



# PUBLIC NOTICE

FEDERAL COMMUNICATIONS COMMISSION  
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WASHINGTON D.C. 20554

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DA No. 18-1278

Report No. TEL-01939

Thursday December 20, 2018

## 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 streamlined processing procedures set forth in Section 63.12 of the Commission's rules, 47 C.F.R. § 63.12, other provisions of the Commission's rules, or procedures set forth in an earlier public notice listing applications accepted for filing.

Unless otherwise noted, these grants authorize the applicants (1) to become a facilities-based international common carrier subject to 47 C.F.R. § 63.22; and/or (2) to become a resale-based international common carrier subject to 47 C.F.R. § 63.23; or (3) to exceed the foreign ownership benchmark applicable to common carrier radio licensees under 47 U.S.C. § 310(b).

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 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)).

For additional information, please contact the FCC Reference and Information Center, Room CY-A257, 445 12th Street SW, Washington, D.C. 20554, (202) 418-0270.

Petition for Declaratory Ruling  
Grant of Authority

Date of Action: 12/06/2018

Channel 51 License Co LLC (Channel 51 Licensee or Petitioner) has filed a petition for declaratory ruling (Petition), pursuant to section 1.5000(a)(1) of the Commission's rules, 47 CFR § 1.5000(a)(1), asking the Commission to permit foreign ownership of Channel 51 Licensee's controlling U.S. parent, Channel 51, LLC (Channel 51 Parent), to exceed the 25 percent benchmark in section 310(b)(4) of the Communications Act of 1934, as amended (the "Act"), 47 U.S.C. § 310(b)(4). Channel 51 Licensee filed its petition to qualify to bid in Auction 1002. On April 13, 2017, Petitioner was announced as a winning bidder in Auction 1002 (Public Notice, DA 17-314 (WTB 2017)). It filed its long-form application (FCC Form 601) on April 27, 2017 (ULS File No. 0007753604) and an updated Petition on May 11, 2017 (supplemented on Sept. 13, 2017; corrected on Nov. 21, 2017; updated on Oct. 31, 2018).

According to the Petition, Channel 51 Licensee is wholly owned and controlled by Channel 51 Parent, both of which are limited liability companies organized in Delaware. The sole managing member of Channel 51 Parent is Mr. Paul Chisholm, a U.S. citizen. Petitioner asserts that Mr. Chisholm is vested with exclusive and full operational control over Channel 51 Parent and holds 0.62% of its equity interests in the form of Class A and Class B equity.

The Petition states that Channel 51 recruited passive investors to finance the licenses it won at auction and created a "waterfall" investment structure with three classes of investors: Class A, Class B, and Class C. According to the Petition, two groups of such investors hold, directly and indirectly, equity interests of 10 percent or more in Channel 51 Parent: the Columbia Parties (an aggregate 19.78%, consisting of Classes A, B, and C equity) and the Future Fund Parties (an aggregate 48.16%, consisting of Classes A and B equity).

The Petition explains that the Columbia Parties are organized in Delaware and commonly controlled by Columbia Capital, a U.S. venture capital firm founded in 1989 with headquarters in Alexandria, Virginia. There are two branches of Columbia-controlled investment in Channel 51 Parent: one in Classes A and B, controlled by Columbia Capital VI, LLC (Columbia VI), and one in Class C, controlled by Columbia Spectrum, LLC (Columbia Spectrum).

According to Petitioner, the Columbia VI investment is held directly by Columbia Capital Equity Partners VI (QP), L.P. (CCEP) (4.38% equity) and indirectly by its general partner, Columbia Capital Equity Partners VI L.P. (CCEP VI) (0.73% equity). The general partner of CCEP VI, Columbia VI, controls additional direct equity investment in Channel 51 Parent (0.03%, in the form of Class A interests, and 2.58%, in the form of Class B interests), bringing the total Columbia VI-controlled investment in Channel 51 Parent to 7.72%. Petitioner states that all of the limited partnership interests in CCEP VI are insulated within the meaning of section 1.5003 of the rules. It also asserts that, although nine of the limited partnership interests in CCEP are not insulated, the limited partners that hold these interests are U.S. citizens.

