

KENT R. CUTLER  
STEVEN J. SARBACKER  
MICHAEL D. BORNITZ ‡  
TRENT A. SWANSON \*  
RYAN J. TAYLOR °  
KIMBERLY R. WASSINK  
MEREDITH A. MOORE  
NATHAN S. SCHOEN \*#‡  
NICHOLE J. MOHNING %  
DANIEL J. DOYLE  
ALEX S. HALBACH \*  
ROBERT D. TRZYNKA  
ERIC E. ERICKSON  
JOSEPH P. HOGUE °  
JONATHAN A. HEBER  
BRENDAN F. PONS  
ERIK K. NYBERG

**CUTLER LAW FIRM, LLP**  
**ATTORNEYS AT LAW**

100 NORTH PHILLIPS AVENUE, 9TH FLOOR  
POST OFFICE BOX 1400  
SIOUX FALLS, SOUTH DAKOTA 57101-1400  
TELEPHONE (605) 335-4950  
www.cutlerlawfirm.com

March 15, 2017

RICHARD A. CUTLER  
RETIRED/OFF COUNSEL

JEAN BROCKMUELLER, CPA (Inactive)  
BUSINESS MANAGER

\*Also licensed to practice  
in Minnesota

#Also licensed to practice  
in Iowa

‡Also licensed to practice  
in Nebraska

% Also licensed to practice  
in Kansas

° Also licensed as a Certified  
Public Accountant (Inactive)

Washington Utilities & Transportation Commission  
Attention: Telecommunications Section  
P.O. Box 47250  
Olympia, WA 98504-7250

Re: *Request to Cancel Registration of OrbitCom, Inc. d/b/a OneEighty Networks, Inc.*

Dear Sir or Madam:

Enclosed please find the original and three copies of the Request for Cancellation of Registration of OrbitCom, Inc. I submit this request on behalf of OrbitCom, Inc.

On April 27, 2015, Ionex Communications North, Inc. d/b/a Birch Communications (“Ionex”) and OrbitCom filed with the Federal Communications Commission (“FCC”) a Joint Application seeking approval of a transaction in which OrbitCom would transfer substantially all of its telecommunications assets and Washington customer base to Ionex (the “Application”). See FCC WC Docket No. 15-102, Public Notice, DA 15-539. In the Application the parties advised that upon consummation of the transaction Orbitcom would no longer offer telecommunications services in Washington. Instead, Ionex would provide OrbitCom’s Washington’s customers with service pursuant to its own authorizations and tariffs.

On May 7, 2015, Ionex and OrbitCom provided notice to OrbitCom’s Washington customers of the contemplated transaction. The FCC approved the Application on June 5, 2015.

The transaction for which the parties sought approval has been consummated. As a result of the consummation of the transfer, OrbitCom no longer has customers in Washington nor does it provide telecommunications services in Washington. Accordingly, OrbitCom respectfully requests approval of OrbitCom’s request to relinquish its registration. My apologies for the delay in submitting this request to the Commission.

RECEIVED  
RECORDS MANAGEMENT  
2017 MAR 20 AM 9:36  
STATE OF WASH.  
UTIL. AND TRANS.  
COMMISSION

If you have questions or require further information regarding OrbitCom's request, please do not hesitate to contact me at 605-335-4950 or [meredithm@cutlerlawfirm.com](mailto:meredithm@cutlerlawfirm.com). Thank you for your consideration.

Respectfully Submitted,

CUTLER LAW FIRM, LLP

A handwritten signature in black ink that reads "Meredith Moore". The signature is written in a cursive, flowing style.

Meredith A. Moore

For the Firm

MAM:lk  
Encl.

**Cancellation of Registration**

REQUEST FOR CANCELLATION OF REGISTRATION

TO: Washington Utilities & Transportation Commission  
Attention: Telecommunications Section  
P.O. Box 47250  
Olympia, WA 98504-7250  
(Fax) 360-586-1150

RECEIVED  
RECORDS MANAGEMENT  
2017 MAR 20 AM 9:38  
STATE OF WASH.  
UTIL. AND TRANSP.  
COMMISSION

Docket UT- \_\_\_\_\_  
(Commission Use Only)

The undersigned, Meredith A. Moore, Attorney for OrbitCom, Inc. d/b/a OneEighty Networks, Inc. ("OrbitCom"), does hereby request cancellation of OrbitCom's registration to operate as a telecommunications company doing business in the state of Washington.

Please include the following information:

Unified Business Identification (UBI) Number: 602499282

Company Contact Person: Meredith A. Moore, Attorney

Contact Telephone Number: 605-335-4995

The undersigned certify that they have no existing customers and no outstanding prepaid calling services.

I understand that this request is not effective until acknowledged upon by the Commission.

Signature: Meredith A. Moore  
Date: 3/15/17