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Before the

Federal Communications Commission

Washington, D.C. 20554

RECEIVED

Policy Division

of the Communication's Rules. Authority pursuant to Section 63.25 Application for Special Temporary Timothy James Reid, Applicant, File No.

In the Matter of

APPLICATION FOR SPECIAL TEMPORARY AUTHORITY

are pending before the Commission. telecommunications services while the accompanying transfer of authority applications (STA) for a period of 180 days to the receivers in order to continue to provide Reid ("Receiver") hereby requests the Commission to grant special temporary authority Pursuant to Section 63.25 of the Commission's rules, Timothy James

I. BACKGROUND

A. Parties to the Proposed Transaction

C2C Pte Ltd: C2C Pte Ltd ("C2C") operates telecommunication facilities and

provisions telecommunications services in the Asia-Pacific region. Since its

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* Applicant acknowledgesties consistion of STA as stated

Grantedicy Division
International Bureau

MAR 3 0 2006

Street Sept. 26, 2006

authorized by: Chief, Policy Drv. *

ames L. Ball

⁴⁷ C.F.R. § 63.25

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INTERNATIONAL BUREAU

Policy Division

FAX SHEET

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	SPECIAL INSTRUCTIONS:	TELEPHONE NUMBER:	FAX NUMBER:	TO:	TELEPHONE NUMBER: (202) 418- 1462	FROM:	DATE:
	SPECIAL INSTRUCTIONS: STA EN CZC	682-7994	FAXNUMBER: (202) 857-6940	TO: Daxid Taylor	(202) 418-1462	George Li	3/30/06
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THIS COVER SHEET IS PAGE I OF

PAGES.

EXHIBITA

Application for Transfer of Control to Timothy James Reid ("Receiver")

Before the

Federal Communications Commission

Washington, D.C. 20554

Authorizations pursuant to Section 214 of the Communication Act of 1934, as Amended.	to Transfer Control of a Company Holding International	Application for Consent	Licensee,	C2C Cable USA,	Transferee,	Timothy James Reid,	Transferor,	C2C Holdings Pte I td	In the Matter of
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						File No.			
	Authorizations pursuant to) Section 214 of the Communication) Act of 1934, as Amended.)	to Transfer Control of a) Company Holding International) Authorizations pursuant to) Section 214 of the Communication) Act of 1934, as Amended.)	Application for Consent to Transfer Control of a Company Holding International Authorizations pursuant to Section 214 of the Communication Act of 1934, as Amended.)	Licensee, Application for Consent to Transfer Control of a Company Holding International Authorizations pursuant to Section 214 of the Communication Act of 1934, as Amended.)	C2C Cable USA, Licensee, Application for Consent to Transfer Control of a Company Holding International Authorizations pursuant to Section 214 of the Communication Act of 1934, as Amended.)	Transferee, C2C Cable USA, Licensee, Application for Consent to Transfer Control of a Company Holding International Authorizations pursuant to Section 214 of the Communication Act of 1934, as Amended.)	eid, ree,) ree,) onsent ol of a g International grauant to e Communication) mended.)	eid, eid, ree,) consent ol of a g International resuant to e Communication) mended.)	te Ltd, or,) eid, ree,) onsent ol of a ol of a g International rsuant to e Communication) mended.)

APPLICATION – STREAMLINED PROCESS REQUESTED

the receivers. This application qualifies for streamline processing under Sections 63.03 control of C2C Cable USA ("Licensee") from C2C Holdings Pte Ltd ("Transferor") to Reid ("Receiver" or "Transferee") requests that the Commission consent to the transfer of amended (the "Act"), and Section 63.18(e)(3) of the Commission's rules, Timothy James Pursuant to Section 214 of the Communications Act of 1934, as

and 63.12 of the Commission's rules, and the Applicant therefore requests such streamlined processing.1

. BACKGROUND

A. Parties to the Proposed Transaction

provisions telecommunications services in the Asia-Pacific region. Since its incorporation, in Bermuda in July 2000, C2C has built one of the first private submarine market demand for bandwidth expected from the rapid growth of the Internet in the cable systems in Asia-Pacific to position itself to meet the then-anticipated escalating design capacity of 7.68 Tbps (equivalent to 90 million simultaneous conversations). excess of US \$2 billion. connects China, Hong Kong, Japan, South Korea, the Philippines, Singapore and Taiwan, with onward connectivity to the United States C2C Pte Ltd: C2C Pte Ltd ("C2C") operates telecommunication facilities and The 17,000 km cable network was completed in January 2002 at a cost in The network is fully redundant and highly diversified with a

to the secured lenders for C2C's and its subsidiaries' facilities agreement telecommunications.2 Company") is the parent company to C2C, operating as a holding company engaged in C2C Holdings Pte Ltd: C2C Holdings Pte Ltd ("Transferor" or "Parent In 2001, Parent Company pledged 100% of C2C stock as security

2005. receiver, jointly and severally with Roderick John Sutton, of the C2C shares on June 20, Timothy James Reid: Timothy James Reid ("Transferee") was appointed

¹ See 47 C.F.R. § § 63.03, 63.12.

² A majority interest in Parent Company is held by SingTel.

C2C Cable USA: C2C Cable USA ("Licensee") is C2C's wholly-owned

operating company in the United States that holds an international Section 214 license issued by the FCC

B. The Proposed Transaction

that transfers control of C2C stock from the Transferor to the receivers. step is effectuated in an application filed concurrently with the instant application, a copy of that application is attached at Exhibit A.) The application gives effect to the first step in a two-part transaction (The second

over shares agreement with a security agent over all of the shares of C2C. the agreement is attached at Exhibit C.) would hold the shares as collateral in the event that C2C or its subsidiaries defaulted on appointed, a receiver, could exercise its power under the agreement to sell the C2C its secured facilities. negotiate a restructuring agreement failed, the majority secured lenders of C2C enforced their rights under the secured facilities agreement, and Roderick John Sutton and the on June 20, 2005. Transferce, were jointly and severally appointed as receivers over all of the C2C shares In 2003, C2C did indeed default on the secured facilities. After all efforts to On or about December 15, 2001, the Transferor entered into a security (A copy of the appointment is attached at Exhibit D.) Further, in the event of a default, the security agent, or, if Pursuant to that agreement, a security agent (A copy of

occurred when the receivers obtained control over all of the shares of C2C. two other applications filed concurrently with the instant application. application mentioned above seeks the authority from the Commission to transfer control This application gives effect to the resulting transfer of control that

of the Licensee from the receivers to the ultimate acquirer of the shares - C2C Group Limited ("Acquirer"). temporary authority for the licensee to operate for a period of 180 days while these attached at Exhibit B.) applications are pending before the Commission. (See Exhibit A.) The second application seeks special (A copy of that Application is

jame) jame) REGARDING THE TRANSFER OF CONTROL TO THE RECEIVERS OF C2C CABLE Information Required by Section 63.18 of the Commission's Rules USA Services Held by C2C Holding Pte Ltd.

