SWIDLER BERLIN SHEREFF FRIEDMAN, LLP

Attn: Joanna Lowry	r.O. вох зоёнэ Pittsburgh, Pennsylvania 15251-5115	Federal Communications Commission International Bureau, Telecommunications ^{outhorized} by:	Secretary	Magalie Roman Salas, Esq.	VIA COURIER	WASHINGTON OFFICE 3000 K STREET, NW, SUITE 300 WASHINGTON, DC 20007-5116 TELEPHONE (202) 424-7500 FACSIMILE (202) 424-7647
sumsture	Deputy Chief, Telecom Driv.	ns outhorized by: 2200 mes: April 19, 1999	Ale: What has been as a second s	0001 2 100		- ГСС - ГАро - 1998 October 6, 1998 - Сстания и собото Пах - Вариана - 1998 - Сстания - 19

Re: Request for Special Temporary Authority for UniDial Holdings, Inc. to Acquire Metracom Corporation

Dear Secretary Salas

customers. owned acquisition subsidiary of UniDial, Metracom Acquisition Corp. ("Metracom Acquisition"), Metracom name. Metracom will be a wholly owned subsidiary of UniDial that continues to operate under the which will then change its name to Metracom Corporation. Following the proposed transaction, will be accomplished through a transaction whereby Metracom will merge with and into a wholly 214 application. As fully described in that application, attached hereto, the Parties seek authority for UniDial to acquire Metracom through a forward subsidiary merger. The proposed acquisition continue to provide the international services during the pendency of the Parties' underlying Section 47 C.F.R. § 63.04, hereby request Special Temporary Authority ("STA") to permit Metracom to "Parties"), by their undersigned counsel and pursuant to Section 63.04 of the Commission's Rules, UniDial Holdings, Inc. ("UniDial") and Metracom Corporation ("Metracom") (together the Accordingly, the transaction will be virtually transparent to Metracom's

is authorized to provide resold international telecommunications services pursuant to Section 214 operating company will become a wholly owned subsidiary of UniDial. UniDial Communications UniDial companies. Following the completion of the proposed reorganization, UniDial Communications, Inc. ("UniDial Communications" formerly UniDial Incorporated), the UniDial Delaware. UniDial Holdings was created in conjunction with the on-going reorganization of the UniDial is a newly created holding company organized under the laws of the State of

FCC/MELLON OCT 0 6 1998

SWIDLER BERLIN SHEREFF FRIEDMAN, LLP

WASHINGTON OFFICE 3000 K STREET, NW, SUITE 300 WASHINGTON, DC 20007-5116 TELEPHONE (202) 424-7500 FACSIMILE (202) 424-7647

October 6, 1998

New York Office 919 Third Avenue New York, NY 10022-9998 Telephone (212) 758-9500 Facsimile (212) 758-9526

VIA COURIER

Magalie Roman Salas, Esq. Secretary Federal Communications Commission International Bureau, Telecommunications P.O. Box 358115 Pittsburgh, Pennsylvania 15251-5115

Attn: Joanna Lowry

Re: Request for Special Temporary Authority for UniDial Holdings, Inc. to Acquire Metracom Corporation

Dear Secretary Salas:

Metracom will be a wholly owned subsidiary of UniDial that continues to operate under the which will then change its name to Metracom Corporation. Following the proposed transaction, owned acquisition subsidiary of UniDial, Metracom Acquisition Corp. ("Metracom Acquisition"), will be accomplished through a transaction whereby Metracom will merge with and into a wholly continue to provide the international services during the pendency of the Parties' underlying Section customers Metracom name. for UniDial to acquire Metracom through a forward subsidiary merger. The proposed acquisition 214 application. As fully described in that application, attached hereto, the Parties seek authority 47 C.F.R. § 63.04, hereby request Special Temporary Authority ("STA") to permit Metracom to "Parties"), by their undersigned counsel and pursuant to Section 63.04 of the Commission's Rules, UniDial Holdings, Inc. ("UniDial") and Metracom Corporation ("Metracom") (together the Accordingly, the transaction will be virtually transparent to Metracom's

operating company will become a wholly owned subsidiary of UniDial. UniDial Communications is authorized to provide resold international telecommunications services pursuant to Section 214 Communications, Inc. ("UniDial Communications" formerly UniDial Incorporated), the UniDial UniDial companies. Delaware. UniDial Holdings was created in conjunction with the on-going reorganization of the UniDial is a newly created holding company organized under the laws of the State of Following the completion of the proposed reorganization, UniDial

