



PUBLIC NOTICE

FEDERAL COMMUNICATIONS COMMISSION
445 12th STREET S.W.
WASHINGTON D.C. 20554

News media information 202-418-0500
Internet: <http://www.fcc.gov> (or <ftp.fcc.gov>)
TTY (202) 418-2555

DA No. 20-1471

Report No. TEL-02062

Thursday December 10, 2020

International Authorizations Granted

Section 214 Applications (47 C.F.R. §§ 63.18, 63.24); Section 310(b) Petitions (47 C.F.R. § 1.5000)

The following applications have been granted pursuant to the Commission's processing procedures set forth in sections 63.12, 63.20 of the Commission's rules, 47 CFR §§ 63.12, 63.20, other provisions of the Commission's rules, or procedures set forth in an earlier public notice listing the applications as accepted for filing.

Unless otherwise noted, these grants authorize the applicants: (1) to become a facilities-based international common carrier subject to 47 CFR §§ 63.21, 63.22; and/or (2) to become a resale-based international common carrier subject to 47 CFR §§ 63.21, 63.23; (3) to assign or transfer control of international section 214 authority in accordance with 47 CFR § 63.24; or (4) to exceed the foreign ownership benchmark applicable to common carrier radio licensees under 47 U.S.C. § 310(b); see Subpart T of Part 1 of the Commission's rules, 47 CFR §§ 1.5000-5004.

THIS PUBLIC NOTICE SERVES AS EACH NEWLY AUTHORIZED CARRIER'S SECTION 214 CERTIFICATE. It contains general and specific conditions, which are set forth below. Newly authorized carriers should carefully review the terms and conditions of their authorizations. Failure to comply with general or specific conditions of an authorization, or with other relevant Commission rules and policies, could result in fines and forfeitures.

Petitions for reconsideration under Section 1.106 or applications for review under Section 1.115 of the Commission's rules, 47 CFR §§ 1.106, 1.115, in regard to the grant of any of these applications may be filed within thirty days of this public notice (see 47 CFR § 1.4(b)(2)).

ITC-214-20170323-00053	E	Liberty Cablevision of Puerto Rico, LLC
International Telecommunications Certificate		
Service(s):	Global or Limited Global Facilities-Based Service, Global or Limited Global Resale Service	
Grant of Authority	Date of Action:	12/03/2020

Application for authority to provide facilities-based service in accordance with section 63.18(e)(1) of the Commission's rules, and also to provide resale service in accordance with section 63.18(e)(2) of the Commission's rules, 47 C.F.R. § 63.18(e)(1), (2).

We grant the Petition to Adopt Conditions to Authorizations and Licenses filed in this proceeding on December 3, 2020, by the National Telecommunications and Information Administration on behalf of the Committee for the Assessment of Foreign Participation in the United States Telecommunications Services Sector. Accordingly, we condition grant of this application for international section 214 authority on compliance by Liberty Cablevision of Puerto Rico, LLC, with the commitments and undertakings set forth in the Letter of Agreement from Carla Framil Ferrán, VP Legal, Liberty Cablevision of Puerto Rico, LLC, to the Chief, Foreign Investment Review Section and the Deputy Chief, Compliance and Enforcement on behalf of the Assistant Attorney General for National Security, DOJ, dated November 20, 2020 (LOA). A failure to comply and/or remain in compliance with any of these commitments and undertakings shall constitute a failure to meet a condition of the authorization and thus grounds for declaring the authorization terminated without further action on the part of the Commission. Failure to meet a condition of the authorization may also result in monetary sanctions or other enforcement action by the Commission. The Petition and the LOA may be viewed on the FCC's website through the International Bureau Filing System by searching for ITC-214-20170323-00053 and accessing the "Other Filings related to this application" from the Document Viewing Area.

ITC-214-20180814-00161 E Tadiran Telecom, Inc.

International Telecommunications Certificate

Service(s): Global or Limited Global Resale Service

Grant of Authority

Date of Action: 11/30/2020

Application for authority to provide resale service in accordance with section 63.18(e)(2) of the Commission's rules, 47 C.F.R. § 63.18(e)(2).

We grant the Petition to Adopt Conditions to Authorizations and Licenses filed in this proceeding on November 30, 2020, by the National Telecommunications and Information Administration on behalf of the Committee for the Assessment of Foreign Participation in the United States Telecommunications Services Sector. Accordingly, we condition grant of this application for international section 214 authority on compliance by Tadiran Telecom Inc., with the commitments and undertakings set forth in the Letter of Agreement from Victor Paredes, VP of Finance, Tadiran Telecom Inc., to the Chief, Foreign Investment Review Section and the Deputy Chief, Compliance and Enforcement on behalf of the Assistant Attorney General for National Security, DOJ, dated October 30, 2020 (LOA). A failure to comply and/or remain in compliance with any of these commitments and undertakings shall constitute a failure to meet a condition of the authorization and thus grounds for declaring the authorization terminated without further action on the part of the Commission. Failure to meet a condition of the authorization may also result in monetary sanctions or other enforcement action by the Commission. The Petition and the LOA may be viewed on the FCC's website through the International Bureau Filing System by searching for ITC-214-20180814-00161 and accessing the "Other Filings related to this application" from the Document Viewing Area.

ITC-214-20200325-00044 E DID Central, LLC

International Telecommunications Certificate

Service(s): Global or Limited Global Facilities-Based Service, Global or Limited Global Resale Service

Grant of Authority

Date of Action: 12/09/2020

Application for authority to provide facilities-based service in accordance with section 63.18(e)(1) of the Commission's rules, and also to provide resale service in accordance with section 63.18(e)(2) of the Commission's rules, 47 C.F.R. § 63.18(e)(1), (2).

DID Central, LLC is 100% owned by Dean Rogers, a citizen of Australia.

On December 7, 2020, the National Telecommunications and Information Administration notified the Commission that after review of the application for any national security or law enforcement concerns the Committee for the Assessment of Foreign Participation in the United States Telecommunications Services Sector has no objection to grant of the application.

