

Exhibit 2

This provides further support of a section of the text above, as indicated therein.

The following is in addition to authority provided in the Petition and the above Reply text:

In the following, footnotes in original deleted, underlining and text in brackets added:

From: In the Matter of Universal Service Contribution Methodology; Request for Review by Waterway Communication System, LLC and Mobex Network Services, LLC of a Decision of the Universal Service Administrator, WC Docket No. 06-122 , DA 10-1013, FEDERAL COMMUNICATIONS COMMISSION , 2010 FCC LEXIS 3404, June 4, 2010, Released , ORDER:

8. For these reasons, we affirm the Bureau's prior conclusion that Maritime's predecessors [Mobex, Watercom] were providing telecommunications services from 2001 through 2006 when they offered AMTS and that revenue from these services are subject to universal service contribution assessments.

From: In the Matter of Applications of MOBEX NETWORK SERVICES, LLC; To Renew Licenses for Automated Maritime Telecommunications System (AMTS) Stations in Various Locations in the United States; To Transfer Control of AMTS Licenses. File Nos. 0001370847.... DA 04-4051. 19 FCC Rcd 24939; 2004 FCC LEXIS 7272. December 28, 2004, Released:

7. Havens also raises narrower issues regarding specific call signs. With respect to Call Sign KCE240, he argues that the license should be deemed to have canceled automatically for failure to meet the construction requirement, because the activation notices reveal that the facilities were constructed after the construction deadline. n24 Mobex concedes that the stations were constructed late, due to an administrative error by its predecessor-in-interest [Mobex] regarding the construction [*9] deadline. n25 However, Mobex states that the stations have since provided continuous AMTS service to the maritime public, and argues that denying its renewal application would harm subscribers that have no practical alternative for continuous radio communications along the Erie Canal. n26 We agree with Havens that the fact that a license has changed hands does not, by itself, serve to cure prior defects, and that a licensee cannot "launder" a defective license by transferring or assigning it.

From: In the Matter of SKYBRIDGE SPECTRUM FOUNDATION; MARITIME COMMUNICATIONS/LAND MOBILE, LLC; SKYBRIDGE SPECTRUM FOUNDATION; PAGING SYSTEMS, INC.; On Requests for Inspection of Records and for Confidential Treatment. FOIA Control Nos. 2009-089; FOIA Control No. 2009-136. FCC 10-135. 2010 FCC LEXIS 4651; 51 Comm. Reg. (P & F) 12. August 3, 2010, Released:

n6 See 089 Request at 1. MC/LM is the successor-in-interest to Waterways Communication System, LLC (Watercom) and Mobex Network Services, LLC

(Mobex). See Universal Service Contribution Methodology, 23 FCC Rcd 12836, 12838-39 P 5 (WCB 2008)....