Magalie Roman Salas, Esq. October 6, 1998 Page 2

to a certificate of public convenience, tariff, registration, or on a deregulated basis in 48 states. authorized to provide intrastate interexchange telecommunications service on a resold basis pursuant authorization issued by the Commission on November 3, 1993.^V UniDial Communications is also

the Parties to provide cost-effective service and thereby seriously prejudice the public interest. gain Special Temporary Authority to complete the transaction could therefore impede the ability of Parties now understand that expedited completion of the transaction may be necessary. Failure to authorization to Metracom Acquisition. For various financial and operational reasons, however, the are aware that prior Commission approval is required before Metracom may assign its Section 214 to avoid significant interruptions in service. As demonstrated by the pending application, the Parties The STA requested herein is necessary to ensure that critical facilities will not go unused and

rather will allow the Parties to realize certain critical operational, technical and managerial the Parties' operations. Thus, Metracom will continue to provide high quality, affordable services. economies of scale. Indeed, the transaction will be virtually transparent to Metracom's customers. The proposed transaction will not cause inconvenience or confusion to Metracom' s customers but the existing management and operations staff will continue to oversee the day-to-day operations of to provide international services. After the final completion of the proposed transaction, many of Grant of the relief requested herein, on the other hand, will enhance the ability of Metracom

request an STA so that they may proceed to complete the proposed transaction. respond to market forces and developments in the international telecommunications marketplace. of the requested STA, therefore, will more quickly promote competition among international carriers significant economic and marketing efficiencies and, as a result, compete more effectively in the international telecommunications marketplace. By enhancing Metracom's ability to continue by enabling Metracom to significantly improve its long term ability to provide such services and to competition in the international services marketplace and, thereby, benefit the public interest. Grant providing high quality, low-cost telecommunications services, the proposed transaction will promote Accordingly, for both immediate and long term compelling business reasons, the Parties respectfully In the long term, approval of the transfer will permit UniDial and Metracom to realize

the Parties' pending application for permanent authority to complete the transaction and that any Authority under Section 214 to continue to provide international services as currently authorized. The Parties acknowledge that grant of this request will not prejudice action by the Commission on Under these extraordinary circumstances, the Parties respectfully request Special Temporary

1 through its grant stamp procedure. See FCC File No. ITC-98-411-TC. the Commission approved the pro forma transfer of control of UniDial Communications to UniDial UniDial Incorporated, FCC File No. ITC-93-317 (Nov. 3, 1993). On June 10, 1998,

Magalie Roman Salas, Esq. October 6, 1998 Page 3

without a hearing. authority granted pursuant to this request is subject to cancellation or modification upon notice, but

this STA request. Please direct any inquiries regarding this filing to the undersigned. As required by the Commission's rules, a filing fee in the amount of \$780.00 is included with

Respectfully submitted,

n, A

Nancy Killien Spooner Edward S. Quill, Jr.

