025556606 (“Assignee”)  
A wholly owned subsidiary of  
T3 Communications, Inc. (NV)  
FRN: 0025998519

Joint Application for authority pursuant  
to Section 214 of the Communications Act  
of 1934, as amended, for Consent to Transfer  
Control of (Assignment of) Customers & Select Assets

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**JOINT INTERNATIONAL APPLICATION FOR CONSENT  
TO ASSIGN CUSTOMERS AND SUPPORTING ASSETS**

T3 Communications, Inc., a Florida corporation and wholly owned subsidiary of T3 Communications, Inc., a Nevada corporation, (“T3” or “Assignee”), and ActiveServe, Inc. (“ActiveServe” or “Assignor”) herein collectively called the “Applicants” pursuant to Section 214 of the Communications Act of 1934, as amended, 47 U.S.C. § 214 *et. al.* (1982), and Section(s) 63.03; 63.04 and 63.24 of the Federal Communication Commission’s (hereafter called “Commission”) Rules,<sup>1</sup> herein seek the Commission’s Consent to Assign Assets of a domestic and international common carrier, specifically a select base of IP-PBX and interconnected VoIP (I-VoIP) account customers/subscribers under the *ActivePBX*<sup>®</sup> brand name and who use national and international long distance I-VoIP services and make such assignment from ActiveServe to T3. The assignment of these customers/subscribers will take place subject to Commission approval. Thereafter T3 will thereafter assume all underlying carrier and I-VoIP

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<sup>1</sup>See. 47 C.F.R. § 63.03; 47 C.F.R. § 63.04; 47 C.F.R. § 63.24 respectively.

operations after ActiveServe migrates its customers/subscribers to T3. The transaction contemplates only assignment of customers, supporting software and domain names used to support customers under the branding of *ActivePBX*.<sup>®</sup> The transaction does not contemplate the transfer or sale of equipment used in providing telecommunication services or the federal licensure of ActiveServe by the Commission. This transaction shall comprise transfer of the entire customer base of ActiveServe. Post-transaction, ActiveServe shall exit the marketplace of I-VoIP services and surrender its international authority from the Commission after all regulatory fee obligations and requirements have been fulfilled for FY 2020. ActiveServe presently holds international authority from the Commission to provide services pursuant to 47 U.S.C. § 214 and has since February 28, 2014. T3 presently holds authority from the Commission to provide international services pursuant to 47 U.S.C. § 214 and has continually since October 5, 2007.

ActiveServe communicates and coordinates all billing and written correspondence through email accounts of its customers. ActiveServe additionally provides notices to its customers through its customer account portals and its website. All customer accounts and customer access are based on log-in tied to the respective customer's email address. Subject to the Commission's approval of this Assignment of assets, all customers at the heart of this transaction will be provided notice by email detailing the approval of the Assignment, the Assignment, the transition date, and be given the unrestricted option to discontinue service should they object. The same notice shall be conspicuously posted on the respective account portal of *ActivePBX*<sup>®</sup>, wherein the customers shall information and opportunity to exercise the right to discontinue, should they elect. The customers are business consumers of I-VoIP and IP-PBX services of ActiveServe under contract or subscription agreements with the Assignor. These contracts and subscriptions allow ActiveServe to transfer and assign the customer accounts upon notice.

T3 has no foreign affiliations with foreign or dominant carriers. T3 maintains I-VoIP services equal to ActiveServe. Subject to the Commission's approval of this Assignment of assets, migration of service will be coordinated by the applicants and seamless to the customers. T3 maintains operations in

the State of Florida that are readily and available to migrate and support the contemplated assignment of ActiveServe's customer base without interruption of service. ActiveServe shall continue to support T3 in the migration to ensure no loss or interruption of service to the *ActivePBX*<sup>®</sup> customers post transaction. Billing and customer support shall continue under the *ActivePBX*<sup>®</sup> brand throughout the migration.

