

ATTACHMENT 1

Answer to Questions 10: Justification for need for special temporary authority requested.

IBFA Acquisition Company, LLC (“IBFA”) hereby requests Special Temporary Authority to Section 214 of the Communications Act of 1934, as amended, 47 U.S.C. § 214 (the “Act”) to continue operating under the authority granted by the Commission under Section 214 of the Act in File No. ITC-214-20050425-00157. The Applicant has previously submitted a Section 214 Application pursuant to Section 63.24(e) of the Commission’s Rules, 47 C.F.R. § 63.24 (e) in File No. ITC-T/C-2008050700221. This request for Special Temporary Authority is required because the underlying transfer described in the Section 214 Transfer of Control Application is pending, prior to receipt of permission from the Commission. Special Temporary Authority should be granted because such a transfer will not occur again without prior Commission authority. In addition, the public interest is best served by authorizing the transfer and allowing the Applicant to provide high-quality, low-cost and efficient service to its Customers.

IBFA did not request prior consent from the Commission due to an interpretation of the rules which differs from the FCC staff. IBFA’s original members included Casimir Wojciechowski with 50% membership interest and James and Kathleen Grabowski, a husband and wife with 25% membership interest each. Shortly after the company was formed it became apparent that Kathleen Grabowski would not be actively participating in the business and the membership interests were transferred to her husband James Grabowski.

The Applicants are now informed of their responsibilities and commit themselves to seeking prior consent before any future transfer of control of the 214 authorization.

Answer to Question 16:

63.18(d): IBFA Acquisition Company, LLC was authorized by the Commission in File No. ITC-214-20050425-00157 granted May 13, 2005.

63.18(e)(3): N/A

63.18(g): N/A