

ATTACHMENT 1
to Section 214 Application for Authority to Assign Authorization
ITC-214-19940131-000027

Answer to Question 10, providing contact information pursuant to Section 63.18(c):

Transferors **SJI Holdings, LLC**
112 West 10th Street
PO Box 188
Larose LA 70373
Telephone: (985) 693-0215
Facsimile: (985) 692-5800

Attention: Tony Duet

Transferee: EATEL Acquisition, L.L.C.
913 South Burnside Avenue
Gonzales LA 70737
Telephone: (225) 621-4498
Facsimile: (225) 644-8566

Attention: John D. Scanlan

Copies of all correspondence, notices, and inquiries should also be addressed to:

Sylvia Lesse
Communications Advisory Counsel, LLC
2154 Wisconsin Avenue
Washington, DC 20007
Telephone: (202) 333-5273
Facsimile: (202) 333-5274

Answer to Question 10, providing information regarding previous Section 214 authorizations pursuant to Section 63.18(d):

Applicant EATEL Acquisition, L.L.C. is a wholly-owned subsidiary of EATELCORP, L.L.C. EATELCORP, L.L.C. owns 100% of Advanced Tel LLC, which is authorized to provide international service pursuant to File No. ITC-214-19940131-00027. Advanced Tel L.L.C. owns 100% of the interests of TLX Communications, Inc., which provides international service under File No. ITC-95-475.

Answer to Question 11, providing ownership information pursuant to Section 63.18(h):

Transferor (owners of SJI Holdings, LLC):

SJI, LLC, the holder of the subject authorization, is the wholly-owned subsidiary of Transferor SJI Holdings, LLC. Boston Ventures Limited Partnership VII is the only 10% or greater direct owners of SJI Holdings, LLC (holding approximately 95%). The 10% or greater owners of Boston Ventures Limited Partnership VII and the general partners are:

| <u>Name and Address</u> | <u>Percentage Ownership</u> | <u>Citizenship</u> | <u>Principal Business</u> |
|--------------------------------------------------------------------------------------------------------------------------|----------------------------------|--------------------|---------------------------|
| Hartford Financial Services Group, Inc.* Hartford Plaza Hartford, CT 06115 | approx. 11% (limited partner) | US | insurance and investments |
| State of Connecticut Retirement Plans and Trust Funds 55 Elm Street Hartford, CT 06106 | approx. 20% (limited partner) | US | investment |
| Boston Ventures Company VII, LLC c/o BV Investment Partners, LLC 125 High Street 17th Floor Boston, MA 02110 | 2% (general partner) | US | investment |

*The Hartford Financial Services Group, Inc. holds this interest indirectly through its subsidiaries, Hartford Life Insurance Co. and Hartford Fire Insurance Co., neither of which holds a ten percent interest in Boston Ventures Limited Partnership VII. The Hartford Financial Services Group, Inc. is a Delaware corporation and is publicly traded on the New York Stock Exchange. Based upon a review of the most recent information available, there are no ten percent or more shareholders of The Hartford Financial Services Group, Inc.

Boston Ventures Company VII, LLC, the general partner (“GP”) of Boston Ventures Limited Partnership VII, is principally engaged in investments. The managing directors of the GP control the GP. Set forth below are all of the managing directors of the GP. This list includes all of the owners of the GP who have a ten percent or greater interest in the GP. No individual listed below holds a fifty percent or greater interest in the GP.

| Name | Address | Citizenship |
|---------------------------------|------------------------------------------------------------------------------------------|--------------------|
| Barry Baker | c/o BV Investment Partners, LLC 125 High Street 17th Floor Boston, MA 02110 | USA |
| Anthony J. Bolland** Kingdom | c/o BV Investment Partners, LLC 125 High Street 17th Floor Boston, MA 02110 | United |
| Roy F. Coppedge | c/o BV Investment Partners, LLC 125 High Street 17th Floor Boston, MA 02110 | USA |
| Andrew C. Davis | c/o BV Investment Partners, LLC 125 High Street 17th Floor Boston, MA 02110 | USA |
| Elizabeth Granville- Smith | c/o BV Investment Partners, LLC 125 High Street 17th Floor Boston, MA 02110 | USA |
| Gerald S. Hobbs | c/o BV Investment Partners, LLC 125 High Street 17th Floor Boston, MA 02110 | USA |
| Vikrant Raina** | c/o BV Investment Partners, LLC 125 High Street 17th Floor Boston, MA 02110 | India |

** Pursuant to the terms of the GP's operating agreement, non-US citizens may not participate in any matters relating to any media and regulated communications enterprises of the GP, including any media or communications companies in which the GP or Boston Ventures Limited Partnership VII may invest, and are subject to other restrictions on their participation in the operation of the GP and the limited partnership in accordance with the FCC's insulation criteria.

