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Policy Division International Bureau

November 7, 2007

VIA ECFS AND HAND DELIVERY

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

FILED/ACCEPTED

NOV - 7 2007

Federal Communications Commission
Office of the Secretary

LLC for the Transfer of Control of International and Domestic 214 Application of Local Communications Network, Inc. and BringCom, WC Docket No. 07-248; IB File No. ITC-T/C-20071029-00440; Authorizations

Re:

Dear Secretary Dortch:

between voting and equity interest held in the Surviving Company. information about the three additional international 214 authorizations held by its subsidiary from International Bureau staff. In particular, Local Communications Network provides 29, 2007. Enclosed is an amended Application that reflects changes in response to inquiries Bureau (via IBFS) and the Wireline Competition Bureau (via courier to Pittsburgh) on October amends the above-referenced application ("Application"), which was filed with the International Communications Network, Inc. and BringCom, LLC (collectively, "Applicants"), this letter LCN International, LLC and the Amended Application clarifies that there is no distinction Pursuant to FCC Rule Section 1.744, 47 C.F.R. § 1.744, and on behalf of Local

following: In response to inquiries Wireline Competition Bureau staff, Applicants provide the

- The Surviving Company intends to offer service nationwide.
- V any other FCC authorized telecommunications service providers. Those holding an ownership interest in the Surviving Company are not affiliated with

Mintz, Levin, Cohn, Ferris, Glovsky and Popeo, P.C.

Page 2

Finally, enclosed are the original signature pages to be included with the Application.

Please date-stamp the extra copy of this and return it to the courier. If you have any questions concerning this filing, please contact the undersigned.

Respectfully submitted,

Chérie R. Kiser

There of France

Enclosures

CC:

Jodie May, WCB (via email) David Krech, IB (via email)

Before the FEDERAL COMMUNICATIONS COMMISSION Washington, D.C. 20554

In the Matter of	
LOCAL COMMUNICATIONS NETWORK, INC.)) WC Docket No. 07-248)
BRINGCOM, LLC) File No. ITC-T/C-) 20071029-00440
Application for Consent to Transfer Control of Local Communications Network Inc.	
To BringCom, LLC	
International and Domestic	
Authorizations Pursuant to Section 214 of the Communications Act of 1934, as Amended	

AMENDED APPLICATION

Network, Inc. (hereinafter referred to as "Surviving Company"). This application is of LCN and BringCom. 1/ The surviving merged entity will be Local Communications international Section 214 authorizations held by the Applicants as a result of the merger 63.04 and 63.24(e) of the Commission's Rules, to transfer control of domestic and pursuant to Section 214 of the Communications Act of 1934, as amended, and Sections ("BringCom") (collectively the "Parties" or "Applicants") hereby request authority Local Communications Network, Inc. ("LCN") and BringCom, LLC

fully below, LCN is the parent of LCN International, LLC ("LCNI"). LCNI holds international 214 authority under the FCC file numbers ITC-214-19980506-00298, ITC-214-19940823-00254, ITC-995-551 and ITC-95-637. The latter three redundant licenses will be surrendered pursuant to 63.19 of the Commission's Rules following consummation of the transaction. As explained more consummation of the merger. This redundant license will be surrendered pursuant to Section authorization. BringCom's international 214 authority will be unnecessary following the Section 63.19 of the Commission's Rules See FCC file number ITC-214-20051101-00441 for BringCom's international 214

September 20, 2007 submitted pursuant to a Merger Agreement between the Parties and effected on

services over private lines authority is requested to provide switched basic services over private lines to a country qualifies for streamlined treatment under Section 63.12 because, in accordance with affiliates are regulated as dominant with respect to any service. This Application also for which the Commission has not previously authorized the provision of switched (2) Surviving Company will not be affiliated with any dominant U.S. carrier; and (3) no Section 63.12(c): (1) Surviving Company will not be affiliated with any foreign carriers; carrier that is not a party to the transaction; and (3) neither the Applicants nor any of their access services exclusively in geographic areas served by a dominant local exchange Surviving Company will provide competitive telephone exchange services or exchange market share in the interstate, interexchange market of less than ten (10) percent; (2) Rules because: (1) the proposed transaction will result in Surviving Company having a eligible for streamlined processing pursuant to Section 63.03(b)(2) of the Commission's pursuant to Sections 63.03 and 63.12 of the Commission's Rules. This Application is The Applicants respectfully request streamlined treatment of this Application