Petitioner further explains that the Columbia Spectrum investment is held directly by Columbia Spectrum Partners I-A, L.P. (Columbia Spectrum I-A) (11.49%) and indirectly by its general partner, Columbia Spectrum Partners G.P., L.P. (Columbia Spectrum Partners) (0.57%), bringing the total Columbia Spectrum-controlled investment in Channel 51 Parent to 12.06%. Petitioner states that all of the limited partnership interests in Columbia Spectrum I-A are insulated within the meaning of section 1.5003 of the rules (and, according to the Petition, there is no foreign ownership in Columbia Spectrum I-A). It asserts that, although the limited partnership interests in Columbia Spectrum Partners are not insulated, the limited partners that hold these interests are U.S. citizens.

According to the Petition, each of Columbia VI and Columbia Spectrum is controlled by its managing members, James B. Fleming, Jr. and John T. Siegel, Jr. Messrs. Fleming and Siegel are U.S. citizens and share control of the Columbia Parties' aggregate 19.78% equity investment in Channel 51 (7.72% + 12.06%). Columbia VI and Columbia Spectrum each have four non-managing members, all of whom are U.S. citizens.

The Petition states that the Future Fund Parties consist of Future Fund Investment Company No.5 Pty Ltd (FFIC5) (an Australian sovereign wealth fund) and its sole beneficial member, Future Fund Board of Guardians (FFBG) (a statutory body corporate established by the Future Fund Act of 2006 (Commonwealth of Australia)). FFIC5 holds directly 46.55% equity investment in Channel 51 and indirectly an additional 0.59%, both in the form of Class B equity for a total equity interest of 47.14%. FFBG, in turn, indirectly holds FFIC5's 47.14% equity interest, and it indirectly holds an additional 1.02% equity interest in Channel 51, in the form of Class A equity, through another wholly-owned subsidiary. Thus, Petitioner states, FFBG holds an aggregate 48.16% equity interest in Channel 51.

According to the Petition, FFBG, supported by the Future Fund Management Agency, has responsibility for investing and managing Future Fund assets. Petitioner states that, while FFBG holds Future Fund assets for and on behalf of the Commonwealth of Australia, FFBG is responsible for specific investment decisions and any control exercised in respect of those investments within the framework of the Act is exercised independently of the Government of Australia. FFBG holds all of the shares of FFIC5 through its custodian The Northern Trust Company (TNTC, organized in the State of Illinois). Likewise, FFIC5 has appointed TNTC to hold legal title to its interests in Channel 51 Parent. Petitioner states that, in relation to the investment in Channel 51, TNTC has no power or authority in respect of the investment except to the extent it is specifically directed to take action by FFIC5.

Petitioner estimates that other foreign investors hold directly an aggregate 11.62% equity interest in Channel 51. It also estimates an additional 7.60% aggregate amount of indirect foreign investment.

Pursuant to the rules and policies established by the Commission's Foreign Ownership Second Report and Order in IB Docket No. 11-133, FCC 13-50, 28 FCC Rcd 5741 (2013), as amended in GN Docket No. 15-236, FCC 16-128, 31 FCC Rcd 11272 (2016), we find that the public interest would not be served by prohibiting foreign ownership of Channel 51 Licensee in excess of the 25 percent benchmark in section 310(b)(4) of the Act. This ruling authorizes aggregate foreign ownership of Channel 51 Licensee's controlling U.S.-organized parent, Channel 51 Parent, to exceed, directly and/or indirectly, 25 percent of its equity and/or voting interests, subject to the terms and conditions set forth in section 1.5004 of the Commission's rules, 47 CFR § 1.5004, including the requirement to obtain Commission approval before foreign ownership of Channel 51 Licensee exceeds the terms and conditions of this ruling. Specifically, this ruling approves the (1) 47.14% direct and indirect equity investment in Channel 51 Parent by FFIC5 and (2) the 48.16% indirect equity investment by FFBG.

Channel 51 Licensee has an affirmative duty to monitor its foreign equity and voting interests, calculate these interests consistent with the

—principles enunciated by the Commission, including the standards and criteria set forth in sections 1.5002 through 1.5003 of the Commission's rules, 47 CFR §§ 1.5002-1.5003, and otherwise ensure continuing compliance with the provisions of section 310(b) of the Act. See 47 CFR § 1.5004, Note to paragraph (a). —

We grant the Petition to Adopt Conditions to Authorizations and Licenses (Petition to Adopt Conditions) filed in this proceeding on June 27, 2018 by the Department of Justice (DOJ), including its components, the National Security Division (NSD) and the Federal Bureau of Investigation (FBI) (Petition). Accordingly, we condition grant of this petition for declaratory ruling on compliance by Channel 51 License Co LLC and Channel 51, LLC with the commitments and undertakings set forth in the Letter of Agreement from Paul Chisholm, Managing Member, Channel 51, LLC, to Assistant Attorney General for National Security, DOJ, dated June 22, 2018 (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 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.

