

PUBLIC NOTICE

FEDERAL COMMUNICATIONS COMMISSION 45 L STREET NE WASHINGTON D.C. 20554

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Report No. TEL-02266

DA No. 23-320 Thursday April 13, 2023

International Authorizations Granted

Section 214 Applications (47 CFR §§ 63.18, 63.24); Section 310(b) Petitions (47 CFR § 1.5000)

By the Chief, Telecommunications and Analysis Division, Office of International Affairs:

The following applications have been granted pursuant to the Commission's processing procedures set forth in sections 63.12 and 63.20 of the Commission's rules. 47 CFR §§ 63.12, 63.20.

Unless otherwise noted, these grants authorize the applicants to: (1) become a facilities-based international common carrier subject to 47 CFR §§ 63.21, 63.22 and/or a resale-based international common carrier subject to 47 CFR §§ 63.21, 63.23; (2) assign or transfer control of international section 214 authority in accordance with 47 CFR § 63.24; or (3) exceed the foreign ownership benchmarks 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 30 (thirty) days of this public notice. See 47 CFR § 1.4(b)(2).

ISP-AMD-20230320-00004	P	FiberLight LLC		
Amendment				
Grant of Authority			Date of Action:	04/12/2023

On March 21, 2023, FiberLight, LLC (FiberLight) and Fiber BidCo LLC (Fiber BidCo) (together, Petitioners) filed an amendment to their July 5, 2022 petition for a declaratory ruling requesting that the Commission find that it would serve the public interest to permit foreign ownership of FiberLight Holdings II, LLC (FH II), the controlling U.S. parent of FiberLight, to exceed the 25% benchmarks in section 310(b)(4) of the Communications Act of 1934, as amended (the "Act"), 47 U.S.C. § 310(b)(4), pursuant to section 1.5000(a)(1) of the Commission's rules, 47 CFR § 1.5000(a)(1). On August 4, 2022, Petitioners filed a supplement, and on October 6, 2022, Petitioners filed a restated petition for a declaratory ruling (Restated Petition). See ISP-PDR-20220705-00005, Non Streamlined International Applications/Petitions Accepted For Filing, Report No. TEL-02226NS, Public Notice (IB rel. Oct. 21 2022). Petitioners amend the Restated Petition to provide additional ownership information, revise the ownership interests and specific approval request for six foreign entities identified in the Restated Petition, and request specific and advance approval for ten foreign entities not previously disclosed.

The Restated Petition, as amended, is granted. See ISP-PDR-20220705-00005.

ISP-PDR-20220705-00005 Petition for Declaratory Ruling Grant of Authority E

FiberLight LLC

Date of Action: 04/12/2023

On July 5, 2022, FiberLight, LLC (FiberLight) and Fiber BidCo LLC (Fiber BidCo) (together, "Petitioners") filed a petition for a declaratory ruling (Petition) requesting that the Commission find that it would serve the public interest to permit foreign ownership of FiberLight Holdings II, LLC (FH II), the controlling U.S. parent of FiberLight, to exceed the 25% benchmarks in section 310(b)(4) of the Communications Act of 1934, as amended (the "Act"), 47 U.S.C. § 310(b)(4), and section 1.5000(a)(1) of the Commission's rules, 47 CFR § 1.5000(a)(1). On August 4, 2022, Petitioners filed a supplement, and on October 6, 2022, Petitioners filed a restated petition for a declaratory ruling (Restated Petition). See ISP-PDR-20220705-00005, Non Streamlined International Applications/Petitions Accepted For Filing, Report No. TEL-0226NS, Public Notice (IB rel. Oct. 21 2022). Petitioners filed an amendment to the Restated Petition on March 21, 2023. See ISP-AMD-20230320-00004, Non Streamlined International Applications/Petitions Accepted For Filing, Rule Notice (IB rel. Mar. 24, 2023).

FiberLight is a limited liability company organized under the laws of Delaware and holds 24 common carrier wireless licenses. FH II, a Colorado limited liability company, owns 99.7145% of FiberLight. The remaining 0.2855% of FiberLight is owned by Michael Miller, a U.S. citizen. FH II is wholly owned by FiberLight Holdings I, LLC (FH I), a Colorado limited liability company. Thermo Acquisitions Inc. (Thermo), a Delaware corporation, owns approximately 95% of FH I. The remaining 5% of FHI is held by FiberLight Chief Executive Officer, Christopher Rabii; Chief Strategy Officer, Ronald Kormos; and Chief Financial Officer, Jon Couch, all of whom are U.S. citizens.