Counsel for the Parties

Attachment

254010.1

Exhibit A

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Transfer Application

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Before the FEDERAL COMMUNICATIONS COMMISSION Washington, D.C. 20554	ne IONS COMMISSION C. 20554
In the Matter of	
UNIDIAL HOLDINGS, INC.	
and	
METRACOM CORPORATION	File No. I-T-C-
Application for authority pursuant to Section 214 Communications Act of 1934,	
as amended, for merger of authorized international carrier and assignment of Section 214 authorization	ĩ
JOINT APPLICATION	ATION
UniDial Holdings, Inc. ("UniDial") and Metracom Corporation ("Metracom")(collectively	com Corporation ("Metracom")(collectively
"Applicants"), by their undersigned counsel, hereby request approval pursuant to Section 214 of the	quest approval pursuant to Section 214 of the
Communications Act of 1934, as amended, 47 U.S.C. § 214, and Section 63.18 of the Commission's	214, and Section 63.18 of the Commission's
Rules, 47 C.F.R. § 63.18, of a transaction whereby UniDial will acquire Metracom ("Transaction").	Dial will acquire Metracom ("Transaction").
Metracom is a nondominant carrier authorized	zed to provide resold and facilities-based
international message telecommunications services.	ices. UniDial's subsidiary, UniDial
Communications, Inc. ("UniDial Communications") also holds "global" international resale Section	so holds "global" international resale Section
214 authority. Following the proposed transaction, M	Following the proposed transaction, Metracom will continue to operate as a separate
entity providing telecommunications services under the rates, terms and conditions of its existing	e rates, terms and conditions of its existing
international tariff. Metracom's key management pe	Metracom's key management personnel and operations will not change as a
result of this Transaction. Consequently, the Trar	Transaction will be completely transparent to
Metracom's customers. Those customers will conti	customers will continue to receive the same high quality cost-

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Metracom to remain competitive in the industry access efficient services that they currently receive. 5 the capital necessary to finance Metracom's on-going operations, thereby allowing As a result of this Transaction, Metracom will gain

Applicants submit the following information in support of this Joint Application:

I. THE PARTIES

A. UniDial Holdings, Inc. ("UniDial")

to a certificate of public convenience, tariff, registration, or on a deregulated basis in 48 states authorized to provide intrastate interexchange telecommunications service on a resold basis pursuant authorization issued by the Commission on November 3, 1993.^{μ} UniDial Communications is also is authorized to provide resold international telecommunications services pursuant to Section 214 operating company will become a wholly owned subsidiary of UniDial. UniDial Communications Communications, Inc. ("UniDial Communications" formerly UniDial Incorporated), the UniDial UniDial Delaware. UniDial is a newly created holding company organized under the laws of the State of companies. UniDial Holdings was created in conjunction with the on-going reorganization of the Following the completion of the proposed reorganization, UniDial

Communications' operations, has obtained extensive telecommunications experience. Moreover, overseen by a management team that, by virtue of its continuing involvement with UniDial Metracom. UniDial has the technical, managerial and financial resources necessary to acquire Upon consummation of the proposed transaction, Metracom's operations will be

through its grant stamp procedure. convenience, a copy of the reorganization approval is provided in Exhibit A. 12 Commission approved the pro forma transfer of control of UniDial Communications to UniDial UniDial Incorporated, FCC File No. ITC-93-317 (Nov. 3, 1993). On June 10, 1998, the See FCC File No. ITC-98-411-TC. For the Commission's

operating gross revenues in excess of \$112 million and assets in excess of \$30 million UniDial has access to extensive financial resources. In 1997, UniDial Communications, had

B. Metracom Corporation ("Metracom")

services in four states or deregulated basis. telecommunications services as a reseller in 21 states pursuant to a certification, tariff, registration authority issued by the Commission on June 19, 1998.^{2/} Metracom is also authorized to provide is authorized to provide international facilities-based and resale services by virtue of Section 214 of Massachusetts with principal offices located at 210 South Street, Boston, MA 02111. Metracom Metracom is a privately held corporation organized under the laws of the Commonwealth Metracom is also authorized to provide resold competitive local exchange

П. **REQUEST FOR AUTHORITY FOR UNIDIAL TO ACOUIRE METRACOM**

will be a wholly owned subsidiary of UniDial change its name to Metracom Corporation. Upon completion of the proposed transaction, Metracom acquisition subsidiary, Metracom Acquisition Corp. ("Agreement"), through which Metracom will merge with and into a newly created UniDial marketing efficiencies by establishing Metracom as a direct, wholly owned subsidiary of UniDial. Accordingly, UniDial and Metracom have determined that they can realize significant economic and UniDial and Metracom have executed ("Metracom Acquisition"), that will then an Agreement and Plan of Merger

transaction will not involve a change in the manner in which Metracom provides service to its Although the proposed transaction will result in a change in the ownership of Metracom, the

Metracom Corporation, File No. ITC-98-345 (Jun. 19, 1998).