A copy of the Petition to Condition and the LOA are publicly available and may be viewed on the FCC website through the International Bureau Filing System (IBFS) by searching for ISP-PDR-20160209-00002 and accessing "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.

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**ITC-ASG-20181010-00186**      E      Combined Public Communications, LLC

Assignment

Grant of Authority

Date of Action: 12/14/2018

**Current Licensee:**      Protocall, LLC

**FROM:** Protocall, LLC

**TO:**      Combined Public Communications, LLC

Application filed for consent to the assignment of customers and assets from Protocall LLC (Protocall) to Combined Public Communications LLC (Combined Public). On October 1, 2017, without prior Commission consent, Combined Public acquired the existing customers and substantially all of the assets that Protocall utilized to provide inmate telecommunications services, specifically in the states of Iowa, Kansas, Colorado, Nebraska, and Missouri. Protocall, a Kansas limited liability company, continues to hold its international section 214 authorization, ITC-214-20100113-00018. After closing, Combined Public, a Delaware limited liability company, provides services to its newly acquired customers pursuant to its existing international section 214 authorization, ITC-214-20101119-00450.

Client Telephone Solutions, LLC (CTS) owns 100% of Combined Public. CPC Engle Holdings, Inc. (CPC Engle), a Delaware corporation, owns 89.84% of CTS. CPC Engle is wholly owned by Cathy Engle, a U.S. citizen. No other individual or entity holds a ten percent or greater direct or indirect ownership interest in CTS or Combined Public.

Applicants filed a request for Special Temporary Authority (STA) related to this transaction, ITC-STA-20181010-00187, which was granted on November 29, 2018.

This grant is without prejudice to the Commission's action in any other related pending proceeding, and is without prejudice to any enforcement action by the Commission for non-compliance with the Communications Act of 1934, as amended, or the Commission's rules.

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Transfer of Control

Grant of Authority

Date of Action: 12/18/2018

**Current Licensee:** iBasis, Inc.**FROM:** KPN B.V.**TO:** Tofane Global SAS

Application filed for consent to the transfer of control of iBasis, Inc. (iBasis), which holds international section 214 authorization ITC-21419971126-00741, from KPN B.V. (KPN) to Tofane Global SAS (Tofane). Pursuant to an April 25, 2018 Share Purchase Agreement, Tofane will also acquire all of the outstanding equity interests in iBasis from KPN. iBasis will become direct wholly-owned subsidiary of a to-be-formed Delaware holding company, Tofane Global U.S. Holdco (Tofane Holdco), and an indirect wholly owned subsidiary of Tofane.

Tofane is a newly formed corporation incorporated under the laws of France. The following entities hold 10% or greater direct equity and voting interest in Tofane: Tofane SAS (Tofane SAS), a corporation formed under the laws of France (17%); Ciclad 6 Professional Private Equity Investment Fund (Ciclad 6), a French private equity fund (37%); SCOR Capital Partners, a holding company formed in France (11%); Trocadero Croissance & Transmission II FPCI (TC&T), a French private equity fund (22%). The remaining shares of Tofane will be held by individuals or entities that are European and U.S. citizens, however, none of which will hold ten percent or greater interest in Tofane or in iBasis.

Alexandre Pebereau, a citizen of France, is the only shareholder of Tofane SAS who holds a ten percent or greater direct equity and/or voting interest in Tofane SAS (51% and 17% indirect interest in Tofane). Ciclad 6 is directly managed and controlled by Ciclad Gestion (General Partner and Managing Company of Ciclad 6), a French private equity management company. The limited partners of Ciclad 6 are French and European investors, none of whom will hold 10% or greater indirect ownership interest in iBasis. The following three individuals, all French citizens, hold 10% or greater direct ownership interests in Ciclad Gestion: Nicolas Rostand (33.33% held through Valre SAS, a French holding company; indirect 12.33% voting interest in iBasis); Stephane Billon (33.33% held through Caps Invest, a French holding company; indirect 12.33% voting interest in iBasis); Didier Genoud (33.33% held through Marelline, a French holding company; and indirectly 12.33% voting interest in iBasis).

SCOR SE, a publicly traded French company holds 100% direct equity and voting interest in SCOR Capital Partners and 11% indirect interest in iBasis. Trocadero Capital Partners (TCP), a French partnership company is the General Partner of TC&T and will control and manage TC&T (100% interest in TC&T and indirectly 22% in iBasis). The limited partners of TC&T are French and European investors none of whom will hold an indirect beneficial interest in iBasis.