Pursuant to an equity purchase agreement dated June 28, 2022 (the "Transaction"), the Petitioners intend to engage in a series of transactions that will result in Fiber BidCo acquiring indirect ownership and control of FiberLight. Fiber BidCo is a newly formed Delaware limited liability company created for purposes of the Transaction. Fiber BidCo is wholly owned by Fiber MidCo LLC, a Delaware limited liability company, which in turn is wholly owned by Fiber TopCo LLC (TopCo), a Delaware limited liability company. TopCo is wholly owned by Fiber HoldCo L.P. (Fiber LP), a Delaware limited partnership. Fiber LP is controlled by its general partner Fiber GP LLC (Fiber GP), a Delaware limited liability company.

Upon completion of the Transaction, Fiber GP will be owned by: (1) Fiber MCO L.P. (MCO LP), a Delaware limited partnership (50%); (2) Sunsuper Pooled Superannuation Trust (PST), an Australian entity (25%); and (3) GVC Lumens Holdings, Inc. (GVC Holdings), a Delaware limited liability company (25%). These entities also hold the equity interests in Fiber LP: (1) MCO LP (49.5%), (2) PST (24.5%), and (3) GVC Holdings (24.5%); a limited partnership comprised of FiberLight management will hold the other 2% equity interest. MCO LP is owned by The Morrison & Co Infrastructure Partnership Master Fund SCSp (MCO IP), a Luxembourg special limited partnership, registered with the Luxembourg Trade and Companies Register. PST is owned by Australian Retirement Trust (ART) and Australian Retirement Trust Pty Ltd (ART Trustee) serves as the trustee for PST and ART. GCV Holding is owned by Golden VinzClortho, LLC (GVC), a Delaware limited liability company. The board of Fiber GP will be comprised of up to eight directors chosen by MCO IP, ART, and GVC as determined by their respective equity interests (i.e., 4 chosen by MCO IP, 2 chosen by ART, and 2 chosen by GVC).

Pursuant to section 1.5001(i) of the Commission's rules, 47 CFR § 1.5001(i), the Petitioners request that the Commission specifically approve the indirect foreign equity and/or voting interests that would be held in FH II by the individuals and entities listed below:

Sunsuper Pooled Superannuation Trust (24.5% equity, deemed 100% voting) (Australia); The Morrison & Co Infrastructure Partnership Master Fund SCSp (49.5% equity, 100% voting) (Luxembourg); Australian Retirement Trust (36.12% equity, deemed 100% voting) (Australia); Australian Retirement Trust Pty Ltd (36.12% equity, deemed 100% voting) (Australia); Morrison & Co Infrastructure Partnership GP S.à r.1 (0% equity, 100% voting) (Luxembourg); Morrison & Co IP Limited (0% equity, 100% voting) (New Zealand); H.R.L. Morrison & Co United States Holdings Limited (0% equity, 44.27% voting) (New Zealand); H.R.L. Morrison & Co Group Limited Partnership (0% equity, 100% voting) (New Zealand); H.R.L. Morrison & Co Group GP Limited (0% equity, 100% voting) (New Zealand); Morrison Nominees Limited (0% equity, deemed 100% voting) (New Zealand); ICM FM Limited (0% equity, 23.64% voting) (Bermuda); ICM Limited (0% equity, 23.64% voting) (Bermuda); The ICM Trust (0% equity, 23.64% voting) (Bermuda); Somers Isles Private Trust Company Limited (0% equity, 23.64% voting) (Bermuda); Lloyd Morrison Trust (0% equity, 40.26% voting) (New Zealand); The Morrison & Co Infrastructure Partnership Australia Feeder Fund (44.27% equity, 44.27% voting) (Australia); State Street Australia Limited, as custodian for Australian Retirement Trust (36.12% equity, deemed 100% voting) (Australia); Hostplus Pty Ltd, as trustee of the Hostplus Pooled Superannuation Trust (9.95% equity, 9.95% voting) (Australia); Government Employees Superannuation Board (9.95% equity, 9.95% voting) (Australia); Morrison & Co Infrastructure Partnership Australia Feeder Fund Pty Ltd (0% equity, 44.27% voting) (Australia); Morrison & Co Infrastructure Partnership Management Pty Ltd (0% equity, 44.27% voting) (Australia); H.R.L. Morrison & Co Australia Holdings Limited (0% equity, 44.27% voting) (New Zealand); Alter Domus Management Company S.A. (0% equity, deemed 100% voting) (Luxembourg); Andrew James Steward (0% equity, 40.26% voting) (New Zealand); Robert William Bentley Morrison (0% equity, deemed100% voting) (New Zealand); Anthony James William Howard (0% equity, 40.26% voting) (New Zealand); Paul Newfield (0% equity, deemed 100% voting) (New Zealand); Duncan Saville (0% equity, 23.64% voting) (United Kingdom); Clearpool Capital Holdings Limited (0% equity, 6.92% voting) (British Virgin Islands); Yi Tong ("Anthony") Muh (0% equity, 5.71% voting) (New Zealand); The Morrison & Co Infrastructure Partnership Feeder Fund SCSp (15% equity, 15% voting) (Luxembourg); The Morrison & Co Infrastructure Partnership Flow Through Feeder Fund SCSp (10% equity, 10% voting) (Luxembourg); Superannuation Funds Management Corporation of South Australia (15% equity, 15% voting) (Australia);