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terms and conditions of services those consumers receive. proposed transaction will be virtually transparent to Metracom's customers in terms of the rates, qualified telecommunications managers, comprised, in large part, of existing Metracom personnel. As a result, the proposed transaction will not adversely impact Metracom's operations. Indeed, the tariff on file with the Commission.^{y'} Moreover, Metracom will continue to be led by a team of wellresold service to its international customers pursuant to its Section 214 authority and international international customers. Specifically, Metracom will continue to provide high quality, affordable

III. PUBLIC INTEREST CONSIDERATIONS

thereby enhancing Applicants' viability. Transaction allows Applicants to manage their telecommunications operations more efficiently, accelerate its growth as a competitive telecommunications service provider. Applicants believe that the business combination has resulted in a company better equipped to and experience of UniDial and Metracom in providing telecommunications services to the public resources. Moreover, the Transaction combines the complementary managerial skills, background, marketing and business plans more effectively by combining the Applicants' financial and technical Transaction invigorates competition by enabling UniDial and Metracom to pursue their respective strengthen their respective positions in the competitive telecommunications marketplace. among telecommunications carriers by providing UniDial and Metracom the opportunity to UniDial's acquisition of Metracom serves the public interest in promoting competition The Transaction, therefore, ensures that Metracom can continue to provide high quality operational flexibility and efficiency as well as their financial In addition, the The

IW customers under its existing service agreements and pursuant to its own grant of authority and tariff. Similarly, UniDial Communications will continue to provide services to its international

competitively priced services to their respective customers acquisition benefits the public interest by enhancing the ability of UniDial and Metracom to offer competition in and innovative telecommunications services to Metracom's existing customers the international telecommunications service market. In sum, the proposed and furthers

IV. **INFORMATION REQUIRED UNDER SECTION 63.18**

The following information is submitted, as required by Section 63.18 of the Commission's

Rules, 47 C.F.R. §63.18, in support of Applicants' request for authorization

(a) Names, addresses and phone numbers of Applicants:

UniDial Holdings, Inc. One Corporate Center 9931 Corporate Campus Drive Louisville, KY 40223 (888) 398-3425 (Tel) (502) 426-2257 (Fax)

Metracom Corporation 210 South Street, 9th Floor Boston, MA 02111 (617) 912-8898 (Tel) (617) 912-8844 (Fax)

b subsidiary, Metracom Acquisition, a corporation organized under the laws of the of Massachusetts. UniDial and Metracom have executed an Agreement through State of Delaware, that will then change its name to Metracom Corporation which Metracom will merge with and into a newly created UniDial acquisition Metracom is a corporation currently organized under the laws of the Commonwealth UniDial is a corporation organized under the laws of the State of Delaware.

 $\widehat{\mathbf{o}}$ Correspondence concerning this application should be sent to:

Nancy Killien Spooner, Esq. Edward S. Quill, Esq. Swidler Berlin Shereff Friedman, LLP 3000 K Street, N.W., Suite 300 Washington, D.C. 20007 202/424-7500 (Tel) 202/424-7645 (Fax)

with copies to:

John Grieve UniDial Holdings, Inc. One Corporate Center 9931 Corporate Campus Drive Louisville, KY 40223 (888) 398-3425 (Tel) (502) 426-2257 (Fax)

and:

Heather Bogaty Metracom Corporation 210 South Street, 9th Floor Boston, MA 02111 (617) 912-8898 (Tel) (617) 912-8844 (Fax)

- d description of the proposed reorganization is provided in the approved application resale Section 214 authority. See FCC File No. contained in Exhibit A. described above, however, UniDial will be the immediate and ultimate parent of UniDial Communications, an operating company that holds global international Section 214 authority. Following the completion of the proposed reorganization telecommunications services. See FCC File No. ITC-98-345. UniDial does not hold to operate as a global international facilities-based/global resale carrier of switched Metracom holds Section 214 authority, granted by the Commission on June 19, 1998. ITC-93-317. A complete
- **e** completion of the proposed transaction, Metracom will be a wholly owned subsidiary Acquisition, that will then change its name to Metracom Corporation. merge with and into a newly created UniDial acquisition subsidiary, Metracom of UniDial. UniDial and Metracom have executed an Agreement through which Metracom will Upon

