



May 6, 2009

VIA ECFS AND IBFS

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

Re: WC Docket Nos. 09-53 and 09-57; File Nos. ITC-T/C-20090408-00153;
ITC-T/C-20090416-00166
SUPPLEMENT

Dear Ms. Dortch;

NexUStel, LLC (“NexUStel”), Greentel, LLC (“Greentel”), Nexitos, LLC (“Nexitos”), Cassara Acquisition Group, LLC (“Cassara”) (collectively the “Parties”), pursuant to section 214 of the Communications Act, as amended, 47 U.S.C. § 214, and Section 63.04 of the Commission Rules, 47 C.F.R. § 63.04, filed separate applications for a two step transfer of control in the above-referenced proceedings.

The Commission through staff at its Wireline Competition Bureau requested the following additional information regarding the application:

1. Are any of the principles of either Nexitos or Greentel affiliated with any other telecommunications companies, domestic or international, in either an ownership, director or investor capacity? If so, please provide to the commission the name, address, license number of the affiliated company, along with a description of the services offered and markets they participate in.
2. The Parties in their applications estimated total customers served as 735. Provide a detail list of the number of customers by state.

The following are responses to the request for additional information.

1. As outlined in our application, none of the principals of Nexitos or Greentel are affiliated with any other telecommunications companies, in any capacity, either domestically or internationally.



2. NexUStel currently serves 771 customers. The table located on page three (3) below identifies the states where current customers of interstate and/or international telecommunications services are located, ranked from the largest concentration to the smallest concentration. (As stated in the applications, NexUStel only provides intrastate telecommunications services in Florida, and NexUStel does not offer any intrastate telecommunications service to customers located outside of Florida.)

Attached is a signed verification by Jorge Asecio, Principal of NexUStel, LLC and Nexitos, LLC.



NexUStel

State	Customers	%
FL	448	58.1%
CA	61	7.9%
NY	47	6.1%
TX	39	5.1%
NJ	23	3.0%
IL	13	1.7%
PA	13	1.7%
GA	12	1.6%
MD	10	1.3%
NC	10	1.3%
KY	9	1.2%
WI	8	1.0%
NV	7	0.9%
VA	7	0.9%
IN	6	0.8%
MI	6	0.8%
CO	5	0.6%
MA	5	0.6%
OH	5	0.6%
WA	5	0.6%
CT	4	0.5%
SC	4	0.5%
DC	3	0.4%
KS	3	0.4%
TN	3	0.4%
UT	3	0.4%
AL	2	0.3%
OR	2	0.3%
AZ	1	0.1%
DE	1	0.1%
IA	1	0.1%
LA	1	0.1%
MO	1	0.1%
NH	1	0.1%
NM	1	0.1%
PR	1	0.1%
Grand Total	771	



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Business Partners and Certified Public Accountants

We respectfully submit this additional information for your review.

Should you have any additional questions or require further information please do not hesitate to contact us.

Sincerely,

A handwritten signature in blue ink that reads 'Jose L. Solana'.

Jose L. Solana
GSAssociates
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cc: Jodie May: Federal Communications Commission Wireline Competition Bureau
Sumita Mukoty: Federal Communications Commission International Bureau
Tracy Perez: De La Pena Group, PA
Danielle Burt: Bingham McCutchen, LLP



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Business Partners and Certified Public Accountants

VERIFICATION

I, Jorge Asecio, state that I am President of Nexitos, LLC, the parent of NexUStel, LLC, and President of NexUStel, LLC; that the information presented in this document was prepared under my direction and supervision; and that the contents are true and correct to the best of my knowledge, information and belief.

J I declare under penalty of perjury that the foregoing is true and correct. Executed this day of May, 2009.

Jorge Asecio
NexUStel, LLC and Nexitos, LLC.