INTERNATIONAL SECTION 214 SPECIAL TEMPORARY AUTHORITY APPLICATION FOR OFFICIAL USE ONLY

APPLICANT INFORMATION Enter a description of this application to identify it on the main menu: In 2005, Calence, Inc. was issued Section 214 authority by the Commission. Effective February 1, 2006, Calence, Inc. changed its name to Calence Holdings, Inc. and entered into a corporate restructuring which resulted in the assets of Calence Holdings, Inc. being held by Calence, LLC, a Delaware limited liability company, as further described in Attachment 1. Calence Holdings, Inc. filed with the Commission's International Bureau an application for a Section 214 Assignment from Calence Holdings, Inc. to Calence, LLC on February 8, 2008. Special Temporary Authority is needed to allow Calence Holdings, Inc., with its current ownership, to continue providing service to its customers while the Commission processes the application for consent to the transfer.

1. Applica	nnt			
	Name:	Calence Holdings, Inc.	Phone Number:	480-889-9514
	DBA Name:		Fax Number:	480-212-7439
	Street:	1560 West Fountainhead Parkway	E–Mail:	joseph.hamilton@calence.com
		2nd Floor		
	City:	Tempe	State:	AZ
	Country:	USA	Zipcode:	85282 –
	Attention:	Joseph Hamilton		

Name:	Joseph Hamilton	Phone Number:	480-889-9514
Company:	Calence Holdings, Inc.	Fax Number:	480-212-7439
Street:	1560 West Fountainhead Parkway	E-Mail:	joseph.hamilton@calence.com
	2nd Floor		
City:	Tempe	State:	AZ
Country:	USA	Zipcode:	85282 –
Contact Title:	Joseph Hamilton	Relationship:	Legal Counsel
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TYPE OF REQUES	ST			
6. 💿 New Reques	t O Extend STA Date	• Other	7. Date Authorization Needed:02/12/2008	
If Yes, complete a	ntity O Noncommercial educ		or fee exemption (see 47 C.F.R.Section 1.1114).	
· ·	cial Temporary Authority Rearistic Rearistic Contract Con		e end of the form to view it in its entirety.)	
C	commission. Effection ame to Calence Hold	ve February 1, ings, Inc. and	Section 214 authority by the 2006, Calence, Inc. changed its entered into a corporate e assets of Calence Holdings, Inc.	
10. In Attachment 1, j	provide justification of need t	for special temporary	authority requested.	
number [e.g., ITC-21		IB Submission ID of t	y pending applications filed with the Commission, ent the pending application [e.g., IB200311111] AND go t	
Applicant certifies t	hat its responses to question	ons 11 through 17 ar	e true:	
	s a foreign carrier, or is affilia certifications required by Sec		C.F.R. Section 63.09(e)) with a foreign carrier, provid (m).	e in Attachment 1

13. Does the applicant seek authority to provide service to any destination described in paragraphs (1) through (4) of Section 63.18(j)? If yes, list those destinations in Attachment 1 as a response to question 12.	O Yes	● No
14. Does the applicant seek authority to provide service to any destinations other than those listed in response to question 12 where it has an affiliation with a foreign carrier? If yes, list those destinations in Attachment 1 as a response to question 13.	O Yes	lo No
15. [Section 63.18(h)] In Attachment 2, provide the name, address, citizenship and principal business of the applic direct and indirect shareholders or other equity holders, and identify any interlocking directorates.	ant's ten per	cent or greater
16. In Attachment 1, respond to paragraphs (d), (e)(3) and (g) of Section 63.18.		
17. By checking Yes, the undersigned certifies that neither applicant nor any other party to the application is subject to a denial of Federal benefits that includes FCC benefits pursuant to Section 5301 of the Anti–Drug Act of 1988, 21 U.S.C. Section 862, because of a conviction for possession or distribution of a controlled substance. See 47 CFR 1.2002(b) for the meaning of "party to the application" for these purposes.	• Yes	O No
18. By checking Yes, the applicant certifies that it has not agreed to accept special concessions directly or indirectly from a 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.	• Yes	O No

CERTIFICATION

19. Typed Name of Person Signing Joseph Hamilton		20. Title of Person Signing General Counsel	
(U.S. Code, Title 18, Se	ection 1001), AND/OR REVO	RE PUNISHABLE BY FINE AND / OR IMPRISONMEN CATION OF ANY STATION AUTHORIZATION ORFEITURE (U.S. Code, Title 47, Section 503).	Т
21. 1: Attachment 1	2: Attachment 2	3:	

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THE FOREGOING NOTICE IS REQUIRED BY THE PAPERWORK REDUCTION ACT OF 1995, PUBLIC LAW 104–13, OCTOBER 1, 1 995, 44 U.S.C. SECTION 3507.

9. Description of Special Temporary Authority Requested.

In 2005, Calence, Inc. was issued Section 214 authority by the Commission. Effective February 1, 2006, Calence, Inc. changed its name to Calence Holdings, Inc. and entered into a corporate restructuring which resulted in the assets of Calence Holdings, Inc. being held by Calence, LLC, a Delaware limited liability company, as further described in Attachment 1. Calence Holdings, Inc. filed with the Commission's International Bureau an application for a Section 214 Assignment from Calence Holdings, Inc. to Calence, LLC on February 8, 2008. Special Temporary Authority is needed to allow Calence Holdings, Inc., with its current ownership, to continue providing service to its customers while the Commission processes the application for consent to the transfer.