



PUBLIC NOTICE

FEDERAL COMMUNICATIONS COMMISSION
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WASHINGTON D.C. 20554

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Thursday February 4, 2021

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-214-20201214-00210 E Interra Networks Inc
International Telecommunications Certificate
Service(s): Global or Limited Global Facilities-Based Service
Grant of Authority Date of Action: 01/29/2021

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

Interra Networks Inc is owned by Emeka Okafor (45%) and David Onu (45%), both U.S. citizens. No other individuals or entities own a 10% or greater direct or indirect equity or voting interest in Interra Networks Inc.

ITC-214-20201221-00211 E Cloud4 Inc
International Telecommunications Certificate
Service(s): Global or Limited Global Resale Service
Grant of Authority Date of Action: 01/14/2021

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).

Cloud4 Inc. is 100 percent owned by Hardaman Kumar Nath, a U.S. citizen.

ITC-ASG-20210122-00011 E

Hawaii Pacific Teleport LLLP

Assignment

Grant of Authority

Date of Action: 02/02/2021

Current Licensee: Hawaii Pacific Teleport, L.P.

FROM: Hawaii Pacific Teleport, L.P.

TO: Hawaii Pacific Teleport LLLP

Notification filed January 22, 2021, of the pro forma assignment of international section 214 authorization, ITC-214-20020327-00147, from Hawaii Pacific Teleport, L.P. to Hawaii Pacific Teleport LLLP, effective January 15, 2013. Hawaii Pacific Teleport changed its organizing entity structure, from a Limited Partnership to a Limited Liability Limited Partnership.

ITC-ASG-20210125-00023 E

Chesnee Cable, Inc.

Assignment

Grant of Authority

Date of Action: 02/02/2021

Current Licensee: Chesnee Long Distance Inc

FROM:

TO: Chesnee Cable, Inc.

Notification filed January 22, 2021, of the pro forma assignment of international section 214 authorization ITC-214-19990903-00581 from Chesnee Long Distance, Inc. (Chesnee LD) to Chesnee Cable, Inc. (Chesnee Cable), effective December 31, 2020. Prior to the transaction, both Chesnee LD and Chesnee Cable were wholly owned subsidiaries of Chesnee Telephone Company, Incorporated, d/b/a Chesnee Communications. In a corporate reorganization, Chesnee LD and Chesnee Cable were merged with Chesnee Cable being the surviving entity. Consequently, USTC now holds international section 214 authorization ITC-214-19990903-00581.

Modification

Grant of Authority

Date of Action: 02/02/2021

Application filed by AT&T Corp., on behalf of the Taino-Carib Consortium, to modify the section 214 authority previously granted to construct and operate the Taino-Carib Cable System, ITC-214-19920103-00125 (Old File No. ITC-92-106), to update the authorization to reflect the licensees of the cable as re-licensed. See SCL-LIC-20180702-00019. Applicants filed supplemental information on January 21, 2021, January 29, 2021, and February 2, 2021.

The Taino-Carib cable, originally licensed in 1992, is a common carrier fiber-optic submarine cable system that links Puerto Rico with the U.S. Virgin Islands and the British Virgin Islands, and connects at these landing points to other cables extending to the U.S. Mainland, other Caribbean islands, and Central and South America. See Telefonica Larga Distancia de Puerto Rico et al., ITC-92-106, Section 214 Authorizations, 7 FCC Red 4266 (CCB 1992) (New File No. ITC-214-19920103-00125); Telefonica Larga Distancia De Puerto Rico, et al., SCL-92-002, Cable Landing License, 7 FCC Red 4275 (CCB 1992) (New File No. SCL-LIC-19920107-00005). AT&T Corp., on behalf of the Taino-Carib Consortium, filed an application to re-license the Taino-Carib cable system. See File No. SCL-LIC-20180702-00019, Public Notice, Non-Streamlined Submarine Cable Landing License Applications Accepted for Filing, Report No. SCL-00225NS (IB 2018).

The licensees for the Taino-Carib system and the international section 214 authorization holders are: (1) AT&T Corp.; (2) Cable & Wireless (BVI) Limited (C&W BVI); (3) MCI International, LLC (formerly MCI International, Inc.); (4) Sprint Communications Company L.P. (Sprint Communications); (5) Hub Advanced Networks, LLC (formerly known as Prepa Networks, LLC); and (6) Antelecom N.V. (Antelecom) (collectively, Applicants). See SCL-LIC-20180702-00019.