of C2C Cable USA: rules in support of the Applicants' request for consent to transfer control to the receivers The following is provided under Section 63.18 of the Commission's

(a) The name, address, and telephone number of the Applicants are:

441-295-2208	Bermuda	P.O. Box HM463	Hamilton HM11	3 Reid Street	Reid Hall	C2C Holdings Pte Ltd	Transferor
	+65 6416 1400	Singapore 048623	#16-06 Singapore Land Tower	50 Raffles Place	c/o Ferrier Hodgson	Timothy James Reid	Transferee

- (b) The applicant is a citizen of New Zealand.
- (c) Correspondence concerning this application should be sent to:

Timothy James Reid c/o David J. Taylor Weil, Gotshal & Manges LLP 1300 Eye Street NW, Ste 900 Washington, DC 20005 Telephone: 202-682-7094 Fax: 202-857-0940

- ultimately transferring the stock of C2C to the Acquirer Commission. 0 As explained above, the instant application is an intermediate step to The applicant does not have Section 214 approval from the
- above. (e)(3)The Applicant seeks Commission consent to transfer of authority listed
- (f) No response is required.
- (g) No response is required.
- (h) The applicant is a citizen of New Zealand.
- affiliated with a foreign carrier \odot By the attached certification, the Transferee certifies that he is not
- a foreign carrier in a destination country; (2) he does not control a foreign carrier in a the applicant, or will control a foreign carrier in a destination country; and (4) that no two destination country; (3) no entity owns more than 25 percent of the applicant or controls or more foreign carriers own more than twenty-five percent of the applicant nor do the marketing of U.S.-international services in the United States parties to, beneficiaries of, have a contractual relation affecting the provision of 9 By the attached certification, the Transferee certifies that: (1) he is not
- (k) Not applicable.
- (I) Not applicable.
- (m) Not applicable.
- agreed to accept special concessions, directly or indirectly from any foreign carrier with on the foreign end of the route and will not enter into such agreements in the future. respect to any U.S. international route where the foreign carrier possesses market power DC1:\Z1979Z\04\APLC04!.DOC\99980.0464 E By the attached certification, the Transferee certifies that he has not

- the application is subject to a denial of Federal benefits pursuant to Section 5301 of the Anti-Drug Abuse Act of 1988. 0 By the attached certification, the Transferee certifies that no party to
- market; (2) there are no affiliations with dominant U.S. foreign carriers whose Section 63.12 because: (1) there are no affiliations with foreign carriers in any destination international switched or private line services will be resold; and (3) no authority to provide switched basic services over private lines to a country for which the Commission requested in the Application. has not previously authorized the provision of switched services over private lines is ন্ত This Application is eligible for streamlined processing pursuant to

CONCLUSION

control of C2C Cable USA (the "Licensee") from C2C Holdings Pte Ltd ("Transferor") to the Receiver ("Transferee"). The Applicant respectfully requests that the Commission consent to the transfer of

Respectfully submitted,

Timothy James Reid for Roderick John Sutton and himself as Receivers over all of the shares of C2C Pte Ltd. 50 Raffles Place #16-06 Singapore Land Tower Singapore 048623 +65 6416 1400

Date: filming 10, 200

CERTIFICATION

Timothy James Reid, the Receiver, Transferce, and Applicant, hereby certify

that:

- The Applicant is not affiliated with a foreign carrier
- in The Applicant: (1) is not a foreign carrier in a destination country; (2) does not control a foreign carrier in a destination country; (3) is not owned by an entity who owns more than 25 percent of the applicant or controls the applicant, or will control a foreign carrier in a destination country, and (4) is not owned by no two or more foreign carriers who own more than twenty-five percent of the applicant nor do the parties to, beneficiaries of, have a contractual relation affecting the provision of marketing of U.S.-international services in the United States
- in The Applicant 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 market power on the foreign end of the route and will not enter into such agreements in the future.
- The Applicant, nor party to the application, is subject to a denial of Federal benefits pursuant to Section 5301 of the Anti-Drug Abuse Act of 1988.

Timothy James Read
50 Raffles Place
#16-06 Singapore Land Tower
Singapore 048623
+65 6416 1400

HALL WAR

Application for Transfer of Control to C2C Group Limited

Before the

Federal Communications Commission

Washington, D.C. 20554

File No.	Section 214 of the Communication	Authorizations pursuant to	to Transfer Control of a	Application for Consent		Licensee,	C2C Cable USA,	Transferee,	C2C Group Limited	Transferor,	Tim Reid	In the Matter of
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APPLICATION – STREAMLINED PROCESS REQUESTED

amended (the "Act"), and Section 63.18(e)(3) of the Commission's rules, C2C Group Limited ("Transferee") requests authority to transfer control of C2C Cable USA (the Commission's rules, and the Applicant therefore requests such streamlined processing. application qualifies for streamline processing under Sections 63.03 and 63.12 of the "Licensee") from Tim Reid (the "Receiver" or "Transferor") to the Transferee. This Pursuant to Section 214 of the Communications Act of 1934, as

See 47 C.F.R. § § 63.03, 63.12.

BACKGROUND

pared.

