

KELLEY DRYE & WARREN LLP

A LIMITED LIABILITY PARTNERSHIP

WASHINGTON HARBOUR, SUITE 400

3050 K STREET, NW

WASHINGTON, D.C. 20007-5108

(202) 342-8400

FACSIMILE

(202) 342-8451

www.kelleydrye.com

NEW YORK, NY

LOS ANGELES, CA

CHICAGO, IL

STAMFORD, CT

PARSIPPANY, NJ

BRUSSELS, BELGIUM

AFFILIATE OFFICES

MUMBAI, INDIA

December 10, 2015

Via IBFS and ECFS

Marlene Dortch, Secretary
Federal Communications Commission
445 12th Street, S.W.
Washington, D.C. 20554

Re: *In the Matter of Columbia Ventures Corporation, KCK Limited and Murosa Development S. À R.L. Application for Consent to Transfer Control of a Company Holding an International Section 214 Authority, Blanket Domestic Section 214 Authority, and a Submarine Cable Landing License Pursuant to Section 214 of the Communications Act of 1934, as Amended – Supplemental Notice of Consummation*

WC Docket No. 14-138

IB File Nos. ITC-T/C-20140820-00242; ITC-T/C-20140820-00244; SCL-T/C-20140820-00007

Dear Ms. Dortch:

Columbia Ventures Corporation (“CVC”), KCK Limited (“KCK”) and Murosa Development S.À R.L. (“Murosa”), by counsel and pursuant to 47 C.F.R. 63.24(e)(4), hereby provide the Federal Communications Commission (the “Commission”) with this supplemental notice of consummation of the transfer of control of Hibernia Atlantic U.S. LLC (“Hibernia Atlantic”), a Section 214 authorization holder and a submarine cable landing licensee.

On May 11, 2015, CVC, KCK, and Murosa (collectively, the “Parties”) submitted a letter to the Commission explaining that, as of May 1, 2015, the transfer of control of Hibernia Atlantic from CVC to Murosa and its parent, KCK, had occurred.¹ This transfer was made

¹ See Letter of Edward A. Yorkgitis, Jr. and Denise N. Smith, Kelley Drye & Warren, LLP, Counsel for CVC and Hibernia Atlantic, to Marlene Dortch, Secretary, Federal Communications Commission, dated May 11, 2015, filed in WC Docket No. 14-138, IB File Nos. ITC-T/C-20140820-00242; ITC-T/C-20140820-00244; SCL-T/C-20140820-00007.

Marlene H. Dortch
December 10, 2015
Page Two

pursuant to authority granted by the Commission on January 12, 2015,² in response to the Parties' Application dated August 20, 2014, for consent to transfer control of Hibernia Atlantic from CVC to KCK and Murosa.³

As explained in the Application, as a result of the third stage of the transaction between the Parties, CVC was to surrender *de jure* and *de facto* control of Hibernia Atlantic to Murosa (and indirectly to KCK). The execution of the third stage took place in multiple steps. As of May 1, 2015, CVC was no longer the majority shareholder in Hibernia NGS Limited, the parent of Hibernia Atlantic, although at that point in time, it remained the largest shareholder because the shares of a minority shareholder had not yet been assigned to Murosa. Because CVC no longer had *de jure* control, notice of consummation was provided at that time.

More recently, as of October 14, 2015, stage three of the transaction has been fully consummated, with Murosa and KCK assuming both *de jure* and *de facto* control. Accordingly, the Parties, provide this supplemental notice for the completeness of the record.

² See FCC, Public Notice, Actions Taken Under Cable Landing License Act, DA 15-96 (January 23, 2015). See also, Public Notice: Domestic Section 214 Application Granted for the Transfer of Control of Hibernia Atlantic U.S. LLC and Hibernia Media, LLC to KCK Limited, WC Dkt. No. 14-138, DA 15-47 (January 12, 2015).

³ *In re: Columbia Ventures Corporation, KCK Limited and Murosa Development S. À R.L. Application for Consent to Transfer Control of a Company Holding International Section 214 Authority, Blanket Domestic Section 214 Authority, and a Submarine Cable Landing License Pursuant to Section 214 of the Communications Act of 1934, as Amended*, File No. SCL-T/C-20140820-00007 (Aug. 20, 2014). The Application contemplated that control of Hibernia Media, LLC ("Hibernia Media") would also be transferred to KCK and Murosa. However, by *pro forma* internal reorganization, effective April 1, 2015, Hibernia Media was merged with its commonly owned affiliate, Hibernia Atlantic, with Hibernia Atlantic as the surviving entity. Notice of the *pro forma* merger was submitted to the Commission on April 30, 2015. See *Notification, pursuant to Section 63.24(f) of the Commission's Rules, of a pro forma intracorporate reorganization resulting in the merger of Hibernia Media, LLC, a holder of blanket domestic Section 214 authority and international Section 214 authority into Hibernia Atlantic U.S. LLC which holds blanket domestic Section 214 authority and international Section 214 authority*, ITC File No. ITC-ASG-20150430-00111 (April 30, 2015).

KELLEY DRYE & WARREN LLP

Marlene H. Dortch
December 10, 2015
Page Three

Should you have any questions regarding this notice, please contact the undersigned counsel at (202) 342-8400 or via e-mail at cyorkgitis@kelleydrye.com or dsmith@kelleydrye.com.

Very truly yours,



Edward A. Yorkgitis, Jr.
Denise N. Smith

*Counsel for Columbia Ventures Corporation
and Hibernia Atlantic U.S. LLC*