ITC-AMD-20180209-00030 E Liberty Cablevision of Puerto Rico, LLC

Amendment

Grant of Authority

Date of Action: 12/03/2020

Amendment to ITC-214-20170323-00053 filed by Liberty Cablevision of Puerto Rico, LLC (LCPR) to update its ownership information. As part of a pro forma transfer of control, control of LCPR was transferred from Liberty Global plc to Liberty Latin America Ltd.

The international section 214 authorization, as amended, is granted. See ITC-214-20170323-00053.

Assignment

Grant of Authority

Date of Action: 12/09/2020

Current Licensee: Vanco US, LLC, Debtor-in-Possession**FROM:** Vanco US, LLC, Debtor-in-Possession**TO:** Vanco US, LLC

Application filed for consent to the assignment of international section 214 authorization, ITC-214-20070703-00262, from Vanco US, LLC, Debtor-in-Possession (Vanco US DIP) to Vanco US, LLC (Vanco US).

On April 22, 2020, after the application was on Public Notice, See Non-Streamlined International Applications/Petitions Accepted For Filing, ITC-T/C-20200127-00016, Rep. No. TEL-02007NS, Public Notice (IB rel. Feb 14, 2020), Applicants filed a Supplement to notify the Commission of: (1) the that GCX OpCo and GCX Limited (Reorganized) had been registered in Bermuda and are now known as FLAG Telecom Limited and GCX Holdings Limited, respectively; and, (2) certain changes in ownership. Applicants also filed a pro forma notification of the change of direct control of Vanco US, LLC, Debtor-in-Possession from VNO Direct Limited (VNO Direct) to GCX Limited, Debtor-in-Possession (GCX Limited DIP), effective April 14, 2020. See International Authorizations Granted, ITC-T/C-20200422-00049, Report No. TEL-02020, 35 FCC Rcd 4498, 4500 (IB 2020).

On September 15, 2019, Vanco US DIP, a Delaware entity, along with its then parent company, VNO Direct, a United Kingdom entity, its indirect parent company, GCX Limited DIP, a Bermuda entity, and certain other affiliates, filed for bankruptcy protection under Chapter 11 of the U.S. Bankruptcy Code in the United States Bankruptcy Court for the District of Delaware. The Bankruptcy Court has confirmed the bankruptcy plan, dated December 2, 2019. Findings of Fact, Conclusions of Law, and Order (I) Approving Debtors' (A) Disclosure Statement, (B) Solicitation of Votes and Voting Procedures, and (C) Forms of Ballots and (II) Confirming Joint Prepackaged Chapter 11 Plan of GCX Limited and Its Debtor Affiliates, Case 19-112031-CSS (Doc 203) (Bankr. D. Del). Upon emergence from bankruptcy, Vanco Direct and Vanco US, a Delaware limited liability company, will be indirect wholly owned subsidiaries of GCX Holdings Limited (GCX Holdings).

GCX Holdings will be owned by GCX Limited DIP's senior secured noteholders (New Equity Holders) based on ownership of senior secured notes. GCX Holdings will issue new equity interests (New Equity Interests), to be held by the New Equity Holders. The New Equity Interests will first be distributed to FLAG Telecom which will exchange such New Equity Interests for the assets of GCX Limited DIP (including the equity interests in Vanco US). GCX Limited DIP will then issue the New Equity Interests to the New Equity Holders. Through this process, GCX Holdings will be re-capitalized. The New Equity Holders will hold all of the voting and economic interests in GCX Holdings, but none of them will hold a controlling interest in GCX Holdings or collectively exercise control through any other arrangement. The New Equity Holders will enter into a Stockholders' Agreement governing the GCX Holdings and its subsidiaries, including Vanco US.

Varde Partners, Inc. (Varde Partners), a Delaware entity, will have a 28.82% voting interest in GCX Holdings. Varde Partners is the general partner of multiple investments funds. Each of the funds, which are either Delaware or Cayman Island entities, will hold a less than 10% voting and economic interest in GCX Holdings. Since Varde Partners will initially have a greater than 25% interest in GCX Holdings under the Stockholders' Agreement it will have the power to appoint one of the five members of the Board of Directors (the Chief Executive Officer of the GCX Holdings will be a Board member and the other members of the Board will be appointed by the affirmative vote of the majority of the issued and outstanding New Equity Interests). Varde Partners is held by Greg Macmillan, George C. Hicks, and Marcia L. Page, each a U.S. citizen holding 33.3%.

Bardin Hill Investment Hill Partners LP (Barton Hill Partners), a Delaware entity, will have a 14.28% voting interest in GCX Holdings. Bardin Hill is the general partner and/or investment manager of multiple investment funds. Each of the funds, which are either Delaware, Canadian or Cayman Island entities, will hold a less than 10% voting and economic interest in GCX Holdings. Jason Dillow, Kevah Konner, Pratik Desai, and John Greene, each a U.S. citizen, hold the voting control over the shares indirectly held by Barden Hill Partners in GCX Holdings.

Christian Petersmann and Konstantin Stoyanov, both German citizens, will each hold an 11.46% voting interest in GCX Holdings through signatory authority over Crown Ocean Capital P1 Limited, a British Virgin Islands company, with a 6.77% economic and voting interest in GCX Holdings and Vedra Finance Limited, a British Virgin Islands Company, with a 4.69% interest in GCX Holdings. Neither Mr. Petersmann or Mr. Stoyanov will hold a 10% or greater economic interest in GCX Holdings.

Portsea Asset Management, LLP (Portsea Asset), a United Kingdom entity, will hold a 20% indirect voting interest in GCX Holdings through its role as general partner/asset manager of four direct interest Holders, each with a less than 10% interest in GCX Holdings. Portsea Asset is ultimately controlled by Mr. Cyrus de Weck, a citizen of Switzerland.