A. Parties to the Proposed Transaction

provisions telecommunications services in the Asia-Pacific region. Since its cable systems in Asia-Pacific to position itself to meet the then-anticipated escalating incorporation, in Bermuda in July 2000, C2C has built one of the first private submarine market demand for bandwidth expected from the rapid growth of the Internet in the capacity of 7.68 Tops (equivalent to 90 million simultaneous conversations). It connects of US \$2 billion. with onward connectivity to the United States China, Hong Kong, Japan, South Korea, the Philippines, Singapore and Taiwan The 17,000 km cable network was completed in January 2002 at a cost in excess C2C Fte Ltd: C2C Pte Ltd ("C2C") operates telecommunication facilities and The network is fully redundant and highly diversified with a design

majority interest in Parent Company is held by Singapore Telecommunications Limited ("SingTel"). The Parent Company held 100% of C2C shares a corporation operating as a holding company engaged in telecommunications. C2C's parent company, C2C Holdings Pte Ltd. ("Parent Company"),

copy of the agreement is attached at Exhibit C.) Pursuant to that agreement, the security security over shares agreement with a security agent over all of the shares of C2C. (A agent held the shares as collateral in the event that C2C or its subsidiaries defaulted on its restructuring agreement failed, the majority secured lenders of C2C enforced their rights C2C did indeed default on the secured credit facilities. After all efforts to negotiate a receiver, could exercise its power under the agreement to sell the C2C shares. secured facilities. Further, in the event of a default, the security agent or, if appointed, a under the credit facilities agreement, and Tim Reid, along with Rod Sutton, were On or about December 15, 2001, Parent Company entered into a In 2003,

appointed receivers over all of the C2C shares on June 20, 2005. (A copy of the appointment is attached at Exhibit D.)

appointed over all of the shares of C2C Tim Reid: Tim Reid ("Transferee") is one of the two receivers, who was

operating company in the United States that holds an international Section 214 license issued by the FCC C2C Cable USA: C2C Cable USA ("Licensee") is C2C's wholly-owned

shareholders of C2C Group Limited company are a number of distressed debt funds company incorporated last year for the purpose of purchasing the C2C shares. The Clearwater Capital Partners LLC. (More information on the ownership of C2C Group managed by Ashmore Investment Management Limited, Spinnaker Capital Limited and Limited is attached at Exhibit C.) These funds are also the majority secured lenders to C2C C2C Group Limited: C2C Group Limited ("Transferor") is a Bermudan

B. The Proposed Transaction

transaction that transfers control of C2C stock from the Receiver to the Transferee. copy of which is attached at Exhibit A.) first step is effectuated in an application filed concurrently with the instant application, a The application gives effect to the second step in a two-part

operate during this intermediary period that the Receiver has control of C2C shares, a obtained control of the C2C shares in 2005. (Filed concurrently with the instant application is an application seeking special temporary authority for the Licensee to copy of that application is attached at Exhibit B.) In October 2005, the Receiver commenced an advertised global sale tender process for the shares. On November 21, As explained in the application attached at Exhibit A, Receiver

conditional sale and purchase agreement ("SPA") on December 5, 2005 with the 2005, the share sale tender process closed, and the Receiver subsequently signed a approvals required to operate the business of C2C The SPA is conditional on the Transferee obtaining the necessary regulatory

control of the Licensee from the Receiver to the ultimate acquirer of the shares - C2C Group Limited, the Transferee This application seeks the authority from the Commission to transfer

USA SERVICES HELD BY C2C HOLDING PTE LTD. REGARDING THE TRANSFER OF CONTROL TO THE RECEIVER OF C2C CABLE INFORMATION REQUIRED BY SECTION 63.18 OF THE COMMISSION'S RULES

support of the Applicants' request for consent to transfer control to the C2C Group Limited of C2C Cable USA: The following is provided under Section 63.18 of the Commission's rules in

(a) The name, address, and telephone number of the Applicants are:

	IIMII			
#16-06 Singapore Land Tower Singapore 048623 +65 6416 1400	50 Raffles Place	c/o Ferrier Hodgson	Tim Reid (Transferor)	Transferor
	Bermuda	Clarendon, 2 Church Street, Hamilton	C2C Group Limited ("Transferee")	Transferee

- (b) C2C Group Limited is incorporated in Bermuda.
- 0 Correspondence concerning this application should be sent to:

Transferee C2C Group Limited c/o David J. Taylor

Weil, Gotshal & Manges LLP 1300 Eye Street NW, Ste 900 Washington, DC 20005 Telephone: 202-682-7094

Fax: 202-857-0940

- control of C2C stock from Receiver to the Transferee Commission. As explained above, the instant application gives effect to transferring the 0 C2C Group Limited does not have Section 214 approval from the
- (e)(3)The Applicants seek Commission consent to transfer of authority listed
- (f) No response is required.
- (g) No response is required.
- indirect ownership interest in C2C Group Limited (H) The three parties listed below hold a ten-percent-or-greater direct or
- (1) Asset Holder PCC No 2 Limited, Ashmore Asian Recovery Fund, incorporated in Guernsey is an open-ended investment company. The company owns 29.330 percent of attributable interest in the C2C Group Limited.
- (3) Spinnaker Global Emerging Markets Fund Limited, incorporated in (2) Clearwater Capital Partners Fund I L.P., incorporated in the the British Virgin Islands, is an investment company. It owns 11.521 percent of attributable interest in the C2C Group Limited. Cayman Islands, constitutes an investment vehicle. The fund owns 13.966 percent of attributable interest in the C2C Group Limited.
- Singapore Pte Ltd, C2C (Hong Kong) Limited, C2C Cable Korea Ltd, Iljin C2C Ltd affiliated with the following foreign carriers: C2C Infocomm Cable (Taiwan) Ltd, C2C (South Korea), C2C Japan KK (Japan). 9 By the attached certification, C2C Group Limited certifies that it is
- to provide international telecommunications services from the United States to the By the attached certification, C2C Group Limited certifies that it seeks

which the applicant controls a foreign carrier in that destination country. countries identified in the parenthetical in Paragraph [I.A.] above [and Singapore] in

- WTO Members.2 B The destination foreign countries listed in Paragraph (i) above are all
- is a foreign carrier or is affiliated with a foreign carrier not propose to resell the international switched services of an unaffiliated U.S. carrier for the purpose of providing international telecommunications services to a country where it By the attached certification, C2C Group Limited certifies that it does
- competition adversely in the U.S. market. presumed to lack sufficient market power on the international end of the route to affect telecommunications markets. Accordingly, each C2C Group Limited foreign affiliate telecommunications carriers presumed to possess market power in foreign C2C Group Limited affiliate appears on the Commission's list of foreign international transport and local access markets in its respective country.3 routes because each foreign affiliate holds less than a fifty-percent market share in the Ξ C2C Group Limited qualifies for non-dominant status for all foreign Moreover, no
- U.S. international route where the foreign carrier possesses market power on the foreign special concessions, directly or indirectly from any foreign carrier with respect to any end of the route and will not enter into such agreements in the future E By the attached certification, certifies that it has not agreed to accept

² See World Trade Organization, Members and Observers (2005), available at http://www.wto.org/english/thewto_e/whatis_e/tif_e/org6_e.htm ³ See 47 C.F.R. § 63.10(a)(3).