The following three individuals, all French citizens and private equity executives, hold ten percent or greater direct equity and or voting interests in TCP: Philippe Bruneau (48% equity, 53.34% voting. A portion of Mr. Bruneau's holding in TCP is held through BR Associates, a French holding company); Benjamin Fougerat (32% equity and 35.55% voting); Nicolas Gagnez (20% equity and 11.11% voting. Mr. Gagnez's holding in TCP is held through XIRR Europe, a French holding company. No other entity or individual will hold a direct or indirect ten percent or greater equity or voting interest in iBasis post-closing.

We grant the Petition to Adopt Conditions to Authorizations and Licenses filed in this proceeding on December 14, 2018, by the U.S. Department of Justice (DOJ), to include its components, the National Security Division and the Federal Bureau of Investigation with the concurrence of the U.S. Department of Homeland Security. Accordingly, we condition grant of this application for transfer of control of international section 214 authority on compliance by Tofane Global SAS and iBasis, Inc. with the commitments and undertakings set forth in the Letter of Agreement from Alexandre Pebereau, President, Tofane Global SAS and Feddo Hazewindus, CEO, iBasis, Inc., to the Assistant Attorney General for National Security, DOJ, dated December 14, 2018 (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 underlying 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-20180504-00082 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.

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**ITC-T/C-20180927-00180** E Business Network Long Distance, Inc.  
Transfer of Control  
Grant of Authority Date of Action: 12/14/2018

**Current Licensee:** Business Network Long Distance, Inc.

**FROM:** Martin J Tibbitts

**TO:** The Estate of Martin J. Tibbitts

Application filed for consent to the involuntary transfer of control of Business Network Long Distance Inc. (Business Network), which holds international section 214 authorization ITC-214-20021216-00586, from Martin J. Tibbitts to the Estate of Martin J. Tibbitts. On July 20, 2018, Mr. Martin passed away. On July 26, 2018, the Probate Court of Wayne County Michigan appointed Belinda G. Tibbitts as Special Personal Representative to the Estate of Martin J. Tibbitts (see Letters of Authority for Special Personal Representative, State of Michigan Probate Court, County of Wayne, File No. 2018-840033-DE).

Applicants filed a request for Special Temporary Authority (STA) related to this transaction, ITC-STA-20180927-00181, which was granted on November 29, 2018.

This grant is without prejudice to the Commission's action in any other related pending proceeding, and is without prejudice to any enforcement action by the Commission for non-compliance with the Communications Act of 1934, as amended, or the Commission's rules.

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**ITC-T/C-20181011-00184** E Endstream Communications, LLC  
Transfer of Control  
Grant of Authority Date of Action: 12/14/2018

**Current Licensee:** Endstream Communications, LLC

**FROM:** Endstream Communications, LLC

**TO:** Hammer Fiber Optics Holdings Corp.

Application filed for consent to the transfer of control of Endstream Communications, LLC (Endstream), which holds international section 214 authorization ITC-214-20070904-00355, to Hammer Fiber Optics Holdings Corp. (Hammer). Pursuant to a Stock Purchase agreement, Hammer will acquire 100% of Endstream's stock in exchange for 1,957,116 shares of Hammer's common stock from treasury stock. Hammer is a publicly held New Jersey corporation and no single entity or individual holds 10% or greater of the shares of Hammer.

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

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**ITC-T/C-20181011-00185** E Endstream Communications, LLC  
Transfer of Control  
Grant of Authority Date of Action: 12/14/2018

**Current Licensee:** Endstream Communications, LLC

**FROM:** Dov Schwartz

**TO:** Endstream Communications, LLC

Application filed for consent to the transfer of control of Endstream Communications, LLC (Endstream), which holds international section 214 authorization ITC-214-20070904-00355, from Mr. Dov Schwartz to new shareholders. Endstream was founded in 2007 by Erik Levitt and Mr. Schwartz, each of whom held 50% interests in the partnership. On December 31, 2011, without prior Commission consent, Mr. Schwartz's share of the Company was distributed among Mr. Levitt (41%) and two new investors, Dan Pulver (41%) and Avinash Kenkare (18%), all U.S. citizens. On October 8, 2016, Brian Stone, a U.S. citizen, acquired 8% of Endstream's stock which resulted in the current distribution of shares interest in Endstream: Erik Levitt (37.5%); Dan Pulver (37.5%); Avinash Kenkare (17%), and Brian Stone (8%). Mr. Levitt was and remains the CEO and manager of Endstream's day-to-day operations.