By granting this application, the Commission will serve the public interest, convenience and necessity by promoting competition in the international services market. Competition will benefit U.S. consumers by increasing service options and lowering prices. Furthermore, the assignment of assets will not result in any change of service to the contemplated customers of ActiveServe, except insofar as T3 shall be the carrier instead of ActiveServe. T3 will not change the types of services provided to these customers, and, they will continue to receive their national and international services at the same quality and terms as they currently receive with ActiveServe. Thus, the public interest will be served by the grant of assignment of these customers and assets from Assignor to Assignee.

### **Summary of the Contemplated Transaction**

The Assignor, ActiveServe, desires to focus its business in other areas of data and communication services and discontinue servicing retail I-VoIP and IP-PBX services and consumers. Currently ActiveServe has approximately three hundred forty three (343) business IP-PBX accounts under its *ActivePBX*<sup>®</sup> brand that are comprised customers of national long distance and international I-VoIP services. ActiveServe and T3 have entered into an agreement (that stipulates that its closing is subject to the prior consent of the Commission) wherein T3 will undertake all services of the *ActivePBX*<sup>®</sup> subscribers and assume these subscribers as customers after the Commission's approval of this application for assignment of assets. T3 has secured adequate facilities to maintain and operate services to these accounts and will ensure the continuity of service quality and pricing post transaction.

### **Request for Streamlined Processing**

The Applicants respectfully submit that this Application is eligible for streamlined processing pursuant to Section 63.03 and Section 63.12 of the Commission's Rules, found at 47 C.F.R. § 63.03 and 47 C.F.R. § 63.12, respectively. This Application is eligible for streamlined processing pursuant to Section 63.03(b)(2)(i) because, immediately following the transactions: (1) Applicants will hold less than a ten percent (10%) share of the interstate and/or interexchange market; (2) No dominant local exchange carriers are parties to the proposed transaction; and (3) Neither the Applicants are, or will be, dominant with respect to any service. This Application further qualifies for Streamlined treatment pursuant to 47 C.F.R. § 63.12 as T3 is not affiliated with a dominant foreign carrier, and will not become affiliated with a foreign carrier as a result of this transaction. Furthermore, the provisions of 47 C.F.R. § 63.12(c) do not apply in this instance.

In support of this Application, Applicants T3 and ActiveServe submit Application Attachments I and II, and the Applicants herein provide the following information:

## **I. DESCRIPTION OF THE APPLICANTS**

### **A. T3 Communications, Inc., a Florida corporation FRN: 0025556606 ("Assignee"):**

T3 Communications, Inc., Florida, (T3) is a privately held corporation with its principal offices at 2401 1<sup>st</sup> Street, Suite 300, Ft. Myers, FL 33901. T3 is a wholly owned subsidiary of T3 Communications, Inc. a Nevada Corporation, with its principal offices at 825 W. Bitters, Suite 104 San Antonio, TX 78216. T3 has held the Commission's authority to provide international services since 2007.<sup>2</sup> T3 provides I-VoIP retail and wholesale VoIP communications services in the form of Domestic International Services in and from the States of Texas and Florida as well as nationally. All of the services provided by T3 are competitive in nature and T3 does not hold a dominant position in any market. The following individuals or entities, directly or indirectly own at least 10 percent of the equity of Assignee T3:

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<sup>2</sup> See, ITC-214-20070911-00377- Oct. 5, 2007; and ITC-T/C-20170607-00111 - July 14, 2017. Present Commission licensure of a T3 affiliated company is also under a *transfer of control application* File Number: ITC-T/C-20191028-00175, was granted on January 31, 2020 but pending consummation by the parties. The structure of T3 Communications, Inc, (Nevada) was approved by the Commission under ITC-T/C-20191028-00175 is found in the Pre-transaction and Post transaction diagrams.