Hedged Feeder Fund (11% equity, 11% voting) (Australia);

Hedged Feeder Fund Trustee (11% equity, 11% voting) (Australia);
Watchman Trust (0% equity, 7.14% voting) (New Zealand);
OnePath Funds Management Limited as trustee for the Wholesale Unlisted Infrastructure Trust (5% equity, 5% voting) (Australia);
MLC Investments Limited as trustee for WM Pool - Fixed Interest Trust No. 15 (8.4% equity, 8.4% voting) (Australia);
MLC Wealth Limited (8.4% equity, 8.4% voting) (Australia); and
Insignia Financial Ltd. (13.4% equity, 13.4% voting) (Australia).

Pursuant to section 1.5001(k) of the Commission's rules, 47 CFR § 1.5001(k), the Petitioners request advance approval for the following controlling foreign entities that have indirect ownership interest in FH II to increase their interests in FH II up to and including a controlling 100% voting interest and a non-controlling 49.99% equity interest:

The Morrison & Co Infrastructure Partnership Master Fund SCSp (49.99% equity, 100% voting) (Luxembourg); Morrison & Co Infrastructure Partnership GP S.à r.1 (49.99% equity, 100% voting) (Luxembourg); Morrison & Co IP Limited Partnership (49.99% equity, 100% voting) (New Zealand); H.R.L. Morrison & Co Group Limited Partnership (49.99% equity, 100% voting) (New Zealand); and H.R.L. Morrison & Co Group GP Limited (49.99% equity, 100% voting) (New Zealand).

The Petitioners also request advance approval for the following non-controlling foreign entities and individuals to increase their indirect equity and voting interests in FH II up to a non-controlling 49.99%:

Sunsuper Pooled Superannuation Trust (49.99% equity and voting) (Australia); Australian Retirement Trust (49.99% equity and voting) (Australia); Australian Retirement Trust Pty Ltd (49.99% equity and voting) (Australia); Morrison Nominees Limited (49.99% equity and voting) (New Zealand); State Street Australia Limited, as custodian for Australian Retirement Trust (49.99% equity and voting) (Australia); Alter Domus Management Company S.A. (49.99% equity and voting) (Australia); Robert William Bentley Morrison (49.99% equity and voting) (Australia); Paul Newfield (49.99% equity and voting) (Australia); H.R.L. Morrison & Co United States Holdings Limited (49.99% equity and voting) (New Zealand); ICM FM Limited (49.99% equity and voting) (Bermuda); ICM Limited (49.99% equity and voting) (Bermuda); The ICM Trust (49.99% equity and voting) (Bermuda); Somers Isles Private Trust Company Limited (49.99% equity and voting) (Bermuda); Lloyd Morrison Trust (49.99% equity and voting) (New Zealand); The Morrison & Co Infrastructure Partnership Australia Feeder Fund (49.99% equity and voting) (Australia); Hostplus Pty Ltd, as trustee of the Hostplus Pooled Superannuation Trust (49.99% equity and voting) (Australia); Government Employees Superannuation Board (49.99% equity and voting) (Australia); Morrison & Co Infrastructure Partnership Australia Feeder Fund Pty Ltd (49.99% equity and voting) (Australia); Morrison & Co Infrastructure Partnership Management Pty Ltd (49.99% equity and voting) (Australia); H.R.L. Morrison & Co Australia Holdings Limited (49.99% equity and voting) (New Zealand); Andrew James Steward (49.99% equity and voting) (New Zealand); Anthony James William Howard (49.99% equity and voting) (New Zealand); Duncan Saville (49.99% equity and voting) (United Kingdom); Clearpool Capital Holdings Limited (49.99% equity and voting) (British Virgin Islands); Yi Tong ("Anthony") Muh (49.99% equity and voting) (New Zealand); The Morrison & Co Infrastructure Partnership Feeder Fund SCSp (49.99% equity and voting) (Luxembourg); The Morrison & Co Infrastructure Partnership Flow Through Feeder Fund SCSp (49.99% equity and voting) (Luxembourg); Superannuation Funds Management Corporation of South Australia (49.99% equity and voting) (Australia); Hedged Feeder Fund (49.99% equity and voting) (Australia); Hedged Feeder Fund Trustee (49.99% equity and voting) (Australia); Watchman Trust (49.99% equity and voting) (New Zealand); OnePath Funds Management Limited as trustee for the Wholesale Unlisted Infrastructure Trust (49.99% equity and voting) (Australia); MLC Investments Limited as trustee for WM Pool - Fixed Interest Trust No. 15 (49.99% equity and voting) (Australia); MLC Wealth Limited (49.99% equity and voting) (Australia); and Insignia Financial Ltd. (49.99% equity and voting) (Australia). Pursuant to Commission practice, the Restated Petition and the associated domestic and international applications for transfer of control of section