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- (f) Not applicable.
- (g) Not applicable.
- (h) in a foreign destination market. Neither UniDial nor Metracom are affiliated with any carrier that holds market power

ownership or management interest in UniDial Holdings: After the Transaction, the following entities will hold a ten percent (10%) or greater

Name/Address

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% Held

Citizenship

Principal Business

J. Donald Nichols 9931 Corporate Campus Drive Louisville, Kentucky 40223	36.69%*	U.S.	Telecommunications	
(502) 394-0789/Telephone (502) 426-2257Fax				
J. Sherman Henderson, III 9931 Corporate Campus Drive Louisville, Kentucky 40223 (502) 394-0789/Telephone (502) 426-2257Fax	28.83%	U.S.	Telecommunications	
S. Andrew McKay 9931 Corporate Campus Drive Louisville, Kentucky 40223 (502) 394-0789/Telephone (502) 426-2257Fax	36.69%*	U.S.	Telecommunications	
N-Tel, LLC 9931 Corporate Campus Drive Louisville, Kentucky 40223 (502) 394-0789/Telephone	36.69%*	U.S.	Telecommunications	

majority of interests in the entity. McKay share voting control and dispositive control, subject to the approval of a *Includes shares beneficially owned by N-Tel, LLC, for which Mr. Nichols and Mr. (502) 426-2257Fax

•*

be directors of Metracom: Following the completion of the proposed transaction, the following individuals will

J. Sherman Henderson, III S. Andrew McKay John E. Roth

a director of UniDial. All of these individuals may be reached at: Mr. Henderson is also a director of UniDial and Telegroup, Inc. Mr. McKay is also

9931 Corporate Campus Drive Louisville, Kentucky 40223 (502) 394-0789/Telephone (502) 426-2257Fax

- Ξ countries the company is authorized to serve. with regards to traffic or revenue flows between the United States and any foreign any direct or indirect special concessions from a foreign carrier or administration Applicants certify that they have not agreed and will not agree in the future to accept
- 9 pursuant to Section 5301 of the Anti-Drug Abuse Act of 1988. Applicants certify that no party to this application has been denied federal benefits

CONCLUSION

Applicants submit that UniDial's acquisition of Metracom serves the public interest and

therefore respectfully request Commission approval of the Transaction described herein.

Respectfully submitted,

UNIDIAL HOLDINGS, INC. METRACOM CORPORATION

By:

lancy Hillien Spoorer

Nancy Killien Spooner Edward S. Quill, Jr. SWIDLER BERLIN SHEREFF FRIEDMAN, LLP 3000 K Street, N.W., Suite 300 Washington, D.C. 20007 202- 424-7500 (Tel) 202- 424-7645 (Fax)

Their Counsel

Dated: September 30, 1998

244671.1

Exhibit A

΄.

Reorganization Approval

#4 *1 the United States and various international points pursuant to FCC Report No. I-6884, ITC-93-317, Commission to provide international switched and private line telecommunications services between company management, service to UniDial's customers, or the rates charged for UniDial's service create a holding company structure. The transaction will not alter UniDial's underlying ownership. Incorporated's Section 214 authorization in connection with a corporate reorganization that will C.F.R. § 63.18(e)(5) (1997), hereby request authority for a pro forma transfer of control of UniDial 1934, as amended, 47 U.S.C. § 214 (1997) and Section 63.18(e)(5) of the Commission's Rules, 47 ("UniDial"),¹ by its undersigned counsel, pursuant to Section 214 of the Communications Act of control of an international resale authorization Section 214 of the Communications Act of 1934, as amended, for pro forma transfer of Application for authority pursuant to UNIDIAL COMMUNICATIONS, INC UNIDIAL HOLDINGS, INC In the Matter of UniDial Holdings, Inc. ("UniDial Holdings"), and UniDial Communications, Inc. and UniDial Incorporated, now knows as UniDial Communications, Inc., is authorized by the FEDERAL COMMUNICATIONS COMMISSION Washington, D. C. 20554 APPLICATION Before the signature 7-10-98-411-70 CHE A - A - A - A - A - A -Parcy Frents Barn JUN 1 11 1998

