

Approved by OMB
3060-0686

**INTERNATIONAL SECTION 214 AUTHORIZATIONS
FOR ASSIGNMENT OR
TRANSFER OF CONTROL
FCC FORM 214TC
FOR OFFICIAL USE ONLY**

APPLICANT INFORMATION

Enter a description of this application to identify it on the main menu:

Transfer of Control of Call Catchers, Inc. d/b/a FreedomVoice to GoDaddy Operating Company, LLC

1. Legal Name of Applicant			
Name:	GoDaddy Operating Company, LLC	Phone Number:	480-505-8800
DBA Name:		Fax Number:	
Street:	14455 N. Hayden Rd.	E-Mail:	mforkner@godaddy.com
City:	Scottsdale	State:	AZ
Country:	USA	Zipcode:	85260 -
Attention:	Matthew A. Forkner		
2. Name of Contact Representative			
Name:	Jennifer L. Kostyu	Phone Number:	202-783-4141
Company:	Wilkinson Barker Knauer, LLP	Fax Number:	202-783-5851
Street:	1800 M St., N.W. Suite 800N	E-Mail:	jkostyu@wbklaw.com
City:	Washington	State:	DC
Country:	USA	Zipcode:	20036-
Attention:		Relationship:	Legal Counsel

CLASSIFICATION OF FILING

3. Choose the button next to the classification that best describes this filing. Choose only one.

a. Assignment of Section 214 Authority
An Assignment of an authorization is a transaction in which the authorization, or a portion of it, is assigned from one entity to another. Following an assignment, the authorization will usually be held by an entity other than the one to which it was originally granted. (See Section 63.24(b).)

b. Transfer of Control of Section 214 Authority
A Transfer of Control is a transaction in which the authorization remains held by the same entity, but there is a change in the entity or entities that control the authorization holder. (See Section 63.24(c).)

c. Notification of Pro Forma Assignment of Section 214 Authority (**No fee required**)

d. Notification of Pro Forma Transfer of Control of Section 214 Authority (**No fee required**)

Date of Consummation: **Must be completed if you select c or d.**

4. File Number(s) of Section 214 Authority(ies) for Which You Seek Consent to Assign or Transfer Control.
Note: If the Section 214 Authorization Holder whose authority is being assigned or transferred does not have an "ITC" File No. under which it is operating, contact the Help Desk for assistance before proceeding further with this application. You cannot enter an "ITC-ASG" or "ITC-T/C" File No. in response to this question. Your response must

specify one or more "ITC" File Nos. Relevant "ITC-ASG" or "ITC-T/C" File Nos. should be listed only in Attachment 1 in response to Question 10.

File Number: ITC2142007061200227	File Number:						
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5. Name of Section 214 Authorization Holder

Name: Call Catchers Inc. d/b/a FreedomVoice Phone Number: 800-477-1477 x86
 DBA Name: Fax Number: 888-475-3433
 Street: 169 Saxony Rd. E-Mail: ethomas@freedomvoice.com
 City: Encinitas State: CA
 Country: USA Zipcode: 92024 -
 Attention: Eric Thomas

6. Name of Assignor / Transferor

Name: Call Catchers Inc. d/b/a FreedomVoice Phone Number: 800-477-1477 x86
 DBA Name: Fax Number: 888-475-3433
 Street: 169 Saxony Rd. E-Mail: ethomas@freedomvoice.com
 City: Encinitas State: CA
 Country: USA Zipcode: 92024 -
 Attention: Eric Thomas

7. Name of Assignee / Transferee

Name: GoDaddy Operating Company, LLC Phone Number: 480-505-8800
 DBA Name: Fax Number:
 Street: 14455 N. Hayden Rd. E-Mail: mforkner@godaddy.com
 City: Scottsdale State: AZ
 Country: USA Zipcode: 85260 -
 Attention: Matthew A. Forkner

8a. Is a fee submitted with this application?

If Yes, complete and attach FCC Form 159.

If No, indicate reason for fee exemption (see 47 C.F.R. Section 1.1114).

Governmental Entity Noncommercial educational licensee Notification of Pro Forma (No fee required.)
 Other (please explain):

8b. You must file a separate application for each legal entity that holds one or more Section 214 authorizations to be assigned or transferred.