We grant the Petition to Adopt Conditions to Authorizations and Licenses filed in this proceeding on December 3, 2020, by the National Telecommunications and Information Administration on behalf of the Committee for the Assessment of Foreign Participation in the United States Telecommunications Services Sector. Accordingly, we condition grant of this application for assignment of international section 214 authority on compliance by Vanco US, LLC, with the commitments and undertakings set forth in the Letter of Agreement from Carl Grivner, Chief Executive Officer, GCX Holdings Limited, and Janet K. Troxell, Director and Authorized Signatory, Vanco US, LLC, Vanco Solutions, Inc. and Reliance Globalcom Services, Inc., to the Assistant Secretary for Trade and Economic Security, Office of Strategy, Policy, and Plans, U.S. Department of Homeland Security, dated November 25, 2020 (LOA). A failure to comply and/or remain in compliance with any of these commitments and undertakings shall constitute a failure to meet a condition of the authorization and thus grounds for declaring the authorization terminated without further action on the part of the Commission. Failure to meet a condition of the authorization may also result in monetary sanctions or other enforcement action by the Commission. The Petition and the LOA may be viewed on the FCC's website through the International Bureau Filing System by searching for ITC-ASG-20200127-00015 and accessing the "Other Filings related to this application" from the Document Viewing Area.

This authorization is without prejudice to the Commission's action in any other related pending proceedings.

Transfer of Control

Grant of Authority

Date of Action: 12/09/2020

Current Licensee: Vanco Solutions, Inc.**FROM:** GCX Limited, Debtor-in-Possession**TO:** GCX Holdings Limited

Application filed for consent to the transfer of control of Vanco Solutions, Inc. (Vanco Solutions), which holds international section 214 authorization, ITC-214-20070703-00260, from GCX Limited, Debtor-in-Possession (GCX Limited DIP) to GCX Holdings Limited f/k/a GCX Limited (Reorganized).

On April 22, 2020, after the application was on Public Notice, See Non-Streamlined International Applications/Petitions Accepted For Filing, ITC-T/C-20200127-00016, Rep. No. TEL-02007NS, Public Notice (IB rel. Feb 14, 2020), Applicants filed a Supplement to notify the Commission of: (1) the that GCX OpCo and GCX Limited (Reorganized) had been registered in Bermuda and are now known as FLAG Telecom Limited and GCX Holdings Limited, respectively; and, (2) certain changes in ownership. Applicants also filed a pro forma notification of the change of direct control of Vanco Solutions from VNO Direct Limited (VNO Direct) to GCX Limited DIP, effective April 14, 2020. See International Authorizations Granted, ITC-T/C-20200422-00050, Report No. TEL-02020, 35 FCC Rcd 4498, 4500 (IB 2020).

On September 15, 2019, VNO Direct, a United Kingdom entity and the then direct 100% parent of Vanco Solutions, and GCX Limited DIP, a Bermuda entity and the indirect 100% parent of VNO Direct and Vanco Solutions, and certain other affiliates filed for bankruptcy protection under Chapter 11 of the U.S. Bankruptcy Code in the United States Bankruptcy Court for the District of Delaware. The Bankruptcy Court has confirmed the bankruptcy plan, dated December 2, 2019. Findings of Fact, Conclusions of Law, and Order (I) Approving Debtors' (A) Disclosure Statement, (B) Solicitation of Votes and Voting Procedures, and (C) Forms of Ballots and (II) Confirming Joint Prepackaged Chapter 11 Plan of GCX Limited and Its Debtor Affiliates, Case 19-112031-CSS (Doc 203) (Bankr. D. Del). Upon emergence from bankruptcy, Vanco Direct and Vanco Solutions, a Delaware company, will be indirect wholly owned subsidiaries of GCX Holdings Limited (GCX Holdings).

GCX Holdings will be owned by GCX Limited DIP's senior secured noteholders (New Equity Holders) based on ownership of senior secured notes. GCX Holdings will issue new equity interests (New Equity Interests), to be held by the New Equity Holders. The New Equity Interests will first be distributed to FLAG Telecom which will exchange such New Equity Interests for the assets of GCX Limited DIP (including the equity interests in Vanco US). GCX Limited DIP will then issue the New Equity Interests to the New Equity Holders. Through this process, GCX Holdings will be re-capitalized. The New Equity Holders will hold all of the voting and economic interests in GCX Holdings, but none of them will hold a controlling interest in GCX Holdings or collectively exercise control through any other arrangement. The New Equity Holders will enter into a Stockholders' Agreement governing the GCX Holdings and its subsidiaries, including Vanco Solutions.

Varde Partners, Inc. (Varde Partners), a Delaware entity, will have a 28.82% voting interest in GCX Holdings. Varde Partners is the general partner of multiple investments funds. Each of the funds, which are either Delaware or Cayman Island entities, will hold a less than 10% voting and economic interest in GCX Holdings. Since Varde Partners will initially have a greater than 25% interest in GCX Holdings under the Stockholders' Agreement it will have the power to appoint one of the five members of the Board of Directors (the Chief Executive Officer of the GCX Holdings will be a Board member and the other members of the Board will be appointed by the affirmative vote of the majority of the issued and outstanding New Equity Interests). Varde Partners is held by Greg Macmillan, George C. Hicks, and Marcia L. Page, each a U.S. citizen holding 33.3%.

Bardin Hill Investment Hill Partners LP (Barton Hill Partners), a Delaware entity, will have a 14.28% voting interest in GCX Holdings. Bardin Hill is the general partner and/or investment manager of multiple investment funds. Each of the funds, which are either Delaware, Canadian or Cayman Island entities, will hold a less than 10% voting and economic interest in GCX Holdings. Jason Dillow, Kevah Konner, Pratik Desai, and John Greene, each a U.S. citizen, hold the voting control over the shares indirectly held by Barden Hill Partners in GCX Holdings.

Christian Petersmann and Konstantin Stoyanov, both German citizens, will each hold an 11.46% voting interest in GCX Holdings through signatory authority over Crown Ocean Capital P1 Limited, a British Virgin Islands company, with a 6.77% economic and voting interest in GCX Holdings and Vedra Finance Limited, a British Virgin Islands Company, with a 4.69% interest in GCX Holdings. Neither Mr. Petersmann or Mr. Stoyanov will hold a 10% or greater economic interest in GCX Holdings.

