

**Before the
FEDERAL COMMUNICATIONS COMMISSION
Washington, D.C. 20554**

In the Matter)	
)	
Pacific Centrex Services, Inc.)	
<i>Assignor</i>)	
)	WC Docket No. _____
and)	
)	IB File No. _____
Pacific Centrex Datavo, LLC)	
<i>Assignee</i>)	
)	
Application Pursuant to Section 214 of the)	
Communications Act of 1934, as Amended,)	
for Consent to Assign Assets and Section 214)	
Authorizations from Pacific Centrex Services,)	
Inc. to Pacific Centrex/Datavo, LLC)	

APPLICATION

Pacific Centrex Services, Inc. (FRN 0009081308) (“PCSI” or “Assignor”) and Pacific Centrex Datavo, LLC (FRN 0025749433) (“PC/Datavo” or Assignee”), together the “Applicants,” respectfully request, pursuant to Section 214 of the Communications Act of 1934, as amended, 47 U.S.C. § 214, and Sections 63.04 and 63.24 of the Commission’s Rules, 47 C.F.R. §§ 63.04 and 63.24, authority for the assignment of Assignor’s Section 214 authorizations to PC/Datavo. Information addressing the requirements of Commission Rule 63.04(a)(6)-(12) (47 C.F.R. § 63(a)(6)-(12)) is set forth in Attachment A.

I. INTRODUCTION AND SUMMARY OF TRANSACTION

PCSI provides wireline local exchange, exchange access, and domestic and international interexchange telephone services to customers in California. PC/Datavo, which was formed for the purpose of this transaction, is a wholly-owned subsidiary of Blue Casa

Telephone, LLC (FRN 0020552303) (“Blue Casa”). Blue Casa provides wireline local exchange, exchange access, and domestic and international interexchange telephone services to customers in California. Applicants have entered into an agreement by which PC/Datavo will acquire the Section 214 authorizations and other assets held by PCSI, including, subject to compliance with applicable notification requirements, PCSI’s retail customer base (all customers are in California), in exchange for cash consideration. This will enable PCSI’s investors to redeploy their capital to other investments. Blue Casa, on the other hand, views the opportunity to acquire these assets through its wholly-owned subsidiary, PC/Datavo, as a good fit with its existing operations.

Following the transfer, PC/Datavo will provide continued service to the transferred customers under the same rates, terms, and conditions that they enjoyed previously as customers of PCSI without disruption or any other adverse impact on service quality. Thus, the transaction will be virtually transparent to affected customers. In accordance with applicable Commission and state requirements, all affected customers will be provided a minimum of thirty days’ advance written notice of the proposed transaction. Further, closing of the transaction will be subject to receipt of all required Commission and state authorizations.

II. SECTION 63.24(e) INFORMATION

Pursuant to Section 63.24(e) of the Commission’s Rules, the Applicants submit the following information requested in Section 63.18 (a)-(d) and (h)-(p) in support of this application. (In accordance with Section 63.24(e)(2), items (i)-(p) pertain to the Assignee, only; but, item (h) contains ownership information for both the Assignor and the Assignee.)

(a) Names, Addresses, and Telephone Numbers of Applicants

(1) Assignor (PCSI); FRN 0009081308

Pacific Centrex Services, Inc.
6855 Tujunga, Avenue
North Hollywood, CA 91605
Tel: 818-623-2300

(2) Assignee (PC/Datavo); FRN 0025749433

Pacific Centrex/Datavo, LLC
114 E. Haley Street, Suite A
Santa Barbara, CA 93101
Tel: 805 560-7809

(b) Jurisdiction of Organization

PCSI is a California corporation.

PC/Datavo is a California limited liability company.

(c) Contact Information

All correspondence and other communications concerning this application should
be directed to:

John L. Clark
Goodin, MacBride,
Squeri & Day, LLP
505 Sansome Street, 9th Floor
San Francisco, California 94111
Tel: 415-765-8443
Fax: 415-398-4321
E-mail: jclark@goodinmacbride.com

(d) International Authorizations

Assignor PCSI holds authority to provide global facilities-based and global resale services under File No. ITC-214-98-335. (PCSI also holds blanket domestic operating authority pursuant to Rule 63.01, 47 C.F.R. § 63.01.)

Assignee PC/Datavo was formed for the purpose of the subject transaction and

does not currently engage in any operations or hold any section 214 licenses. However, Assignee is a wholly-owned subsidiary of Blue Casa Telephone LLC (FRN 0020552303), which holds authority to provide global facilities-based and global resale services under File No. ITC-ASG-20110204-00043. (Blue Casa also holds blanket domestic operating authority pursuant to Rule 63.01, 47 C.F.R. § 63.01.)

