

ATTACHMENT 1

Pursuant to Section 63.24(f) of the Commission's rules, Stanacard, LLC ("Stanacard") and Stanacard Holdings, LLC ("Holdings") notify the Commission of a *pro forma* assignment of Stanacard's international Section 214 authorization (ITC-214-20090624-00301) in connection with an assignment of ownership interest consummated on December 11, 2014 (the "Assignment"). Specifically, the *pro forma* assignment involved the assignment of an ownership interest in Stanacard from Mr. David Michael Choupak ("Choupak") to Stanacard Holdings, LLC.

Because the assignment is from an individual to a limited liability company owned and controlled by such individual without any substantial change in their relative interests, it constitutes a *pro forma* assignment under Section 63.24(d), Note 2 of the Commission's rules. The assignor wholly owns the assignee.

Answer to Question 10:

Contact Information for this Notification:

Manlio Carrelli
Stanacard, LLC
424 West 33rd Street, No. 410
New York, NY 10001

With a copy to:

Vineetha Pillai
Marashlian & Donahue, LLC
1420 Spring Hill Road, Suite 401
McLean, Virginia 22102
Tel: (703) 714-1309
Email: vmp@commlawgroup.com

Prior International Section 214 Authorizations:

Choupak, an individual, does not hold domestic or international Section 214 authority.

Stanacard Holdings, LLC does not hold domestic or international Section 214 authority.

Stanacard holds blanket domestic Section 214 authority and holds international Section 214 authority granted in File No. ITC-214-20090624-00301.

Answer to Question 11: The following are the names, addresses, citizenship, and principal business of any person or entity that directly or indirectly owns at least ten percent of the equity in Stanacard Holdings, LLC:

David Michael Choupak
424 West 33rd Street
No. 410

New York, NY 10001
Citizenship: U.S.
Principal Business: Telecommunications
Percentage of Ownership: 100

No other entity or individual held or currently holds a ten percent (10%) or greater attributable ownership interest in Stanacard Holdings, LLC.

Answer to Question 13:

Prior to December 11, 2014, Choupak held 8,000 Class A Units of Stanacard, LLC ("Stanacard") which constitute all of the issued and outstanding Class A Units. Pursuant to an Assignment Agreement and Consents thereto, all dated December 11, 2014, Choupak assigned 80 Class A Units (1% of Class A Units) to Stanacard Holdings, LLC ("Holdings"), a newly formed Delaware limited liability company of which Choupak is the sole member and manager. Because Holdings is wholly owned by Choupak, all issued and outstanding Class A Units remain indirectly or directly held by Choupak.

This transaction qualifies as presumptively *pro forma* under Note 2, 47 C.F.R. § 63.24(d). Choupak assigned shares to a company in which he is the sole member. Choupak's assignment of 80 Class A shares to Holdings did not change the relative ownership of current Stanacard Class A shares. Moreover, the assignment does not impact the daily operations and management of Stanacard. Accordingly, the assignment did not result in a change in ultimate control of Stanacard or Stanacard's authorizations. The assignment is therefore properly classified as a *pro forma* transaction. The parties filed this instant notice to provide notification to the Commission of the *pro forma* change in ownership of Stanacard's authorizations.