Portsea Asset Management, LLP (Portsea Asset), a United Kingdom entity, will hold a 20% indirect voting interest in GCX Holdings through its role as general partner/asset manager of four direct interest Holders, each with a less than 10% interest in GCX Holdings. Portsea Asset is ultimately controlled by Mr. Cyrus de Weck, a citizen of Switzerland.

We grant the Petition to Adopt Conditions to Authorizations and Licenses filed in this proceeding on December 3, 2020, by the National Telecommunications and Information Administration on behalf of the Committee for the Assessment of Foreign Participation in the United States Telecommunications Services Sector. Accordingly, we condition grant of this application for the transfer of control of international section 214 authority on compliance by Vanco Solutions, Inc., with the commitments and undertakings set forth in the Letter of Agreement from Carl Grivner, Chief Executive Officer, GCX Holdings Limited, and Janet K. Troxell, Director and Authorized Signatory, Vanco US, LLC, Vanco Solutions, Inc. and Reliance Globalcom Services, Inc., to the Assistant Secretary for Trade and Economic Security, Office of Strategy, Policy, and Plans, U.S. Department of Homeland Security, dated November 25, 2020 (LOA). A failure to comply and/or remain in compliance with any of these commitments and undertakings shall constitute a failure to meet a condition of the authorization and thus grounds for declaring the authorization terminated without further action on the part of the Commission. Failure to meet a condition of the authorization may also result in monetary sanctions or other enforcement action by the Commission. The Petition and the LOA may be viewed on the FCC's website through the International Bureau Filing System by searching for ITC-T/C-20200127-00016 and accessing the "Other Filings related to this application" from the Document Viewing Area.

This authorization is without prejudice to the Commission's action in any other related pending proceedings.

Transfer of Control

Grant of Authority

Date of Action: 12/09/2020

Current Licensee: Reliance Globalcom Services, Inc.**FROM:** GCX Limited, Debtor-in-Possession**TO:** GCX Holdings Limited

Application filed for consent to the transfer of control of Reliance Globalcom Services, Inc. (RGSI), which holds international section 214 authorization, ITC-214-20031104-00505, from GCX Limited, Debtor-in-Possession (GCX Limited DIP) to GCX Holdings Limited f/k/a GCX Limited (Reorganized).

On April 22, 2020, after the application was on Public Notice, See Non-Streamlined International Applications/Petitions Accepted For Filing, ITC-T/C-20200127-00016, Rep. No. TEL-02007NS, Public Notice (IB rel. Feb 14, 2020), Applicants filed a Supplement to notify the Commission of: (1) the that GCX OpCo and GCX Limited (Reorganized) had been registered in Bermuda and are now known as FLAG Telecom Limited and GCX Holdings Limited, respectively; and, (2) certain changes in ownership. Applicants also filed a pro forma notification of the change of direct control of RGSI from FLAG Telecommunications Group Services Limited to GCX Limited DIP, effective April 14, 2020. See International Authorizations Granted, ITC-T/C-20200422-00048, Report No. TEL-02020, 35 FCC Rcd 4498, 4499 (IB 2020).

On September 15, 2019, GCX Limited DIP, a Bermuda entity and the indirect 100% parent of RGSI, and certain other affiliates filed for bankruptcy protection under Chapter 11 of the U.S. Bankruptcy Code in the United States Bankruptcy Court for the District of Delaware. The Bankruptcy Court has confirmed the bankruptcy plan, dated December 2, 2019. Findings of Fact, Conclusions of Law, and Order (I) Approving Debtors' (A) Disclosure Statement, (B) Solicitation of Votes and Voting Procedures, and (C) Forms of Ballots and (II) Confirming Joint Prepackaged Chapter 11 Plan of GCX Limited and Its Debtor Affiliates, Case 19-112031-CSS (Doc 203) (Bankr. D. Del). Upon emergence from bankruptcy, RGSI, a Delaware company, will be an indirect wholly owned subsidiary of Reorganized GCX Limited, a to be formed Bermuda holding company.

GCX Holdings will be owned by GCX Limited DIP's senior secured noteholders (New Equity Holders) based on ownership of senior secured notes. GCX Holdings will issue new equity interests (New Equity Interests), to be held by the New Equity Holders. The New Equity Interests will first be distributed to FLAG Telecom which will exchange such New Equity Interests for the assets of GCX Limited DIP (including the equity interests in Vanco US). GCX Limited DIP will then issue the New Equity Interests to the New Equity Holders. Through this process, GCX Holdings will be re-capitalized. The New Equity Holders will hold all of the voting and economic interests in GCX Holdings, but none of them will hold a controlling interest in GCX Holdings or collectively exercise control through any other arrangement. The New Equity Holders will enter into a Stockholders' Agreement governing the GCX Holdings and its subsidiaries, including RGSI.

Varde Partners, Inc. (Varde Partners), a Delaware entity, will have a 28.82% voting interest in GCX Holdings. Varde Partners is the general partner of multiple investments funds. Each of the funds, which are either Delaware or Cayman Island entities, will hold a less than 10% voting and economic interest in GCX Holdings. Since Varde Partners will initially have a greater than 25% interest in GCX Holdings under the Stockholders' Agreement it will have the power to appoint one of the five members of the Board of Directors (the Chief Executive Officer of the GCX Holdings will be a Board member and the other members of the Board will be appointed by the affirmative vote of the majority of the issued and outstanding New Equity Interests). Varde Partners is held by Greg Macmillan, George C. Hicks, and Marcia L. Page, each a U.S. citizen holding 33.3%.

Bardin Hill Investment Hill Partners LP (Barton Hill Partners), a Delaware entity, will have a 14.28% voting interest in GCX Holdings. Bardin Hill is the general partner and/or investment manager of multiple investment funds. Each of the funds, which are either Delaware, Canadian or Cayman Island entities, will hold a less than 10% voting and economic interest in GCX Holdings. Jason Dillow, Kevah Konner, Pratik Desai, and John Greene, each a U.S. citizen, hold the voting control over the shares indirectly held by Barden Hill Partners in GCX Holdings.

