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September 30, 2015

VIA ECFS

Marlene H. Dortch, Secretary
Federal Communications Commission
Office of the Secretary
445 12th Street, S.W.
Washington, DC 20554

**Re: CC Docket No. 00-257
Notification of Alliance Connect, LLC Pursuant to 47 C.F.R. § 64.1120(e)**

Dear Ms. Dortch:

On behalf of Alliance Connect, LLC (“Alliance”), and pursuant to Section 64.1120(e) of the Commission’s rules, 47 C.F.R. § 64.1120(e), this letter is to provide notice to the Commission of Alliance’s intent to acquire certain telecommunications assets and customers from LightEdge Solutions, Inc. A joint application for approval of the transaction is also being filed with the FCC today. The following information is submitted as required by Section 64.1120(e)(1):

(1) Name of the Parties to the Transaction

Alliance Connect, LLC
LightEdge Solutions, Inc.

(2) Types of Telecommunications Services Provided to Affected Customers:

Interconnected Voice over Internet Protocol, network access services, local exchange, and long distance service

(3) Date of Transfer

The parties anticipate that the affected customers will be transferred to Alliance on June 1, 2016, but no earlier than the customers’ receipt of 30 days’ prior notice of the transaction.

(4) Certificate of Compliance

Attached hereto as Exhibit A is Alliance's certification required under Section 64.1120(e)(1) of the Commission's rules.

(5) Copy of Notice Sent to Affected Subscribers

Attached hereto as Exhibit B is a copy of a representative sample of the notice that will be mailed to customers.

Should you have any questions with respect to this matter, please do not hesitate to contact the undersigned at (703) 812-0442.

Respectfully submitted,



James U. Troup

Tony S. Lee

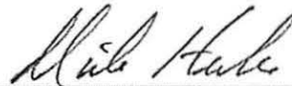
Counsel for Alliance Connect, LLC

EXHIBIT A

Certification of Alliance Connect, LLC

CERTIFICATION

I, Mick Herke, General Manager of Alliance Connect, LLC (“Alliance”), hereby certify under penalty of perjury that I am authorized to make this certification on behalf of Alliance; that I have read the foregoing document and know the contents thereof; and that the same are true of my own knowledge, except to those matters therein stated upon information and belief, and as to those matters I believe them to be true. I further certify that with respect to the transfer of affected LightEdge Solutions, Inc.’s customers to Alliance, Alliance will comply with the Commission’s requirements to provide advance customer notice in accordance with Section 64.1120(e)(3), with the obligations specified in that notice, and with other statutory and Commission requirements that apply to this streamlined process.



Mick Herke
General Manager
Alliance Connect, LLC

9-30-15

Date

EXHIBIT B

Sample Notice to be Sent to Customers

[ALLIANCE CONNECT, LLC LETTERHEAD]

IMPORTANT NOTICE
REGARDING YOUR TELECOMMUNICATIONS AND VOICE OVER INTERNET PROTOCOL SERVICES

Dear Customer:

Alliance Connect, LLC ("Alliance Connect"), LightEdge Solutions, Inc. and LH Telecom, Inc. (collectively, "LightEdge") are pleased to announce that Alliance Connect is acquiring LightEdge's customer contracts and customer base for telecommunications and voice over internet protocol solutions and services (collectively, the "Services"), including your contract for Services with LightEdge.

The effective date for the transfer of your Services and your contract will be June 1, 2016, and Alliance Connect will assume responsibility for all Services previously provided by LightEdge on June 1, 2016.

Please rest assured that the transaction will not affect the Services you currently receive and there will be no interruption in your Services. After the transaction, you will continue to receive the Services at the same rates, terms and conditions that you currently enjoy under your contract with LightEdge. Any later change in those rates, terms or conditions can only be made if permitted by your contract and only as provided in your contract.

Neither Alliance Connect nor LightEdge will impose any charges for the transfer of the Services to Alliance Connect. Alliance Connect will be responsible for any carrier charges or other similar charges that might otherwise be associated with the transfer of the Services.

If permitted by the terms of your contract, you have the right to select a different preferred carrier for the Services.

You will continue to be responsible for payment of the invoices you receive from LightEdge prior to the June 1, 2016 effective date. You may also continue to receive invoices from LightEdge after the June 1, 2016 effective date until Alliance Connect and LightEdge have completed the migration of the billing for the Services under your contract from LightEdge to Alliance Connect. Alliance Connect anticipates having that migration process completed on or before July 1, 2016. In the interim, you can continue to pay to LightEdge all invoices you receive from LightEdge.

Your contract will be automatically transferred to Alliance Connect on June 1, 2016. Please note, however, that when your Services are transferred to Alliance Connect, any preferred carrier "freeze" you might have placed on your existing Services will be lifted and you will need to contact Alliance Connect to arrange a new "freeze."

LightEdge is responsible for handling any complaints filed, or otherwise raised, prior to or during the transfer of your Services. If you have any questions regarding the transfer of your contract or your Services or your billing before June 1, 2016, please contact LightEdge in the manner provided in your contract.

If you have any questions regarding the transfer of your contract or about your Services or billing on or after June 1, 2016, you can contact Alliance Connect at 1-877-777-7128.

Alliance Connect looks forward to being the provider of your Services. Thank you.

Alliance Connect, LLC

By: _____
Name: Steve Sikkink
Title: President