**T3 Communications, Inc. (Nevada)**825 W. Bitters, Suite 104  
San Antonio, Texas 78216

A Nevada corporation

Primary Business: Telecommunications Holding Company

**100% Ownership in T3****FRN: 0025998519**

The following individuals or entities, directly or indirectly own at least 10 percent of the equity of

Assignee T3 Communications, Inc. (Nevada):

**1. Digerati Technologies, Inc. (Digerati)**825 W. Bitters, Suite 104  
San Antonio, Texas 78216

A Nevada corporation

Primary Business: Telecommunications

**80.01% Ownership in T3****FRN: 0017362443**

The following individuals or entities, directly or indirectly own at least 10 percent of the equity of  
Digerati Technologies, Inc.:

Name: **Arthur L. Smith**, an individualAddress: 825 W. Bitters, Suite 104  
San Antonio, Texas 78216Citizenship: United StatesPrimary Business: Telecommunications**18.23% direct ownership in Digerati****FRN: 0029774742**Name: **Antonio Estrada**, an individualAddress: 825 W. Bitters, Suite 104  
San Antonio, Texas 78216Citizenship: United StatesPrimary Business: Telecommunications**14.7% direct ownership in Digerati****FRN: 0029775848**Name: **Craig K. Clement**, an individualAddress: 825 W. Bitters, Suite 104  
San Antonio, Texas 78216Citizenship: United StatesPrimary Business: Telecommunications**11.3% direct ownership in Digerati****(12.58% total as beneficial owner)****FRN: 0029775897**

Mr. Clement holds an additional 1.28% of indirect ownership in Digerati by and through Flagship Oil & Gas Corp., a Nevada corporation, under his exclusive ownership and control.

There are no other 10% or more owners voting or equity in Digerati. No individual or company listed herein has any ownership interest in any other telecommunications companies.

2. **Name: Blue Sunshine, LLC (Blue Sunshine)** **16.12% direct ownership in T3(NV)<sup>3</sup>**  
**Address:** 588 Castle Pine Pkwy, B4-133 **FRN: 0029776069**  
 Castle Pines, CO 80108  
 A Florida corporation  
Primary Business: Holding Company

The following individuals or entities, directly or indirectly own at least 10 percent of the equity of, or membership interest in, Blue Sunshine, LLC (as it relates to any beneficial ownership of T3):

**Name: Pamela G. Reel, an individual** **100% direct in Blue Sunshine**  
**Address:** 588 Castle Pines Pkwy, B4-133 **FRN: 0029791688**  
 Castle Pines, CO 80108  
Citizenship: United States  
Primary Business: Investor\*

\* Ms. Reel also holds a minority interest in *NexGen Integrated Communications, LLC* a telecommunications services provider as an investor.

3. **Name: MaReHa, LLC (MaReHa)** **2.58% direct ownership in T3(NV)<sup>4</sup>**  
**Address:** 12401 Brantley Commons Ct., Suite 101  
 Ft. Myers, FL 33907  
 A Florida limited liability Company  
Primary Business: Investor

The following individuals or entities, directly or indirectly own at least 10 percent of the equity of, or membership interest in, MaReHa, LLC (as it relates to any beneficial ownership of T3):

**Name:** Matt Bernhardt, an individual **48.75% direct ownership in MaReHa**  
**Address:** 14300 Riva Del Lago Dr. #1103  
 Fort Myers, FL 33907  
Citizenship: United States  
Primary Business: Investor

**Name:** Reema Bhatia, an individual **48.75% ownership direct in MaReHa**  
**Address:** 14300 Riva Del Lago Dr. #1103  
 Fort Myers, FL 33097  
Citizenship: United States  
Primary Business: Investor

There are no other 10% or more voting or equity in MaReHa, LLC. No individual or company listed herein has any ownership interest in any other telecommunications companies.

<sup>3</sup> This company previously held interest in T3 Communications, Inc. (NV) through ITN Partners, LLC (FL). On June 29, 2020, the members of this LLC voluntarily dissolved the company and this company took direct ownership of a pro rata interest it held via ITN Partners, LLC as a part of separation and dissolution.

<sup>4</sup> This company previously held interest in T3 Communications, Inc. (NV) through ITN Partners, LLC (FL). On June 29, 2020, the members of this LLC voluntarily dissolved the company and this company took direct ownership of a pro rata interest it held via ITN Partners, LLC as a part of separation and dissolution.

4. **Name: ITVantage, LLC (ITV)** **1.29% direct ownership in T3(NV)<sup>5</sup>**  
Address: 5590 Summerlin Commons Way  
 Suite 1004  
 Ft. Myers, FL 33907  
 A Florida Corporation  
Primary Business: Investor

There are no owners, or members, either in voting or equity within ITVantage, LLC that directly or indirectly own or control at least 10 percent of the equity in the limited liability company (as it relates to any beneficial ownership of T3).