Christian Petersmann and Konstantin Stoyanov, both German citizens, will each hold an 11.46% voting interest in GCX Holdings through signatory authority over Crown Ocean Capital P1 Limited, a British Virgin Islands company, with a 6.77% economic and voting interest in GCX Holdings and Vedra Finance Limited, a British Virgin Islands Company, with a 4.69% interest in GCX Holdings. Neither Mr. Petersmann or Mr. Stoyanov will hold a 10% or greater economic interest in GCX Holdings.

Portsea Asset Management, LLP (Portsea Asset), a United Kingdom entity, will hold a 20% indirect voting interest in GCX Holdings through its role as general partner/asset manager of four direct interest Holders, each with a less than 10% interest in GCX Holdings. Portsea Asset is ultimately controlled by Mr. Cyrus de Weck, a citizen of Switzerland.

We grant the Petition to Adopt Conditions to Authorizations and Licenses filed in this proceeding on December 3, 2020, by the National Telecommunications and Information Administration on behalf of the Committee for the Assessment of Foreign Participation in the United States Telecommunications Services Sector. Accordingly, we condition grant of this application for the transfer of control of international section 214 authority on compliance by Reliance Globalcom Services, Inc., with the commitments and undertakings set forth in the Letter of Agreement from Carl Grivner, Chief Executive Officer, GCX Holdings Limited, and Janet K. Troxell, Director and Authorized Signatory, Vanco US, LLC, Vanco Solutions, Inc. and Reliance Globalcom Services, Inc., to the Assistant Secretary for Trade and Economic Security, Office of Strategy, Policy, and Plans, U.S. Department of Homeland Security, dated November 25, 2020 (LOA). A failure to comply and/or remain in compliance with any of these commitments and undertakings shall constitute a failure to meet a condition of the authorization and thus grounds for declaring the authorization terminated without further action on the part of the Commission. Failure to meet a condition of the authorization may also result in monetary sanctions or other enforcement action by the Commission. The Petition and the LOA may be viewed on the FCC's website through the International Bureau Filing System by searching for ITC-T/C-20200127-00017 and accessing the "Other Filings related to this application" from the Document Viewing Area.

This authorization is without prejudice to the Commission's action in any other related pending proceedings.

Transfer of Control

Grant of Authority

Date of Action: 12/04/2020

Current Licensee: Consumer Cellular, Inc.

FROM: Consumer Cellular, Inc.

TO: CCI Buyer, Inc.

Application filed for consent to the transfer of control of Consumer Cellular, Inc. (CCI), which holds international section 214 authorization ITC-214-20130503-00230, from its existing shareholders to CCI Buyer, Inc. (CCI Buyer). Pursuant to a Stock Purchase Agreement dated October 22, 2020, CCI Buyer will purchase all issued and outstanding shares of CCI, an Oregon corporation, from the existing shareholders.

CCI Buyer is wholly owned by CCI Parent, Inc., which is wholly owned by CCI Intermediate Inc. (CCI Intermediate), which in turn is wholly owned by CCI Topco Inc. (CCI Topco), all Delaware entities. Cellular Holdings LLC (Cellular Holdings), a Delaware limited liability company holds an approximately 85% interest in CCI Topco and HPS Investment Partners, LLC (HPS IP), a Delaware limited liability company, holds a 11.25% interest. HPS IP is owned by a series of holding companies and ultimately controlled by Scott Kapnick, a U.S. citizen.

Cellular Holdings is owned by GTCR LP, a Delaware Limited Partnership (80%); JTM LLC (JTM), a Nevada limited liability company (20%). The sole member of JTM is the JTBK Family NING Trust, a Nevada trust with permissible beneficiaries, John and Tami Marick and two children, all U.S. citizens. John Marick is the manager of JTM.

GTCR LP is owned by GTCR Fund XII/A, LP, a Delaware limited partnership (49.55%) and GTCR Fund XII/C, LP, a Delaware limited partnership (12.57%) (together GTCR Funds XII/A&C LP). GTCR Partners XII/A&C LP (GTCR Partners XII/A&C), a Delaware limited partnership, is the general partner of GTCR Funds XII/A&C LP. GTCR Investment XII LLC (GTCR Investments XII), a Delaware limited liability company, is the general partner of GTCR Partners XII/A&C. The board members of GTCR Investments XII are the following individuals, all U.S. citizens: Mark A. Anderson, Craig A. Bondy, Aaron D. Lohen, Sean L. Cunningham, Benjamin J. Daverman, David A. Donnini, Constantine S Mihas, and Collin E. Roche. No other entity or individual will hold a 10% or greater equity or voting interest in CCI or CCI Buyer, after closing.

This authorization is without prejudice to the Commission's action in any other related pending proceedings.

Transfer of Control

Grant of Authority

Date of Action: 12/04/2020

Current Licensee: Allo Communications LLC

FROM: Nelnet, Inc.

TO: SDC Allo Holdings, LLC

Application filed for consent to the transfer of control of Allo Communications LLC (ALLO), which holds international section 214 authorization ITC-214-2081029-00480, from its majority owner, Nelnet, Inc. (Nelnet), to SDC Allo Holdings LLC, (SDC-AH).

Pursuant to a Membership Unit Purchase Agreement dated October 1, 2020, SDC-AH will acquire the preferred membership units in ALLO (Acquisition) that will represent approximately 48% of the voting membership of ALLO, a publicly traded Nebraska corporation, when the preferred membership units convert to voting membership units. Pursuant to the terms of the Ninth Amended and Restate Operating Agreement (Operating Agreement), Nelnet will retain voting control of ALLO and the ability to appoint a majority of ALLO's Board of Managers. The Operating Agreement provides that SDC-AH's membership units will automatically convert from non-voting to voting units and that ALLO's Board of Managers will increase from five to nine managers with SDC-AH and Nelnet each appointing three managers, and after one year, up to two mutually agreed upon independent managers (the Conversion). Bradley A. Moline, co-founder of ALLO and its current President, will also have a seat on ALLO's Board of Managers. As a result of the Conversion, Nelnet will hold a 44.8% interest in ALLO and will no longer have a controlling interest since it will control less than 50% of the voting membership interests and less than 50% of the Board of Managers. Further, Applicants also state that because most decisions of ALLO's Board of Managers will require approval of both SDC-AH and Nelnet, SDC-AH will each have negative control of ALLO.