214 authority (WC Docket No. 22-256; ITC-T/C-20220705-00089) were referred to the relevant Executive Branch agencies for their views on any national security, law enforcement, foreign policy or trade policy concerns related to the foreign ownership of the Applicants. 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 10927 (2020). On March 21, 2023, the National Telecommunications and Information Administration, on behalf of the Committee for the Assessment of Foreign Participation in the United States Telecommunications Services Sector (Committee), filed a letter stating that the Committee has reviewed the Restated Petition and the applications and has no recommendation at this time to the Commission and no objection to the Commission granting the ruling. We note that the Executive Branch agencies considered the newly disclosed entities and revised ownership interests set forth in the Amendment prior to issuing its decision. The Committee reserves the right to review any resulting authorization in the future to identify any additional or new risks to U.S. national security or law enforcement interests. See Exec. Order No. 13913, § 6(a), 85 Fed. Reg. 19643, 19645 (2020).

Foreign Ownership Ruling. We find that the public interest would not be served by prohibiting foreign ownership of FH II in excess of the 25% benchmarks in section 310(b)(4) of the Act. We, therefore, grant the Restated Petition as amended subject to the conditions set out herein.

This ruling authorizes 100% aggregate foreign ownership of FH II, as the controlling U.S. parent of FiberLight, subject to the terms and conditions set forth in section 1.5004 of the Commission's rules, including the requirement to obtain Commission approval before indirect foreign ownership of FH II exceeds the terms and conditions of this ruling. 47 CFR § 1.5004. Specifically, pursuant to section 1.5001(i) of the Commission's rules, we grant Petitioners' request to permit the above-listed foreign entities and individuals to hold indirect equity and/or voting interests in FH II, the controlling U.S. parent, in the amounts specified above. Uninsulated individuals and entities that hold minority equity and voting interests in FH II with a deemed 100% voting interest in FH II in accordance with section 1.5002(b)(ii)(A) of the Commission's rules will continue to be deemed to hold a 100% voting interest in FH II. 47 CFR § 1.5002(b)(iii)(A). A finding that an entity or individual is "deemed" to have a 100% voting interest for purposes of determining compliance with section 310(b)(4) of the Act and section 1.5000(a)(1) et seq. of the Commission's rules does not indicate that the interest constitutes de jure control for purposes of compliance with section 310(d) of the Act.

In addition, pursuant to section 1.5001(k) of the Commission's rules, we grant Petitioners' request for advance approval for the above listed foreign entities and individuals to increase their interests up to and including an indirect non-controlling 49.99% equity and voting interests in FH II as the controlling U.S. parent of FiberLight. Further, pursuant to section 1.5001(k), we grant Petitioners' request for advance approval for the following foreign entities to increase their interests up to and including direct and/or indirect non-controlling 49.99% equity and 100% voting interests in FH II as the controlling U.S. parent of FiberLight: The Morrison & Co Infrastructure Partnership Master Fund SCSp; Morrison & Co Infrastructure Partnership GP S.à r.l; Morrison & Co IP Limited Partnership; H.R.L. Morrison & Co Group Limited Partnership; and H.R.L. Morrison & Co Group GP Limited.

