

Granted

<p>date: <u>Sept. 29 2015</u></p> <p>authorized by:</p> <p>signature <u>Walter Caca</u></p>

Section 214 Application for
Special Temporary Authority
Attachment 1, Page 1 of 2

*Grant subject to
acknowledgement on
pages 1 and 2*

Question 10: In Attachment 1, provide justification of need for special temporary authority requested.

Response:

TC3 Telecom, Inc. ("TC3") respectfully submits that the public interest would be served by a grant of this Special Temporary Authority ("STA") pending grant of its application for the transfer of control regarding its Section 63.18(e)(1) global and/or limited global facilities-based authority and its Section 63.18(e)(2) global and/or limited global resale authority, File No. ITC-214-20041209-00492, filed simultaneously herewith.¹ Prompt action granting this STA will allow TC3's customers uninterrupted access to international long distance service.

TC3 seeks this STA to correct the inadvertent failure to seek and obtain the Commission's prior approval of a transfer of control. TC3 is a wholly-owned subsidiary of TC3 Leasing Company, Inc. ("TLC"), a Michigan corporation. TLC, in turn, was wholly-owned by the Joseph P. Mattausch Agreement of Trust, dated June 26, 2002 (the "JPM Trust"). The JPM Trust is organized under the laws of the State of Michigan. Joseph P. Mattausch, a citizen of the United States, is the Trustee of the JPM Trust and voted the JPM Trust's 100% interest in TLC.

The transfer of control occurred on February 14, 2014 upon the consummation of a transaction wherein the JPM Trust, through Mr. Mattausch as Trustee, sold 100% of TLC's issued and outstanding stock to D&P Communications, Inc. ("D&P"). This failure to seek and obtain the Commission's prior approval of a transfer of control was recently identified and TC3 seeks to correct this failure by submitting this Request and the associated Application seeking formal approval of the TC3 ownership structure as it exists today.

The ownership information before and after the transaction that transferred control of TC3 to D&P is reflected in the companion transfer of control application and in Attachment 2 to this STA request. Since February 14, 2014, the control of D&P has not changed.

Grant of this request for STA will ensure that TC3 will be able to continue to provide uninterrupted international resold service. D&P, TLC and TC3 (the "Applicants") have taken steps to correct this deficiency by filing applications for Commission approval of the transfer of control as well as the instant request for STA. Applicants acknowledge that the grant of this STA extension will not prejudice any action the Commission may take on the underlying transfer

¹ TC3 has also filed a STA request to continue its domestic operations. A copy of this STA request is attached hereto as Attachment 1-A.