SDC-AH, a Delaware limited liability company created for the purpose of accomplishing this proposed transaction, will be owned as follows: SDC Digital Infrastructure Opportunity Fund II, LP (SDC DIOFII), a Delaware limited partnership (70.65 membership interest); SDC Allo Co-Investment LP (SDC ACI), a Delaware limited partnership (29.4% membership interest). The general partner of SDC DIOFII and SDC ACI is SDC DIOF II GP, LLC (SDC DIOF II GP), a Delaware limited liability company. The managing member of SDC DIOF II GP is SDC GP Manager LLC (SDC GP Manager), a Delaware limited liability company. Todd Aaron, a U.S. citizen, is the sole member of SDC GP Manager. The following entities are attributed 10% or greater interests in ALLO through limited partnership interests in SDC Fund II or SDC Co-Invest: MIT Investments 2010 LP. (MIT Investments 2010), a Delaware limited partnership (12.% through its limited partnership interest in SDC Fund II); Massachusetts Institute of Technology (MIT), a U.S. University (15.3% indirectly as GP of MIT Investments 2010) MIT is managed by an executive committee, currently consisting of 15 active members, none of whom own or control a 10% or greater interest in ALLO through MIT; University of Virginia Investment Management (UVIMCO), a U.S. endowment fund (12.4% in aggregate through its limited partnership interests in SDC Fund II and SDC Co-Invest) UVIMCO is currently managed by a board of directors consisting of 11 individuals none of whom own or control a 10% or greater interest in ALLO through UVIMCO; Regents of the University of Michigan (UoMichigan), a U.S. Institution of Higher Education (11.1% in aggregate through its limited partnership interests in SDC Fund II and SDC Co-Invest UoMichigan is governed by eight regents and does not have any beneficial owners who will own or control 10% or greater interest in ALLO; Mass General Brigham Incorporated (MGB), a U.S. entity (12.4% indirectly in SDC Fund II and SDC Co-Invest, as the sponsor of a trust and the managing member of a limited liability company neither of which is attributed a 10% or greater interest in SDC-AH. MGB is a non-profit corporation with no owners with a 10% or greater interest. It is governed by a Board of Trustees currently consisting of 19 individuals. No other entity or individual will hold directly or indirectly 10% or greater interest in SDC-AH.

This authorization is without prejudice to the Commission's action in any other related pending proceedings.

Transfer of Control

Grant of Authority

Date of Action: 12/04/2020

Current Licensee: Finger Lakes Communications Group Inc.**FROM:** Trumansburg Telephone Company, Inc.**TO:** Future Fiber Parent, L.P.

Application filed for consent to the transfer of control of Finger Lakes Communications Group Inc. (FLCG), which holds international section 214 authorization ITC-214- 20041019-00409, to Future Fiber Parent, L.P. (FF-Parent). FLCG is jointly owned and controlled by the Trumansburg Telephone Company Inc. (TTC) and the Ontario Telephone Company, Inc. (OTC) with TTC and OTC each owning 50% of the outstanding stock of FLCG. Pursuant to an Agreement and Plan of Merger, Future Fiber FinCo, Inc. (Future Fiber), an indirect wholly owned subsidiary of FF-Parent, will acquire all of the outstanding equity interest in TTC and OTC. Upon closing, TTC and OTC will be direct, wholly owned subsidiaries of Future Fiber and indirect wholly owned subsidiaries of FF-Parent. FLCG will be an indirect, wholly owned subsidiary of Future Fiber and FF-Parent.

FF-Parent, a Delaware limited partnership, is primarily owned and controlled by funds and entities affiliated with Oak Hill Capital Management (Oak Hill), a private equity fund based in the United States but whose funds are organized in the Cayman Islands. FF-Parent is directly owned by five different Oak Hill Capital Partners V limited partners (collectively, the Oak Hill V Entities), each Cayman Islands entities. Specifically, the following Oak Hill V Entities hold interests in FF-Parent: Oak Hill Capital Partners V (Offshore 892), L.P. (16.3%); Oak Hill Capital Partners V (Onshore), L.P. (45.6%); Oak Hill Capital Partners V (Onshore Tax Exempt), L.P. (8.1%); Oak Hill Capital Partners V (Offshore), L.P. (26.7%); and Oak Hill Capital Partners V (Management), L.P. (3.4%). The general partner for FF-Parent is Future Fiber GenPar, LLC, a Delaware limited liability company.

The general partner for the Oak Hill V Entities is OHCP GenPar V, L.P. (GenPar V), a Cayman Islands entity which, in turn, has two limited partners, OHCP GenPar Holdco, L.P. (GenPar Holdco) (holding 82.6% of GenPar V) and Oak Hill Reserve V (Cayman), L.P. (Reserve V) (holding 10.6% of GenPar V), both Cayman Islands entities. The general partner for GenPar V and Reserve V is OHCP MGP V, Ltd. (MGP V), a Cayman Islands entity. Reserve V has the following three limited partners, each a U.S. citizen: Brian Cherry, Steven G. Puccinelli, and Taylor Wolfram. MGP V has twelve equal shareholders, each a U.S. citizen, none of which has a 10% or greater ownership interest in MGP V. The following shareholders are attributed 10% or greater indirect interest in FF-Parent through their ownership in MGP V and other entities: Scott A. Baker, Brian Cherry, Benjamin Diesbach, Stratton R. Heath, III, John R. Monsky, Steven G. Puccinelli, and Tyler Wolfram. The general partner of GenPar Holdco is OHCP GenPar Super Holdco, L.P. (GenPar Super Holdco) (holding 85.5% of GenPar Holdco), a Cayman Islands entity, and the sole limited partner is SR Warehouse LLC (SR Warehouse) (holding 14.5% of GenPar Holdco), a Delaware entity.