AT&T Corp., a New York company, is a direct, wholly owned subsidiary of AT&T, Inc., a Delaware company whose shares are publicly traded and widely held on the U.S. stock market. No other person or entity holds a ten percent or greater direct or indirect voting or equity interest in AT&T Corp.

C&W BVI is incorporated under the laws of the British Virgin Islands. The ten percent or greater direct and indirect interest holders in C&W BVI are: (1) Cable & Wireless (West Indies) Limited, an English company (100% direct voting and equity interest); (2) CWI Group Limited, an English company (100% indirect voting and equity interest); (3) Sable Holding Limited, an English company (100% indirect voting and equity interest); (4) Cable & Wireless Limited, an English company (100% indirect voting and equity interest); (5) Cable & Wireless Communications Limited, an English company (100% indirect voting and equity interest); (6) LGE Coral Holdco Ltd., an English company (100% indirect voting and equity interest); (7) Liberty CWC Holdings Limited, a Barbados company (100% indirect voting and equity interest); (8) LiLAC Services Ltd., a Bermuda company (100% indirect voting and equity interest); and (9) Liberty Latin America Ltd., a Bermuda company (100% indirect voting and equity interest). The following persons and/or entities hold 10% or greater ownership interests in Liberty Latin America: (1) Mr. John C. Malone, a U.S. citizen (25.5% voting and equity interest); and (2) Genesis Asset Managers, a Delaware company (11.8% voting and equity interest). No other person or entity will hold a ten percent or greater direct or indirect equity or voting interest in Liberty Latin America Ltd. (Bermuda) or C&W BVI.

MCI International, LLC, a Delaware company, is an indirect, wholly owned subsidiary of Verizon Communications Inc. (Verizon), a U.S. publicly traded company. The ten percent or greater direct and indirect interest holders in MCI International, LLC are: (1) Verizon Business Network Services, LLC., a U.S. limited liability company (100% direct voting and equity interest); (2) Verizon Business Global LLC, a U.S. limited liability company (100% indirect voting and equity interest); and (3) Verizon (100% indirect voting and equity interest). No other person or entity will hold a ten percent or greater direct or indirect equity or voting interest in MCI International, LLC or Verizon.

Sprint Communications Company L.P. is a Delaware company whose ultimate parent is SoftBank Group Corp., a Japanese company. The ten percent or greater direct and indirect interest holders in Sprint Communications Company L.P. are: (1) Sprint Communications, Inc., a U.S. company (100% voting and equity interest in Sprint Communications Company L.P., 95.06% directly and 4.94% indirectly through its wholly owned subsidiary Utelcom LLC); (2) Sprint Corporation (100% voting and equity interest in Sprint Communications, Inc.); (3) T-Mobile USA, Inc., a U.S. company (100% voting and equity interest in Sprint Corporation); (4) T-Mobile US, Inc., a U.S. company (100% voting and equity interest in T-Mobile USA, Inc.); (5) Deutsche Telekom AG, a German company (Approximately 43% voting and ownership interest in T-Mobile US, Inc.); and (6) SoftBank Group Corp., a Japanese company (Approximately 24% voting and equity interest in Deutsche Telekom AG). The remaining approximately 33% of stockholders are public stockholders. No other person or entity will hold a ten percent or greater direct or indirect equity or voting interest in Sprint Communications Company L.P.

Hub Advanced Networks, LLC, a Delaware company, is 100% owned and controlled, on a direct basis, by Prepa Holdings, LLC, a Delaware company, which, in turn, is wholly owned by the Puerto Rico Electric Power Authority (PREPA), the state-owned and controlled public electric utility company. No other person or entity will hold a ten percent or greater direct or indirect equity or voting interest in Hub Advanced Networks, LLC.

Antelecom, a Curacao company, is a direct, wholly owned subsidiary of United Telecommunication Services N.V., a Curacao company. The ultimate beneficial owner of Antelecom is Liberty Latin America Ltd., a Bermuda company whose shares are publicly listed on the NASDAQ stock exchange. The following persons and/or entities hold 10% or greater ownership and voting interests in Liberty Latin America: (1) Mr. John C. Malone, a U.S. citizen (25.5% voting and equity interest); and (2) Genesis Asset Managers, a Delaware company (11.8% voting and equity interest). No other person or entity will hold a ten percent or greater direct or indirect equity or voting interest in Antelecom or Liberty Latin America Ltd (Bermuda).