**B. ActiveServe, Inc., a Florida corporation**  
**FRN: 0023401417 (“Assignor”)**

ActiveServe, Inc is a privately held Florida corporation with its principal offices at 1444 Biscayne Blvd. Suite 301, Miami, FL 33132 (“Assignor”). ActiveServe provides retail IP-PBX and Interconnected VoIP telephony to businesses and corporations including national and international I-VoIP services to and from the United States under the *ActivePBX*<sup>®</sup> brand name. ActiveServe has held the Commission’s authority to provide international services since 2014.<sup>6</sup> The ownership of ActiveServe is comprised of two (2) individual shareholders who are: 1.) Alex Gonzalez who is a Florida resident and fifty percent (50%) shareholder **FRN: 0029773405**, and: 2.) Jose M. Gonzalez who is a Florida resident and Fifty percent (50%) shareholder **FRN: 0029773900**. The address for each is the same as ActiveServe. ActiveServe is a small business concern under SBA rules and is family owned by two owners who are brothers. There are no holding companies between its owners. No other individual or entity holds a 10% or greater interest in ActiveServe. The interests of the two owners in the Assignor are held directly as natural persons. All prior shareholder approvals and board consents have been obtained by the Assignor prior to this application.

**III PUBLIC INTEREST CONSIDERATIONS:**

<sup>5</sup> This company previously held interest in T3 Communications, Inc. (NV) through ITN Partners, LLC (FL). On June 29, 2020, the members of this LLC voluntarily dissolved the company and this company took direct ownership of a pro rata interest it held via ITN Partners, LLC as a part of separation and dissolution.

<sup>6</sup> See, ITC-214-20140303-00061, February 28, 2014.

As previously stated, the Applicants believe that the added competition this Transfer and Assignment will bring to the market will benefit the consumers of United States-international telecommunications services, and predominantly those in the State of Florida which are current subscribers of ActiveServe under the *ActivePBX*® brand of IP-PBX and I-VoIP service. This includes competitive pricing of services and increased availability of a variety of innovative service options. Therefore, the grant of this Application will further the public interest.

## **CONCLUSION:**

In conclusion of the foregoing Application and Attachments herein submitted, the Applicant T3 certifies that all of the information in this application is accurate and correct as evidenced in its officer's signature in its Verification. ActiveServe certifies that all of the information in this application is accurate and correct as evidenced in its officer's signature in its Verification. For these reasons, respectfully requests that the Commission grant this application.

Respectfully Submitted:

Date: July 22, 2020

By and through attorney of record for this application:

/s/ **Edward A. Maldonado** /s/

Edward A. Maldonado, Esq.

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FRN: 0025998519

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## Application Attachment I.

(Information pursuant to 47 CFR § 63.12 as required pursuant to 47 CFR § 63.24)

The following information is submitted, as required by 47 CFR § 63.12 of the Commission’s Rules, in support of the Joint Application and T3 Communications, Inc’s (T3) request for authorization to transfer control, and the assignment, of ActiveServe’s customers:

T3 respectfully requests streamline processing pursuant to 47 CFR § 63.12 and herein certifies by the attached verification to this Application that:

1. It is not affiliated with a foreign carrier in a destination market it seeks authority to serve;
2. It has no affiliation with a dominant U.S. carrier who's international switched or private line services T3, through its control of ActiveServe’s assets, will seek authority to resell, either directly or indirectly through the resale of another reseller’s services;
3. It does not seek authority to provide switched basic services over private lines to a country for which the Commission has not previously authorized the provision of switched services over private lines.
4. The Commission has not informed T3 in writing that this Application is not eligible for streamlined processing.

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### Application Attachment II.

