



March 19, 2004

VIA SECOND DAY DELIVERY

Florida Public Service Commission 2540 Shumard Oak Blvd. Tallahassee, FL 32399-0850

Re:

Advice Letter No. 4

Motion Telecom, Inc. ("Motion")

In re: Ownership Change of Motion's Parent Company

Dear Docket Clerk:

Attached are an original and three copies of Motion's Advice Letter No. 4 for the purpose of information concerning notification of the transfer in stock of Motion's parent company, Advantage Advisory Service, Inc. to a third party. I have enclosed an additional copy of the advice letter and a self-addressed stamped envelope for the return of a stamped copy to my attention.

Motion is respectfully requesting acknowledgement and approval of this notice on an expedited basis. In the event you have questions, please feel free to contact me at jmann@awipcs.com or at (303) 643-6627.

Best regards,

Joelyn Mann

Corporate & Regulatory Compliance Manager

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Motion Telecom, Inc.

Enclosures

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7101 South Fulton Street, Suite 200, Centennial, Colorado 801+2 tel (503) 784-3300 fax (303) 784-5345

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Florida Public Service Commission 2540 Shumard Oak Blvd. Tallahassee, FL 32399-0850

Re: Advice Letter No. 4

Motion Telecom, Inc. ("Motion")

In re: Ownership Change of Motion's Parent Company

Dear Commission:

Pursuant to the applicable Statutes of this State and the Commission's Rules and Regulations currently in effect and/or subsequently enacted, Motion Telecom, Inc., a Colorado corporation ("Motion"), Advantage Advisory Service, Inc., d/b/a Advantage Wireless, a California corporation in good standing ("Advantage") and Wireless Channels, Inc., a Delaware corporation in good standing ("Wireless") hereby respectfully submit notice to this Commission of the transfer of control of Motion in a transaction where the Class A Common shareholders of its affiliate/parent, Advantage, sold their shares (constituting 75.72% of the outstanding shares of Advantage) to Wireless. The remaining 24.28% of Advantage is now owned by Advantage Advisory Service, Inc. Employee Stock Ownership Plan and Trust (the "ESOP") until on or about January 1, 2005 when the ESOP will be terminated and its shares shall be returned to Advantage.

Motion is a corporation organized under the laws of the state of Colorado, with its principal offices located at 7101 South Fulton Street, Suite 200, Centennial, Colorado 80112. Motion was granted its approval to resell interexchange toll telecommunications services to residential and small business customers in Florida by the Commission on or about July 8, 2003. Motion is authorized to do business in 48 states and has approximately 405 long distance customers in the state of Florida. Motion is a corporation organized under the laws of the state of Colorado, with its principal offices located at 7101 South Fulton, Street, Suite 200, Centennial, Colorado 80112 and is authorized to do business in the State of Florida. Advantage is a corporation organized under the laws of the state of California, with its principal offices located at 7101 South Fulton Street, Suite 200, Centennial, Colorado 80112 and is an operating company in the wireless distribution business, as well as a holding company, and holds no certificates of authority. Wireless is a corporation organized under the laws of the state of Delaware, with its principal offices located at 111775 Redwood Ave., Boulder, CO 80304, and is a holding company which

7101 South Fulton Street, Suite 200, Centennial, Colorado 80112 tel (303) 784-5300 fax (303) 784-5345

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holds no certificates of authority. A copy of Wireless' Certificate of Incorporation is attached hereto as Exhibit A.

This advice letter is not an application for transfer of operating authority and does not involve any transfer of customers. Instead, the letter is intended to submit notice of the change in ultimate control of Motion by virtue of a stock transaction at the parent level. Advantage owns 100% of the outstanding stock of Motion. Until consummation of the Control Proposal, Victor and Anamaria Mitchell Family Partnership, a California limited partnership ("Mitchell") was the controlling shareholder of Advantage with approximately 67% of the shares of Advantage. The remaining shareholders consisted of approximately 4.3% held by two other officers of Advantage (Sue Spurr (3.7%) and Mark Gritz (.6%)), and the remaining shares (approximately 28.7%) have been held by the ESOP.

Wireless entered into a Stock Purchase Agreement with the shareholders of Advantage on March 10, 2004. In connection with this transaction, Ben Joseph, the President of Wireless, became Chairman of the Board of Directors and Chief Executive Officer of both Advantage and Motion, and Victor Mitchell resigned. (See attached Exhibit B, Resume of Ben Joseph). The shareholders of Wireless, and their percentage ownership of the outstanding shares of Wireless are set forth in Exhibit C hereto. The above-described change of control (i) will have no impact on the ratepayers, and the tariff will not be revised; and (ii) will not adversely impact competition; neither Wireless, the ESOP nor their respective affiliates is a public utility and have no controlling interest in any other public utility offering the Services. Simplified charts showing the pre-close and post-close corporate structures are attached hereto as Exhibits D and E, respectively.