released November 3, 1993

herein.2 Communications, Inc., and asks that the Commission take official notice of this name change and, accordingly will be pro forma in nature. UniDial Incorporated changed its name to UniDial

in a more efficient, financially beneficial manner application will benefit the public interest by permitting UniDial to organize its business operations obtain additional financing and improve UniDial's marketing position. Accordingly, grant of this procedure established in the Commission's November 21, 1994 Public Notice, Mimeo 50767. As fully described below, grant of this pro forma transfer will allow UniDial to enhance its ability to pursuant to Section 63.12 of the Commission's Rules, 47 C.F.R. § 63.12 (1997) and the grant stamp Applicant therefore respectfully requests streamlined, expedited treatment of this application

I. DESCRIPTION OF THE TRANSACTION

carrier, and is, therefore, already a matter of record at the Commission. for UniDial Incorporated's initial Section 214 authorization to operate as an international resale legal, technical, and financial qualifications to provide service was submitted with the application carriers whose services it resells, nor with a foreign carrier. Other information concerning UniDial's reseller of international switched services. UniDial is neither affiliated with the U.S. facilities-based UniDial Incorporated, now known as UniDial Communications, Inc., is a nondominant

resale authority to accomplish a reorganization whereby a holding company structure will be created. By that transaction, UniDial Incorporated was renamed UniDial Communications, Inc., and will The parties seek approval of the proforma transfer of UniDial Incorporated's international

attached hereto The corporate structure before and after the reorganization is depicted in Exhibit B.

or rates. The transaction is thus entirely pro forma in nature the hands of the same parties, there will be no change in management, and no change in operations and proportion of stock held by the former shareholders of the applicant. Ownership will remain in and proportion of stock held by shareholders of the parent company will be identical to the identity become a wholly owned subsidiary of a Delaware holding company which will assume the name of UniDial Holdings, Inc. After the completion of the reorganization, the identity of the shareholders

II. PUBLIC INTEREST CONSIDERATIONS

services without a disruption of service and without inconvenience or confusion to customers Indeed, the pro forma transfer of control will be entirely transparent to UniDial's customers UniDial's authorization. communications services, this transaction results merely in a pro forma transfer of control of UniDial Communications, to be legally, financially and technically qualified to provide international UniDial or its authorization, and the Commission has previously found UniDial Incorporated, now Because the transactions described above do not change the underlying ownership or control of would be made available to the company by reorganizing under a holding company structure. The principals of UniDial have determined that significant financial and competitive benefits UniDial will continue to provide high-quality, affordable international

not in any way reduce competition enhance its working capital and strengthen its competitive position. The proposed transaction will in promoting competition among international carriers by providing UniDial the opportunity to and obtain necessary financing in the future. As such, the transaction will serve the public interest The pro forma transaction is expected to facilitate the company's ability to attract investors

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III. **INFORMATION REQUIRED BY SECTION 63.18**

Applicants submit the following information: Pursuant to Section 63.18(e)(5) of the Commission's Rules, 47 C.F.R. ŝ 63.18(e)(5),

(a) Name and address of Applicants:

UniDial Communications, Inc. One Corporate Center 9931 Corporate Campus Drive Louisville, Kentucky 40223 (502) 394-0789 (Telephone) (502) 426-2257 (Facsimile)

- 9 State of Delaware. of Kentucky. UniDial Holdings is a corporation organized under the laws of the UniDial Communications, Inc., is a corporation organized under the laws of the State
- <u></u> Correspondence concerning this Application should be sent to

William B. Wilhelm, Jr., Esq. Tony S. Lee, Esq. Swidler & Berlin, Chartered 3000 K Street, N.W., Suite 300 Washington, D.C. 20007 (202) 424-7500 (Telephone) (202) 424-7645 (Facsimile)

with a copy to:

John J. Grieve, Esq. Director of Legal Services and General Counsel UniDial Communications, Inc. One Corporate Center 9931 Corporate Campus Drive Louisville, Kentucky 40223 (502) 394-0789 (Telephone) (502) 426-2257 (Facsimile)

(d) authorization granted in FCC Report No. I-6884. FCC File No. ITC-93-317, released provides resold international telecommunications services pursuant to Section 214 November 3, 1993. UniDial's application is subject to streamlined regulatory UniDial Incorporated, now known as UniDial Communications, Inc., currently

requirements in accordance with the Commission's International Competitive (1986). Carrier Policies, 102 F.C.C. 2d 812 (1985), recon. denied, 60 Rad. Reg. 2d (P&F)

- (e)(5) provided by other authorized carriers pursuant to the applicable rates, terms, and purchasing and reselling switched international message telecommunications service The authorization sought in this application will approve a pro forma reorganization whereby the corporate form of UniDial Incorporated will be changed to a holding conditions in those carrier's tariffs. Communications, Inc. company structure. The transaction will not alter the applicant's business of UniDial Incorporated changed its name б UniDial
- (f) Not applicable.
- (g) Not applicable.
- (h) indirectly through the resale of another reseller's service). whose facilities-based service(s) UniDial proposes to resell (either directly or directors. UniDial further certifies that it is not affiliated with the U.S. carrier(s) hereto as Exhibit E is a list of all interlocking directorates held by UniDial's citizenship and principal business of each such shareholder. In addition, attached support of this certification, attached hereto as Exhibit D is a list of UniDial's 10 percent or greater direct and indirect shareholders, including the address, By the attached certification, UniDial certifies that it has no affiliation with any foreign carrier, as defined by Section 63.18(h)(1) of the Commission's Rules. In ...
- Ξ serve and it will not enter into such agreements in the future. U.S. and any foreign country which UniDial Communications may be authorized to foreign carrier or administration with respect to traffic or revenue flows between the concessions, as defined by the Commission's Rules, directly or indirectly from any amended from time to time, Rules, UniDial certifies that, except as permitted by the Commission's Rules, as By the attached certification and as required by Section 63.18(i) of the Commission's UniDial has not agreed to accept any special
- 9 Federal benefits pursuant to Section 5301 of the Anti-Drug Abuse Act of 1988 rules, UniDial certifies that no party to this Application is subject to a denial of By the attached certification and as required by Section 63.18(j) of the Commission's

IV. CONCLUSION

and request for expedited processing of this application. application for consent to the proforma transfer of UniDial Incorporated's Section 214 authorization submit that the public interest, convenience and necessity would be furthered by a grant of this For the reasons stated above, UniDial Holdings, Inc., and UniDial Communications, Inc.,

Respectfully submitted,

UNIDIAL HOLDINGS, INC. UNIDIAL COMMUNICATIONS, INC.

By: Y ond

William B. Wilhelm, Jr. Tony S.-Lee

SWIDLER & BERLIN, Chartered 3000 K Street, N.W., Suite 300 Washington, D.C. 20007 (202) 424-7500 (telephone) (202) 424-7645 (facsimile)

Their Counsel

Dated: June 2, 1998

- 6 -

237258.1

§ 853a. FCC benefits pursuant to Section 5301 of the Anti-Drug Abuse Act of 1988. See 21 U.S.C UniDial nor any party to this Application is subject to a denial of federal benefits that includes 1.2003 of the Commission's Rules, 47 C.F.R. §§ 1.2001-1.2003, I hereby certify that neither On behalf of UniDial Holdings, Inc. ("UniDial") and in accordance with Section 1.2001-

Commission's Rules, and has not agreed to enter into such agreements in the future authority granted under Section 214 of the Communications Act of 1934, as amended, and the concessions, directly or indirectly, from any foreign carrier or administration with respect to traffic or revenue flow between the United States and various international points under the Further, I hereby certify that UniDial has neither negotiated for nor agreed to accept any

complete, and correct to the best of my knowledge and are made in good faith. Further, I hereby certify that the statements in the foregoing Joint Application are true,