Transfer of Control

Grant of Authority

Date of Action: 01/29/2021

Current Licensee: Holway Long Distance**FROM:** American Broadband Communications, LLC**TO:** ABC Acquisition Inc.

Application filed for consent to transfer control of Holway Long Distance Company (Holway LD), which holds international section 214 authorization ITC-214-20000627-00399, from American Broadband Communications, LLC (ABC) to ABC Acquisition Inc. Holway is an indirect wholly owned subsidiary of American Broadband Holding Company (ABHC), which is direct wholly owned subsidiary of ABC. Prior to the transaction a new intermediate holding company (NewCo) will be inserted between ABC and ABHC to facilitate the transaction and will result in NewCo being a wholly owned subsidiary of ABC. Upon completion of the insertion of NewCo, ABC Acquisition will acquire 100% of the ownership interests of NewCo from ABC and indirectly acquire ABHC and Holway LD.

ABC Acquisition is a newly-formed Delaware corporation created to consummate the proposed transaction and a wholly-owned subsidiary of ABC Intermediate Inc., a Delaware corporation, which in turn, is a wholly-owned subsidiary of ABC Parent Holdings LP, a Delaware limited partnership. The limited partnership interests in ABC Parent Holdings LP will be held directly or indirectly by (i) Catania ABC Partners LP; (ii) an entity affiliated with Madison Dearborn Partners, LLC (MDP LLC), and (iii) certain co-investors, none of which are expected to individually hold a 10% interest. The general partner of ABC Parent Holdings LP will be ABC Parent Holdings GP LLC, a Delaware limited liability company, whose members are Catania ABC Partners LP, a Delaware limited partnership, and an entity affiliated with MDP LLC.

Catania ABC Partners LP is ultimately controlled by Catania ABC Partners GP LLC, a Delaware limited liability company. Catania ABC Partners GP LLC has two members, Richard S. Parisi and Nicholas Vantzelfde, both U.S. citizens. The entity affiliated with MDP LLC will be MDCP VIII ABC Intermediate LP (Intermediate LP); the sole partners of Intermediate LP will be the following U.S.-based funds: Madison Dearborn Capital Partners VIII-A, L.P., Madison Dearborn Capital Partners VIII-C, L.P., Madison Dearborn Capital Partners VIII Executive-A, L.P., and Madison Dearborn Capital Partners VIII Executive-A2, L.P. (collectively, MDP), all of which are managed by their general partner, Madison Dearborn Partners VIII-A&C, L.P. and its ultimate general partner, MDP LLC. Samuel Menco and Paul Finnegan, both U.S. citizens, each own 50% of MDP LLC.

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: 01/29/2021

Current Licensee: HunTel CableVision d/b/a HunTel Communications**FROM:** American Broadband Communications, LLC**TO:** ABC Acquisition Inc.

Application filed for consent to transfer control of HunTel CableVision d/b/a HunTel Communications (HunTel), which holds international section 214 authorization ITC-214-20001025-00632, from American Broadband Communications, LLC (ABC) to ABC Acquisition Inc. HunTel is an indirect wholly owned subsidiary of American Broadband Holding Company (ABHC), which is direct wholly owned subsidiary of ABC. Prior to the transaction a new intermediate holding company (NewCo) will be inserted between ABC and ABHC to facilitate the transaction and will result in NewCo being a wholly owned subsidiary of ABC. Upon completion of the insertion of NewCo, ABC Acquisition will acquire 100% of the ownership interests of NewCo from ABC and indirectly acquire ABHC and HunTel.

ABC Acquisition is a newly-formed Delaware corporation created to consummate the proposed transaction and a wholly-owned subsidiary of ABC Intermediate Inc., a Delaware corporation, which in turn, is a wholly-owned subsidiary of ABC Parent Holdings LP, a Delaware limited partnership. The limited partnership interests in ABC Parent Holdings LP will be held directly or indirectly by (i) Catania ABC Partners LP; (ii) an entity affiliated with Madison Dearborn Partners, LLC (MDP LLC), and (iii) certain co-investors, none of which are expected to individually hold a 10% interest. The general partner of ABC Parent Holdings LP will be ABC Parent Holdings GP LLC, a Delaware limited liability company, whose members are Catania ABC Partners LP, a Delaware limited partnership, and an entity affiliated with MDP LLC.

