



PUBLIC NOTICE

FEDERAL COMMUNICATIONS COMMISSION
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Report No. TEL-01945S

Friday March 1, 2019

Streamlined International Applications Accepted For Filing

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

Unless otherwise specified, the following procedures apply to the applications listed below:

The international Section 214 applications listed below have been found, upon initial review, to be acceptable for filing and subject to the streamlined processing procedures set forth in Section 63.12 of the Commission's rules, 47 C.F.R. § 63.12. These applications are for authority under Section 214 of the Communications Act, 47 U.S.C. § 214(a), to transfer control of an authorized carrier or to assign a carrier's existing authorization; and/or (b) to become a facilities-based international common carrier; and/or (c) to become a resale-based international common carrier.

Pursuant to Section 63.12 of the rules, these Section 214 applications will be granted 14 days after the date of this public notice (see 47 C.F.R. § 1.4 regarding computation of time), and the applicant may commence operations on the 15th day, unless the Commission has informed the applicant in writing, within 14 days after the date of this public notice, that the application, on further examination, has been deemed ineligible for streamlined processing. Pursuant to Section 1.1910(b)(2) of the rules, action will be withheld on any application by any entity found to be delinquent in its debts to the Commission. Applicants should check the Red Light Display System's website at www.fcc.gov/redlight to determine if they are delinquent in a debt to the Commission and for information on how to pay the debt.

Communications between outside parties and Commission staff concerning these applications are permitted subject to the Commission's rules for "permit-but-disclose proceedings." See 47 C.F.R. § 1.1206. An application can be removed from streamlined processing only in the sound discretion of Commission staff. The filing of comments or a petition to deny will not necessarily result in an application being deemed ineligible for streamlined processing.

People with Disabilities: To request materials in accessible formats for people with disabilities (braille, large print, electronic files, audio format), send an e-mail to fcc504@fcc.gov or call the Consumer & Governmental Affairs Bureau at 202-418-0530 (voice), 1-888-835-5322 (tty). All applications listed are subject to further consideration and review, and may be returned and/or dismissed if not found to be in accordance with the Commission's rules, regulations, and other requirements.

We request that comments on any of these applications refer to the application file number shown below.

ITC-214-20190214-00076	E	Livewire FLA, Inc.
International Telecommunications Certificate		
Service(s): Global or Limited Global Resale Service		
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).		

ITC-214-20190215-00078	E	EBB Connect, LLC
International Telecommunications Certificate		
Service(s): Global or Limited Global Resale Service		
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).		

ITC-214-20190221-00085 E Aquatel Inc

International Telecommunications Certificate

Service(s): Global or Limited Global Resale Service

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).

ITC-T/C-20190201-00069 E West IP Communications, Inc.

Transfer of Control

Current Licensee: West IP Communications, Inc.

FROM: Olympus Holdings II, LLC

TO: AP VIII Olympus VoteCo, LLC

Application filed for consent to the transfer of control of West IP Communications, Inc. (WIPC), which holds international section 214 authorization ITC-214-20110309-00066, from Olympus Holdings II, LLC to AP VIII Olympus VoteCo, LLC (Olympus VoteCo). WIPC is a direct wholly owned subsidiary of West Corporation (West) which is a direct wholly owned subsidiary of Olympus Holdings II. Olympus VoteCo holds 100% voting control over Mount Olympus Holdings, Inc, the indirect 100% parent of Olympus Holdings II. Pursuant to a proposed unit purchase agreement (Agreement), Joshua J. Harris, who currently holds 33.3% equity interest and 51% voting interest in Olympus VoteCo, will assign his equity and voting interests to current sole officers and managers of Olympus VoteCo, Matthew Nord and Robert Kalsow-Ramos (collectively Managers), both U.S. citizens. Currently Messrs. Nord and Kaslow-Ramos each hold 24.5% voting interest and 33.3% equity interest in Olympus VoteCo. Mount Olympus Parent, L.P. (Mount Olympus Parent), which holds a 100% equity interest in Mount Olympus Holdings, will receive a nonattributable 9.9% voting and equity interest in Olympus VoteCo pursuant to the Agreement. Upon closing, Messrs. Nord and Kalsow-Ramos will each hold 45.5% equity and voting interests in Olympus VoteCo, and Olympus VoteCo will indirectly control Olympus Holding II and WIPC.

Mount Olympus Parent is owned directly by AP VIII Olympus Holdings, L.P. (AP VIII Holdings) (73% equity), and by AP Olympus Co-Invest, L.P. (AP Co-Invest) and members of West management (27% equity). The following three limited partnerships (Collectively AP Funds) hold equity interests in AP VIII Holdings as follows: Apollo Investment Fund VIII, L.P. (47.93%), Apollo Overseas Partners (Delaware 892) VIII, L.P., and AOP VIII (AIV), L.P. (14.67%). No entity or individual holds a 10% or greater direct or indirect aggregate equity in the AP Funds. Other than the AP Funds, no entity or individual holds a 10% or greater direct or indirect equity in Mount Olympus Parent.