(Information pursuant to 47 CFR § 63.18 as required pursuant to 47 CFR § 63.24)

The following information is submitted, as required by 47 CFR § 63.18 of the Commission’s Rules, in support of Applicants’ request for authorization:

**47 CFR § 63.18(a):** The names, addresses and telephone numbers of the Applicants are as follows:

Assignor:

**ActiveServe, Inc.**   **FRN: 0023401417**  
1444 Biscayne Blvd. Suite 301  
Miami, FL 33132  
Attn: Mr. Alex Gonzalez, President

Assignee:

**T3 Communications, Inc. (“T3”)**   **FRN: 0025556606**  
2401 1<sup>st</sup> Street, Suite 300  
Ft. Myers, FL 33901  
Attn: Mr. Arthur L. Smith, President & CEO.

**47 CFR § 63.18(b): Jurisdiction of Organizations**

1. Assignor: ActiveServe, Inc. is a corporation incorporated under the laws of the State of Florida held by two beneficial owners:

- a. Alex Gonzalez is a natural person, United States Citizen and resident of the State of Florida. Percentage of ownership: 50% **FRN: 0029773405**
  - b. Jose M. Gonzalez is a natural person, United States Citizen and resident of the State of Florida. Percentage of ownership: 50% **FRN: 0029773900**
2. Assignee: T3 Communications, Inc. is a corporation incorporated under the laws of the State of Florida. It is a wholly owned subsidiary of T3 Communications, Inc. (Nevada). Ownership and Beneficial Ownership of more than 10% in Assignee is stated in above body of application.

**47 CFR § 63.18(c)**: Correspondence concerning this application should be sent to:

Assignor: Active Serve, Inc.  
1444 Biscayne Blvd., Suite 301  
Miami, FL 33132  
Attn: Alex Gonzalez, President

With Copy to:

Edward A. Maldonado, Esq.  
Maldonado Law Group  
2850 S. Douglas Rd. Suite 303  
Coral Gables, FL 33134  
Tel: 305-477-7580 Fax: 305-477-7504  
E-mail: [eam@maldonado-group.com](mailto:eam@maldonado-group.com)

Assignee: T3 Communications, Inc.  
2401 1<sup>st</sup> Street, Suite 300  
Ft. Myers, FL 33901  
Attn: Mr. Arthur L. Smith, CEO.

Edward A. Maldonado, Esq.  
Maldonado Law Group  
2850 S. Douglas Rd. Suite 303  
Coral Gables, FL 33134  
Tel: (305) 477-7580  
Fax: (305) 477-7504

**In Response to Question 14 and 15 of FCC 214 Application:**

**47 CFR § 63.18(d)**: ActiveServe, Inc. has previously received authority under Section 214 of the Act.<sup>7</sup> T3has previously received authority under Section 214 of the Act<sup>8</sup>.

**47 CFR § 63.18(e)**: Applicant T3 by and through its assignment, and thereafter control, of ActiveServe's customers. requests global or limited facilities-based and resale Section 214 authority pursuant to the terms and conditions of Section 63.18(e)(1) and (e)(2) of the Commission's Rules under its existing license for this transaction. T3 is not acquiring or being assigned the international authority of ActiveServe, Inc. within this transaction. This is purely an asset purchase of customer contracts and accounts. Applicant T3 is not applying for authority to acquire facilities or to provide services not covered by paragraphs (e) (1) through (e) (3) of Section 63.18. Applicant T3 is not seeking facilities-based authority under paragraph (e) (4) of Section 63.18 by means of this transaction. Applicant T3 shall comply with requirements of 47 CFR § 63.21 and 47 CFR § 63.22.

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<sup>7</sup>See, ITC-214-20140303-00061, February 28, 2014.

<sup>8</sup>See, ITC-214-20070911-00377- Oct. 5, 2007; and ITC-T/C-20170607-00111 - July 14, 2017.

**47 CFR § 63.18(g):** Applicant T3 by and through its control and assignment of ActiveServe, Inc. customers and accounts will use previously authorized facilities to provide the services requested by the Application. T3 is excluded from environmental assessment pursuant to Section 1.1306 of the Commission's Rules. 47 C.F.R. § 1.1306.