Petitioners have an affirmative duty to monitor their foreign equity and voting interests, calculate these interests consistent with the attribution principles enunciated by the Commission, including the standards and criteria set forth in sections 1.5002 through 1.5003 of the Commission's rules, and otherwise ensure continuing compliance with the provisions of section 310(b) of the Act. 47 CFR §§ 1.5002-1.5003; 47 CFR § 1.5004, Note to paragraph (a). A failure to comply and/or remain in compliance with any of these requirements shall constitute a failure to meet a condition of this ruling and the underlying licenses and thus grounds for declaring them terminated without further action on the part of the Commission. Failure to meet a condition of this ruling may also result in monetary sanctions or other enforcement action by the Commission.

Grant of this declaratory ruling is without prejudice to the Commission's action on any other related pending application(s).

GR8 CONNECT CORP

International Telecommunications Certificate

Service(s): Global or Limited Global Facilities-Based Service, Global or Limited Global Resale Service Grant of Authority Date of Action:

GR8 Connect Corp. (GR8 Connect) filed an application for authority to provide facilities-based and resale services in accordance with sections 63.18(e)(1) and (e)(2) of the Commission's rules, 47 C.FR. §§ 63.18(e)(1) and (e)(2).

GR8 Connect, a New York corporation, is 100% owned by Yisroel Gordon, a U.S. citizen.

F

ITC-AMD-20230320-00040 P

FiberLight LLC

Amendment Grant of Authority

On March 21, 2023, Fiber BidCo LLC (Fiber BidCo), Thermo Acquisitions, Inc. (Thermo) and FiberLight, LLC (FiberLight) filed an amendment to their July 5, 2022 application to transfer control of Fiberlight from Thermo to Fiber BidCo. See ITC-T/C-20220705-00080, Non Streamlined International Applications/Petitions Accepted For Filing, Report No. TEL-02226NS, Public Notice (IB rel. Oct. 21 2022). Applicants amend the Application to provide additional ownership information, including seven entities that were not previously disclosed that may now have a 10% or greater indirect equity interest in Fiber Bidco and Fiberlight upon consummation of the transaction.

The transfer of control application, as amended, is granted. See ITC-T/C-20220705-00080.

E

ITC-ASG-20230130-00009 Assignment Hargray Communications Group, Inc.

Grant of Authority

Date of Action: 04/12/2023

Date of Action:

04/07/2023

04/12/2023

Current Licensee: Hargray, LLC

FROM: Hargray, LLC

TO: Hargray Communications Group, Inc.

On January 30, 2023, Hargray Communications Group, Inc. (HCG) filed a notification of the pro forma assignment of international section 214 authorization ITC-214-20010816-00430, held by Hargray, LLC (Hargray), to HCG, effective January 2, 2023. Applicants filed supplements on February 8, 2023 and March 28, 2023.

Hargray is wholly owned by HCG, both South Carolina entities. In a corporate reorganization, Hargray assigned its international 214 authorization to HCG. Hargray now provides international service to its customers under the international section 214 authorization held by HCG (ITC-214-20010816-00430) pursuant to section 63.24(h) of the Commission's rules. 47 CFR § 63.24(h).

ITC-ASG-20230130-00010	Е	Hargray, LLC		
Assignment				
Grant of Authority			Date of Action:	04/12/2023

Current Licensee: Low Country Carriers, Inc. d/b/a Hargray Long Distance

FROM: Low Country Carriers, Inc. d/b/a Hargray Long Distance

TO: Hargray, LLC

On January 30, 2023, Hargray LLC (Hargray) filed notification of the assignment of the customers and assets held by Low Country Carriers, Inc. d/b/a Hargray Long Distance, (Low Country) to Hargray, effective January 2, 2023. Applicants filed supplements on February 8, 2023 and March 28, 2023.

Hargray and Low Country are both wholly owned by Hargray Communications Group, Inc. (HCG), all South Carolina entities. In a corporate reorganization, Low Country assigned its customers and assets to Hargray, its affiliate. Hargray provides international service to its newly acquired customers under the international section 214 authorization held by HCG (ITC-214-20010816-00430) pursuant to section 63.24(h) of the Commission's rules. 47 CFR § 63.24(h). Low Country retained its international section 214 authorization (ITC-214-19890109-00003), which it has subsequently surrendered.