Fee Classification CUT - Section 214 Authority

9. Description (Summarize the nature of the application.)

Joint International and Domestic Section 214 Application to Transfer Control of Call Catchers Inc. d/b/a FreedomVoice to GoDaddy Operating Company, LLC

10. In Attachment 1, please respond to paragraphs (c) and (d) of Section 63.18 with respect to the assignor/transferor and the assignee/transferee. Label your response "Answer to Question 10".

11. Does any entity, directly or indirectly, own at least ten (10) percent of the equity of the assignee/transferee as determined by successive multiplication in the manner specified in the note to Section 63.18(h) of the rules? Yes No

If you answered "Yes" to this question, provide in Attachment 1, the name, address, citizenship, and principal businesses of each person or entity that directly or indirectly owns at least ten (10) percent of the equity of the assignee/transferee, and the percentage of equity owned by each of those persons or entities (to the nearest one percent). Label your response "Answer to Question 11."

12. Does the assignee/transferee have any interlocking directorates with a foreign carrier? Yes No

If you answered "Yes" to this question, identify each interlocking officer/director in Attachment 1. (See Section 63.09(g).) Provide the name and position/title of the individual or entity, the name of the foreign carrier, and the country in which the foreign carrier is authorized to operate. Label your response: "Answer to Question 12."

13. Provide in Attachment 1 a narrative of the means by which the proposed assignment or transfer of control will take place. In circumstances of a substantial assignment or transfer of control pursuant to Section 63.24(e), where the assignor seeks authority to assign only a portion of its U.S. international assets and/or customer base, please specify whether the assignor requests authority to continue to operate under any or all of its international Section 214 File Nos. after consummation; and, if so, please specify in Attachment 1 each File No. it seeks to retain in its own name. Label your response "Answer to Question 13."

Note: The assignor may retain any or all of its international Section 214 File Nos. In that case, the assignor will continue to hold the international section 214 authorizations that it specifies in response to this question. The ITC-ASG File No. that the Commission assigns to this application will, when granted, constitute Commission authorization of the proposed assignment of assets and /or customers from the assignor to the assignee. Unless Commission grant of the assignment application specifies otherwise, the assignee may provide the same services on the same routes as permitted under the assignor's Section 214 authorization(s), and the assignee may provide such service to any customers it may obtain in the ordinary course of business.

If this filing is not a notification of a *pro forma* assignment or *pro forma* transfer of control, please respond to Questions 14-20 below. (See Section 63.24(d).) Otherwise, you may proceed to Question 21 below.

14. Check "Yes" below if the assignee is a foreign carrier or if, upon consummation of the proposed assignment or transfer of control, the Section 214 holder would be affiliated with a foreign carrier. (See Section 63.18 (i).) The terms "foreign carrier" and "affiliated" are defined in Section 63.09 (d) & (e) of the rules respectively. Yes No

If you answered "Yes" to this question, please specify in Attachment 1 each foreign country in which the assignee is a foreign carrier or in which the Section 214 holder, upon consummation, would be affiliated with a foreign carrier. Label your response, "Answer to Question 14."

15. If this application is granted and the proposed assignment or transfer is consummated, would the Section 214 holder be authorized to provide service to any destination country for which any of the following statements is true? Yes No

- (1) The Section 214 holder is a foreign carrier in that country; or
 - (2) The Section 214 holder controls a foreign carrier in that country; or
 - (3) Any entity that owns more than 25 percent of the Section 214 holder, or that controls the Section 214 holder, controls a foreign carrier in that country.
 - (4) Two or more foreign carriers (or parties that control foreign carriers) own, in the aggregate, more than 25 percent of the Section 214 holder and are parties to, or the beneficiaries of, a contractual relation (e.g., a joint venture or market alliance) affecting the provision or marketing of international basic telecommunications services in the United States.
- If you answered "Yes" to this question, please specify in Attachment 1 each foreign carrier and country for which any of the above statements would be true. Label your response, "Answer to Question 15."