Applicants filed a request for Special Temporary Authority (STA) related to this transaction, ITC-STA-20181011-00183, which was granted on November 29, 2018.

This grant is without prejudice to the Commission's action in any other related pending proceeding, and is without prejudice to any enforcement action by the Commission for non-compliance with the Communications Act of 1934, as amended, or the Commission's rules.

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**ITC-T/C-20181112-00208** E Delta Communications

Transfer of Control  
Grant of Authority

Date of Action: 12/14/2018

**Current Licensee:** Delta Communications

**FROM:** Stephens Clearwave LLC

**TO:** Cable One, Inc.

Application filed for consent to the transfer of control of Delta Communications d/b/a Clearwave Communications LLC (Clearwave), which holds international section 214 authorization ITC-214-20021022-00509, from Stephens Clearwave LLC to Cable One, Inc. (Cable One). Stephens Clearwave LLC f/k/a SCP Clearwave LLC holds an 83.1% ownership interest in Clearwave, an Illinois limited liability company. On November 9, 2018, Clearwave, Cable One, CABO Broadband, LLC (Merger Sub) and Stephens Clearwave LLC f/k/a SCP Clearwave LLC entered into an Agreement and Plan of Merger. Merger Sub is a wholly owned subsidiary of Cable One created for the purposes of this transaction. Merger Sub will merge with and into Clearwave with Clearwave being the surviving entity. As a result, Clearwave will become a wholly owned subsidiary of Cable One, with Clear One acquiring 100% ownership and control of Clearwave.

Cable One is a publicly traded Delaware corporation. The following entity and individuals will hold ten percent or greater ownership interests in Cable One's outstanding common stock after closing: T. Rowe Price Associates, Inc., a Maryland corporation (13.7%) (a subsidiary of T. Rowe Price Group, Inc., a publicly traded Maryland corporation, in which no entity or individual holds ten percent or greater interest); Donald E. Graham, a U.S. citizen (13.2%); and Daniel L. Mosley, a U.S. citizen (11.6%). No other entity or individual will hold a ten percent or greater direct or indirect equity or voting interest in Cable One or Clearwave after consummation of the transaction.

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

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**ITC-T/C-20181113-00205** E Le-Ru Long Distance Company

Transfer of Control  
Grant of Authority

Date of Action: 12/14/2018

**Current Licensee:** Le-Ru Long Distance Company

**FROM:** Robert L Hart

**TO:** STEL-CO

Application filed for consent to the transfer of control of Le-Ru Long Distance Company (Le-Ru LD), which holds international section 214 authorization ITC-214-20010607-00328, from Robert L. Hart to STEL-CO. Le-Ru LD is a wholly owned subsidiary of Le-Ru Telephone Company (Le-Ru Telephone). Robert L. Hart holds a 84.21% ownership interest in Le-Ru Telephone and his brother James Hart holds the remaining 15.79%. Pursuant to a Stock Purchase Agreement, STEL-CO will acquire all of the stock of Le-Ru Telephone. Upon closing, Le-Ru Telephone and Le-Ru LD will become wholly owned direct and indirect subsidiaries of STEL-CO. W. Jay Mitchell, a U.S. citizen, wholly owns STEL-CO.

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

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**ITC-T/C-20181113-00207** E Selectel, Inc.

Transfer of Control  
Grant of Authority

Date of Action: 12/14/2018

**Current Licensee:** Selectel, Inc.

**FROM:** Compass Atlantic Inc.

**TO:** Ignition Wireless, LLC

Application filed for consent to the transfer of control of Selectel, Inc. (Selectel), which holds international section 214 authorization ITC-214-20090326-00133, from Compass Atlantic, Inc. (Compass Atlantic) to Ignition Wireless, LLC (Ignition). Compass Atlantic, Inc. holds a 66.67% ownership interest in Selectel, a Nevada corporation, and Matthew O'Flaherty holds the remaining 33.33% ownership interest. Ignition proposes to acquire 100% of the shares of Selectel from Compass Atlantic and Mr. O'Flaherty. The following three individuals, all U.S. citizens, hold ten percent or greater ownership interests in Ignition: Norman Lemay (50%), Jay Powers (21%), and Jeremy Sands (12%).

Applicants filed a request for Special Temporary Authority (STA) related to this transaction, ITC-STA-20181113-00211, which was granted on November 29, 2018.