ITC-ASG-20230328-00042 E Hargray, LLC

Assignment Grant of Authority - -

Date of Action: 04/12/2023

Current Licensee: Hargray, Inc.

FROM: Hargray, Inc.

TO: Hargray, LLC

On March 28, 2023, Hargray LLC filed a pro forma notification of the assignment of international section 214 authorization ITC-214-20010816-00430 held by Hargray Inc. to Hargray LLC, effective December 31, 2022. Hargray Inc. converted from a South Carolina corporation to a South Carolina limited liability company.

E

FiberLight LLC

Date of Action: 04/12/2023

Current Licensee: FiberLight LLC

FROM: Thermo Acquisitions, Inc.

TO: Fiber BidCo LLC

FiberLight LLC (Fiberlight), a Delaware limited liability company that holds an international section 214 authorization (ITC-214-20051011-00437), has filed an application to transfer control of Fiberlight from Thermo Acquisitions, Inc. (Thermo) to Fiber BidCo LLC (Fiber BidCo). Applicants filed supplements to the application on August 4, 2022 and October 6, 2022. See ITC-T/C-20220705-00080, Non Streamlined International Applications/Petitions Accepted For Filing, Report No. TEL-02226NS, Public Notice (IB rel. Oct. 21 2022). Petitioners filed an amendment to the Restated Petition on March 21, 2023. See ITC-AMD-20230320-00040, Non Streamlined International Applications/Petitions Accepted For Filing, Report No. TEL-02261NS, Public Notice (IB rel. Mar. 24, 2023).

FiberLight Holdings II, LLC (FH II) owns 99.7145% of FiberLight. FH II is wholly owned by FiberLight Holdings I, LLC (FH I), and Thermo owns approximately 95% of FH I.

Pursuant to an equity purchase agreement dated June 28, 2022 (the "Transaction"), the Applicants intend to engage in a series of transactions that will result in Fiber BidCo acquiring indirect ownership and control of FiberLight. Fiber BidCo is a newly formed Delaware limited liability company created for purposes of this Transaction. Fiber BidCo is wholly owned by Fiber MidCo LLC, a Delaware limited liability company, which in turn is wholly owned by Fiber TopCo LLC (TopCo), a Delaware limited liability company. TopCo is wholly owned by Fiber HoldCo L.P. (Fiber LP), a Delaware limited partnership. Fiber LP is controlled by its general partner Fiber GP LLC (Fiber GP), a Delaware limited liability company.

Upon completion of the Transaction, Fiber GP will be owned by: (1) Fiber MCO L.P. (MCO LP), a Delaware limited partnership (50%); (2) Sunsuper Pooled Superannuation Trust (PST), an Australian entity (25%); and (3) GVC Lumens Holdings, Inc. (GVC Holdings), a Delaware limited liability company (25%). These entities also hold the equity interests in Fiber LP: (1) MCO LP (49.5%), (2) PST (24.5%), and (3) GVC Holdings (24.5%;); a limited partnership comprised of FiberLight management will hold the other 2% equity interest. MCO LP is owned by The Morrison & Co Infrastructure Partnership Master Fund SCSp (MCO IP), a Luxembourg special limited partnership, registered with the Luxembourg Trade and Companies Register. PST is owned by Australian Retirement Trust (ART) and Australian Retirement Trust Pty Ltd (ART Trustee) serves as the trustee for PST and ART. GCV Holding is owned by Golden VinzClortho, LLC (GVC), a Delaware limited liability company. The board of Fiber GP will be comprised of up to eight directors chosen by MCO IP, ART, and GVC as determined by their respective equity interests (i.e., 4 chosen by MCO IP, 2 chosen by ART, and 2 chosen by GVC).

Pursuant to Commission practice, the Application and the associated domestic application for transfer of control of section 214 authority and petition for declaratory ruling (WC Docket No. 22-256; ISP-PDR-20220705-00005) (collectively, Applications/Petition) were referred to the relevant Executive Branch agencies for their views on any national security, law enforcement, foreign policy or trade policy concerns related to the foreign ownership of the Applicants. 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 10927 (2020). On March 21, 2023, the National Telecommunications and Information Administration, on behalf of the Committee for the Assessment of Foreign Participation in the United States Telecommunications Services Sector (Committee), filed a letter stating that the Committee has reviewed the Applications/Petition and has no recommendation at this time to the Commission and no objection to the Commission granting the Application. We note that the Executive Branch agencies considered the newly disclosed entities and revised ownership interests set forth in the Amendment prior to issuing its decision. The Committee reserves the right to review any resulting authorization in the future to identify any additional or new risks to U.S. national security or law enforcement interests. See Exec. Order No. 13913, § 6(a), 85 Fed. Reg. 19643, 19645 (2020).