16. If you answered "Yes" to question 14, do you request classification of the Section 214 holder as a "non-dominant" carrier, upon consummation of the proposed transaction, between the United States and *any or all* countries listed in response to Question 14? See Section 63.10 of the rules. Yes No

If you answered "Yes" to this question, you must provide information in Attachment 1 to demonstrate that the Section 214 holder would qualify for non-dominant classification under Section 63.10 of the rules on each U.S.-destination country route where it would be a foreign carrier, or would be affiliated with a foreign carrier and for which you request non-dominant classification. Label your response, "Answer to Question 16."

17. If you answered "Yes" to question 14 and you have not provided information in response to Question 16 to demonstrate that the Section 214 holder would qualify for non-dominant classification under Section 63.10 of the rules on each U.S.-destination route where it would be a foreign carrier, or be affiliated with a foreign carrier, check "Yes" below to certify that the assignee/transferee agrees to comply with the dominant carrier safeguards in Section 63.10 (c) & (e) of the rules in the provision of international service between the United States and any foreign country(ies) for which you have not provided the required information.

Yes, I certify that I agree to comply with the dominant carrier safeguards in Section 63.10 (c) & (e) of the rules in my provision of international service between the United States and the following foreign country(ies):

No, Does not apply.

18. If you answered "Yes" to question 15, and if you have not provided information in response to question 16 to demonstrate that the Section 214 holder would qualify for non-dominant classification under Section 63.10 of the rules in its provision of service to each of the countries identified in response to question 15, the Section 214 holder may not be eligible to provide international telecommunications service between the U.S. and each such country following consummation of the assignment or transfer. In order to determine whether the public interest would be served by authorizing service on these U.S.-destination country routes, the assignee/transferee must provide information, in Attachment 1, to satisfy one of the showings specified in Section 63.18(k) of the rules. Label your response, "Answer to Question 18."

19. *If the assignee, or the Section 214 holder that is the subject of this transfer of control application, is a provider of Commercial Mobile Radio Services, you need not answer this question.*

If any of the Section 214 authorization(s) that would be assigned or transferred, authorize the Section 214 holder to resell the international switched services of an unaffiliated U.S. carrier for the purpose of providing international telecommunications services to a country listed in response to question 14, and unless you have provided information in response to question 16 to demonstrate that the Section 214 holder would qualify for non-dominant classification under Section 63.10(a)(3) of the rules for each country, check "Yes" below to certify that the assignee/transferee will file the quarterly traffic reports required by Section 43.61(c) of the rules; and/or state in Attachment 1 that the foreign carrier(s) for which the applicant has not made a showing under Section 63.10(c)(3) do(es) not collect settlement payments from U.S. international carriers. (See Section 63.18(l).)

Yes, I certify that I agree to comply with the quarterly traffic reporting requirements set forth in section 43.61(c) of the rules.

20. If the applicant desires streamlined processing pursuant to Section 63.12 of the rules, provide in Attachment 1 a statement of how the application qualifies for streamlined processing. (See Section 63.18(p).) Note that, if the application is being filed in connection with a sale of assets or reorganization of a carrier or its parent pursuant to the U.S. bankruptcy laws, the application may not be eligible for streamlined processing until final bankruptcy court approval of the proposed sale or reorganization.

Applicant certifies that its responses to questions 21 through 25 are true:

21. The assignee/transferee certifies that it has not agreed to accept special concessions directly or indirectly from a foreign carrier with respect to any U.S. international route where the foreign carrier possesses sufficient market power on the foreign end of the route to affect competition adversely in the U.S. market and will not enter into any such agreements in the future.

Yes No

22. By signing this application, the undersigned certify either (1) that the authorization(s) will not be assigned or that control of the authorization(s) will not be transferred until the consent of the Federal Communications Commission has been given, or (2) that prior Commission consent is not required because the transaction is subject to the notification procedures for *pro forma* transactions under Section 63.24 of the rules. The assignee/transferee also acknowledges that the Commission must be notified by letter within 30 days of a consummation or of a decision not to consummate. (See Section 63.24(e)(4).)