Telecommunications Markets, Public Notice, 19 FCC Rcd. 20,358 (Int'l Bur. 2004) Telecommunications Carriers that Are Presumed to Possess Market Power in Foreign See International Bureau Revises and Reissues the Commission's List of Foreign

- party to the application is subject to a denial of Federal benefits pursuant to Section 5301 of the Anti-Drug Abuse Act of 1988 0 By the attached certification, C2C Group Limited certifies that no
- Group Limited's foreign affiliates listed in Paragraph (i) above are all WTO member Section 63.12 of the Commission's rules because: (1) the destination markets of C2C countries, as demonstrated in Paragraph (k) above, and foreign affiliate lacks sufficient line services will be resold affiliations with dominant U.S. foreign carriers whose international switched or private market power to affect competition adversely in the U.S. market; and (2) it has no **T** The Applicants seek streamlined processing of this request under

III. ENSURING FUTURE COMPLIANCE

regulations, C2C Group Limited will establish a telecommunications regulatory telecommunications compliance program and ensuring that C2C Group Limited officers compliance program to ensure compliance with relevant provisions of the and directors are informed of the regulations that govern the assignments and transfers of telecommunications compliance attorney, who will be charged with overseeing the Communications Act of 1934 and Federal Communications Commission regulations obligation of the imposition of a telecommunications regulatory compliance program as assignment or transfer of any holder of FCC license. control of holders of FCC licenses and the need to obtain prior FCC approval for the C2C Group Limited will designate a senior member of its legal department to serve as a condition and term of the authorization that it seeks from the Commission In order to ensure future compliance with Commission rules and C2C Group Limited accepts the

CONCLUSION

C2C Group Limited ("Transferee"). transfer of control of C2C Cable USA (the "Licensee") from Tim Reid ("Transferor") to The Applicant respectfully requests that the Commission consent to the

Date: 9/2/2006

Respectfully submitted,

Bruno Beuque, Director C2C Group Limited

CERTIFICATION

- I, Bruno Beuque, of C2C Group Limited, hereby certify that:
- (1) C2C Group Limited is affiliated with the following carriers: C2C Infocomm Cable (Taiwan) Ltd, C2C Singapore Pte Ltd, C2C (Hong Kong) Limited, C2C Cable Korea Ltd (South Korea), Iljin C2C Ltd, (South Korea) and C2C Japan KK (Japan)
- (2) C2C Group Limited seeks to provide international telecommunications services from above [and Singapore] in which the applicant controls a foreign carrier in that the United States to the countries identified in the parenthetical in Paragraph (1) destination country.
- (3) C2C Group Limited has not agreed to accept special concessions, directly or the foreign carrier possesses market power on the foreign end of the route and will not indirectly from any foreign carrier with respect to any U.S. international route where enter into such agreements in the future.
- (4) Neither C2C Group Limited, nor any party to this application, is subject to a denial of Federal benefits pursuant to Section 5301 of the Anti-Drug Abuse Act of 1988.

Bruno Beuque, Director C2C Group Limited

EXHIBIT

Security Over Shares Agreement

DATED 15 DECEMBER 2001

CITICORP INVESTMENT BANK (SINGAPORE) LIMITED as Security Agent

and

C2C HOLDINGS PTE LTD as Chargor

SECURITY OVER SHARES AGREEMENT (C2C PTE LTD)

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BETWEEN

- Ξ appointed as Security Agent, or as an additional Security Agent, for the purposes of the trustee for the Finance Parties on the terms and conditions set out in the Trust Deed Avenue 5, #07-00 Tampines Junction, Singapore 529653, fax number (65) 426 8056 as CITICORP INVESTMENT BANK (SINGAPORE) LIMITED of 300 Tampines Trust Deed). (the "Security Agent", which expression shall include any person for the time being
- (2) with registered office c/o C2C Pte Ltd, Reid Hall, 3 Reid Street, Hamilton HM11, PO C2C HOLDINGS PTE LTD (the "Chargor") a company incorporated in Bermuda Box HM463 Bermuda, fax number (1441) 295 3404.

IT IS AGREED as follows:

- DEFINITIONS AND INTERPRETATION
- bear the same meaning when used in this Agreement and in addition: Terms defined in the Trust Deed shall, unless otherwise defined in this Agreement,
- "Charged Portfolio" means the Shares and the Related Assets.
- provided by this Agreement or by law. "Collateral Rights" means all rights, powers and remedies of the Security Agent
- pursuant to Clause 25.27.7 of the Facilities Agreement. "Enforcement Event" means the exercise of any rights by the Facilities Agent
- conversion or otherwise). Shares (whether by way of redemption, bonus, preference, option, substitution, the Shares and all other rights, benefits and proceeds in respect of or derived from the "Related Assets" means all dividends, interest and other monies payable in respect of
- and whether as principal or surety or in some other capacity). future, actual or contingent (and whether incurred by the Borrower alone or jointly the Borrower under or pursuant to the Financing Documents, whether present or Security Agent (whether for its own account or as trustee for the Finance Parties) by "Secured Obligations" means all obligations owing to the Finance Parties or to the
- HM11, PO Box HM463, Bermuda held by, to the order or on behalf of the Chargor at incorporated in Bermuda with registered office at Reid Hall, 3 Reid Street, Hamilton any time. "Shares" means all of the shares in the share capital of C2C Pte Ltd, a company

Citicorp Investment Bank (Singapore) Limited as Facilities Agent, the Chargor and "Trust Deed" means the trust deed of even date herewith between the Security Agent,

- 1.2 In this Agreement the rules of interpretation contained in the Trust Deed shall apply to reference to a Clause hereof. the construction of this Agreement and a "Clause" is, unless otherwise stated, a
- 1.3 of Third Parties) Act 1999 to enforce any term of this Agreement A person who is not a party to this Agreement has no right under the Contracts (Rights