**CFR § 63.18(h):** Following the completion of the transaction between T3 and ActiveServe, the information regarding the 10% or greater direct or indirect owners of T3, Inc. shall be as follows:

Name:	<b>T3 Communications, Inc</b>
Address:	825 W. Bitters, Suite 104 San Antonio, Texas 78216
Citizenship:	Nevada Corporation
Principal Business:	Telecommunications
Ownership:	100%

T3 Communications, Inc. (Nevada) is a privately held company Nevada Corporation. The persons or entities holding 10 percent or more of the shares of T3 Communications, Inc. (Nevada) are as follows:

Name:	<b>Digerati Technologies, Inc. FRN: 0017362443</b>
Address:	825 W. Bitters, Suite 104 San Antonio, Texas 78216
Citizenship:	Nevada Corporation
Principal Business:	Telecommunications Services
Ownership:	80.01%

Name:	<b>Blue Sunshine, LLC FRN: 0029776069</b>
Address:	588 Castle Pine Pkwy, B4-133 Castle Pines, CO 80108
Citizenship:	Florida corporation
Principal Business:	Holding Company/Investor
Ownership:	16.12%

There are no interlocking directorates. All beneficial owners of more than 10% listed in body of application.

**47 CFR § 63.18(i):** T3 Communications, Inc. and ActiveServe, Inc. respectively certify that they are not affiliated with any foreign facilities-based carriers or US dominant carriers. See, attached certification and certifications of individual shareholders of ActiveServe, Inc.

**47 CFR § 63.18(j):** As stated in Attachment I, T3 respectively certifies that in connection with this transfer of subscribers they do not seek to provide international telecommunication services to any destination country for which any of the following are true:

1. T3 is a foreign carrier in that country; or
2. T3 controls a foreign carrier in that country; or
3. Any entity that owns more than twenty-five percent (25%) of T3, or that controls T3, controls a foreign carrier in that country.

**47 CFR § 63.18(k):** Not Applicable.

**47 CFR § 63.18(l):** Not Applicable.

**47 CFR § 63.18(m):** Not Applicable.

**47 CFR § 63.18(n):** T3 certifies that neither has agreed and will not agree in the future to accept any direct or indirect special concessions from a foreign carrier or administration with regards to traffic or revenue flows between the United States and any foreign countries the company is authorized to serve. See, attached certification.

**47 CFR § 63.18(o):** The Applicants certify that no party to this application has been denied federal benefits pursuant to Section 5301 of the Anti-Drug Abuse Act of 1988. See, attached certifications.

**47 CFR § 63.18(p):** The Applicant respectively request Streamline Processing of this Application pursuant to Section 63.12 of the Commission's Rules. 47 C.F.R. § 63.12.

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CERTIFICATION OF COMPANY AS ASSIGNOR.

Mr. Alex Gonzalez, on behalf of ActiveServe, Inc. (ActiveServe) hereby certifies with respect to the foregoing application for Section 214 Authority to provide international services that:

1. ActiveServe is not affiliated with any foreign carrier in any of the countries to which it proposes to provide service in the foregoing application.
2. ActiveServe will comply with the terms and conditions contained in Section 63.21, 63.22 and 63.23 of the Commission's Rules. 47 C.F.R. 63.21-.23
3. ActiveServe does not provide international telecommunications service to any destination where: (1) it is a foreign caller in that country; (2) it controls a foreign carrier with market dominance in that country; (3) any entity that owns more than a 25% interest in or controls a foreign carrier in that country; or (4) two or more parties own, in the aggregate, more than 25% and are parties to, or the beneficiaries of, a contractual relationship that affects that provision or marketing of international basic telecommunications services in the United States as a result of this application.
4. ActiveServe has not agreed to accept special concessions directly or indirectly from any foreign carrier with respect to any U.S. international route where the foreign carrier possesses sufficient market power on the foreign end of the route to affect competition adversely in the U.S. market and will not enter into such agreements in the future
5. ActiveServe is not subject to a denial of Federal benefits pursuant to Section 5301 of the Anti-Drug Abuse Act of 1988.

The contents of the Application are true and correct to the best of my knowledge, information, and belief.