Yes No

23. If this filing is a notification of a <i>pro forma</i> assignment or transfer of control, the undersigned certify that the assignment or transfer of control was <i>pro forma</i> and that, together with all previous <i>pro forma</i> transactions, does not result in a change in the actual controlling party.	<input type="radio"/> Yes <input type="radio"/> No <input checked="" type="radio"/> Not a Pro Forma
24. The undersigned certify that all statements made in this application and in the exhibits, attachments, or documents incorporated by reference are material, are part of this application, and are true, complete, correct, and made in good faith.	<input checked="" type="radio"/> Yes <input type="radio"/> No
25. The assignee/transferee certifies that neither it nor any other party to the application is subject to a denial of Federal benefits pursuant to Section 5301 of the Anti-Drug Abuse Act of 1988, 21 U.S.C. § 862, because of a conviction for possession or distribution of a controlled substance. See Section 1.2002(b) of the rules, 47 CFR § 1.2002(b), for the definition of "party to the application" as used in this certification.	<input checked="" type="radio"/> Yes <input type="radio"/> No

CERTIFICATION

26. Printed Name of Assignor / Transferor Call Catchers Inc. d/b/a FreedomVoice	29. Printed Name of Assignee / Transferee GoDaddy Operating Company, LLC
27. Title (Office Held by Person Signing) President, Chief Executive Officer	30. Title (Office Held by Person Signing) Vice President, Deputy General Counsel
28. Signature (Enter the name of the person who will sign the paper version of this form for retention in their files) Eric Thomas	31. Signature (Enter the name of the person who will sign the paper version of this form for retention in their files) Matthew A. Forkner
WILLFUL FALSE STATEMENTS MADE ON THIS FORM ARE PUNISHABLE BY FINE AND / OR IMPRISONMENT (U.S. Code, Title 18, Section 1001), AND/OR REVOCATION OF ANY STATION AUTHORIZATION (U.S. Code, Title 47, Section 312(a)(1)), AND/OR FORFEITURE (U.S. Code, Title 47, Section 503).	

FCC NOTICE REQUIRED BY THE PAPERWORK REDUCTION ACT

The public reporting for this collection of information is estimated to average 8 hours per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the required data, and completing and reviewing the collection of information. If you have any comments on this burden estimate, or how we can improve the collection and reduce the burden it causes you, please write to the Federal Communications Commission, AMD-PERM, Paperwork Reduction Project (3060-0686), Washington, DC 20554. We will also accept your comments regarding the Paperwork Reduction Act aspects of this collection via the Internet if you send them to PRA@fcc.gov. PLEASE DO NOT SEND COMPLETED FORMS TO THIS ADDRESS.

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THE FOREGOING NOTICE IS REQUIRED BY THE PAPERWORK REDUCTION ACT OF 1995, PUBLIC LAW 104-13, OCTOBER 1, 1995, 44 U.S.C. SECTION 3507.

ATTACHMENT 1

Joint International and Domestic Section 214 Application to Transfer Control of Call Catchers Inc. d/b/a FreedomVoice

This joint application seeks Federal Communications Commission (“FCC” or “Commission”) consent under Section 214 of the Communications Act of 1934, as amended (the “Act”), and Sections 63.04 and 64.24 of the Commission’s rules¹ to transfer control of Call Catchers Inc. d/b/a FreedomVoice (“FreedomVoice”) to GoDaddy Operating Company, LLC (“GoDaddy Operating”). FreedomVoice holds an international Section 214 authorization as well as blanket Section 214 domestic operating authority. As explained further below, grant of the application serves the public interest.

I. REPONSES TO QUESTIONS SET FORTH IN THE FCC 214 MAIN FORM

Responses to certain questions set forth in the application’s FCC 214 Main Form are as follows:

Answers to Question 10

Transferor Contact Information

Eric Thomas
President, Chief Executive Officer
Call Catchers Inc.
169 Saxony Road
Encinitas, CA 92024
Tel. 800-477-1477 x86
ethomas@freedomvoice.com

With a copy to:

Michael P. Donahue
Marashlian & Donahue, PLLC
The *CommLaw* Group
1420 Spring Hill Road, Suite 401
Tysons, Virginia 22102
Tel. 703-714-1319
Fax 703-563-6222
mpd@CommLawGroup.com

