

ATTACHMENTS E AND F

DESCRIPTION OF PROPOSED *PRO FORMA* ASSIGNMENT AND PUBLIC INTEREST STATEMENT

Pursuant to Section 25.119 of the Commission's rules, DIRECTV Enterprises, LLC ("DIRECTV") and Alascom, Inc. ("Alascom") hereby seek Federal Communications Commission ("Commission" or "FCC") consent to the non-substantial or *pro forma* assignment of the SPACEWAY 2 space station authorization (call sign S2133)¹ from DIRECTV to Alascom.

I. DESCRIPTION OF THE PRO FORMA ASSIGNMENT

A. Description of Transaction – Response to Questions 43

This transaction proposes the non-substantial or *pro forma* assignment of the SPACEWAY 2 authorization from DIRECTV to Alascom. Both DIRECTV and Alascom are indirect wholly-owned subsidiaries of AT&T Inc. ("AT&T"). As such, this transaction will not change the ultimate ownership or control of the authorization. Accordingly, the assignment is *pro forma* in nature² and qualifies for grant one business day after filing, without prior public notice, under Section 25.119(i) of the Commission's rules.³

B. Ownership Structure of Assignee – Response to Questions 40 and A.20

The Commission has already approved the ownership and control of the SPACEWAY 2 authorization through various wholly owned subsidiaries of AT&T.⁴ Both AT&T and Alascom are qualified to remain Commission licensees.

Alascom is a wholly owned subsidiary of AT&T Corp., a Delaware corporation. AT&T Corp. is wholly owned subsidiary of AT&T Inc., a Delaware corporation. AT&T Inc. is a publicly traded company, and there is no one person or group that owns 10% or more of the stock of AT&T Inc. The address for AT&T Inc. is 208 S. Akard Street, Dallas, Texas 75202.

The following individuals are officers of Alascom:

Bass, Robert	President
Jackson, Teresa	Vice President
Dumas, Jeston B.	Treasurer
Manheim, Cynthia J.	Secretary
Ricks, Fletcher	Assistant Vice President - Taxes

¹ See *Policy Branch Information; Actions Taken*, Report No. SAT-01460, File No. SAT-MOD-20200221-00017 (Apr. 17, 2020) ("Spaceway 2 Modification") (renewal pending).

² See, e.g., 47 C.F.R. § 63.24(d) ("Transfers of control or assignments that do not result in a change in the actual controlling party are considered non-substantial or *pro forma*.").

³ 47 C.F.R. § 25.119(i).

⁴ See, e.g., Spaceway 2 Modification.

Bazan, Sherri L.	Assistant Treasurer
Brown, Thomas F.	Assistant Secretary
Diorio, Karen M.	Assistant Secretary
Keiser, Andrew B.	Assistant Treasurer
Lou, Elaine	Assistant Treasurer
Lyons, Jessica	Assistant Secretary
Monte, Barbara	Assistant Secretary
Roth, Stacy W.	Assistant Treasurer
Talbot, James	Assistant Secretary
Thraikill, Mara K	Assistant Secretary – Financial Analysis
Bunch, Jason	Executive Director – Payroll

II. PUBLIC INTEREST STATEMENT – RESPONSE TO QUESTION A.21

The *pro forma* assignment of the SPACEWAY 2 authorization from DIRECTV to Alascom will serve the public interest by creating operational and administrative efficiencies. The FCC routinely finds that similar non-substantial corporate changes serve the public interest.⁵

As necessary, the pending license renewal application for the SPACEWAY 2 authorization will be supplemented to reflect the *pro forma* assignment to Alascom.⁶

⁵ See, e.g., *AT&T Inc. to AT&T Inc. Pro Forma Transfer – Space Stations – Non-DBS, Application for Pro Forma Transfer of Control, Stamp Grant, File No. SAT-T/C-20161116-00123* (granted Dec. 6, 2016).

⁶ 47 C.F.R. § 1.65. A renewal of the Spaceway 2 authorization was filed on April 9, 2021 and is pending grant. See File No. SAT-MOD-20210409-00048.