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

ITC-T/C-20230105-00001 F

Cable and Wireless BVI Limited

Transfer of Control Grant of Authority

Date of Action: 04/12/2023

Current Licensee: Cable and Wireless BVI Limited

FROM: Liberty Latin America Ltd.

TO: Liberty Latin America Ltd.

On January 5, 2023, Cable & Wireless (BVI) Limited (Cable & Wireless BVI) a British Virgin Islands entity that holds an international section 214 authorization to construct and operate the Taino-Carib Cable System (ITC-MOD-20191025-00173), filed a notification of the pro forma transfer of control of Cable & Wireless (BVI), effective January 10, 2020. Through a series of intercorporate transactions, two intermediate holding companies -- C&W Senior Secured Parent Limited (C&W Senior Secured) and C&W Senior Finance Limited (C&W Senior Finance)--were inserted between Cable & Wireless BVI and Liberty Latin America Ltd. (Liberty Latin America). As a result of the transaction, Cable & Wireless BVI became an indirect, wholly-owned subsidiary of C&W Senior Secured and C&W Senior Finance. Cable & Wireless BVI was and remains an indirect wholly-owned subsidiary of Liberty Latin America. C&W Senior Secured and C&W Senior Finance are both Cayman Islands entities. Liberty Latin America is a Bermuda entity.

Sunset Fiber, LLC

Date of Action:

04/07/2023

Current Licensee: Sunset Fiber, LLC FROM: GTCR Broadband Aggregator LLC

E

TO: BP Broadband Aggregator, L.P.

Sunset Fiber LLC (Sunset Fiber), a Delaware limited liability company that holds international section 214 authorizations (ITC-214-20020404-00165 and ITC-214-2005102-00434), filed an application seeking Commission consent to the transfer of control of Sunset Fiber from GTCR Broadband Aggregator, LLC (GTCR Aggregator) to BP Broadband Aggregator, L.P. (BP Broadband). Sunset Fiber is a direct wholly owned subsidiary of Point Broadband Fiber Holding, LLC (Point Broadband) and an indirect wholly owned subsidiary of Point Broadband Holdings, LLC, both Delaware entities. GTCR Aggregator, a Delaware entity, holds a 61.2% controlling interest in Point Broadband.

Pursuant to a January 29, 2023 Unit Purchase Agreement, BP Broadband will acquire an approximate 31.8% ownership interest in Point Broadband after which GTCR Aggregator will hold an approximate 40% ownership interest in Point Broadband. Post-consummation BP Broadband and GCTR Aggregator will jointly exercise control of Point Broadband through their minority ownership interests, joint control of the Board of Directors, and the exercise of their mutual consent rights. The other approximately 28.2% interest in Point Broadband will be held by other investors, none of which will have a 10% or greater interest in Point Broadband.

GTCR Fund XIII/B LP (Fund XIII/B) has a 72.2% ownership interest and GTCR Point Broadband Splitter L.P. (GTCR Splitter) has a 27.5% ownership interest in GTCR Aggregator. GTCR Partners XIII/B LP (Partners XIII/B) is the general partner of both Fund XIII/B and GTCR Splitter. GTCR Point Broadband Blocker Corp (GTCR Blocker), which is owned by GTCR Fund XIII/C LP (Fund XIII/C), is the limited partner of GTCR Splitter. GTCR Investment XIII LLC (GTCR) is the general partner of both Partners XIII/B and Fund XIII/C. All the GTCR entities are Delaware entities. Control of GTCR is held by eight managing directors, all of whom are U.S. citizens.

BP Broadband Fund X Holdings, L.P. (BP Fund X) has a 74% limited partnership interest in BP Broadband. Berkshire Fund X, L.P. (Berkshire Fund X) has a 54.3% limited partnership interest and PBB Blocker I LLC (PBB Blocker) has a 42.2% limited partnership interest in BP Fund X. Fund X-A PBB AIV, L.P. (Fund X-A PBB AIV) is the sole member of PBB Blocker. Tenth Berkshire Associates LLC (Tenth Berkshire) is the general partner of BP Broadband, Berkshire Fund X and Fund X-A PBB. All these are Delaware entities. Control of Tenth Berkshire Associates LLC is held by 32 managing directors, all of whom are U.S. citizens.