Transferee Contact Information

Matthew A. Forkner
Vice President, Deputy General Counsel
GoDaddy Inc.
14455 N. Hayden Road
Scottsdale, Arizona 85260
Tel. 480-505-8800
mforkner@godaddy.com

With a copy to:

Jennifer L. Kostyu
L. Charles Keller
Wilkinson Barker Knauer, LLP
1800 M Street, N.W., Suite 800N
Washington, D.C. 20036
Tel. 202-783-4141
Fax 202-783-5851
jkostyu@wbklaw.com
ckeller@wbklaw.com

¹ 47 U.S.C. § 214; 47 C.F.R. §§ 63.04, 64.24.

Place of Organization

FreedomVoice is a corporation organized under the laws of the State of Delaware. GoDaddy Operating is a limited liability company organized under the laws of the State of Delaware.

Prior International Section 214 Authorizations

FreedomVoice holds an international Section 214 authorization to provide global international telecommunications services between the United States and international points on a facilities and resold basis pursuant to Sections 63.18(e)(1) and 63.18(e)(2) of the Commission's rules (File No. ITC-214-20070612-00227). GoDaddy Operating does not hold any international Section 214 authorizations.

Answer to Question 11

Pursuant to Section 63.18(h) of the Commission's rules, the following entities will directly or indirectly hold a ten percent or greater ownership interest in FreedomVoice upon consummation of this transaction.

Direct Ownership Interest in FreedomVoice:

Name: Media Temple Inc.
Address: 14455 N. Hayden Road
Scottsdale, Arizona 85260
Citizenship: Delaware
Principal Business: Holding Company
Ownership Interest: 100% of FreedomVoice

Indirect Ownership Interest in FreedomVoice:

Name: GoDaddy Operating Company, LLC
Address: 14455 N. Hayden Road
Scottsdale, Arizona 85260
Citizenship: Delaware
Principal Business: Technology Provider
Ownership Interest: 100% of Media Temple Inc.

Name: Desert Newco, LLC ("Desert Newco")
Address: 14455 N. Hayden Road
Scottsdale, Arizona 85260
Citizenship: Delaware
Principal Business: Holding Company
Ownership Interest: 100% of GoDaddy Operating Company, LLC

Name: GoDaddy Inc. ("GoDaddy")
Address: 14455 N. Hayden Road
Scottsdale, Arizona 85260

Citizenship: Delaware
Principal Business: Holding Company
Ownership Interest: Approximately 51% of Desert Newco.² GoDaddy also is the sole managing member and controls the management of Desert Newco, LLC.

Name: Yam Special Holdings, Inc.
Address: 15475 N. 84th Street
Scottsdale, Arizona 85260
Citizenship: Arizona
Principal Business: Holding Company
Ownership Interest: Approximately 20% of Desert Newco, LLC

Name: Robert R. Parsons
Address: 15475 N. 84th Street
Scottsdale, Arizona 85260
Citizenship: Arizona
Ownership Interest: 100% of Yam Special Holdings, Inc.

In addition, entities affiliated with Kohlberg Kravis Roberts & Co. L.P together indirectly hold an approximate 10% interest in Desert Newco through a series of investment vehicles (approximately 20% when inclusive of ownership of the Class A Common Stock of GoDaddy Inc., as publicly disclosed). Specifically, KKR Management LLC is the general partner of KKR & Co. L.P., which is the sole shareholder of KKR Group Limited, which is the general partner of KKR Group Holdings, L.P. KKR Group Holdings, L.P. is the general partner of KKR Fund Holdings L.P. (which is the designated member of KKR 2006 GP LLC) and the sole shareholder of KKR Fund Holdings GP Limited (which is the general partner of KKR Fund Holdings L.P.) and KKR Management Holdings Corp. (which is the general partner of KKR Management Holdings L.P., which is the designated member of KKR 2006 AIV GP LLC). KKR 2006 GP LLC is the general partner of KKR Associates 2006 L.P. (which is the manager of OPERF Co-Investment LLC)..KKR Associates 2006 AIV L.P. is the general partner of KKR 2006 Fund (GDG) L.P. KKR 2006 AIV GP LLC is the general partner of KKR 2006 GDG Blocker L.P. and KKR Associates 2006 AIV L.P. and the sole member of GDG Co-Invest GP LLC (which is the general partner of GDG Co-Invest Blocker L.P.). KKR III GP LLC is the general partner of KKR Partners III, L.P.