GenPar Super Holdco has eight limited partners Scott A. Baker, Brian Cherry, Benjamin Diesbach, Stratton R. Heath, III, John R. Monsky, Steven G. Puccinelli, and Tyler Wolfram. The general partner for GenPar Super Holdco is OHCP GenPar Super Holdco GP, Ltd., a Cayman Islands entity, and GenPar Super Holdco is owned and controlled by Brian Cherry, Steven G. Puccinelli, and Tyler Wolfram. GenPar Super Holdco is ultimately controlled by three shareholders, each U.S. citizens, and SR Warehouse is ultimately owned and controlled by Jefferies Financial Group, Inc. (Jefferies), a publicly traded Delaware corporation. No other entity or individual is attributed with 10% or greater equity or voting interest in FF-Parent through their ownership interests in Jefferies.

In the Executive Branch Review Process Order the Commission set out categories of applications with reportable foreign ownership that may be excluded from referral to the Executive Branch for review for national security, law enforcement, foreign policy and trade policy issues. See Process Reform for Executive Branch Review of Certain FCC Applications and Petitions Involving Foreign Ownership, IB Docket 16-155, Report and Order, 35 FCC Rcd 10927, 10938-42, paras. 29-39 (2020). Applicants have made a showing that the only reportable foreign ownership in Future Fiber is through passive, offshore intermediary holding companies and that 100% of the ultimate control is held by U.S. citizens or entities. We are exercising our discretion and are not referring this application to the Executive Branch. See id at para. 36, n. 99; see also id at 10957, para 81, n. 205.

This authorization is without prejudice to the Commission's action in any other related pending proceedings.

Transfer of Control

Grant of Authority

Date of Action: 12/04/2020

Current Licensee: PayG, LLC dba Skyswitch

FROM: PayG, LLC dba Skyswitch

TO: Thompson Street Capital Partners V, L.P.

Application filed for consent to the transfer of control of PayG LLC dba Skyswitch (PayG), which holds international section 214 authorization, ITC-214-20171116-00208, to Thompson Street Capital Partners V, LP (Thompson Street). Pursuant to an August 6, 2020, Letter of Intention, Thompson Street and its co-investors will acquire PayG. Specifically, BCM One Group Holdings Inc. (Holding Company) will acquire PayG indirectly through one of its wholly owned subsidiaries, Business Communications Management, Inc. Thompson Street holds approximately 70% equity and voting interest interests in Holding Company. Consequently Thompson Street will acquire indirect control of PayG, a Florida limited liability company. The remaining 30% equity and voting interests is held separately and independently by certain individual investors, co-investors and other commercial partners, none of whom hold 10% or greater interests in Holding Company.

Thompson Street is a Delaware limited partnership. Thompson Street Capital V GP, LP (Thompson Street Capital GP), is the general partner of Thompson Street. No limited partner of Thompson Street holds 10% equity interest in it. All limited partners are insulated pursuant to Commission's rules. Thompson Street Capital LLC (Thompson Street Capital) is the general partner of Thompson Street Capital GP. One of its limited partners, Thompson Street Capital Manager LLC, a Delaware limited liability company, owns approximately 16.9% of the equity of Thompson Street Capital V GP, LP. The only other limited partners that hold 10% of equity of Thompson Street Capital V GP, LP are James A. Cooper, and Robert C. Dunn, both U.S. citizens. All limited partners are U.S. citizens. Thompson Street Capital LLC, is a Delaware limited liability company. Its sole member is James A. Cooper. The sole members of Thompson Street Capital Management LLC, a Delaware limited liability company, are James A. Cooper and Robert C. Dunn. No other entity or individual will hold 10% or greater equity or voting interests in PayG after closing.

This authorization is without prejudice to the Commission's action in any other related pending proceedings.

INFORMATIVE

ITC-214-19930315-00040 Liberty Mobile Puerto Rico Inc.

By letter dated November 25, 2020, the Commission was notified that AT&T Mobility Puerto Rico has changed its name to Liberty Mobile Puerto Rico.

ITC-214-19940107-00011 Liberty Mobile Puerto Rico Inc.

By letter dated November 25, 2020, the Commission was notified that AT&T Mobility Puerto Rico has changed its name to Liberty Mobile Puerto Rico.

ITC-214-19980918-00669 Liberty Mobile Puerto Rico Inc.

By letter dated November 25, 2020, the Commission was notified that AT&T Mobility Puerto Rico has changed its name to Liberty Mobile Puerto Rico.

ITC-214-20001101-00664 Liberty Mobile USVI Inc.

By letter dated November 25, 2020, the Commission was notified that AT&T Mobility USVI Inc. has changed its name to Liberty Mobile USVI Inc.

ITC-214-20010205-00072 Lavaca Telephone Company, Inc.

By letter dated December 4, 2020, Applicant notified the Commission that the wholly-owned subsidiary of Lavaca Telephone Company, Inc., Vantage Telecom LLC d/b/a Pinnacle Telecom will be discontinuing international telecommunications services to all customers including these customers in the States of Arkansas, Missouri, and Oklahoma on January 5, 2021, or as soon thereafter.

SURRENDER

ITC-214-20140716-00202 011Now Technologies, LLC

Applicant notified the Commission of the Surrender of its international section 214 authorization effective December 2, 2020.

ITC-214-20170227-00054 MATCHCOM COMMUNICATIONS, LLC

Applicant notified the Commission of the Surrender of its international section 214 authorization effective December 2, 2020.