Respectfully submitted,                      This July 22, 2020  
By:    /s/ Alex Gonzalez /s/  
Name:    Alex Gonzalez, President  
   ActiveServe, Inc. (Florida)

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**CERTIFICATION OF COMPANY SHAREHOLDER OF ASSIGNOR: ALEX GONZALEZ**

Alex Gonzalez hereby certifies, with respect to the foregoing application for Section 214 Authority to provide international services that:

1. He holds 50% ownership of Licensee/Assignor and, is a U.S. Citizen.
2. He is not affiliated with any foreign carrier in any of the countries to which he proposes to provide service in the foregoing application.
3. He will comply with the terms and conditions contained in Section 63.21, 63.22 and 63.23 of the Commission's Rules. 47 C.F.R. 63.21-.23
4. He does not provide international telecommunications service to any destination where: (1) he is a foreign caller in that country; (2) he controls a foreign carrier with market dominance in that country; (3) any entity that owns more than a 25% interest in or controls a foreign carrier in that country; or (4) two or more parties own, in the aggregate, more than 25% and are parties to, or the beneficiaries of, a contractual relationship that affects that provision or marketing of international basic telecommunications services in the United States as a result of this application.
5. Alex Gonzalez states he has not agreed to accept special concessions directly or indirectly from any foreign carrier with respect to any U.S. international route where the foreign carrier possesses sufficient market power on the foreign end of the route to affect competition adversely in the U.S. market and will not enter into such agreements in the future
6. Alex Gonzalez states he is not subject to a denial of Federal benefits pursuant to Section 5301 of the Anti-Drug Abuse Act of 1988.

The contents of the Application are true and correct to the best of my knowledge, information, and belief.

Respectfully submitted,

This July 22, 2020

By: /s/ Alex Gonzalez /s/  
Name: Alex Gonzalez, Personally

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CERTIFICATION OF COMPANY SHAREHOLDER OF ASSIGNOR: JOSE M. GONZALEZ

Jose M. Gonzalez hereby certifies, with respect to the foregoing application for Section 214 Authority to provide international services that:

1. He holds 50% ownership of Licensee/Assignor and, is a U.S. Citizen.
2. He is not affiliated with any foreign carrier in any of the countries to which he proposes to provide service in the foregoing application.
3. He will comply with the terms and conditions contained in Section 63.21, 63.22 and 63.23 of the Commission's Rules. 47 C.F.R. 63.21-23
4. He does not provide international telecommunications service to any destination where: (1) he is a foreign caller in that country; (2) he controls a foreign carrier with market dominance in that country; (3) any entity that owns more than a 25% interest in or controls a foreign carrier in that country; or (4) two or more parties own, in the aggregate, more than 25% and are parties to, or the beneficiaries of, a contractual relationship that affects that provision or marketing of international basic telecommunications services in the United States as a result of this application.
5. Jose M. Gonzalez states he has not agreed to accept special concessions directly or indirectly from any foreign carrier with respect to any U.S. international route where the foreign carrier possesses sufficient market power on the foreign end of the route to affect competition adversely in the U.S. market and will not enter into such agreements in the future
6. Jose M. Gonzalez states he is not subject to a denial of Federal benefits pursuant to Section 5301 of the Anti-Drug Abuse Act of 1988.

The contents of the Application are true and correct to the best of my knowledge, information, and belief.

Respectfully submitted,  
By: /s/ Jose M. Gonzalez /s/  
Name: Jose M. Gonzalez, Personally

This July 22, 2020



Before the  
FEDERAL COMMUNICATIONS COMMISSION  
Washington, D.C. 20554

*In the Matter of*

ActiveServe, Inc.  
FRN: 0023401417 (“Assignor”)

And

File No.: **ITC-T/C-20170607-00111**

T3 Communications, Inc. (FL)  
FRN: 0025556606 (“Assignee”)  
A wholly owned subsidiary of  
T3 Communications, Inc. (NV)  
FRN: 0025998519

Joint Application for authority pursuant  
to Section 214 of the Communications Act  
of 1934, as amended, for Consent to Transfer  
Control of (Assignment of) Customers & Select Assets

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**VERIFICATION**

I, Alex Gonzalez, state that I am the President of **ActiveServe, Inc.**; that I am authorized to make this Verification on behalf of ActiveServe, Inc.; that I have read and reviewed the Joint Petition and that the contents related to ActiveServe, Inc. are true and correct to the best of my knowledge, information, and belief. This includes:

1. The Joint Application
2. Application Attachment I
3. Application Attachment II
4. Pre and Post Transaction Diagrams

I declare under penalty of perjury that the foregoing answers and statement in the above Application and Attachments thereto are true and correct.