2. COVENANT AND CHARGE

- 2.1 of the Secured Obligations provided that the liability of the Chargor hereunder shall Security Agent, discharge and pay to the Security Agent (when due and payable) each the Chargor other than by way of recourse to the Charged Portfolio. and this Agreement shall not entitle the Security Agent to have recourse to the assets of be limited to the aggregate value of the Shares and Related Assets from time to time, This charge is given for good consideration and the Chargor shall, on demand of the
- 2.2 of the Secured Obligations. first fixed charge, in favour of the Security Agent for the payment and discharge of all The Chargor charges the Charged Portfolio, with full title guarantee and by way of

3. DEPOSIT OF CERTIFICATES

- 3.1 other party as may be nominated by the Security Agent. Monetary Authority authorising a transfer of the Shares to the Security Agent or such respect of the Shares together with a certified copy of permission from the Bermudan Shares, and stock transfer forms (executed in blank by or on behalf of the Chargor) in deposited) with the Security Agent all certificates and other documents of title to the The Chargor shall, on the date of this Agreement, deposit (or procure there to be
- 3.2 Chargor) in respect of those Related Assets as the Security Agent may request. forms or other instruments of transfer (executed in blank by or on behalf of the other documents of title representing such Related Assets and (b) such stock transfer beneficial interest, procure the delivery to the Security Agent of (a) all certificates and the form of stocks, shares, warrants or other securities) in which the Chargor has a The Chargor shall, promptly upon the accrual, offer or issue of any Related Assets (in

4. VOTING RIGHTS AND DIVIDENDS

- -0. :03 Unless an Event of Default has occurred and is continuing the Chargor shall be entitled
- 4.1. receive all dividends, interest and other monies arising from the Charged Portfolio; and

- 4.1.2 the ability of the Security Agent to realise, the security created by this which in the opinion of the Security Agent would prejudice the value of, or capital of any company whose shares are charged pursuant to this Agreement, all or any part of the Charged Portfolio, or (b) increase in the issued share permit or agree to any (a) variation of the rights attaching to or conferred by the Chargor shall not exercise such voting rights in any manner, or otherwise exercise all voting rights in relation to the Charged Portfolio provided that
- 4.2 further consent or authority from the Chargor): continuance, at its discretion (in the name of the Chargor or otherwise and without any The Security Agent may, upon the occurrence of an Event of Default and during its
- 1.2.1 Charged Portfolio; exercise (or refrain from exercising) any voting rights in respect of the
- 4.2.2 Portfolio as though they were the proceeds of sale under this Agreement; apply all dividends, interest and other monies arising from the Charged
- 4.2.3 Security Agent as it shall require; and transfer the Charged Portfolio into the name of such nominee(s) of the
- 4.2.4 securities are included in the Charged Portfolio, to concur or participate in: exercisable by the legal or beneficial owner of the Charged Portfolio, exercise (or refrain from exercising) the powers and rights conferred on or in relation to any company whose shares or other
- (a) the reconstruction, thereof), company or any of its assets or undertaking (including the exchange, conversion or reissue of any shares or securities as a consequence amalgamation, sale or other disposal of such
- (b) the release, modification or variation of any rights or liabilities attaching to such shares or securities, and
- (C) the exercise, renunciation or assignment of any right to subscribe for any

think fit, and the proceeds of any such action shall form part of the Charged in each case in such manner and on such terms as the Security Agent may

5. CHARGOR'S REPRESENTATIONS AND UNDERTAKINGS

- 5 Except with the Security Agent's prior written consent, the Chargor shall not:
- 5.1.1 assign or dispose of all or any part of the Charged Portfolio; or

- 5.1.2 create, grant or permit to exist (a) any security interest over or (b) any restriction on the ability to transfer or realise, all or any part of the Charged
- 5.2 during the subsistence of this Agreement that: The Chargor hereby represents and warrants to the Security Agent and undertakes
- 5.2.1 it is, and will be, the sole legal and beneficial owner of the Charged Portfolio free from any security interest except as created by this Agreement;
- 5.2.2 it has not sold or disposed of, and will not sell or dispose of, the benefit of all or any of its rights, title and interest in the Charged Portfolio; and
- this Agreement constitutes an effective security over the Charged Portfolio
- 5.3 shall be reimbursed by the Chargor on demand, together with interest thereon. that payment on behalf of the Chargor and any sums so paid by the Security Agent Portfolio. If the Chargor fails to make any such payment the Security Agent may make undertakes to pay all calls or other payments due in respect of any part of the Charged The Chargor represents to the Security Agent that the Shares are fully paid and interest shall be calculated from the due date up to the actual date of payment (after, as well as before, judgement) in accordance with the provisions of Clause 28 (Default Interest and Break Costs) of the Facilities Agreement.
- 5.4 in full, take any corporate action or other steps, or commence any legal proceedings. shall not, until such time as the Secured Obligations have been irrevocably discharged commencement of any legal proceedings, whether directly or indirectly, for the or support or encourage the taking of any corporate action or other steps, or the The Chargor hereby undertakes that it shall not, and shall ensure that the Borrower the appointment of a liquidator, receiver, administrator, administrative receiver, voluntary arrangement, scheme of arrangement or otherwise) of the Borrower, or for winding-up, dissolution, its revenues or assets. conservator, custodian, trustee or similar officer in respect of the Borrower or any of administration or re-organisation (whether by

FURTHER ASSURANCE

- 6.1 securing and perfecting its security over or title to all or any part of the Charged reasonably specify for the purpose of (a) exercising the Collateral Rights or (b) Charged Portfolio to the Security Agent or its nominee(s)) that the Security Agent may things (including the delivery, transfer, assignment or payment of all or part of the The Chargor shall promptly execute all documents (including transfers) and do all
- 6.2 into the name of the Security Agent or its nominec(s), agents or such purchasers as it The Chargor shall upon demand from the Security Agent, at any time after the occurrence of an Enforcement Event, (a) procure the transfer of the Charged Portfolio

shall direct and (b) execute all documents and do all other things that the Security Agent may require to facilitate the realisation of the Charged Portfolio.