In support of its Application, the Parties provide the following:

. APPLICANTS

A. Local Communications Network, Inc.

company LCN International, LLC ("LCNI"), the licensee of the international 214 authority, which is also located at 105 Executive Drive, Suite 100-A, Sterling, Virginia 100-A, Sterling, Virginia 20166. LCN is the sole member of Virginia limited liability LCN is a Virginia corporation with headquarters at 105 Executive Drive, Suite

stations authorizations.^{2/} authorization and its international and domestic 214 authority. LCNI holds two earth services via its common carrier point to point microwave licenses, its earth station switching centers to provide direct access to its services. LCN is authorized to provide Internet access, long distance, data, voice and video. LCN operates advanced gateway 20166. LCN and LCNI provide a wide range of services via satellite that include

B. BringCom, LLC

BringCom Latin America, and Africa. Mr. Fabrice Langreney, a U.S. citizen, is the sole member of Internet Protocol ("VoIP"), broadband and internet services via satellite between the U.S., Suite 800, McLean, Virginia 22102. BringCom provides long distance, voice over BringCom is a Delaware corporation with headquarters at 8300 Greensboro Drive,

II. DESCRIPTION OF THE TRANSACTION

ownership interest in the Surviving Company. LCN's shares will be distributed as ownership interest to sixty (60) percent. LCN will hold a forty-nine (49) percent shares of unissued stock in the Surviving Company as necessary to bring his total Langreney will have the sole and exclusive option to purchase additional authorized BringCom's shares in the Surviving Company will be held by Fabrice Langreney. Mr. ownership interest in the Surviving Company with an option to acquire additional shares Pursuant to the terms of the Agreement, BringCom will hold a fifty-one (51) percent needs of both Applicants and to more effectively provide services to their customers. The parties have entered into a Merger Agreement ("Agreement") to meet future

concurrently with this filing. Applications to transfer control of these licenses are submitted electronically

of Directors comprised of five directors. eleven (11) percent; Daniel K, Christine T. Moller, Byron Henry, Robert McNanley, Jr., BringCom and two will be appointed by the shareholders of LCN ten (10) percent ownership interest in LCN. The Surviving Company will have a Board Elizabeth Crawford, Phillip Radcliffe, and Thomas McNanley each will hold less than a McNanley/Estate of Robert McNanley, Sr. - eleven (11) percent; Stanford, Miller follows: Diamond Partners, Inc. ("D.P., Inc.") - sixteen (16) percent; Jewel Three of the directors will be appointed by

to provide the services offered by the Applicants Following receipt of necessary approvals, the Surviving Company will continue

III. PUBLIC INTEREST STATEMENT

proposed upgrades will in turn improve the quality of service offered to customers antennas on its wireless facilities and improving security and network reliability. The completion of the merger. Those upgrades include increasing the number of transmit Surviving Company also intends to upgrade and improve the current LCN facilities after Surviving Company expects to increase the number of employees starting in 2008. that should enable the combined companies to increase their operating income. permit them to operate more efficiently and thus realize substantial financial synergies an expansion of services resulting from increased economies of scale. telecommunications services. The Parties anticipate a consistent growth in revenue and The merger of BringCom and LCN will establish a leading provider of satellite The merger will

without interruption and without change in rates, terms, or conditions. will continue to receive high-quality telecommunications and information services The proposed merger does not present any anti-competitive issues. Customers The Surviving

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VoIP services. Therefore, consent to the proposed merger is in the public interest. Company will continue to compete with other providers of long distance, internet and

IV. INFORMATION REQUIRED BY SECTION 63.24(e) OF THE COMMISSION'S RULES

requested in Section 63.18(a-d) for BringCom and LCN: pursuant to Section 63.24(e) of the Commission's Rules, including the information In support of this Application, the Applicants submit the following information

(a) Name, address and telephone number of Applicants:

Transferor

Suite 800 8300 Greensboro Drive BringCom, LLC

Tel: (703) 918-4857 McLean, Virginia 22102

Fax: (703) 918-9459

FRN: 0014190227

Transferee

Sterling, Virginia 20166 105 Executive Drive, Suite 100-A Local Communications Network, Inc.