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

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**ITC-T/C-20181120-00214**      E      Network Service Billing, Inc.  
Transfer of Control  
Grant of Authority      Date of Action:    12/14/2018

**Current Licensee:**    Network Service Billing, Inc.

**FROM:** Martin J Tibbitts

**TO:**    The Estate of Martin J. Tibbitts

Application filed for consent to the involuntary transfer of control of Network Service Billing, Inc., which holds international section 214 authorization ITC-214-20050726-00286, from Martin J. Tibbitts to the Estate of Martin J. Tibbitts. On July 20, 2018, Mr. Martin passed away. On July 26, 2018, the Probate Court of Wayne County Michigan appointed Belinda G. Tibbitts as Special Personal Representative to the Estate of Martin J. Tibbitts (see Letters of Authority for Special Personal Representative, State of Michigan Probate Court, County of Wayne, File No. 2018-840033-DE).

Applicants filed a request for Special Temporary Authority (STA) related to this transaction, ITC-STA-20180927-00181, which was granted on November 29, 2018.

This grant is without prejudice to the Commission's action in any other related pending proceeding, and is without prejudice to any enforcement action by the Commission for non-compliance with the Communications Act of 1934, as amended, or the Commission's rules.

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**ITC-T/C-20181120-00215**      E      Nationwide Long Distance Service, Inc.  
Transfer of Control  
Grant of Authority      Date of Action:    12/14/2018

**Current Licensee:**    Nationwide Long Distance Service, Inc.

**FROM:** Martin J Tibbitts

**TO:**    The Estate of Martin J. Tibbitts

Application filed for consent to the involuntary transfer of control of Nationwide Long Distance Service, Inc., which holds international section 214 authorization ITC-214-20060404-00186, from Martin J. Tibbitts to the Estate of Martin J. Tibbitts. On July 20, 2018, Mr. Martin passed away. On July 26, 2018, the Probate Court of Wayne County Michigan appointed Belinda G. Tibbitts as Special Personal Representative to the Estate of Martin J. Tibbitts (see Letters of Authority for Special Personal Representative, State of Michigan Probate Court, County of Wayne, File No. 2018-840033-DE).

Applicants filed a request for Special Temporary Authority (STA) related to this transaction, ITC-STA-20180927-00181, which was granted on November 29, 2018.

This grant is without prejudice to the Commission's action in any other related pending proceeding, and is without prejudice to any enforcement action by the Commission for non-compliance with the Communications Act of 1934, as amended, or the Commission's rules.

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**ITC-T/C-20181120-00216**      E      Integrated Services, Inc.  
Transfer of Control  
Grant of Authority      Date of Action:    12/14/2018

**Current Licensee:**    Integrated Services, Inc.

**FROM:** Martin J Tibbitts

**TO:**    The Estate of Martin J. Tibbitts

Application filed for consent to the involuntary transfer of control of Integrated Services, Inc., which holds international section 214 authorization ITC-214-20060530-00292, from Martin J. Tibbitts to the Estate of Martin J. Tibbitts. On July 20, 2018, Mr. Martin passed away. On July 26, 2018, the Probate Court of Wayne County Michigan appointed Belinda G. Tibbitts as Special Personal Representative to the Estate of Martin J. Tibbitts (see Letters of Authority for Special Personal Representative, State of Michigan Probate Court, County of Wayne, File No. 2018-840033-DE).

Applicants filed a request for Special Temporary Authority (STA) related to this transaction, ITC-STA-20180927-00181, which was granted on November 29, 2018.

This grant is without prejudice to the Commission's action in any other related pending proceeding, and is without prejudice to any enforcement action by the Commission for non-compliance with the Communications Act of 1934, as amended, or the Commission's rules.

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**ITC-T/C-20181120-00217** E Communications Network Billing, Inc.  
Transfer of Control  
Grant of Authority Date of Action: 12/14/2018

**Current Licensee:** Communications Network Billing, Inc.

**FROM:** Martin J Tibbitts

**TO:** The Estate of Martin J. Tibbitts

Application filed for consent to the involuntary transfer of control of Communications Network Billing, Inc., which holds international section 214 authorization ITC-214-20031124-00537, from Martin J. Tibbitts to the Estate of Martin J. Tibbitts. On July 20, 2018, Mr. Martin passed away. On July 26, 2018, the Probate Court of Wayne County Michigan appointed Belinda G. Tibbitts as Special Personal Representative to the Estate of Martin J. Tibbitts (see Letters of Authority for Special Personal Representative, State of Michigan Probate Court, County of Wayne, File No. 2018-840033-DE).