POWER OF ATTORNEY

attorney and in its name, on its behalf and as its act and deed to execute, deliver and perfect all documents (including any stock transfer forms and other instruments of Security Agent in the exercise of that power of attorney. Chargor shall ratify and confirm all things done and all documents executed by the exercise of any right of a legal or a beneficial owner of the Charged Portfolio). The law, (including, after the security constituted hereby has become enforceable, exercising any of the rights conferred on the Security Agent by this Agreement or by carrying out any obligation imposed on the Chargor under this Agreement or (b) transfer) and do all things that the Security Agent may consider to be requisite for (a) The Chargor, by way of security, irrevocably appoints the Security Agent to be its

POWER OF SALE

- 00 and in or towards the discharge of the Secured Obligations. otherwise dispose of all or any part of the Charged Portfolio (at the times, in the After the occurrence of an Enforcement Event, the Security Agent shall be entitled the proceeds of that sale or other disposal in paying the costs of that sale or disposal manner and on the terms it thinks fit). The Security Agent shall be entitled to apply without prior notice to the Chargor or prior authorisation from any court, to sell or
- 8.2 extension of the statutory power of sale under Section 101 of the Law of Property Act The power of sale or other disposal in Clause 8.1 shall operate as a variation and right to consolidate mortgages or its power of sale. 1925 shall not apply to this Agreement or to any exercise by the Security Agent of its The restrictions contained in Sections 93 and 103 of the Law of Property Act
- 8.3 fact, in favour of a purchaser of all or any part of the Charged Portfolio. sale or other disposal has arisen and is exercisable shall be conclusive evidence of that A certificate in writing by an officer or agent of the Security Agent that any power of

9. RECEIVER

- 9.1 whole or any part of the Charged Portfolio (each such person being (a) entitled to act of an administration order in relation to the Chargor or if requested by the Chargor, the After the occurrence of Enforcement Event or if a petition is presented for the making individually as well as jointly and (b) for all purposes deemed to be the agent of the Agent) without notice to the Chargor appoint one or more persons to be receiver of the Security Agent may by writing (acting through an authorised officer of the Security
- 9.2 In addition to the powers of the Security Agent conferred by Clause 8 (Power of Sale) Charged Portfolio in respect of which he was appointed, all the powers (a) conferred each person appointed pursuant to Clause 9.1 shall have, in relation to the part of the

administrative receiver) all the other powers exercisable by an administrative receiver not such person is an administrative receiver) and (c) administrative receiver set out in Schedule I to the Insolvency Act 1986 (whether or by the Law of Property Act 1925 on a receiver appointed under that Act, (b) of an in relation to the Chargor by virtue of the Insolvency Act 1986. (if such person is an

10. CHARGOR'S OBLIGATIONS

- 10.1 The obligations of the Chargor and the Collateral Rights shall not be discharged impaired or otherwise affected by:
- 10.1.1 any winding-up, dissolution, administration or re-organisation of or other other person; change in any Obligor or any other company, corporation, partnership or
- 10.1.2 unenforceable or ineffective; of the Secured Obligations being at any time illegal, invalid,
- 10.1.3 any time or other indulgence being granted to any Obligor or any other company, corporation, partnership or other person;
- 10.1.4 any amendment, Obligations; variation, waiver or release of. any of the Secured
- 10.1.5 substitution of any such collateral; or respect of the Secured Obligations or any release, discharge, any failure to take or failure to realise the value of any other collateral exchange or
- 10.1.6 any other act, event or omission which but for this provision would or might operate to impair, discharge or otherwise affect the obligations of the Chargor

11. EFFECTIVENESS OF COLLATERAL

- 11.1 whole or any part of the Charged Portfolio shall merge into the collateral hereby The collateral constituted by this Agreement and the Collateral Rights shall be remedies provided by law. Agent may at any time hold for the Secured Obligations or any rights, powers and cumulative, in addition to and independent of every other security which the Security No prior security held by the Security Agent over the
- 11.2 shall remain, other reason: however, if the obligations of the Chargor under this Agreement cease to This Agreement shall remain in full force and effect as a continuing arrangement unless be continuing for any reason, the liability of the Chargor at the date of such cessation intermediate payment or satisfaction of all or any of the Secured Obligations or for any and until the Security Agent discharges it and shall not cease by reason of any regardless of any subsequent increase or reduction in the Secured

- 11.3 any other Collateral Right. or partial exercise of a Collateral Right preclude any further or other exercise of that or exercising, any Collateral Right shall operate as a waiver thereof, nor shall any single No failure on the part of the Security Agent to exercise, or delay on its part in
- 11.4 enforce any other security in respect of the Secured Obligations before exercising any proof or claim in a liquidation or insolvency of any Obligor or to enforce or seek to any action or obtain judgment in any court against any Obligor or to make or file any The Security Agent shall not be obliged to make any demand of any Obligor, to take
- 5 So long as the Chargor is under any actual or contingent obligation in respect of the interest or remedy which the Security Agent may hold in relation to the Secured take the benefit (whether by subrogation or otherwise) of any right, entitlement, indemnified by any Obligor or to claim any contribution from any other person or to have, by reason of the performance of its obligations under this Agreement, to be Secured Obligations, the Chargor shall not exercise any right which it may at any time
- 11.6 shall be held on trust for the Security Agent. subsisting, the Chargor acknowledges that the Chargor's rights under such collateral Agreement: if, despite the foregoing, any such collateral shall be accepted or other person in respect of any rights the Chargor may have arising out of this The Chargor will not accept or permit to subsist any collateral from any Obligor or any
- 11.7 avoided or reduced by virtue of any bankruptcy, insolvency, liquidation or similar laws payment to the Security Agent by or on behalf of any Obligor or the Chargor being Any settlement or discharge hereunder shall be conditional upon no security or of general application and shall in those circumstances be void

12. SUBSEQUENT INTERESTS AND ACCOUNTS

- 12.1 the time when the Security Agent received notice Finance Parties shall be treated as having been credited to a new account of the all payments thereafter made by the Chargor to the Security Agent or any of the assignment, charge or other interest affecting all or any part of the Charged Portfolio, If the Security Agent at any time receives notice of any subsequent mortgage, Chargor and not as having been applied in reduction of the Secured Obligations as a
- 12.2 with the provisions of the Facilities Agreement. to and held in any suspense or impersonal account pending their application from time All monies received, recovered or realised by the Security Agent under this Agreement to time in or towards the discharge of any of the Secured Obligations in accordance (including the proceeds of any conversion of currency) may in its discretion be credited