KKR 2006 Fund (GDG) L.P., OPERF Co-Investment LLC, KKR 2006 GDG Blocker L.P., GDG Co-Invest Blocker L.P., and KKR Partners III, L.P. each hold shares directly in GoDaddy and/or Desert Newco. The address for all of the above KKR entities is c/o Kohlberg Kravis Roberts & Co. L.P., 9 West 57th Street, Suite 4200, New York, New York 10019. All of these entities are investment funds, general partners of investment funds, or holding companies.

² GoDaddy holds an approximate 50 percent ownership interest in Desert Newco. GD Subsidiary Inc., a wholly-owned subsidiary of GoDaddy, holds an approximate 1 percent ownership interest in Desert Newco. GD Subsidiary Inc. is a Delaware corporation, and its address is 14455 N. Hayden Road, Scottsdale, Arizona 85260.

All are organized under the laws of Delaware with the exception of KKR Fund Holdings L.P., KKR Group Holdings L.P., and KKR Group Limited, which are organized under the laws of the Cayman Islands. Henry R. Kravis and George R. Roberts are the designated members of KKR Management LLC and the managing members of KKR III GP LLC. Both Mr. Kravis and Mr. Roberts are United States citizens. The address for Mr. Kravis is c/o Kohlberg Kravis Roberts & Co. L.P., 9 West 57th Street, Suite 4200, New York, New York 10019. The address for Mr. Roberts is c/o Kohlberg Kravis Roberts & Co. L.P., 2800 Sand Hill Road, Suite 200, Menlo Park, California 94025.

Entities affiliated with Silver Lake Partners hold an approximate 11% interest in Desert Newco through a series of investment vehicles (approximately 20% when inclusive of ownership of the Class A Common Stock of GoDaddy Inc., as publicly disclosed). Specifically, Silver Lake Group, L.L.C. is the managing member of SLTA III (GP), L.L.C., which in turn is the general partner of Silver Lake Associates III, L.P., which in turn is the general partner of SLP III Kingdom Feeder I, L.P. and Silver Lake Partners III DE (AIV IV), L.P. Silver Lake Partners III DE (AIV IV), L.P. is the managing member of SLP GD Investors, L.L.C. An investment committee of Silver Lake Technology Associates III, L.P. is made up of Mike Bingle, Jim Davidson, Egon Durban, Ken Hao, Christian Lucas, Greg Mondre and Joe Osness and may also be deemed to have shared voting and investment power over the securities beneficially owned by the Silver Lake entities described in this paragraph.

SLP GD Investors, L.L.C. and SLP III Kingdom Feeder I, L.P. each hold shares directly in GoDaddy or Desert Newco. The address for all of the above Silver Lake entities and individuals is c/o Silver Lake, 2775 Sand Hill Road, Suite 100, Menlo Park, California, 94025. All of these entities are investment funds, general partners of investment funds, or holding companies. All entities are organized under the laws of Delaware. All member of the Silver Lake investment committee are U.S. citizens except Mr. Durban, who is a citizen of Germany, and Mr. Lucas, who is a citizen of France.

To the best of GoDaddy's knowledge, no other entity or individual will directly or indirectly hold a 10 percent or greater ownership interest in FreedomVoice post-closing.

Answer to Question 13

Description of Transaction and Public Interest Statement

FreedomVoice, founded in 1996, is a Delaware corporation and headquartered in Encinitas, California. FreedomVoice is an industry-leading provider of cloud-based communications systems for small to mid-sized businesses nationwide. Its solutions include toll free numbers, vanity numbers, and local number virtual phone systems, as well as interconnected Voice over Internet Protocol, resold interexchange services, and cloud-based conference bridging.

