

Mikelle Morra

From: Kishiyama, Lonnie [Lonnie.Kishiyama@dhs.gov]
Sent: Tuesday, March 06, 2007 3:18 PM
To: Kishiyama, Lonnie; George Li; Susan OConnell; Mikelle Morra; Joann Ekblad; David Krech
Cc: James Ball
Subject: FCC application status update for week of 3/6/07

Good afternoon,

Please be advised that based on the information in its FCC application and discussions with the companies, the DOJ, FBI, and DHS have NO COMMENT on the following applications:

1. Webphonepartners.net - ITC 214-20061006-00456 2. RCI/FLAG-A. Ambani - ITC T/C 20061109-00517, SCL-T/C 20061109-00008 3. Bridges Global Access Telecomm - ITC 214-20061213-00551

Please be advised that DOJ, FBI and DHS request that the following applications be REMOVED from streamline:

1. Envios de Valores Ia Nacional - ITC-214-20070213-00069
<http://svartifoss2.fcc.gov/cgi-bin/ws.exe/prod/ib/forms/reports/swr031b.hts?&q_set=V_SITE_ANTENNA_FREQ.file_numberC/File+Number/%3D/ITC21420070213000069&xprepare=&column=V_SITE_ANTENNA_FREQ.file_numberC/File+Number>
2. Edge Telecom Inc. - ITC-214-20070212-00067 <http://svartifoss2.fcc.gov/cgi-bin/ws.exe/prod/ib/forms/reports/swr031b.hts?&q_set=V_SITE_ANTENNA_FREQ.file_numberC/File+Number/%3D/ITC21420070212000067&xprepare=&column=V_SITE_ANTENNA_FREQ.file_numberC/File+Number>

Please contact me or Amy Jabloner if you have any questions.

Thank you,

Lonnie Kishiyama
DHS



Reliance Communications, Inc.

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FILED/ACCEPTED

November 22, 2006

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Federal Communications Commission
Office of the Secretary

Via HAND DELIVERY

Marlene H. Dortch
Secretary
Federal Communications Commission
445 12th Street, SW
Washington, DC 20554

Re: **Amendment to Reliance Communications, Inc. Application for Authority to Transfer
Control of its Section 214 Authorization – File No. **TTC-T/C-20061109-00517****

Dear Ms. Dortch:

On November 9, 2006, Reliance Communications, Inc. (“RCI”) filed the above referenced application seeking consent to transfer control of its Section 214 authorization (TTC-214-2002-1107-00535). RCI seeks to amend its response to Question 14 in such application to identify new foreign carrier affiliations. RCI will file a separate foreign carrier affiliation notification with the Commission identifying these new affiliations.

Specifically, RCI seeks to include the following entities among its affiliated foreign carriers:

Reliance Communications (Australia) Pty Limited (“RCAPL”), an Australian company that initiated the provision of international calling card services in Australia on November 9, 2006. RCAPL has less than a 50% market share in the international transport and local access markets in Australia.

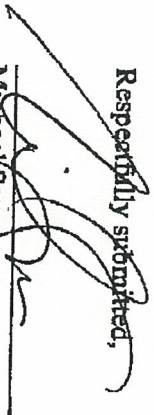
Reliance Communications (New Zealand) Pte Limited (“RCNZPL”), a New Zealand company that proposes to provide international calling card services in New Zealand starting in December 2006. RCNZPL currently has no market share in the international transport and local access markets in New Zealand and anticipates that it will have less than a 50% market share in the international transport and local access markets in New Zealand once it initiates service next month.

Reliance Communications (Singapore) Pte Limited (“RCSP”), a Singapore company that proposes to provide international calling card services in Singapore starting in December 2006. RCSP currently has no market share in the international transport and local access markets in Singapore and anticipates that it will have less than a 50% market share in the international transport and local access markets in Singapore once it initiates service next month.

Reliance Communications Hong Kong Pte Limited (“RCHKPL”), a Hong Kong company that proposes to provide international calling card services in Hong Kong starting in December 2006. RCHKPL currently has no market share in the international transport and local access markets in Hong Kong and anticipates that it will have less than a 50% market share in the international transport and local access markets in Hong Kong once it initiates service next month.

Please do not hesitate to contact our outside counsel, Christopher C. Tai at 202-429-6448, if you have any questions regarding this amendment.

Respectfully submitted,



Michael Saucier
Executive Vice President and Treasurer
Reliance Communications, Inc.

STEP TOE & JOHNSON LLP
ATTORNEYS AT LAW

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FILED/ACCEPTED

January 23, 2007

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Federal Communications Commission
Office of the Secretary

Via HAND DELIVERY

Ms. Marlene Dortch
Secretary
Federal Communications Commission
445 Twelfth Street, SW
Washington, DC 20554

Re: Original Signature Page –
Second Amendment to Reliance Communications, Inc. Application for Authority to
Transfer Control of its International Section 214 Authorization
(File No. **ITC-T/C-20061109-00517**)

Dear Ms. Dortch:

On behalf of Reliance Communications, Inc. (“RCI”), enclosed is the original signature page for RCI’s Second Amendment to its Application for Authority to Transfer Control of the above-referenced International Section 214 Authorization. This original signature page replaces the copy that was filed with the Second Amendment on January 19, 2007.

If you have any questions regarding this submission please contact me.

Respectfully submitted,



Rhonda M. Bolton
Counsel for Reliance Communications, Inc.

Enclosure

holding company that, via its wholly-owned subsidiary AAA Communication Private Limited (“AAACPL”), will hold a 63.98% direct interest in RCOM and therefore, a 63.98% indirect interest in RCI. By virtue of Mr. Ambani’s 60% interest in RIVL, the entire 63.98% interest held by AAACPL in RCOM as well as the 0.56% held by RIVL in RCOM directly would be attributed to Mr. Ambani under the Commission’s rules. See Note to Paragraph (h), 47 C.F.R. § 63.18(h). Thus, under the FCC attribution rules, Mr. Ambani will hold a combined 64.54% indirect interest in RCOM through his ownership interest in RIVL (63.98% via AAACPL + 0.56% directly held by RIVL) and a 0.09% direct interest in RCOM, thereby giving him *de jure* as well as *de facto* control over RCI. Mrs. Ambani will hold a combined indirect ownership interest of 25.816% in RCOM through her ownership interest in RIVL (25.592% (0.4*63.98%) via AAACPL + 0.224% (0.4*0.56%) directly held by RIVL) and a direct ownership interest of 0.23% in RCOM. The remaining 35.14% interest in RCOM will remain widely dispersed among over 2,000,000 Indian and non-Indian shareholders. This final ownership structure is depicted in Exhibit C of the Application.

The Application indicates that this final transaction is pending and will take place after Commission approval of the earlier corporate reorganization transactions that resulted in the transfer of *de facto* control to Mr. Ambani. However, exigent business circumstances that have arisen since the Application was filed now compel RCOM to complete this final *pro forma* transaction and put the final ownership structure in place in advance of Commission approval of the Application. Thus, RCI seeks to inform the Commission of the change in timing by submitting this second amendment to the Application.

If you have any questions regarding this amendment, please contact our legal counsel, Christopher C. Tai, at (202) 429-6448.

Respectfully submitted,



Michael Sauer
Executive Vice President and Treasurer

cc: Ms. Jodi Cooper, International Bureau, FCC
Mr. Greg Pinto, Department of Homeland Security