

SAVVIS, Inc.

Notification of a Pro Forma Transfer of Control

Attachment

Answer to Question 9

Description of Application

Pro Forma Transfer of Control of International Section 214 Authorization Holder SAVVIS, Inc. (“SAVVIS Holdings”)

Answer to Question 10

Responses to Section 63.18(c) and (d)

Section 63.18(c):

Correspondence concerning the application should be sent to:

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Section 63.18(d)

SAVVIS Holdings holds Section 214 authority to provide global or limited global facilities-based service and global or limited global resale service. *See* File No. ITC-214-20040122-00026.

Answer to Question 11

The name, address, citizenship and principal businesses of any person or entity that directly or indirectly owns at least ten percent of the equity of the applicant, and the percentage of equity owned by each of those entities (to the nearest one percent).

On February 21, 2007, Welsh, Carson, Anderson & Stowe VIII, L.P. (“WCAS VIII”) had a 46.6% direct equity interest in SAVVIS Holdings, and WCAS Management Corporation (“WCASMC”) had a 0.1% direct equity interest in SAVVIS Holdings. WCAS VIII currently has an 17.9% direct equity interest in SAVVIS Holdings, WCASMC has a 0.1% direct equity interest in SAVVIS Holdings, and individual principals of Welsh, Carson, Anderson & Stowe (“WCAS”) hold an additional 4.8% direct equity interest in SAVVIS Holdings.

Answer to Question 13

This Application serves to notify the Commission of a *pro forma* transfer of control of SAVVIS Holdings, which holds an international Section 214 authorization (File No. ITC-214-20040122-00026). When SAVVIS Holdings (then known as SAVVIS Asset Holdings, Inc.) applied for international Section 214 authority on January 22, 2004, WCAS VIII and WCASMC held an aggregate 55% voting interest in SAVVIS Holdings, and there were three principals of WCAS sitting on SAVVIS Holdings’ ten member board of directors. As a result of a series of transactions that took place gradually over time, including principally distributions of SAVVIS Holdings shares to the partners in WCAS VIII, the voting interest in SAVVIS Holdings diminished, falling below 50% on February 21, 2007, and today standing at 17.9% for WCAS VIII, 0.1% for WCASMC, and 4.8% for individual principals of WCAS. WCAS VIII, however, has remained SAVVIS Holdings’ largest shareholder, and there continues to be a WCAS principal, a former WCAS principal, and a former WCAS employees on SAVVIS Holdings’ eight member board of directors.