GoDaddy, through its affiliates, is an Internet domain registrar and web hosting company. It is the world's largest technology provider dedicated to small businesses. GoDaddy's mission is to radically shift the global economy toward small businesses by empowering people to easily start, confidently grow and successfully run their own ventures. With more than 14 million

customers worldwide and more than 62 million domain names under management, GoDaddy gives small business owners the tools to name their idea, build a beautiful online presence, attract customers and manage their business.

GoDaddy Operating, its direct wholly-owned subsidiary San Fernando Merger Sub Inc. (“Merger Sub”), FreedomVoice, and certain FreedomVoice shareholders entered into an Agreement and Plan of Merger dated as of May 17, 2016 (the “Agreement”). Pursuant to the Agreement, Merger Sub will be merged with and into FreedomVoice, with FreedomVoice being the surviving entity. All equity securities of FreedomVoice will be canceled and its shareholders will be entitled to receive consideration for those securities. FreedomVoice will thus become a direct, wholly-owned subsidiary of GoDaddy Operating.

The proposed transaction will serve the public interest by further facilitating the provision of cloud-based communications and other services to small businesses. The success of local, national and global economies are dependent on small businesses, which foster entrepreneurship, innovation, growth, and employment. The transaction also will not impact FreedomVoice’s customers, and will be virtually transparent to customers in terms of the service they now receive. Moreover, FreedomVoice holds only a *de minimis* share of each of the domestic and U.S.-international markets. The proposed transaction thus poses no risk of competitive harm to the domestic or U.S.-international telecommunications markets.

Answer to Question 20

This application qualifies for streamlined processing pursuant to Section 63.12 of the Commission’s rules. Neither GoDaddy Operating nor FreedomVoice has any foreign carrier affiliates, and will have no such affiliates post-closing. They therefore qualify for a presumption of non-dominance under Section 63.10 of the Commission’s rules on all U.S.-international routes.

II. INFORMATION REQUIRED BY SECTION 63.04 OF THE FCC’S RULES IN RELATION TO TRANSFER OF BLANKET DOMESTIC SECTION 214 AUTHORITY

In support of the applicants’ request for consent to transfer control of FreedomVoice to GoDaddy Operating, the following information is submitted pursuant to Section 63.04 of the Commission’s rules.³ Specifically, Section 63.04(b) provides that applicants submitting a joint international/domestic Section 214 application should submit in an attachment to the international Section 214 application responses to the information requested in paragraphs (a)(6) through (a)(12) of Section 63.04:

(a)(6) Description of the transaction:

A description of the transaction is set forth in Section I above.

³ 47 C.F.R. § 63.04.

(a)(7) Description of the geographic areas in which the applicants offer domestic telecommunications services, and what services are provided in each area:

FreedomVoice is an industry-leading provider of cloud-based communications systems for small to mid-sized businesses nationwide. Its solutions include toll free numbers, vanity numbers, and local number virtual phone systems, as well as interconnected Voice over Internet Protocol, resold interexchange services, and cloud-based conference bridging. It offers service in all fifty states, the District of Columbia, and Puerto Rico. Neither GoDaddy Operating nor its affiliates provide telecommunications services in the United States.

(a)(8) Statement as to how the application qualifies for streamlined treatment:

This application qualifies for streamlined treatment under Section 63.03(b) of the Commission's rules because: (1) the transferee is not a telecommunications provider; (2) FreedomVoice's market share of the interstate, interexchange market is significantly less than 10 percent; and (3) FreedomVoice provides competitive telecommunications services exclusively in geographic markets served by a dominant local exchange carrier that is not a party to this transaction. Neither applicant is dominant with respect to any telecommunications service offered in the United States.

(a)(9) Identification of all other Commission applications related to this transaction:

This joint application is the only application filed with the Commission that relates to the proposed transfer of control of FreedomVoice.

(a)(10) Statement of whether the applicants request special consideration because either party is facing imminent business failure:

The applicants request no special consideration of this application for reasons relating to imminent business failure.

(a)(11) Identification of any separately filed waiver requests being sought in conjunction with this transaction:

The applicants seek no separately filed waiver requests in conjunction with this transaction.

(a)(12) Statement showing how grant of the Application will serve the public interest, convenience and necessity:

A demonstration of how the grant of the proposed transaction serves the interest, convenience and necessity is set forth in Section I above.