Catania ABC Partners LP is ultimately controlled by Catania ABC Partners GP LLC, a Delaware limited liability company. Catania ABC Partners GP LLC has two members, Richard S. Parisi and Nicholas Vantzelfde, both U.S. citizens. The entity affiliated with MDP LLC will be MDCP VIII ABC Intermediate LP (Intermediate LP); the sole partners of Intermediate LP will be the following U.S.-based funds: Madison Dearborn Capital Partners VIII-A, L.P., Madison Dearborn Capital Partners VIII-C, L.P., Madison Dearborn Capital Partners VIII Executive-A, L.P., and Madison Dearborn Capital Partners VIII Executive-A2, L.P. (collectively, MDP), all of which are managed by their general partner, Madison Dearborn Partners VIII-A&C, L.P. and its ultimate general partner, MDP LLC. Samuel Menco and Paul Finnegan, both U.S. citizens, each own 50% of MDP LLC.

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: 01/29/2021

Current Licensee: Cameron Communications, LLC

FROM: American Broadband Communications, LLC

TO: ABC Acquisition Inc.

Application filed for consent to transfer control of Cameron Communications, LLC (CCL), which holds international section 214 authorization ITC-214-20100317-00105, from American Broadband Communications, LLC (ABC) to ABC Acquisition Inc. CCL is an indirect wholly owned subsidiary of American Broadband Holding Company (ABHC), which is direct wholly owned subsidiary of ABC. Prior to the transaction a new intermediate holding company (NewCo) will be inserted between ABC and ABHC to facilitate the transaction and will result in NewCo being a wholly owned subsidiary of ABC. Upon completion of the insertion of NewCo, ABC Acquisition will acquire 100% of the ownership interests of NewCo from ABC and indirectly acquire ABHC and CCL.

ABC Acquisition is a newly-formed Delaware corporation created to consummate the proposed transaction and a wholly-owned subsidiary of ABC Intermediate Inc., a Delaware corporation, which in turn, is a wholly-owned subsidiary of ABC Parent Holdings LP, a Delaware limited partnership. The limited partnership interests in ABC Parent Holdings LP will be held directly or indirectly by (i) Catania ABC Partners LP; (ii) an entity affiliated with Madison Dearborn Partners, LLC (MDP LLC), and (iii) certain co-investors, none of which are expected to individually hold a 10% interest. The general partner of ABC Parent Holdings LP will be ABC Parent Holdings GP LLC, a Delaware limited liability company, whose members are Catania ABC Partners LP, a Delaware limited partnership, and an entity affiliated with MDP LLC.

Catania ABC Partners LP is ultimately controlled by Catania ABC Partners GP LLC, a Delaware limited liability company. Catania ABC Partners GP LLC has two members, Richard S. Parisi and Nicholas Vantzelfde, both U.S. citizens. The entity affiliated with MDP LLC will be MDCP VIII ABC Intermediate LP (Intermediate LP); the sole partners of Intermediate LP will be the following U.S.-based funds: Madison Dearborn Capital Partners VIII-A, L.P., Madison Dearborn Capital Partners VIII-C, L.P., Madison Dearborn Capital Partners VIII Executive-A, L.P., and Madison Dearborn Capital Partners VIII Executive-A2, L.P. (collectively, MDP), all of which are managed by their general partner, Madison Dearborn Partners VIII-A&C, L.P. and its ultimate general partner, MDP LLC. Samuel Menco and Paul Finnegan, both U.S. citizens, each own 50% of MDP LLC.

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: 01/29/2021

Current Licensee: TelAlaska Long Distance, Inc.

FROM: American Broadband Communications, LLC

TO: ABC Acquisition Inc.