CONDITIONS APPLICABLE TO INTERNATIONAL SECTION 214 AUTHORIZATIONS

(1) These authorizations are subject to the Exclusion List for International Section 214 Authorizations, which identifies restrictions on providing service to particular countries or using particular facilities. The most recent Exclusion List is at the end of this Public Notice. The list applies to all U.S. international carriers, including those that have previously received global or limited global Section 214 authority, whether by Public Notice or specific written order. Carriers are advised that the attached Exclusion List is subject to amendment at any time pursuant to the procedures set forth in Streamlining the International Section 214 Authorization Process and Tariff Requirements, IB Docket No. 95-118, 11 FCC Rcd 12884 (1996), para. 18. A copy of the current Exclusion List will be maintained in the FCC Reference and Information Center and will be available at <http://transition.fcc.gov/ib/pd/pf/exclusionlist.html>. It also will be attached to each Public Notice that grants international Section 214 authority.

(2) The export of telecommunications services and related payments to countries that are subject to economic sanctions may be restricted. For information concerning current restrictions, call the Office of Foreign Assets Control, U.S. Department of the Treasury, (202) 622-2520.

(3) Carriers shall comply with the requirements of Section 63.11 of the Commission's rules, which requires notification by, and in certain circumstances prior notification by, U.S. carriers acquiring an affiliation with foreign carriers. A carrier that acquires an affiliation with a foreign carrier will be subject to possible reclassification as a dominant carrier on an affiliated route pursuant to the provisions of Section 63.10 of the rules.

(4) A carrier may provide switched services over its authorized resold private lines in the circumstances specified in Section 63.23(d) of the rules, 47 C.F. R. § 63.23(d).

(5) Carriers shall comply with the "No Special Concessions" rule, Section 63.14, 47 C.F.R. § 63.14.

(6) Carriers regulated as dominant for the provision of a particular communications service on a particular route for any reason other than a foreign carrier affiliation under Section 63.10 of the rules shall file tariffs pursuant to Section 203 of the Communications Act, as amended, 47 U.S.C. § 203, and Part 61 of the Commission's Rules, 47 C.F.R. Part 61. Carriers shall not otherwise file tariffs except as permitted by Section 61.19 of the rules, 47 C.F.R. § 61.19. Except as specified in Section 20.15 with respect to commercial mobile radio service providers, carriers regulated as non-dominant, as defined in Section 61.3, and providing detariffed international services pursuant to Section 61.19, must comply with all applicable public disclosure and maintenance of information requirements in Sections 42.10 and 42.11.

(7) International facilities-based service providers must file and maintain a list of U.S.-international routes on which they have direct termination arrangements with a foreign carrier. 47 CFR § 63.22(h). A new international facilities-based service provider or one without existing direct termination arrangements must file its list within thirty (30) days of entering into a direct termination arrangement(s) with a foreign carrier(s). Thereafter, international facilities-based service providers must update their lists within thirty (30) days after adding a termination arrangement for a new foreign destination or discontinuing an arrangement with a previously listed destination. See Process For The Filing Of Routes On Which International Service Providers Have Direct Termination Arrangements With A Foreign Carrier, ITC-MSC-20181015-00182, Public Notice, 33 FCC Rcd 10008 (IB 2018).

(8) Any U.S. Carrier that owned or leased bare capacity on a submarine cable between the United States and any foreign point must file a Circuit Capacity Report to provide information about the submarine cable capacity it holds. 47 CFR § 43.82(a)(2). See <https://www.fcc.gov/circuit-capacity-data-us-international-submarine-cables>.

(9) Carriers should consult Section 63.19 of the rules when contemplating a discontinuance, reduction or impairment of service.

(10) If any carrier is reselling service obtained pursuant to a contract with another carrier, the services obtained by contract shall be made generally available by the underlying carrier to similarly situated customers at the same terms, conditions and rates. 47 U.S.C. § 203.

(11) To the extent the applicant is, or is affiliated with, an incumbent independent local exchange carrier, as those terms are defined in Section 64.1902 of the rules, it shall provide the authorized services in compliance with the requirements of Section 64.1903.

(12) Except as otherwise ordered by the Commission, a carrier authorized here to provide facilities-based service that (i)

is classified as dominant under Section 63.10 of the rules for the provision of such service on a particular route and (ii) is affiliated with a carrier that collects settlement payments for terminating U.S. international switched traffic at the foreign end of that route may not provide facilities-based switched service on that route unless the current rates the affiliate charges U.S. international carriers to terminate traffic are at or below the Commission's relevant benchmark adopted in International Settlement Rates, IB Docket No. 96-261, Report and Order, 12 FCC Rcd 19806 (1997). See also Report and Order on Reconsideration and Order Lifting Stay in IB Docket No. 96-261, FCC 99-124 (rel. June 11, 1999). For the purposes of this rule, "affiliated" and "foreign carrier" are defined in Section 63.09.

(13) Carriers shall comply with the Communications Assistance for Law Enforcement Act (CALEA), see 47 C.F.R. §§ 1.20000 et seq.

(14) Every carrier must designate an agent for service in the District of Columbia. See 47 U.S.C. § 413, 47 C.F.R. §§ 1.47(h), 64.1195.

Exclusion List for International Section 214 Authorizations

The following is a list of countries and facilities not covered by grant of global Section 214 authority under Section 63.18(e)(1) of the Commission's Rules, 47 C.F.R. § 63.18(e)(1). Carriers desiring to serve countries or use facilities listed as excluded hereon shall file a separate Section 214 application pursuant to Section 63.18(e)(3) of the Commission's Rules. See 47 C.F.R. § 63.22(c).

Countries:

None.

Facilities:

Any non-U.S.-licensed space station that has not received Commission approval to operate in the U.S. market pursuant to the procedures adopted in the Commission's DISCO II Order, IB Docket No. 96-111, Report and Order, FCC 97-399, 12 FCC Rcd 24094, 24107-72 paragraphs 30-182 (1997) (DISCO II Order). Information regarding non-U.S.-licensed space stations approved to operate in the U.S. market pursuant to the Commission's DISCO II procedures is maintained at http://transition.fcc.gov/bureaus/ib/sd/se/market_access.html.

This list is subject to change by the Commission when the public interest requires. The most current version of the list is maintained at <http://transition.fcc.gov/ib/pd/pf/exclusionlist.html>.

For additional information, contact the International Bureau's Telecommunications and Analysis Division, (202) 418-1480.