(h) Ownership

(1) Ownership of PCSI:

(i) The following entities hold 10% or greater direct ownership and control interests in Pacific Centrex Services, Inc.

Name and Address	Citizenship	Principal Business	Percentage Direct Ownership of PCSI
MDS Revocable Trust 6855 Tujunga, Avenue North Hollywood, CA 91605	United States	Trust	50%
Ronald and Lisa Semler Family Trust 32111 Mulholland Hwy Malibu, CA 90265	United States	Trust	50%

(ii) The following individual owns and controls the MDS Revocable

Trust:

Name and Address	Citizenship	Principal Business	Attributed Ownership Interest in PCSI
Devin Semler 6855 Tujunga, Avenue North Hollywood, CA 91605	United States	Telecommunications	Mr. Semler owns and controls the MDS Revocable Trust. Therefore he is attributed with a 50% ownership interest in PCSI.

(iii) The following individuals jointly own and control the Ronald and

Lisa Semler Family Trust:

Name and Address	Citizenship	Principal Business	Attributed Ownership Interest in PCSI
Lisa Semler 32111 Mulholland Hwy Malibu, CA 90265	United States	Investment Management	Ms. Semler jointly owns and controls the Ronald and Lisa Semler Family Trust. Therefore she is attributed with a 50% ownership interest in PCSI.
Ronald Semler 32111 Mulholland Hwy Malibu, CA 90265	United States	Investment Management	Mr. Semler jointly owns and controls the Ronald and Lisa Semler Family Trust. Therefore she is attributed with a 50% ownership interest in PCSI.

(iv) No other person or entity holds or is attributed with a 10% or greater direct or indirect ownership or control interest in PCSI, and there are no interlocking directorships with any foreign carrier.

(2) Ownership of PC/Datavo:

(i) The following entity, which is a California limited liability company, holds 100% direct ownership and control of PC/Datavo:

Name and Address	Citizenship	Principal Business	Percentage Direct Ownership of PC/Datavo
Blue Casa Telephone, LLC 114 E. Haley Street, Suite A Santa Barbara, CA 93101	United States	Telecommunications	100%

(ii) The following persons hold 10% or greater direct ownership or control interests in Blue Casa Telephone, LLC (“Blue Casa”):

Name and Address	Citizenship	Principal Business	Attributed Ownership Interest in PC/Datavo
Jeff Compton 114 E. Haley Street, Suite A Santa Barbara, CA 93101	United States	Telecommunications Management	Mr. Compton holds a 49% ownership interest in Blue Casa. Therefore he is attributed with a 49% ownership interest in PC/Datavo.
Howard Brand 1732 Aviation Blvd., Suite 223 Redondo Beach, CA 90278	United States	Investment Management	Mr. Brand holds a 51% ownership interest in Blue Casa. Therefore he is attributed with a 100% ownership interest in PC/Datavo.

(iii) No other person or entity holds or is attributed with a 10% or greater direct or indirect ownership or control interest in PC/Datavo and there are no interlocking directorships with any foreign carrier.

(3) Post-Transaction Ownership

The subject transaction will have no effect on the ownership or control of PCSI or PC/Datavo.

(i) As evidenced by the certification attached to this application, PC/Datavo certifies under penalty of perjury under the laws of the United States that neither it nor any affiliate is affiliated with a foreign carrier.

(j) As evidenced by the certification attached to this application, PC/Datavo certifies under penalty of perjury under the laws of the United States that it does not, directly or through any affiliate, seek to provide international telecommunications services to any destination country for which any of the statements in subsections 63.18(j)(1)-(4), inclusive, of the Commission's Rules (47 C.F.R. § 63.18(j)(1)-(4), inclusive) is true.

(k) Not applicable.

(l) Not applicable.

(m) Not applicable.

(n) As evidenced by the certification attached to this application, PC/Datavo certifies under penalty of perjury under the laws of the United States that neither it nor any affiliate has agreed to accept special concessions directly or indirectly from any foreign carrier with respect to any U.S. international route where the foreign carrier possesses market power on the foreign end of the route and that neither PC/Datavo nor any affiliate will enter into such agreements in the future.

(o) As evidenced by the certification attached to this application, PC/Datavo certifies under penalty of perjury under the laws of the United States that that neither it nor any affiliate is subject to denial of federal benefits pursuant to Section 5301 of the Anti-Drug Abuse Act of 1998. *See* 21 U.S.C. § 853a. *See also* 47 C.F.R. §§ 1.2001-1.2003.