Application filed for consent to transfer control of TelAlaska Long Distance, Inc. (TelAlaska LD), which holds international section 214 authorization ITC-214-19960826-00405, from American Broadband Communications, LLC (ABC) to ABC Acquisition Inc. TelAlaska LD is an indirect wholly owned subsidiary of American Broadband Holding Company (ABHC), which is direct wholly owned subsidiary of ABC. Prior to the transaction a new intermediate holding company (NewCo) will be inserted between ABC and ABHC to facilitate the transaction and will result in NewCo being a wholly owned subsidiary of ABC. Upon completion of the insertion of NewCo, ABC Acquisition will acquire 100% of the ownership interests of NewCo from ABC and indirectly acquire ABHC and TelAlaska LD.

As part of the Proposed Transaction, ABC may complete a pro forma reorganization with respect to the entities operating in Alaska. Specifically, ABC will form a wholly owned subsidiary, ABAC Alaska Holdings, LLC (Alaska Holdings), which will be a sister company of ABHC, and Alaska Holdings will acquire majority ownership and control of ABAC Alaska, Inc., which is the parent company of TelAlaska LD. ABC and Alaska Holdings will retain majority ownership and control of ABAC Alaska, Inc. until all required regulatory approvals are obtained for ABC Acquisition to acquire ownership and control of Alaska Holdings, and once all required regulatory approvals are obtained, ABC Acquisition will acquire ownership and control of Alaska Holdings from ABC. Specifically, ABC Acquisition will have an indirect 60% ownership of ABAC Alaska Holdings through ABC Alaska Holdings and an indirect 40% ownership through Newco and ABCH.

ABC Acquisition is a newly-formed Delaware corporation created to consummate the proposed transaction and a wholly-owned subsidiary of ABC Intermediate Inc., a Delaware corporation, which in turn, is a wholly-owned subsidiary of ABC Parent Holdings LP, a Delaware limited partnership. The limited partnership interests in ABC Parent Holdings LP will be held directly or indirectly by (i) Catania ABC Partners LP; (ii) an entity affiliated with Madison Dearborn Partners, LLC (MDP LLC), and (iii) certain co-investors, none of which are expected to individually hold a 10% interest. The general partner of ABC Parent Holdings LP will be ABC Parent Holdings GP LLC, a Delaware limited liability company, whose members are Catania ABC Partners LP, a Delaware limited partnership, and an entity affiliated with MDP LLC.

Catania ABC Partners LP is ultimately controlled by Catania ABC Partners GP LLC, a Delaware limited liability company. Catania ABC Partners GP LLC has two members, Richard S. Parisi and Nicholas Vantzelfde, both U.S. citizens. The entity affiliated with MDP LLC will be MDCP VIII ABC Intermediate LP (Intermediate LP); the sole partners of Intermediate LP will be the following U.S.-based funds: Madison Dearborn Capital Partners VIII-A, L.P., Madison Dearborn Capital Partners VIII-C, L.P., Madison Dearborn Capital Partners VIII Executive-A, L.P., and Madison Dearborn Capital Partners VIII Executive-A2, L.P. (collectively, MDP), all of which are managed by their general partner, Madison Dearborn Partners VIII-A&C, L.P. and its ultimate general partner, MDP LLC. Samuel Menco and Paul Finnegan, both U.S. citizens, each own 50% of MDP LLC.

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

ITC-T/C-20201221-00217 E

KLM Long Distance

Transfer of Control

Grant of Authority

Date of Action: 01/29/2021

Current Licensee: KLM Long Distance

FROM: American Broadband Communications, LLC

TO: ABC Acquisition Inc.

Application filed for consent to transfer control of KLM Long Distance Company (KLM LD), which holds international section 214 authorization ITC-214-20000627-00398, from American Broadband Communications, LLC (ABC) to ABC Acquisition Inc. KLM LD is an indirect wholly owned subsidiary of American Broadband Holding Company (ABHC), which is direct wholly owned subsidiary of ABC. Prior to the transaction a new intermediate holding company (NewCo) will be inserted between ABC and ABHC to facilitate the transaction and will result in NewCo being a wholly owned subsidiary of ABC. Upon completion of the insertion of NewCo, ABC Acquisition will acquire 100% of the ownership interests of NewCo from ABC and indirectly acquire ABHC and KLM LD.

