

FCC 312

EXPLANATORY STATEMENT

The instructions for FCC 312 contemplate signature of this application by an authorized representative of the applicant/assignor. In this case, however, the applicant/assignor was a debtor-in-possession (and the phrase “debtor-in-possession” was part of the applicant’s name during the past 16 or so months) prior to a bankruptcy reorganization plan becoming effective, and the assignee is the same entity now no longer subject to the bankruptcy proceeding. Accordingly, the certification is signed by a single authorized representative of the assignee on behalf of the applicant/assignor.