Motion, Advantage and Wireless respectfully request that the Commission acknowledge this notice and indirect transfer of control of Motion Telecom, Inc. nunc pro tunc to March 10, 2004 on an expedited basis. In the event you have questions or discussion items, please contact me at (303) 784-5329, bvonderheid@awipcs.com or Joelyn Mann, Corporate Regulatory & Compliance Manager for Motion at 303-643-6627, jmann@awipcs.com. Thank you.

Respectfully submitted,

Barbara H. Vonderheid

Vice President & General Counsel

Motion Telecom, Inc. and

Advantage Advisory Service, Inc. and

Baber Il Jorde Sand

Special Counsel to Wireless Channels, Inc.

Enclosures



FAGE 7

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I, HARRIET SMITH WINDSON, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED ARE TRUE AND CORRECT COFIES OF ALL DOCUMENTS ON FILE OF "WIRELESS CHANNELS, INC." AS RECEIVED AND FILED IN THIS OFFICE.

THE FOLLOWING DOCUMENTS HAVE BEEN CERTIFIED:

CERTIFICATE OF FORMATION, FILED THE SECOND DAY OF FEBRUARY, 2.D. 2004, AT 7:34 O'CLOCK P.M.

CERTIFICATE OF CONVERSION, CHANGING ITS NAME FROM "WIRELESS CHANNELS, LLC" TO "WIRELESS CHANNELS, INC.", FILED THE THENTY-FOURTH DAY OF FEBRUARY, A.D. 2004, AT 2:39 O'CLOCK P.M.

CERTIFICATE OF INCORPORATION, CHANGING ITS NAME FROM
"WIRELESS CHANNELS, LLC" TO "WIRELESS CHANNELS, INC.", FILED THE
TWENTY-FOURTH DAY OF FEBRUARY, A.D. 2004, RT 2:39 O'CLOCK F.M.

AND I DO HEREBY FURTHER CERTIFY THAT THE AFORESAID CERTIFICATES ARE THE ONLY CERTIFICATES ON RECORD OF THE AFORESAID CORPORATION.

Alteriate Smith Windsor, Secretary of State

AUTHENTICATION: 2964063

DATE: 03-02-04

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Dust: of Delawar: Serretary of State Division of Corporations Delivered 07:38 PM 02/02/2004 FILED 07:34 PM 02/02/2004 SRM 040071375 - 3759878 FILE

JULIEUTATE OF TORMATTIN

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Wireless Channels, LLC

This Certificate of Formation of Wireless Chamels, LLC deed as of February 2, 2004, it being duly executed and filed by I Ben-Joseph, as an authorized person, to form a limited liability company most (6 Tel. C. 18-101, exect.).

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The name of the limited liability company formed hereby is Wireless

Channels, LLC (the Company).

SECOND:

The address of the registered office of the Company in the State of Lelevine

is Cornoration Service Company, 271) Converville Road, Suite 400, County

of Newcastle Wilmington DE 19805.

THIED:

The name and address of the registered agent for service of process on the Company is the State of Delaware is Companion Service Company 2711 Centerville Road State 400 Course of Newcastle, Whitehearth, DE 19808.

INWITNESS WEIEREOF, the undersigned has encound this Certificate of Formation as of the date first above written.

T. Hell-Joseph, Authorized Manager

CENTERCATE OF CONVERSION FROM A LIMITED LIABILITY COMPANY TO A CORPORATION PURSUANT TO SECTION 260 OF THE DELAYVARE GENERAL COMPORATION LAW

- 1. The date on which the limited liability company was first formed in February 2, 2004.
- 2. The name of the limited liability company immediately prior to filing this Certificate is Wireless Chammels, LLC.
- The name of the corporation as set forth in the Certificate of Incorporation filed in accordance with Section 265(b) is Whreless Channels. Inc.
- 4. The limited liability company herein being converted is duly organized and emissing under the laws of Delaware.

Dated this 22th day of February, 2004.

WIRELESS CHANNELS, LLC

Times and the same of the same

State of Delaware Secretary of State Division of Corporations Delivered 02:40 PM 02/24/2004 FILED 02:39 PM 02/24/2004 SRV 040131339 - 3759858 FILE

DEPTHECATE OF INCORPORATION

OD:

WIRELESS CHANNELS, INC.