Applicants filed a request for Special Temporary Authority (STA) related to this transaction, ITC-STA-20180927-00181, which was granted on November 29, 2018.

This grant is without prejudice to the Commission's action in any other related pending proceeding, and is without prejudice to any enforcement action by the Commission for non-compliance with the Communications Act of 1934, as amended, or the Commission's rules.

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**ITC-T/C-20181120-00218** E National Access Long Distance, Inc.  
Transfer of Control  
Grant of Authority Date of Action: 12/14/2018

**Current Licensee:** National Access Long Distance, Inc.

**FROM:** Martin J Tibbitts

**TO:** The Estate of Martin J. Tibbitts

Application filed for consent to the involuntary transfer of control of National Access Long Distance, Inc., which holds international section 214 authorization ITC-214-20021018-00505, from Martin J. Tibbitts to the Estate of Martin J. Tibbitts. On July 20, 2018, Mr. Martin passed away. On July 26, 2018, the Probate Court of Wayne County Michigan appointed Belinda G. Tibbitts as Special Personal Representative to the Estate of Martin J. Tibbitts (see Letters of Authority for Special Personal Representative, State of Michigan Probate Court, County of Wayne, File No. 2018-840033-DE).

Applicants filed a request for Special Temporary Authority (STA) related to this transaction, ITC-STA-20180927-00181, which was granted on November 29, 2018.

This grant is without prejudice to the Commission's action in any other related pending proceeding, and is without prejudice to any enforcement action by the Commission for non-compliance with the Communications Act of 1934, as amended, or the Commission's rules.

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**ITC-T/C-20181120-00219** E Multiline Long Distance, Inc.  
Transfer of Control  
Grant of Authority Date of Action: 12/14/2018

**Current Licensee:** Multiline Long Distance, Inc.

**FROM:** Martin J Tibbitts

**TO:** The Estate of Martin J. Tibbitts

Application filed for consent to the involuntary transfer of control of Multiline Long Distance, Inc., which holds international section 214 authorization ITC-214-20061107-00502, from Martin J. Tibbitts to the Estate of Martin J. Tibbitts. On July 20, 2018, Mr. Martin passed away. On July 26, 2018, the Probate Court of Wayne County Michigan appointed Belinda G. Tibbitts as Special Personal Representative to the Estate of Martin J. Tibbitts (see Letters of Authority for Special Personal Representative, State of Michigan Probate Court, County of Wayne, File No. 2018-840033-DE).

Applicants filed a request for Special Temporary Authority (STA) related to this transaction, ITC-STA-20180927-00181, which was granted on November 29, 2018.

This grant is without prejudice to the Commission's action in any other related pending proceeding, and is without prejudice to any enforcement action by the Commission for non-compliance with the Communications Act of 1934, as amended, or the Commission's rules.

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**ITC-T/C-20181120-00220** E LCR Telecommunications, LLC

Transfer of Control  
Grant of Authority

Date of Action: 12/14/2018

**Current Licensee:** LCR Telecommunications, LLC

**FROM:** Martin J Tibbitts

**TO:** The Estate of Martin J. Tibbitts

Application filed for consent to the involuntary transfer of control of LCR Telecommunications, LLC, which holds international section 214 authorization ITC-214-19980313-00189, from Martin J. Tibbitts to the Estate of Martin J. Tibbitts. On July 20, 2018, Mr. Martin passed away. On July 26, 2018, the Probate Court of Wayne County Michigan appointed Belinda G. Tibbitts as Special Personal Representative to the Estate of Martin J. Tibbitts (see Letters of Authority for Special Personal Representative, State of Michigan Probate Court, County of Wayne, File No. 2018-840033-DE).

Applicants filed a request for Special Temporary Authority (STA) related to this transaction, ITC-STA-20180927-00181, which was granted on November 29, 2018.

This grant is without prejudice to the Commission's action in any other related pending proceeding, and is without prejudice to any enforcement action by the Commission for non-compliance with the Communications Act of 1934, as amended, or the Commission's rules.

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**ITC-T/C-20181120-00221** E Conectado, Inc.

