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<u>To</u>: Federal Communications Commission

International Bureau Washington DC 20554

In RE: Correction of Scribner's Errors on Page 4 of the Attached Petition In the Matter of Pllatel

Communications, LLC, File No.: ITC-T/C-20160609-00168 Application for Change of

Control

Dear International Bureau Staff:

Upon consultation with the Bureau, two Scribner's errors were discovered on Page 4 of the Application Petition filed *In the Matter of Pllatel Communications, LLC*, File No.: ITC-T/C-20160609-00168. Applicant requests that the attached page 4 with correction of the Scribner's errors be substituted for the originally filed Page 4 for review by the Commission in this matter. Attached to this letter, you shall find the corrected Page 4 of Pllatel Communications, LLC's application attachment Petition.

Respectfully Submitted,

/s/ Edward A. Maldonado /s/

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File No.: ITC-T/C-20160609-00168

I. <u>INTRODUCTION</u>: Summary of the Contemplated Transaction

Licensee Pllatel Communications LLC is a telecommunications company that provides international telecommunications services pursuant to authority by the Commission under ITC-214-20150826-00217. Licensee provides both international telecommunications services and international VoIP services to the public, other carriers, as well as consumers. Pllatel has operated since 2015 and has sustained its upstart operations but now requires further capital to sustain itself, continue offering its services to the public, and ensure that services to carriers and consumers alike are uninterrupted in light of growth and debt commitments of the company. In response, Martz Holdings, LLC, has agreed to lend the capital necessary to sustain and grow Pllatel Communications under a transaction ("Transaction") wherein Martz Holdings will lend money collateralized by fifty percent (50%) of the Membership units of the Licensee, and hold an option to convert the loan to an investment within a six to eight month period. Should Martz Holdings execute its option it will vest with fifty percent (50%) equity stake hold in the Licensee. The terms of the transaction call for the Licensee as well as Garcia to obtain all state and federal approvals (or prior approval) necessary for Martz Holdings to execute its option should it so elect. The effect of executing the option to the licensee is that the loan and loan interest would be forfeited and any amounts lent would be treated as equity investment. Should Martz Holdings decide not to execute its option, the loan provided the Licensee would be paid pursuant to an existing Promissory Note. The Transaction will be entirely seamless for consumers of Pllatel Communications and carriers dealing with Pllatel Communications, as it will not result in any change in the management of Pllatel Communications or discontinue or impair Pllatel Communications services. On the contrary, the Transaction will only better stabilize Pllatel Communications to continue offering its services.

Applicant GARCIA presently holds one hundred percent (100%) interest in the Licensee and upon election of the option will transfer fifty percent (50%) of his Membership Units to MARTZ HOLDINGS, LLC upon consummation of the transaction, with Commission approval. GARCIA thereafter would not have a controlling interest, in the Licensee. Transferor GARCIA is a U.S. Citizen. Transferee MARTZ HOLDINGS is Florida limited liability solely controlled by a U.S.