ITC-T/C-20190201-00070 E West Telecom Services, LLC

Transfer of Control

Current Licensee: West Telecom Services, LLC

FROM: AP VIII Olympus VoteCo, LLC

TO: AP VIII Olympus VoteCo, LLC

Application filed for consent to the transfer of control of West Telecom Services, LLC (f/k/a Hypercube Telecom, LLC) (West Telecom), which holds international section 214 authorization ITC-214-20050203-00058, from Olympus Holdings II, LLC to AP VIII Olympus VoteCo, LLC (Olympus VoteCo). West Telecom is an indirect wholly owned subsidiary of West Corporation (West) which is a direct wholly owned subsidiary of Olympus Holdings II. Olympus VoteCo holds 100% voting control over Mount Olympus Holdings, Inc, the indirect 100% parent of Olympus Holdings II. Pursuant to a proposed unit purchase agreement (Agreement), Joshua J. Harris, who currently holds 33.3% equity interest and 51% voting interest in Olympus VoteCo, will assign his equity and voting interests to current sole officers and managers of Olympus VoteCo, Matthew Nord and Robert Kalsow-Ramos (collectively Managers), both U.S. citizens. Currently Messrs. Nord and Kaslow-Ramos each hold 24.5% voting interest and 33.3% equity interest in Olympus VoteCo. Mount Olympus Parent, L.P. (Mount Olympus Parent), which holds a 100% equity interest in Mount Olympus Holdings, will receive a nonattributable 9.9% voting and equity interest in Olympus VoteCo pursuant to the Agreement. Upon closing, Messrs. Nord and Kalsow-Ramos will each hold 45.5% equity and voting interests in Olympus VoteCo, and Olympus VoteCo will indirectly control Olympus Holdings II and West Telecom.

Mount Olympus Parent is owned directly by AP VIII Olympus Holdings, L.P. (AP VIII Holdings) (73% equity), and by AP Olympus Co-Invest, L.P. (AP Co-Invest) and members of West management (27% equity). The following three limited partnerships (Collectively AP Funds) hold equity interests in AP VIII Holdings as follows: Apollo Investment Fund VIII, L.P. (47.93%), Apollo Overseas Partners (Delaware 892) VIII, L.P., and AOP VIII (AIV), L.P. (14.67%). No entity or individual holds a 10% or greater direct or indirect aggregate equity in the AP Funds. Other than the AP Funds, no entity or individual holds a 10% or greater direct or indirect equity in Mount Olympus Parent.

ITC-T/C-20190206-00071 E Advanced Tel, L.L.C.

Transfer of Control

Current Licensee: Advanced Tel, L.L.C.

FROM: EATELCORP, L.L.C.

TO: Reserve Communications and Computer Corporation

Application filed for consent to the transfer of control of Advanced Tel LLC, which holds international section 214 authorizations ITC-214-19940131-00027 and ITC-214-19950814-00070, from its 100% direct parent, EATELCORP, LLC (EATEL), to Reserve Communications and Computer Corporation (Reserve). Pursuant to a December 18, 2018 Agreement and Plan of Merger, Reserve will acquire all outstanding equity interests in EATEL from current owner-members for cash. RTC MergerCo, LLC, a direct wholly owned subsidiary of Reserve formed to accomplish the transaction, will merge with and into EATEL, with EATEL being the surviving entity. As a result, EATEL and Advance Tel will become direct and indirect wholly owned subsidiaries of Reserve, respectively.

Reserve is wholly owned by RTC Interco, L.L.C., which in turn is wholly owned by RTC Holdings, L.L.C. Three investments trusts established for the benefits of the Reilly family own RTC Holdings. (1) Jennifer and Sean Reilly Family, LLC holds a 44.44% interest in RTC Holdings. Kevin P. Reilly Jr. is the Trustee and Managing Member. (2) Ninemile, L.L.C., holds a 28.58% interest in RTC Holdings. William M. Reilly and Ross L. Reilly are the Trustees of Ninemile and Kevin P. Reilly Jr. is the Managing Member. (3) The Reilly Family Limited Partnership holds an 11.12% interest in RC Holdings. Kevin P. Reilly Jr., Anna Reilly Cullinan, Sean Reilly and Wendall Gray Reilly are the General Partners. No other individuals or entities hold a ten percent of greater interest in RTC Holdings.

ITC-T/C-20190227-00082 E SJI, LLC

Transfer of Control

Current Licensee: SJI, LLC

FROM: EATELCORP, L.L.C.

TO: Reserve Communications and Computer Corporation

Application filed for consent to the transfer of control of SJI, LLC, which holds international section 214 authorization ITC-214-20020402-00156, from its 100% indirect parent, EATELCORP, LLC (EATEL), to Reserve Communications and Computer Corporation (Reserve). Pursuant to a December 18, 2018 Agreement and Plan of Merger, Reserve will acquire all outstanding equity interests in EATEL from current owner-members for cash. RTC MergerCo, LLC, a direct wholly owned subsidiary of Reserve formed to accomplish the transaction, will merge with and into EATEL, with EATEL being the surviving entity. As a result, EATEL and SJI will become direct and indirect wholly owned subsidiaries of Reserve, respectively.

Reserve is wholly owned by RTC Interco, L.L.C., which in turn is wholly owned by RTC Holdings, L.L.C. Three investments trusts established for the benefits of the Reilly family own RTC Holdings. (1) Jennifer and Sean Reilly Family, LLC holds a 44.44% interest in RTC Holdings. Kevin P. Reilly Jr. is the Trustee and Managing Member. (2) Ninemile, L.L.C., holds a 28.58% interest in RTC Holdings. William M. Reilly and Ross L. Reilly are the Trustees of Ninemile and Kevin P. Reilly Jr. is the Managing Member. (3) The Reilly Family Limited Partnership holds an 11.12% interest in RC Holdings. Kevin P. Reilly Jr., Anna Reilly Cullinan, Sean Reilly and Wendall Gray Reilly are the General Partners. No other individuals or entities hold a ten percent of greater interest in RTC Holdings.

REMINDERS:

Applicants must certify that neither the applicant nor any party to the application is subject to a denial of federal benefits by federal and/or state courts under authority granted in 21 U.S.C. § 862. See 47 C.F.R. §§ 1.2001-.2003.