Executed this July 22, 2020 in Miami, Florida.

By:  /s/ Alex Gonzalez /s/

Name: Mr. Alex Gonzalez

Title: President of ActiveServe, Inc.

Before the  
FEDERAL COMMUNICATIONS COMMISSION  
Washington, D.C. 20554

*In the Matter of*

ActiveServe, Inc.  
FRN: 0023401417 (“Assignor”)

And

File No.: **ITC-T/C-20170607-00111**

T3 Communications, Inc. (FL)  
FRN: 0025556606 (“Assignee”)  
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Joint Application for authority pursuant  
to Section 214 of the Communications Act  
of 1934, as amended, for Consent to Transfer  
Control of (Assignment of) Customers & Select Assets

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CERTIFICATION OF COMPANY AS ASSIGNEE.

Mr. Arthur L. Smith, on behalf of T3 Communications, Inc., a Florida corporation (T3) hereby certifies with respect to the foregoing application for Section 214 Authority to provide international services that:

1. T3 is not affiliated with any foreign carrier in any of the countries to which it proposes to provide service in the foregoing application.
2. T3 will comply with the terms and conditions contained in Section 63.21, 63.22 and 63.23 of the Commission's Rules. 47 C.F.R. 63.21-.23
3. T3 does not provide international telecommunications service to any destination where: (1) it is a foreign caller in that country; (2) it controls a foreign carrier with market dominance in that country; (3) any entity that owns more than a 25% interest in or controls a foreign carrier in that country; or (4) two or more parties own, in the aggregate, more than 25% and are parties to, or the beneficiaries of, a contractual relationship that affects that provision or marketing of international basic telecommunications services in the United States as a result of this application.
4. T3 has not agreed to accept special concessions directly or indirectly from any foreign carrier with respect to any U.S. international route where the foreign carrier possesses sufficient market power on the foreign end of the route to affect competition adversely in the U.S. market and will not enter into such agreements in the future
5. T3 is not subject to a denial of Federal benefits pursuant to Section 5301 of the Anti-Drug Abuse Act of 1988.

The contents of the Application are true and correct to the best of my knowledge, information, and belief.

Respectfully submitted,  
By: /s/ Arthur L. Smith /s/  
Name: Arthur L. Smith, CEO & President  
T3 Communications, Inc. (Nevada) and T3 Communications, Inc. (FL)

This July 22, 2020

Before the  
FEDERAL COMMUNICATIONS COMMISSION  
Washington, D.C. 20554

*In the Matter of*

ActiveServe, Inc.  
FRN: 0023401417 (“Assignor”)

And

File No.: **ITC-T/C-20170607-00111**

T3 Communications, Inc. (FL)  
FRN: 0025556606 (“Assignee”)  
A wholly owned subsidiary of  
T3 Communications, Inc. (NV)  
FRN: 0025998519

Joint Application for authority pursuant  
to Section 214 of the Communications Act  
of 1934, as amended, for Consent to Transfer  
Control of (Assignment of) Customers & Select Assets

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**VERIFICATION**

I, Arthur L. Smith, state that I am the CEO and President of **T3 Communications, Inc.**, a Florida corporation; that I am authorized to make this Verification on behalf of T3 Communications, Inc.; that the foregoing filing was prepared under my direction and supervision; and that the contents are true and correct to the best of my knowledge, information, and belief. This includes:

1. The Joint Application
2. Application Attachment I
3. Application Attachment II
4. Pre and Post Transaction Diagrams

I declare under penalty of perjury that the foregoing answers and statement in the above Application and Attachments thereto are true and correct.

Executed this July 22, 2020 in Ft Myers, Florida.

T3 Communications, Inc.

By:  /s/ Arthur L. Smith /s/

Name: Arthur L. Smith

Title: President and CEO of T3 Communications, Inc. (FL)