According to the Applicants no other individuals or entities will have 10% or greater direct or indirect ownership interest in BP Broadband or Sunset Fiber.

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

ITC-T/C-20230302-00025 E	Insight Mobile, Inc.		
Transfer of Control			
Grant of Authority		Date of Action:	04/07/2023
Current Licensee: Insight Mobile, Inc			
FROM: Insight Mobile, Inc.			
TO: Insight Mobile, Inc.			
has filed an application seeking Commissio Pursuant to a Stock Purchase Agreement, Sl closing, Insight Mobile will be wholly owned		tavosi to Shadi Asler	mand.
This authorization is without prejudice to th	Commission's action in any other related pending proceedings.		
ITC-T/C-20230302-00026 E	Square Mobile, Inc.		

Fransfer of Control Grant of Authority

Square Mobile, Inc. **Current Licensee:**

FROM: Square Mobile, Inc.

TO: Square Mobile, Inc.

Square Mobile Inc. (Square Mobile), a Delaware corporation that holds an international section 214 authorization (ITC-214-20211220-00200), has filed an application seeking Commission consent to the transfer of control of Square Mobile from Chung-Chih John Liu to Han Zhou. Pursuant to a Stock Purchase Agreement, Han Zhou will acquire 100% of the stock of Square Mobile from Chung-Chih John Liu. Upon closing, Square Mobile will be wholly owned by Han Zhou, a U.S. citizen.

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

ITC-T/C-20230314-00039

Transfer of Control Grant of Authority

PRESTO WIRELESS CORP.

Date of Action: 04/07/2023

Current Licensee: PRESTO WIRELESS CORP.

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FROM: PRESTO WIRELESS CORP.

TO: Presto Holdings, LLC

Presto Wireless Corp. (PWC), a New York corporation that holds an international section 214 authorization (ITC-214-20221202-00146), has filed an application seeking Commission consent to the transfer of control of PWC from Alfred West to Presto Holdings LLC (Presto Holdings). Pursuant to a February 10, 2023 Stock Purchase Agreement, Presto Holdings will acquire 100% of the issued and outstanding common stock of PWC from Alfred West. Upon closing, PWC will become a direct wholly owned subsidiary of Presto Holdings, a Delaware limited liability company. Israel Max, a U.S. citizen, is the sole 100% owner of Presto Holdings.

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

INFORMATIVE	
ITC-214-19960610-00234	Arelion U.S. Inc.
By letter dated April 3, 2023, the Commissi ITC-214-19960610-00239	ion was notified that Telia Carrier U.S. Inc. has changed its name to Arelion U.S. Inc. Arelion U.S. Inc.
By letter dated April 3, 2023, the Commissi ITC-214-19960619-00257	ion was notified that Telia Carrier U.S. Inc. has changed its name to Arelion U.S. Inc. Arelion U.S. Inc.
By letter dated April 3, 2023, the Commissi ITC-214-19961002-00478	ion was notified that Telia Carrier U.S. Inc. has changed its name to Arelion U.S. Inc. Arelion U.S. Inc.
By letter dated April 3, 2023, the Commissi SURRENDER	ion was notified that Telia Carrier U.S. Inc. has changed its name to Arelion U.S. Inc.
ITC-214-20100324-00125	One Ring Networks, Inc.
By letter filed on April 5, 2023, One Ring N authorization effective April 5, 2023.	Networks, Inc. notified the Commission that it surrendered its international section 214
ITC-214-20131104-00283	Cloud Call Center PBX Solutions, LLC
By letter filed on April 11, 2023, Cloud Cal section 214 authorization effective April 11	ll Center PBX Solutions, LLC notified the Commission that it surrendered its international , 2023.

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 is maintained in the FCC Reference Information Center and is available at https://www.fcc.gov/exclusion-list-international-section-214-authorizations. It is also 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 CFR § 63.23(d).

(5) Carriers shall comply with the "No Special Concessions" rule, section 63.14, 47 CFR § 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 CFR 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 Page 9 of 10 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 CFR §§ 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 CFR §§ 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 CFR § 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 CFR § 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 https://www.fcc.gov/approved-space-station-list.

This list is subject to change by the Commission when the public interest requires. The most current version of the list is maintained at https://www.fcc.gov/exclusion-list-international-section-214-authorizations.

For additional information, contact the Office of International Affairs' Telecommunications and Analysis Division, (202) 418-1480.