#### ATTACHMENT 1

### **Answer to Question 10**

### 47 CFR § 63.18

(c) The name, title, post office address, and telephone number of the officer and any other contact point, such as legal counsel, to whom correspondence concerning the application is to be addressed:

Dana Hoyle, MS
Regulatory Consultant
1024 Donley Drive
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(d) A statement as to whether the applicant has previously received authority under Section 214 of the Act and, if so, a general description of the categories of facilities and services authorized (i.e., authorized to provide international switched services on a facilities basis);

Applicant is a rural competitive local exchange carrier ("CLEC") and a long-distance toll service reseller, that provides local, intrastate, and interstate interexchange and exchange access services in the State of Iowa pursuant to blanket domestic Section 214 authorizations.

Applicant (FRN: 0019430206) also holds 214 International Authority with a grant date of June 19, 2009 in ITC-214-20090601-00264 by this Commission.

## **Answer to Question 13**

Greenway Communications, LLC. ("Applicant"), pursuant to Section 214 of the Communications Act of 1934,¹ as amended, and Sections 63.03, 63.04, and 63.24 of the Commission's Rules², hereby requests consent to the transfer of ultimate control of Applicant, holder of international and domestic 214 authority, as part of an internal reorganization of the Applicant. Steve Akre and Gary Woods collectively own and control the Applicant. Under this transfer of control of the Applicant, ultimate control of Applicant will transfer from Mr. Steve Akre and Mr. Gary Woods (collectively "Transferors") to H3 Mortgage Company d/b/a Jasper Telecom ("Transferee"). The Transferee is wholly owned by Michael Hatfield. He is a US Citizen.

Pursuant to a Membership Unit Purchase Agreement ("Agreement"), the Transferee will purchase 100% of the Membership Units of Greenway Communications, LLC. The parties thereto will complete a transaction that includes purchase of Membership Units wherein Transferee will acquire from Transferors one-hundred percent (100%) of the equity of Applicant. Closing will occur within five (5) days of completion of all regulatory approvals and/or notifications required for the subject transaction.

A diagram depicting the pre- and post-Transaction corporate ownership structure of the Applicant follows:

#### **Before Transaction**

Greenway Communications, LLC

100% owned Steve Akre and Gary Wood

<sup>&</sup>lt;sup>1</sup> 47 U.S.C. § 214.

<sup>&</sup>lt;sup>2</sup> 47 C.F.R. §§ 63.03, 63.04, and 63.24.

#### **After Transaction**

H3 Mortgage Company d/b/a Jasper Telecom

100% owned by Michael Hatfield

Greenway Communications, LLC

A wholly owned subsidiary of H3 Mortgage Company d/b/a Jasper Telecom

The proposed transaction will serve the public interest by ensuring that Applicant will remain fully capitalized through resources provided by Mr. Hatfield through H3 Mortgage Corporation d/b/a Jasper Telecom. The instant proposed transaction will ensure that the proper corporate and financial structure remain in place for the Applicant to operate.

The proposed transaction will have no adverse impact on current customers and will be virtually transparent to customers in terms of the service they now receive. Customer rates, terms and conditions will not change because of this transaction. The transaction is a Membership Unit Purchase only and the Company's business practices, customer service offerings, and/or customer billing will remain the same post transaction. The proposed transaction also raises no competitive issues, and there will be no reduction of competition in the service areas. Moreover, Applicant's share of the domestic and international telecommunications markets in the United States is very small, and consumers will continue to have a wide range of competitive choices following consummation of the proposed transaction.

## **Answer to Question 20**

Statement on how Applicant qualifies for streamlined treatment<sup>3</sup>

This application fits within the presumptive streamlined categories as outlined in 47 CFR § 63.12 and streamlined treatment is requested. Applicant is a rural competitive local exchange service provider with no affiliations. Neither Transferee nor Transferor hold any interest in any other telecommunications provider. The Commission has determined that transactions such as this that involve a licensee that is non-dominant with respect to any service provided, and has a market share in the interstate, interexchange market of less than 10 percent do not raise the potential of competitive harm. Additionally, neither Transferee nor Transferor are affiliated with a foreign carrier and neither seeks authority to resell the international or private line services of any affiliated dominant U.S. carrier.

3 47 CFR 63.18(p)

<sup>&</sup>lt;sup>4</sup> See Implementation of Further Streamlining Measures for Domestic Section 214 Authorizations, Report and Order, 17 FCC Rcd 5517 ¶ 29 (2002).

Applicant is filing a joint international section 214 transfer of control application and domestic section 214 transfer of control application; Therefore, in accordance with 47 CFR §63.04(b)- the Applicant provides the following:

47 CFR §63.04 (a)(6) – (a) (12)

(6) A description of the transaction;

See Answer to Question 13, supra, Paragraphs 1-3.

(7) A description of the geographic areas in which the transferor and transferee (and their affiliates) offer domestic telecommunications services, and what services are provided in each area;

### See Answer to Question 10, supra.

(8) A statement as to how the application fits into one or more of the presumptive streamlined categories in this section or why it is otherwise appropriate for streamlined treatment;

#### See Answer to Question 20, supra.

(9) Identification of all other Commission applications related to the same transaction;

### Not Applicable.

(10) A statement of whether the applicants are requesting special consideration because either party to the transaction is facing imminent business failure;

## Neither party is requesting special consideration as neither party is facing imminent business failure.

(11) Identification of any separately filed waiver requests being sought in conjunction with the transaction; and

# No waiver request is being sought in conjunction with the Applicant's request for proposed transfer of control.

(12) A statement showing how grant of the application will serve the public interest, convenience and necessity, including any additional information that may be necessary to show the effect of the proposed transaction on competition in domestic markets.

## See Answer to Question 13, supra.