ATTACHMENT 1

Answer to Question 10

Rule 63.18 (c) Contact Information:

All correspondence and other communications concerning this application should be directed to:

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Rule 63.18 (d)International Authorizations

The transferor, Telenational Communications, Inc. ("Telenational"), holds domestic operating authority pursuant to a blanket license under Rule 63.01. Telenational holds authority to provide global facilities-based and global resale services under File No. ITC-214-19970721-00421. The transferee, RP LIQ, Inc. ("RP LIQ"), does not provide telecommunications services or hold any authority to do so.

Answer to Question 11

Rule 63.18(h) Ownership

RP LIQ holds 100% ownership and control of Telenational. The following persons own or control a 10% or greater direct equity or voting interest in RP LIO:

Name and Address	Citizenship	Principal Business	Percentage Ownership/Controlling Interest
John A. Jenkins, an individual, 16767 Bollinger Drive Pacific Palisades, CA 90272	United States	Telecom Management	30%
Apex Acquisitions, Inc., a Delaware corporation, 52 Marks Lane P.O. Box 8658 Breckenridge, CO 80424.	United States	Telecom Investment	40%
Robert Esenten, an individual 5567 Reseda Blvd., Suite 330 Tarzana, CA 91356	United States	Attorney	12%

No other individual or entity holds a 10% or greater direct equity or voting interest in RP LIQ.

The following persons own or controls a 10% or greater direct equity or voting interest in Apex Acquisitions, Inc.:

Name and Address	Citizenship	Principal Business	Percentage Ownership/Controlling Interest
Chris Canfield, an individual, 52 Marks Lane P.O. Box 8658 Breckenridge, CO 80424.	United States	Telecom Management	70%
Michael Prachar, an individual, 5408 N. 99th Street Omaha, NE 68134	United States	Telecom Management	30%

Thus, under the Commission's rules for determining ownership interests, Mr. Canfield's attributable ownership interest in RP LIQ is 40%, and Mr. Prachar's attributable ownership interest in RP LIQ is 12% (30% x 40%).

Answer to Question 13

Description of Transaction

The transaction giving rise to this notification is a corporate restructuring by which all of the shares of stock in Telenational, which were held by Rapid Link, Inc. ("Rapid Link"), have been transferred to a new corporation named RP LIQ CO, Inc. ("RP LIQ"). The majority shareholders of RP LIQ were, immediately prior to the restructuring, the majority shareholders of Rapid Link, and their indirect ownership interests in Telenational have not changed materially as a result of the restructuring. Further, John A. Jenkins, whose fully-diluted interest in RapidLink (i.e., the interest that would have been held by him assuming the exercise of all options and conversion rights) exceeded 80% immediately prior to the restructuring, now holds an interest in RP LIQ that exceeds 80%, on a fully-diluted basis. (As noted in the answer to Question 11, Mr. Jenkin's actual ownership interest in RP LIQ currently is less than 50%.)

The transaction has not through any means resulted in any change in the ultimate control of, or right to control, Telenational. Accordingly, prior Commission approval of the restructuring was not required, and, for that reason, this pro forma notification is appropriate.

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