(p) This application is eligible for streamlined processing under Section 63.12 of the Commission's Rules, 47 CFR § 63.12. because none of the exceptions to streamlined processing specified by paragraph (c) of Section 63.12 applies.

III. PUBLIC INTEREST

This transaction is in furtherance of private investment decisions by PCSI and its ultimate owners to redeploy their capital into other ventures or investments. Blue Casa, through PC/Datavo, on the other hand, is seeking to acquire the PCSI customer base and other assets owned by PCSI, because doing so is consistent with the plans of its investors, who view the proposed transaction as a significant business opportunity.

PC/Datavo is financially-sound and managed and operated by a highly-experienced and capable team of telecommunications professionals. Following the transfer, affected customers will continue to receive telecommunications service without change or disruption, and at the same rates, terms, and conditions they now enjoy.

For these reasons, the Applicants respectfully submit that this application is in the public interest and should be granted without delay.

CONCLUSION

As demonstrated in this application, the Applicants submit that the public interest, convenience, and necessity would be furthered by a grant of this application.

Respectfully submitted this 19th day of July 2016.

GOODIN, MACBRIDE,
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By



John L. Clark

Attorneys for Assignee

LIST OF ATTACHMENTS

Certification of Assignor

Certification of Assignee

Attachment A - Section 63.04 Information

CERTIFICATION OF ASSIGNOR PCSI

I hereby certify that the statements in the foregoing application on behalf of Pacific Centrex Services, Inc. are true, complete, and correct to the best of my knowledge and are made in good faith. I declare under penalty of perjury under the laws of the United States that the foregoing is true and correct.

Pacific Centrex Services, Inc.

By:  _____

Name: Devin Semler

Title: CEO

Date:

CERTIFICATION OF ASSIGNEE PC/DATAVO

I hereby certify that the statements in the foregoing application on behalf of Pacific Centrex Datavo, LLC are true, complete, and correct to the best of my knowledge and are made in good faith. I declare under penalty of perjury under the laws of the United States that the foregoing is true and correct.

Pacific Centrex Datavo, LLC

By: 

Name: Jeff Compton

Title: President and Chief Executive Officer

Date: 7-19-16

ATTACHMENT A

SECTION 63.04 INFORMATION

Information addressing the requirements set forth in Commission Rule 63.04(a)(6)-(12) is as follows:

(a)(6) A description of the transaction is set forth above in section I of this application.

(a)(7) **PCSI:** PCSI provides facilities-based local exchange, exchange access, and domestic and international interexchange telephone services to business customers in California.

PC/Datavo: PC/Datavo was formed for the purpose of the subject transaction and has no current operations of its own. PC/Datavo is a wholly-owned subsidiary of Blue Casa Telephone, LLC (FRN 0020552303) (“Blue Casa”), which provides facilities-based local exchange and domestic and international interexchange telephone service to residential and small business customers in California.

[Affiliate Ownership Information: Howard Brand holds a direct 51% ownership interest in Blue Casa and, therefore, under Commission’s rules, is attributed with a 100% ownership interest in PC/Datavo. Mr. Brand does not hold any ownership interests in any telecommunications carriers other than Blue Casa and PC/Datavo.

Jeff Compton holds a 49% ownership interest in Blue Casa and, therefore, under the Commission’s rules, is attributed with a 49% ownership interest in PC/Datavo. Mr. Compton does not hold any ownership interests in any telecommunications carriers other than Blue Casa and PC/Datavo.]

(a)(8) This application is eligible for streamlining pursuant to 47 C.F.R. § 63.03 because: the proposed transaction would result in PC/Datavo, together with its affiliate, Blue Casa, having less than a 10% share in the interstate, interexchange market; PC/Datavo would

provide competitive telephone local exchange services or exchange access services, if any, exclusively in geographic areas served by a dominant local exchange carrier that is not a party to the proposed transaction; and none of the Applicants or their affiliates is dominant with respect to any service. *See* 47 C.F.R. § 63.03(b)(2)(i).

(a)(9) Through this application, the Applicants are seeking authority with respect to both international and domestic Section 214 authorizations (this application is being separately and concurrently filed with respect to both types of authorities in compliance with Commission Rule 63.04(b), 47 C.F.R. § 63.04(b)).

(a)(10) Applicants are not seeking special consideration of this application.

(a)(11) Not applicable.

(a)(12) A statement showing how grant of this application will serve the public interest, convenience, and necessity is set forth above in section III of this application.