Transfer of Control  
Grant of Authority

Date of Action: 12/14/2018

**Current Licensee:** Conectado, Inc.

**FROM:** Martin J Tibbitts

**TO:** The Estate of Martin J. Tibbitts

Application filed for consent to the involuntary transfer of control of Conectado, Inc., which holds international section 214 authorization ITC-214-20110216-00053, from Martin J. Tibbitts to the Estate of Martin J. Tibbitts. On July 20, 2018, Mr. Martin passed away. On July 26, 2018, the Probate Court of Wayne County Michigan appointed Belinda G. Tibbitts as Special Personal Representative to the Estate of Martin J. Tibbitts (see Letters of Authority for Special Personal Representative, State of Michigan Probate Court, County of Wayne, File No. 2018-840033-DE).

Applicants filed a request for Special Temporary Authority (STA) related to this transaction, ITC-STA-20180927-00181, which was granted on November 29, 2018.

This grant is without prejudice to the Commission's action in any other related pending proceeding, and is without prejudice to any enforcement action by the Commission for non-compliance with the Communications Act of 1934, as amended, or the Commission's rules.

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**ITC-T/C-20181128-00223** E DELTA COMMUNICATIONS LLC

Transfer of Control  
Grant of Authority

Date of Action: 12/14/2018

**Current Licensee:** DELTA COMMUNICATIONS LLC

**FROM:** DELTA COMMUNICATIONS LLC

**TO:** Stephens Clearwave LLC

Application filed for consent to the transfer of control of Delta Communications LLC d/b/a Clearwave Communications (Clearwave), which holds international section 214 authorization ITC-214-20021022-00509, to Stephens Clearwave LLC (Stephens). On February 24, 2011, without prior Commission consent, SCP Clearwave LLC (SCP) acquired 70.9% interest in Clearwave, an Illinois limited liability company. Since then SCP's interest in Clearwave has increased to 83.1%. SCP, an Arkansas limited liability company, is a private equity firm, and a subsidiary of Stephens Capital Partners. In 2013, SCP changed its name to Stephens Clearwave LLC. After consummation, there were five Stephens Family Trusts: Harriet Calhoun Stephens Trust, Warren A. Stephens Trust, Miles Stephens WHCT Trust, John Calhoun Stephen WHCT Trust, and Laura W. Stephens Trust that held ten percent or greater ownership interests in in Clearwave through SCP, now Stephens. The trustee of each trust is a U.S. citizen. No other individual or entity holds a ten percent or greater ownership interest in Clearwave.

Applicants filed a request for Special Temporary Authority (STA) related to this transaction, ITC-STA-20181112-00210, which was granted on November 29, 2018.

This grant is without prejudice to the Commission's action in any other related pending proceeding, and is without prejudice to any enforcement action by the Commission for non-compliance with the Communications Act of 1934, as amended, or the Commission's rules.

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**INFORMATIVE**

**ITC-214-20080131-00042**

PTGi International Carrier Services, Inc.

By letter filed November 29, 2018, Applicant notified the Commission that the following wholly-owned subsidiaries 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): Go2Tel.com, Inc.

**INFORMATIVE**

**ITC-214-20130716-00198**

Lingo Communications of Kentucky, LLC

By letter dated December 17, 2018, the Commission was notified that Birch Communications of Kentucky, LLC has changed its name to Lingo Communications of Kentucky, LLC.

**SURRENDER**

**ITC-214-19990831-00574**

TRC Telecom, Inc.

Applicant notified the Commission of the Surrender of its international section 214 authorization effective December 12, 2018.

**ITC-214-20010309-00132**

GO2TEL.COM, INC.

Applicant notified the Commission of the Surrender of its international section 214 authorization effective November 19, 2018.

**ITC-214-20110125-00008**

Zayo Group, LLC

Applicant notified the Commission of the Surrender of its international section 214 authorization effective December 11, 2018.

**ITC-214-20120801-00193**

TELEDIREK GLOBAL CORP.

Applicant notified the Commission of the Surrender of its international section 214 authorization effective December 17, 2018.

**ITC-214-20140922-00266**

Zayo Group, LLC

Applicant notified the Commission of the Surrender of its international section 214 authorization effective December 11, 2018.

## 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) Carriers shall file annual circuit capacity reports required by Section 43.82. See <http://www.fcc.gov/encyclopedia/circuit-capacity-report>.
- (8) Carriers should consult Section 63.19 of the rules when contemplating a discontinuance, reduction or impairment of service.
- (9) 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.
- (10) 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.
- (11) 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.
- (12) Carriers shall comply with the Communications Assistance for Law Enforcement Act (CALEA), see 47 C.F.R. §§ 1.20000 et seq.

(13) 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](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.