

**ATTACHMENT 1**

**Notice of a *Pro Forma* Assignment of International Section 214 Authorization  
from Comcast of the South, Inc.  
to Comcast of Colorado/Florida/Michigan/New Mexico/Pennsylvania/Washington, LLC  
Pursuant to 47 C.F.R. § 63.24(f) (File No. ITC-214-2003101700480)**

**Answer to Question 10 – Section 63.18(c) – (d):**

***Information for Assignor, Comcast Phone of the South, Inc.:***

**Contact Information:**

Beth Choroser  
Executive Director, Regulatory Affairs – Cable Division  
Comcast Cable Communications  
One Comcast Center  
Philadelphia, PA 19103  
(215) 286-7893  
[Beth.Choroser@comcast.com](mailto:Beth.Choroser@comcast.com)

Frank La Fontaine  
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Comcast Corporation  
300 New Jersey Avenue NW, Suite 700  
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[Frank.LaFontaine@comcast.com](mailto:Frank.LaFontaine@comcast.com)

*with a copy to:*

Steve Horvitz  
Davis Wright Tremaine LLP  
1919 Pennsylvania Ave., NW, Suite 800  
Washington, D.C. 20006  
202-973-4200 (telephone)  
202-973-4499 (facsimile)  
[StevenHorvitz@dwt.com](mailto:StevenHorvitz@dwt.com)

**International Section 214 Authorizations:**

Comcast of the South, Inc. does not hold Section 214 authority. However, its subsidiary Comcast Phone of Michigan, LLC holds domestic and international Section 214 authority under File No. ITC-214-2003101700480.

***Information for Assignee, Comcast of Colorado/Florida/Michigan/New Mexico/Pennsylvania/Washington, LLC:***

Contact Information:

Beth Choroser  
Executive Director, Regulatory Affairs – Cable Division  
Comcast Cable Communications  
One Comcast Center  
Philadelphia, PA 19103  
(215) 286-7893  
[Beth\\_Choroser@comcast.com](mailto:Beth_Choroser@comcast.com)

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International Section 214 Authorizations:

Comcast of Colorado/Florida/Michigan/New Mexico/Pennsylvania/Washington, LLC does not hold Section 214 authority. However, as noted above, its subsidiary, Comcast Phone of Michigan, LLC holds domestic and international Section 214 authority under File No. ITC-214-2003101700480.

**Answer to Question 11 – Section 63.18(h):**

Comcast of Colorado/Florida/Michigan/New Mexico/Pennsylvania/Washington, LLC is a wholly-owned indirect subsidiary held and controlled by Comcast Corporation (“Comcast”).

Name:	Comcast Corporation
Address:	One Comcast Center Philadelphia, PA 19103
Citizenship:	Comcast Corporation is organized under the laws of the Commonwealth of Pennsylvania.
Principal Business:	Communications
Percent of Equity Owned:	100%

Comcast is a publicly traded corporation with stock that is widely held by members of the public. No individual or company holds directly or indirectly a ten percent or more equity interest in Comcast Corporation. Brian L. Roberts, a United States citizen, is Comcast’s Chairman and Chief Executive Officer. Mr. Roberts has or is attributed with the power to vote stock that represents 33-1/3 percent of the voting power of Comcast’s voting common stock. Mr. Roberts’s voting interest is held primarily through his control of BRCC Holdings, LLC, a Delaware limited liability company of which he is the sole Manager. No other individual or entity has or is attributed with, directly or indirectly, a ten percent or greater voting interest in Comcast.

The address for Comcast and Comcast of Colorado/Florida/Michigan/New Mexico/Pennsylvania/Washington, LLC is One Comcast Center, Philadelphia, PA 19103.

There are no interlocking directorates between the applicant and any foreign carrier.

**Answer to Question 13 – Narrative Description of *Pro Forma* Transaction**

On March 31, 2014 the parties completed a *pro forma* transaction involving the conversion of Comcast of the South, Inc. from a corporation to a limited liability corporation (LLC). Immediately upon completing the conversion from a corporation to an LLC, Comcast of the South completed a name change to Comcast of Colorado/Florida/Michigan/New Mexico/Pennsylvania/Washington, LLC. A change in the form of business entity (i.e., from a corporation to an LLC) is a presumptively *pro forma* transaction under the Commission's rules.<sup>1</sup> Comcast Phone of Michigan, LLC which holds domestic and international 214 authority, will remain a wholly-owned subsidiary of Comcast of Colorado/Florida/Michigan/New Mexico/Pennsylvania/Washington, LLC. The effect of this *pro forma* transaction is that all assets and liabilities of Comcast of the South, Inc. were deemed to be assigned to and vested in Comcast of Colorado/Florida/Michigan/New Mexico/Pennsylvania/Washington, LLC.

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<sup>1</sup> 47 C.F.R. § 63.24(d), Note 2.