ABC Acquisition is a newly-formed Delaware corporation created to consummate the proposed transaction and a wholly-owned subsidiary of ABC Intermediate Inc., a Delaware corporation, which in turn, is a wholly-owned subsidiary of ABC Parent Holdings LP, a Delaware limited partnership. The limited partnership interests in ABC Parent Holdings LP will be held directly or indirectly by (i) Catania ABC Partners LP; (ii) an entity affiliated with Madison Dearborn Partners, LLC (MDP LLC), and (iii) certain co-investors, none of which are expected to individually hold a 10% interest. The general partner of ABC Parent Holdings LP will be ABC Parent Holdings GP LLC, a Delaware limited liability company, whose members are Catania ABC Partners LP, a Delaware limited partnership, and an entity affiliated with MDP LLC.

Catania ABC Partners LP is ultimately controlled by Catania ABC Partners GP LLC, a Delaware limited liability company. Catania ABC Partners GP LLC has two members, Richard S. Parisi and Nicholas Vantzelfde, both U.S. citizens. The entity affiliated with MDP LLC will be MDCP VIII ABC Intermediate LP (Intermediate LP); the sole partners of Intermediate LP will be the following U.S.-based funds: Madison Dearborn Capital Partners VIII-A, L.P., Madison Dearborn Capital Partners VIII-C, L.P., Madison Dearborn Capital Partners VIII Executive-A, L.P., and Madison Dearborn Capital Partners VIII Executive-A2, L.P. (collectively, MDP), all of which are managed by their general partner, Madison Dearborn Partners VIII-A&C, L.P. and its ultimate general partner, MDP LLC. Samuel Menco and Paul Finnegan, both U.S. citizens, each own 50% of MDP LLC.

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

ITC-T/C-20210129-00028 E

Loretto Communication Services, Inc.

Transfer of Control

Grant of Authority

Date of Action: 02/02/2021

Current Licensee: Loretto Communication Services, Inc.

FROM: LTC Holding Company, Inc.

TO: Loretto Telephone Company, Inc.

Notification filed January 29, 2021, of the pro forma transfer of control of Loretto Communication Services, Inc. (Loretto Communication), which holds international section 214 authorization ITC-214-20040726-00304, from LTC Holding Company, Inc. (LTC Holding) to Loretto Telephone Company, Inc. (Loretto Telephone), effective December 30, 2020. Prior to the transaction Loretto Communications and Loretto Telephone were both direct wholly owned subsidiaries of LTC Holdings, which was a direct wholly owned subsidiary of Skybest Holding Company, LLC (SkyBest Holdings) and an indirect wholly owned subsidiary of Skybest Communications, Inc. (SkyBest Communications). In a corporate reorganization, LTC Holdings transferred ownership of Loretto Communications to Loretto Telephone. LTC Holdings and SkyBest Holdings were then dissolved. Loretto Communications is now a direct wholly owned subsidiary of Loretto Telephone and remains an indirect wholly owned subsidiary of Sky Best Communications.

INFORMATIVE

ITC-214-20010504-00279 Cellco Partnership

By letter filed January 21, 2021, Applicant notified the Commission that beginning February 1, 2021, the following wholly-owned subsidiary may provide international telecommunications service under the international section 214 authorization held by the applicant, pursuant to section 63.21(h) of the Commission's rules, 47 CFR 63.21(h): Visible Service LLC.

ITC-ASG-20181008-00177 IP Network America LLC

By letter filed January 21, 2021, Applicant notified the Commission of the withdrawal of its notification of pro forma assignment of international section 214 authority.

SURRENDER

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

Applicant notified the Commission of the Surrender of its international section 214 authorization effective January 8, 2021.

ITC-214-20041117-00464 Vertex SSX Corporation

Applicant notified the Commission of the Surrender of its international section 214 authorization effective January 25, 2021.

ITC-214-20120427-00112 IP Network America LLC

Applicant notified the Commission of the Surrender of its international section 214 authorization effective January 21, 2021.

SURRENDER

ITC-214-20130204-00048

IP Network America LLC

Applicant notified the Commission of the Surrender of its international section 214 authorization effective January 21, 2021.

ITC-214-20130426-00122

3GTY,INC.

Applicant notified the Commission of the Surrender of its international section 214 authorization effective January 29, 2021.

ITC-214-20150420-00094

ICS Corrections, Inc.

Applicant notified the Commission of the Surrender of its international section 214 authorization effective January 13, 2021.

ITC-214-20200612-00086

Osiyo World Inc

Applicant notified the Commission of the Surrender of its international section 214 authorization effective January 8, 2021.

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-MS-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.