13. COSTS, EXPENSES AND LIABILITY

- 13.1 All the Security Agent's costs and expenses (including legal fees, stamp duties and any interest from the date the same were incurred to the date of payment in accordance Security Agent by the Chargor on demand on a full indemnity basis together with connection with the exercise of any Collateral Right, shall be reimbursed to the collateral constituted by this Agreement or otherwise in relation to it or (c) incurred in value added tax) (a) reasonably incurred in connection with the execution of this Agreement. with the provisions of Clause 28 (Default Interest and Break Costs) of the Facilities Agreement (b) incurred in connection with the perfection or enforcement of the
- 13.2 None of the Security Agent, its nominee(s) or any receiver appointed pursuant to this in the case of gross negligence or wilful default upon its part. the taking possession or realisation of all or any part of the Charged Portfolio, except Agreement or (b) any neglect or default in connection with the Charged Portfolio or (c) Agreement shall be liable by reason of (a) taking any action permitted by this

14. CURRENCY CONVERSION

application by it under this Agreement from one currency to another, as the Security spot rate of exchange for the time being for obtaining such other currency with the first Agent may think fit: and any such conversion shall be effected at the Security Agent's Security Agent may convert any money received, recovered or realised or subject to For the purpose of or pending the discharge of any of the Secured Obligations the

NOTICES

- 15.1 Each communication to be made under this Agreement shall be made in writing and, unless otherwise stated, shall be made in the English language and by fax or letter.
- 15.2 pursuant to this Agreement shall: Any communication or document to be made or delivered by one person to another
- if by way of fax (unless that other person has by fifteen days' notice to the be deemed to have been received when transmission has been completed; and number identified with its name above and copied to (65) 738 0117 and shall other specified another number) be made to such other person to the fax
- 15.2.2 if by way of letter (unless that other person has by fifteen days' notice to the Pte Ltd, 111 Somerset Road, #10-02 Singapore Power Building, Singapore other specified another address) be delivered to that other person at the prepaid in an envelope addressed to it at that address. or, as the case may be, ten days after being deposited in the post postage 238164, and shall be deemed to have been delivered when left at that address address identified with its name above and a copy delivered c/o C2C AsiaPac

the Security Agent for such purpose. Agent shall be effective only when received by the department or officer identified by provided that any communication or document to be made or delivered to the Security

SUCCESSORS

effected) relating to the Security Agent; and references to the Security Agent shall be assumed the rights and obligations of the Security Agent hereunder or to which under person who, under the laws of its deemed to include any assignee or successor in title of the Security Agent and any This Agreement shall remain in effect despite any amalgamation or merger (however such laws the same have been transferred. jurisdiction of incorporation or domicile, has

17. PARTIAL INVALIDITY

enforceability of (a) the remaining provisions of this Agreement and unenforceable in any respect under the law of any jurisdiction, the legality, validity or provisions under the law of any other jurisdiction shall not in any way be affected or impaired thereby. any time, any provision of this Agreement is or becomes illegal, invalid or

18. GOVERNING LAW

This Agreement is governed by the laws of England

19. JURISDICTION

- 19.1 The courts of Bermuda have exclusive jurisdiction to settle any disputes (a "Dispute") existence, validity or termination of this Agreement or the consequences of its nullity). arising out of, or connected with this Agreement (including a dispute regarding the
- 19.2 courts to settle Disputes between them and, accordingly, that they will not argue to the The parties agree that the courts of Bermuda are the most appropriate and convenient
- 19.3 and notwithstanding Clause 19.1, it does not prevent the Security Agent from taking This Clause 19 (Jurisdiction) is for the benefit of the Security Agent only. jurisdictions. allowed by law the Security Agent may take concurrent proceedings in any number of proceedings relating to a Dispute in any other courts with jurisdiction. To the extent As a result

COUNTERPARTS

original and all of which together evidence the same agreement. This Agreement may be executed in any number of counterparts, each of which is an

and executed as a deed by the Chargor and is intended to be and is hereby delivered by it as a IN WITNESS WHEREOF this Agreement has been signed on behalf of the Security Agent deed on the date specified above.

The Security Agent CITICORP INVESTMENT BANK (SINGAPORE) LIMITED

By: TAN SIEW MING

Name: Tan Siew Ming

Title: Vice President

The Chargor

Executed by
Lim Shyong
as lawful attorney for and
on behalf of
C2C HOLDINGS PTE LTD
Pursuant to a Power of Attorney
dated 14 December 2001

LIM SHYONG Attorney

EXHIBITD

Appointment of Receivers



ALLEN & OVERY

BY HAND

14/F Hong Kong Club Building 3A Chater Road Central Rod Sutton Ferrier Hodgson Limited Executive Director Hong Kong

Allen & Overy 中超國際祥哲事務所 9th Floor Three Exchange Square

Central Hong Kong

Direct XBL david.kidd@allenovery.com Te +852 2974 7000 +852 2974 6999 +852 2974 7183

Our ref

DJK/12262-01668 HK:1532347.1

20 June 2005

Dear Rod

C2C Pte Limited

I enclose by way of delivery to you on behalf of Citicorp Investment Bank (Singapore) Limited as Security Agent the original appointment document appointing yourself and Tim Reid as receivers of the shares of C2C Pte Limited.

Please acknowledge safe receipt by countersigning the enclosed copy of this letter, noting the time of delivery to you and returning the same to the bearer of this letter.

Yours sincerely

Partne David Kidd

Encl

Delivery of appointment acknowledged

Time: 3.50/10

(Signed)

Date:

20/1/201

Head of Asian Practice Brian W Harrison

Simon Berry Thomas Brown Kenneth D.C. Chan Mimmie M.L. Chan

Stanley Chow William K K Ho Catherne Husted Andrew Jeffries Hyo Young Kang David Kidd Chin-Chong Liew

Michael S.I. Liu Vicki Liu Jans M.S. Ng Simon Reid-Kay Angus Ross Chnstopher L. Swift Joseph L.B. Tse

Registered Foreign Lawyers Andrew Harrow² David Johnson² ian Johnson² Thomas A Johns³ Milchell A Sik²

Registered Foreign Lawyer, admitted to practise in England and Wares Admitted to practise in England and Wales Admitted to practise in New York

APPOINTMENT OF RECEIVERS AND MANAGERS

DEFINITIONS:

Appointor ٠. and as trustee for the Finance Parties (the "Security Agent") (as Citicorp Investment Bank (Singapore) Limited, on its own behalf

defined in the Trust Deed).