Tel: (703) 709-7902

Fax: (703) 709-4136

FRN: 0004648051

- (b) limited liability company organized under the laws of LCN is a corporation organized under the laws of Virginia. Delaware. BringCom is
- (c) Correspondence concerning this Application should be sent to:

For Local Communications Network, Inc. For BringCom, LLC	For BringCom, LLC
Aziz Bennani	Fabrice J. Langreney
Chief Operating Officer	President
Local Communications Network, Inc.	BringCom, LLC
105 Executive Drive,	8300 Greensboro Drive
Suite 100-A	Suite 800
Sterling, Virginia 20166	McLean, Virginia 22102
Tel: (703) 709-7902	Tel: (703) 918-4857
Fax: (703) 709-4136	Fax: (703) 918-9459
Cherie R. Kiser	Cherie R. Kiser
Mintz, Levin, Cohn, Ferris, Glovsky and	Mintz, Levin, Cohn, Ferris, Glovsky and Popeo,
Popeo, P.C.	P.C.
701 Pennsylvania Ave. NW	701 Pennsylvania Ave. NW
Suite 900	Suite 900
Washington, D.C. 20004	Washington, D.C. 20004
Tel: (202) 434-7300	Tel: (202) 434-7300
Fax: (202) 434-7400	Fax: (202) 434-7400
ckiser@mintz.com	ckiser@mintz.com

(d) under the FCC file number ITC-214-19980506-00298.4/ FCC file number ITC-214-20051101-00441.3/ LCNI holds international 214 authority facilities-based and resale services. BringCom holds international 214 authority under Both Applicants hold domestic and international authority to provide global

LCN submits the following information pursuant to Section 63.18(h-p) of the

Commission's Rules:

Commission's Rules following consummation of the transaction. of the merger. This redundant license will be surrendered pursuant to Section 63.19 of the BringCom's international 214 authority will be unnecessary following the consummation

pursuant to Section 63.19 of the Commission's Rules before the grant of the instant application. LCNI also holds redundant authority under FCC file numbers ITC-214-19940823-00254, ITC-995-551 and ITC-95-637. These three redundant licenses will be surrendered

(h) Surviving Company. entities with a greater than ten (10) percent direct or indirect interest in the located at 46479 Capelwood Court, Sterling, Virginia 20165. LCN, an eleven (11) percent indirect interest in Surviving Company, and is Miller, an individual and U.S. citizen, holds a twenty-three (23) percent interest in and is located at 414 Cardinal Glen Circle, Sterling, Virginia 20164. Stanford interest in LCN, an eleven (11) percent indirect interest in Surviving Company McNanley, Sr., an individual and U.S. citizen, holds a twenty-three (23) percent Prospect Street, Elyria, Ohio, 44035. Jewel McNanley/Estate of Robert holds a one hundred (100) percent interest in D.P. Inc. and is located at 333 a sixteen (16) percent indirect interest in the Surviving Company. D.P., Inc. is located at 333 Prospect Street, Elyria, Ohio, 44035. Karl Moller, a U.S. citizen, diamond products, holds a thirty-three (33) percent interest in LCN and will hold Company. D.P., Inc., a Delaware corporation, whose principal business is LCN will hold a forty-nine (49) percent ownership interest in the Surviving Langreney's address is 8300 Greensboro Drive, McLean, Virginia 22102. telecommunications, owns one hundred (100) percent of BringCom. Mr. Langreney, an individual and U.S. citizen, whose principal business is fifty-one (51) percent ownership interest in the Surviving Company. Mr. Fabrice J. be owned by BringCom and LCN.51 As described above, BringCom will hold Following consummation of the proposed transaction, the Surviving Company will There are no other

Company. There is no distinction between voting and equity interest held in the Surviving