I, the undersigned, for the purpose of incorporating and organizing a comporation under the Delaware General Corporation Law do hereby certify as follows:

ARTICLE I

The name of the corporation is Wireless Chaunels, inc. (the "Corporation").

ARTICLET

The address of the registered office of the corporation in the State of Delaware is 2711 Conterville Road, Suite 400, Wilmington, Delaware, and the name of the registered agent of the corporation in the State of Delaware at such address is Corporation Service Company.

ARTICLE DE

The purpose of the Corporation is to engage in any lawful act or activity for which a corporation may be organized under the Delaware General Corporation.

ARTICLE IV

The name and mailing address of the incorporator is I. Ren Joseph, 1495 Redwood Road, Boulder, Colorado 20304.

ARTICLE V

- A. This Corporation is authorized to issue two classes of stock to be designated, respectively, "Common Stock" and "Preferred Stock." The total number of shares which the Corporation is authorized to issue is Ten William (10,000,000) shares, One Milliam (1,000,000) shares shall be Common Stock, 5.001 per value, and Nine Milliam (9,000,000) shares shall be Preferred Stock, 5.001 per value.
- B. The Board of Directors of the Corporation may issue Preferred Stock from time to time in one or more series. The Board of Directors of the Corporation is hereby authorized to adopt a resolution or resolutions from time to time, within the limitations and restrictions stated in this Certificate of Incorporation, to fix or alter the voting powers, designations, preferences, rights, qualifications, limitations and restrictions of any wholly unissued class of Preferred Stock, or any wholly unissued series of any such class, and the number of shares constituting any such series and the designation thereof, or any of them, and to increase or decrease the number of shares of any series subsequent to the issuance of shares of that series, but not below the number of shares of such series then outstanding. In case the number of shares of any series shall be so decreased, the shares constituting such decrease shall resume the status which they had prior to the adoption of the resolution originally fixing the number of shares of such series.

ARTICLE VI

The Corporation shall indemnify its officers and directors, and shall provide for advancement of the expenses of such persons, to the fullest extent provided by Section 145 of the Delaware General Corporation Law. To the fullest extent permitted by applicable law, the Corporation is authorized to provide indemnification of (and advancement of expenses to) agents of the Corporation (and any other persons to which State law permits the Corporation to provide indemnification) through Bylow provisions, agreements with such agents, vote of stockholder of permitted by Section 145 of the Delaware General Corporation Law subject only to limits created by applicable Delaware law (statutory or non-statutory), with respect to actions of a breach of duty to the Corporation, it stockholders and others. If the Delaware General Corporation Law is amended after approval by the stockholders of this Article to authorize corporate action further eliminating or limiting the personal hability of directors then the hability of a director of the corporation shall be eliminated or limited to the fullest extent permitted by the Delaware General Corporation Law as so amended.

Any amendment, repeal or modification of the foregoing provisions of this Article VI by the stockholders of the Corporation shall not adversely affect any right or protection of a director or officer of the Corporation existing at the time of such amendment, repeal or modification, or increase the hability of any director or officer of the Corporation with respect to any acts or omissions of such director or officer occurring prior to such amendment, repeal or modification.

ARTICLE VII

The powers of the incorporator shall terminate upon the filing of this Certificate of Incorporation, and I. Ben Joseph shall thereupon serve as the director of the Corporation until the first annual meeting of stockholders or until his successors are duly elected and qualified.

ARTROLE VIII

The Corporation reserves the right to amond, after, change or repeal any provision contained in this Certificate of incorporation, in the manner new or hereafter prescribed by status, and all rights conferred on stockholders herein are granted subject to this reservation.

ARTHOLE IX

Election of directors need not be by written ballot unless the Hylaws of the Corporation so provide.

ARTICLE X

The Corporation expressly elects not to be governed by Section 203 of the Delaware General Corporation Law.

ARTICLE M

A director or any officer of the Corporation shall be not be personally liable to the Corporation or its stockholders for the breach of any duty owed to the Corporation or its stockholders except to the extent that an exemption from personal Rability is not permitted by the Deloware Corporation Law.

APTICLE HE

Except as otherwise provided in this Cartificate of Incorporation, in furtherance and not in limitation of the powers conferred by statute, the Board of Directors is expressly authorized to make, after, amend, repeal and rescand the Eviaws of the Corporation.