Name: By: Date: Title: UNIDIAT/HOLDINGS, INC. 3 9/27/58 Amohin Miku Unhe Ma Unity OH

21 U.S.C. § 853a that includes FCC benefits pursuant to Section 5301 of the Anti-Drug Abuse Act of 1988. See that neither Metracom nor any party to this Application is subject to a denial of federal benefits Section 1.2001-1.2003 of the Commission's Rules, 47 C.F.R. §§ 1.2001-1.2003, I hereby certify On behalf of Metracom Corporation ("Metracom") and in accordance with

Commission's Rules, and has not agreed to enter into such agreements in the future authority granted under Section 214 of the Communications Act of 1934, as amended, and the traffic or revenue flow between the United States and various international points under the any concessions, directly or indirectly, from any foreign carrier or administration with respect to Further, I hereby certify that Metracom has neither negotiated for nor agreed to accept

complete, and correct to the best of my knowledge and are made in good faith. Further, I hereby certify that the statements in the foregoing Joint Application are true,

METRACOM CORPORATION

Name: Date: By: Title: ann m

PAY TO THE ORDER COMMISSION OF	SWIDLER BERLIN SHEREFF FRIEDMAN, LLP 3000K STREET, N.W., SUITE 300 WASHINGTON, DC 20007 **EXACTLY******780*DOLLARS AND*00*CENTS		09/30/98 ST093098 PI	MASHINGTON, DC 20007 101445 09/30/98
09/30/98 Two sign:	FIRST UNION NA 15-122/540			
AMOUNT	0101445 ^{NO:} 101445	\$780.00	\$780.0 ₋	0101445

Verification

nor any party to this Request for Special Temporary Authority is subject to a denial of federal 1.2003 of the Commission's Rules, 47 C.F.R. §§ 1.2001-1.2003, I hereby certify that neither UniDial See 21 U.S.C. § 85/1a. benefits that includes FCC benefits pursuant to Section 5301 of the Anti-Drug Abuse Act of 1988. On behalf of UniDial Holdings, Inc. ("UniDial") and in accordance with Section 1.2001-

or revenue flow between the United States and various international points under the authority concessions, directly or indirectly, from any foreign carrier or administration with respect to traffic Rules, and has not agreed to enter into such agreements in the future. granted under Secti on 214 of the Communications Act of 1934, as amended, and the Commission's Further, I h reby certify that UniDial has neither negotiated for nor agreed to accept any

Authority are true, complete, and correct to the best of my knowledge and are made in good faith. Further, I her aby certify that the statements in the foregoing Request for Special Temporary

Name: Date: Title: UNIDIAL HOLDINGS, INC. Und Chily Office 105948 Mickey

1988. See 21 U.S.C. § 853a. federal benefits that includes FCC benefits pursuant to Section 5301 of the Anti-Drug Abuse Act of Metracom nor any party to this Request for Special Temporary Authority is subject to a denial of 1.2003 of the Commission's Rules, 47 C.F.R. §§ 1.2001-1.2003, I hereby certify that neither On behalf of Metracom Corporation ("Metracom") and in accordance with Section 1.2001-

Rules, and has not agreed to enter into such agreements in the future. or revenue flow between the United States and various international points under the authority granted under Section 214 of the Communications Act of 1934, as amended, and the Commission's concessions, directly or indirectly, from any foreign carrier or administration with respect to traffic Further, I hereby certify that Metracom has neither negotiated for nor agreed to accept any

Authority are true, complete, and correct to the best of my knowledge and are made in good faith. Further, I hereby certify that the statements in the foregoing Request for Special Temporary

By Title: Nane XI,

Date:

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METRACOM CORPORATION

FCC FORM 159 JULY 1997 (REVISED)	SEE PUBLIC BURDEN ESTIMATE ON REVERSE	
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APPROVED BY CMB 3060-358	READ INSTRUCTIONS CAREFULLY BEFORE PROCEEDING FEDERAL COMMUNICATIONS COMMISSION	READ IN BEFOR

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