Application when such information becomes available directors of the Surviving Company. The Applicants will supplement this The Applicants have not yet determined who will be the officers and

- Ξ foreign carrier, and (b) Surviving Company will be not be affiliated with foreign The Applicants certify that post-close, (a) Surviving Company will not be
- 9 By this application, the Applicants certify the following:
- 1) the Surviving Company will not be a foreign carrier in any destination
- 2) the Surviving Company will not control a foreign carrier;
- destination country; and interest in the Parties do not also control foreign carriers in any 3) entities holding twenty-five (25) percent or greater direct or indirect
- Surviving Company 4) no foreign carriers own, or are contractual beneficiaries of the
- (k)Section 63.18(k) is not applicable because Surviving Company is not affiliated with a foreign carrier and is not a foreign a carrier as described above
- Θ with a foreign carrier and is not a foreign a carrier as described above Section 63.18(l) is not applicable because Surviving Company is not affiliated
- (m) with a foreign carrier and is not a foreign a carrier as described above Section 63.18(m) is not applicable because Surviving Company is not affiliated
- (n)directly or indirectly from any foreign carrier with respect to any U.S The Applicants certify that they have not agreed to accept special concessions

international route where the foreign carrier possesses market power on the foreign end of the route, and that they will not enter into such agreements in the

- 0 pursuant to Section 5301 of the Anti-Drug Abuse Act of 1988 Commission's Rules, that they are not subject to a denial of Federal benefits The Applicants certify, pursuant to Sections 1.2001 through 1.2003 of the
- (g)has not previously been authorized dominant U.S. carrier and it does not seek authority to provide service for which it with a foreign carrier and will not resell international switched services of a 63.12 of the Commission's Rules. The Surviving Company will not be affiliated Applicants request streamlined processing of this Application pursuant to Section

~ INFORMATION REQUIRED BY SECTION 63.04(b) OF THE COMMISSION'S RULES

control application is provided in Exhibit A Rules, the additional information required for the domestic Section 214 transfer of In accordance with the requirements of Section 63.04(b) of the Commission's

VI. CONCLUSION

convenience, and necessity would be furthered by grant of this Application Based on the foregoing, Applicants respectfully submit that the public interest,

Respectfully submitted,

NETWORK, INC. LOCAL COMMUNICATIONS

BRINGCOM, LLC

105 Executive Drive, Local Communications Network, Inc. President Daniel Moller

President

Fabrice J. Langreney

Suite 100-A Sterling, Virginia 20166 Tel: (703) 709-7902 Fax: (703) 709-4136

McLean, Virginia 22102 Tel: (703) 918-4857 Fax: (703) 918-9459 8300 Greensboro Drive Suite 800 BringCom, LLC

Date: October _, 2007

EXHIBIT A

DOMESTIC SECTION 214 TRANSFER OF CONTROL INFORMATION

Rules, the Applicants provide the following information in support of their request. In accordance with the requirements of Section 63.04(b) of the Commission's

63.04(b)(6): Description of the Transaction

The proposed transaction is described in Section II of the Application.

63.04(b)(7): Description of Geographic Service Area and Services in Each Area

described in Section I of the Application. A description of the geographic service areas and services provided in each area is

63.04(b)(8): Presumption of Non-Dominance and Qualification for Streamlining

63.04(b)(9): dominant local exchange carrier that is not a party to the transaction; and (3) neither the services or exchange access services exclusively in geographic areas served by a Applicants nor any of their affiliates are regulated as dominant with respect to any service than 10 percent; (2) Surviving Company will provide competitive telephone exchange the merged entity having a market share in the interstate, interexchange market of less 63.03(b)(2) of the Commission's Rules because (1) the proposed transaction will result in This Application is eligible for streamlined processing pursuant to Section Other Pending Commission Applications Concerning the Proposed

station and common carrier microwave licensed authorized to LCN and LCNI The Applicants are concurrently submitting applications to transfer control of earth

63.04(b)(10): Special Considerations

None

63.04(b)(11): Waiver Requests (If Any)

None.

63.04(b)(12): Public Interest Statement

Section III of the Application. The proposed transaction is in the public interest for the reasons detailed in