Transferee (owners of EATEL Acquisition, L.L.C.):

The sole member and 100% owner of EATEL Acquisition, L.L.C. is EATELCORP, L.L.C.

The following persons are the only owners of 10% or more equity in EATELCORP, L.L.C.:

| <u>Name and Address</u> | <u>Percentage Ownership</u> ¹ | <u>Citizenship</u> | <u>Principal Business</u> |
|--------------------------------------------------------------------------------------------------------------------|------------------------------------------|--------------------|---------------------------|
| Beryl Scanlan Smith 913 S. Burnside Ave Gonzales, LA 70737 | 16.8% voting | US | communications |
| The 2004 RBS/BSS Trust 913 S. Burnside Ave Gonzales, LA 70737 (Beryl Scanlan Smith, Trustee) ² | 11.3% voting | LA trust | investments |
| The 2004 RBS/AGSII Trust 913 S. Burnside Ave Gonzales, LA 70737 (Arthur G. Scanlan, II, Trustee) | 11.3% voting | LA trust | investments |
| The 2003 DPS Trust 913 S. Burnside Ave Gonzales, LA 70737 (Arthur G. Scanlan, II, Trustee) ³ | 16.7% voting | LA Trust | investments |

¹ The ownership interests listed above are Class A, the only voting equity interest. In addition, Class B (non-voting) ownership interests are held or controlled as follows: Beryl Scanlan Smith: 25.3%; Arthur G. Scanlan, II: 5.5%; The 2003 CLR Trust (John D. Scanlan, Trustee): 12.1%; The 2003 AGIII Trust: 15.5%; and The 2003 JPS Trust: 15.5%; and The 2003 DPS Trust: 26.2%.

² Mrs. Smith also serves as Trustee for several smaller trusts, with additional combined voting interests totaling 3.9%. Accordingly, Ms. Smith's total voting interest equals 32.0%.

³ Mr. Scanlan also serves as Trustee for several smaller trusts, with additional combined voting interests totaling 3.6%, as well as holding a direct interest in 2.8% voting equity. Accordingly, Mr. Scanlan's total voting interest equals 34.4%.

Transferee Ownership (cont'd)

| <u>Name and Address</u> | <u>Percentage Ownership</u> | <u>Citizenship</u> | <u>Principal Business</u> |
|----------------------------------------------------------------------------------------------------------------|-----------------------------|--------------------|---------------------------|
| The 2004 RBS/JDS Trust 913 S. Burnside Ave Gonzales, LA 70737 (John D. Scanlan, Trustee) ⁴ | 11.3% voting | LA Trust | investments |
| The 2003 AGSIII Trust 913 S. Burnside Ave Gonzales, LA 70737 (Ruth Banker Scanlan, Trustee) | 8.0% voting | LA Trust | investments |
| The 2003 JPS Trust 913 S. Burnside Ave Gonzales, LA 70737 (Ruth Banker Scanlan, Trustee) ⁵ | 8.0% voting | LA Trust | investments |

Beryl Scanlan Smith, Arthur G. Scanlan, II and John D. Scanlan are the children of Ruth Banker Scanlan.

Answer to Question 13, providing information regarding the proposed means of transfer:

Transferee EATEL Acquisition, L.L.C. proposes the purchase of 100% of the issued and outstanding ownership interests in authorization holder SJI, LLC from SJI Holdings, LLC. The parties contemplate the continuation of the provision of competitive interstate and international long distance services to customers in a transparent fashion.

⁴ Mr. Scanlan also serves as Trustee for several smaller trusts, with additional combined voting interests totaling 6.1%. Accordingly, Mr. Scanlan's total voting interest equals 17.4%.

⁵ Mrs. Scanlan also holds a direct ownership interest in less than .1% of voting equity. Accordingly, Mrs. Scanlan's total voting interest equals 16%.

Answer to Question 20, providing information regarding streamlined processing pursuant to Section 63.18(p):

This application is entitled to streamlined processing because (1) no party hereto is affiliated with any foreign carrier; and (2) no party hereto is affiliated with a dominant US carrier whose international switched or private line services are to be resold.