Receivers Roderick John Sutton of Ferrier Hodgson Limited, 14th Floor,

and Timothy James Reid of Ferrier Hodgson, 50 Raffles Place, Hong Kong Club Building, 3A Chater Road, Central, Hong Kong

#16-06 Singapore Land Tower, Singapore 048623.

Company C2C Holdings Pte Ltd a company incorporated in Bermuda whose registered office is situate at c/o C2C Pte Ltd, Reid Hall, 3 Reid Street, Hamilton HM11, PO Box HM463 Bermuda.

Security Agreement December 2001 and made between the Company and Security Over Shares Agreement (C2C Pte Ltd) dated 15 the

Charged Assets: All of the shares in the share capital of C2C Pte Ltd held by, to

the order or on behalf of the Company at any time

RECITAL:

Security Over Shares Agreement. The Appointor wishes to appoint receivers and managers pursuant to Clause 9.1 of the

APPOINTMENT:

- enabling it to do so whether by statute or otherwise, the Appointor hereby appoints the Receivers to be receivers and managers of all the shares in C2C Pte Ltd held by the Pursuant to Clause 9.1 of the Security Over Shares Agreement and all other powers
- 2 authorities conferred by the Security Over Shares Agreement and by statute or otherwise. The Receivers (and each of them) shall have and may exercise all the powers and

12262-01668 HK:1487253.1



- (a) any act required or authorised under any enactment or document to be done by the both of them jointly or either of them individually and this declaration applies to the Receivers and any other act which the Receivers are entitled to do may be done by Security Over Shares Agreement; persons holding office from time to time as receivers of the Company under the
- (d) the Receivers shall be agents of the Company which alone shall be responsible for their acts and defaults.
- This appointment is governed by and construed in accordance with the laws of England

Dated: 20 TH June 2005

EXECUTED for and on behalf of

CITICORP INVESTMENT BANK

(SINGAPORE) LIMITED

by ARTHUR LEE of 13/F Two

HARROURIES TO 22 TAK FUNCT

STREET, HUNGHOM, KOMLOND, HONG KIND

its duly authorised attorney in the presence

)

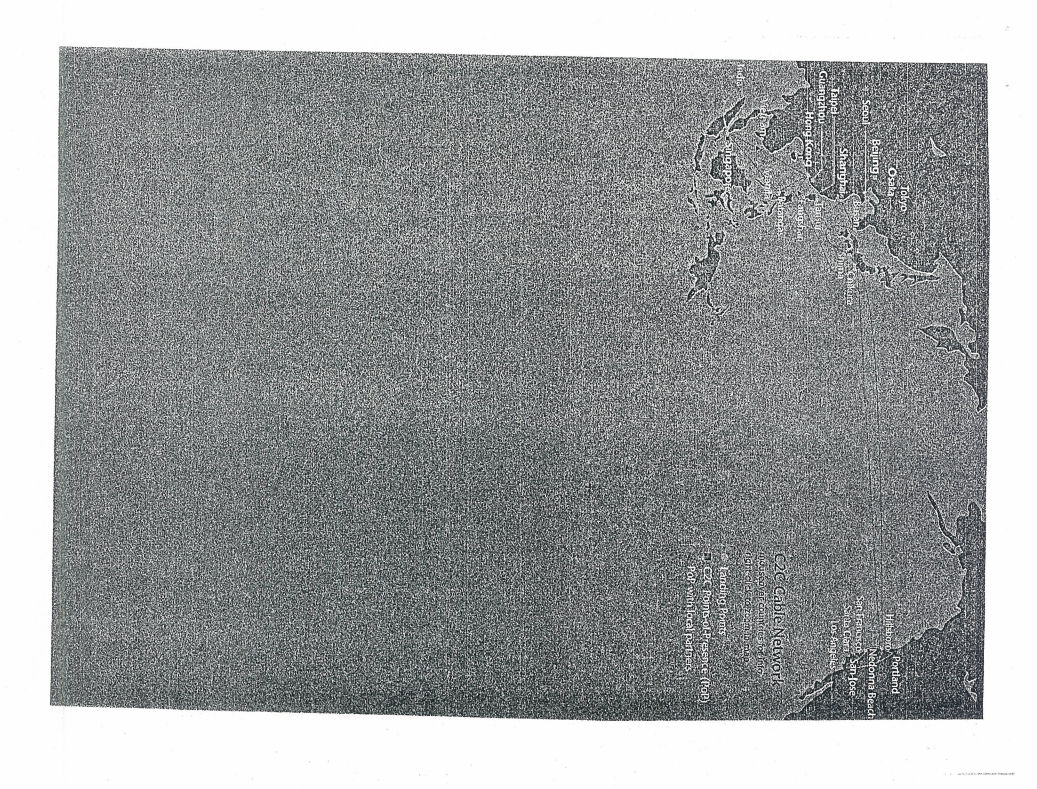
Eisa Chung

For and on behalf of CITICORP INVESTMENT BANK (S)

12262-01668 HK:1487253.1

EXHIBITE

C2C Cable Network Map



WEIL, GOTSHAL & MANGES LLP

WASHINGTON, DC 20005 1300 EYE STREET, NW SUITE 900

FAX: (202) 857-0939 (202) 682-7000

RECEIVED

BUDAPEST

DALLAS

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AUSTIN

Policy Division

FRANKFURT HOUSTON MUNICH LONDON MAMI

PROVIDENCE SHANGHAI NEW YORK PRAGUE PARIS

SILICON VALLEY SINGAPORE

WARSAW

International Bureau

February 10, 2006

202-682-7094 david.taylor@weil.com

WRITER'S DIRECT LINE

P.O. Box 358115 International Bureau - Policy **Federal Communications Commission**

Pittsburgh, PA 15251-5115

Re: **Applications**

Ladies and Gentlemen:

Please find enclosed the following applications:

- Tim Reid's applications for an International Section 214 Transfer of Control
- 2 Tim Reid's application for Special Temporary Authority (STA) and
- ω C2C Group Limited's application for an International Section 214 - Transfer of Control.

159-remittal forms along with three check in the amount of \$895 each. Along with each original application, there are 5 copies of each application, and three

envelope. enveloped. Please time-stamp each copy and return them to me in the pre-paid, self-addressed Please also find a copy set of the applications attached to pre-paid self-addressed

Thank you for your assistance.

Sincere

David J. Taylor

Enclosures