ARTICLE JUE

Meetings of stockholders of the Corporation may be held within or without the State of Delaware, as the Hylaws of the Corporation may provide. The books of the Corporation may be kept (subject to any provision contained in the statutes) outside the State of Delaware at such place or places as may be designated from time to time by the Board of Directors of the Corporation or in the Hylaws of the Corporation.

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IN WITNESS WHEREOF, I, the undersigned, being the incorporator hereinbefore named, for the purpose of forming a corporation under the laws of the State of Delaware, do make, file and record this Certificate of Incorporation, and do hereby certify that the facts herein stated are true, and I have accordingly becomes set my hand this 22nd day of February, 2004.

T. Ben Joseph, Incorporator

Exhibit B

I. Ren Joseph short summary of business career

Education: BSc. Electronic Engineering.

1973-1976: Motorola Israel- System Engineering

1976-1978: Motorola Israel- Sales Manager - Special Markets

1978-1981: Motorola Israel- National Sales Manager - Local and export markets.

1981-1984: Motorola Australia: National Sales Manager - Indirect distribution and RCC markets.

1934-1990: Established Instapage Communications, a wide area paging network carrier in Melbourne and Sydney, Australia. Grew the company to become the second largest paging carrier in Australia. Developed large indirect distribution channels to distribute network services, pagers, cell phones and value added services.

Sold the business to Atlanta based Bell South.

1990 -1995: Established and funded Visiplex Communications in Australia and the US. Visiplex manufactured and distributed communication systems to the Healthcare market. Developed a dealer network in the US and Southeast Acia. Acquired through a management buyout, a division of Agfa specializing in medical imaging print, display and communication (Teleradiology).

Sold the Australian business to Retrovision LTD, an Australian public company.
Sold the US company to AFP imaging.

1995 -2003: Established Callconnect Communications funded by myself and several VC'S. Acquired a variety of companies specializing in outsourcing patient contact centers from hospitals and large employers.

Sold the business to Workscape, Inc. in August 2003.

In all the companies I have established I served in the position of Chairman and CEO.

DEFINITE C

WIRELESS CEPANNELS, INC. OWNERSHIP SUMMARY

Parches):	Shares of Series A Freferred Stock	Forcontage Consensition
ABI, LLC 1495 Redwood Avenus Foulder, CO 80304	466,500	11.26 %
I. Ben Joseph 1495 Redwood Avenus Houlder, OO 80304	300,000	7.24 %
Coral Technology Partners VI. Limited Partnership 60 South Sixth Street Suite 3510 Minneapolis, MN 55402	1,125,000	27.16 %
Enhanced Colorado Issuer, LLC 6501 S. Fiddler's Green Circle Suite 300 Greenwood Village, CO 80111	625,000	15.09 %
Andrew M. Paul 283 Pondfield Road Bronxville, NY 10708	1,125,000	27.16 %
Pilot Eutte Company 1450 U.S. Trust Building 730 South Avenue South Minnespolis, MN 55402	250,000	6.04 %i
Price Family Limited Partnership c/o Evercore Partners 65 East 55 th Street New York, NY 10022	250,000	6.04 %
Total:	4,741,500	100 %

Exhibit D

Motion Telecom, Inc.

Organization & Ownership February 19, 2004

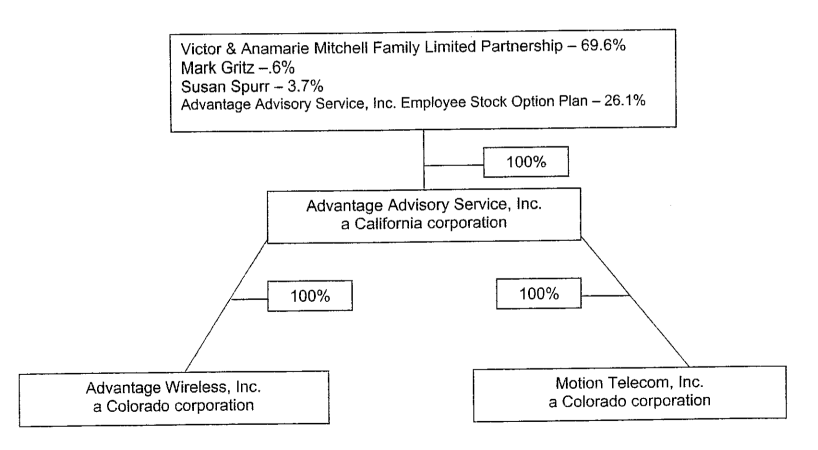


Exhibit E

Motion Telecom, Inc.

Organization & Ownership Post-Stock Transfer (Circa March, 2004)

