



PUBLIC NOTICE

FEDERAL COMMUNICATIONS COMMISSION
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Report No. TEL-02018NS

Friday April 10, 2020

Non Streamlined International Applications/Petitions 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 applications listed below have been found, upon initial review, to be acceptable for filing. These applications are not 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 shall not be deemed granted until the Commission affirmatively acts upon the application, either by public notice or by written order. Operation for which authorization is sought may not commence except in accordance with any terms or conditions imposed by the Commission. 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.

Unless otherwise specified, interested parties may file comments with respect to these applications within 28 days of the date of this public notice. We request that such comments refer to the application file number shown below. No application listed below shall be granted by the Commission earlier than the day after the date specified in this public notice for the filing of comments.

Unless otherwise specified, ex parte 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.

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.

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

International Telecommunications Certificate

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

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

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

Transfer of Control

Current Licensee: PRIMELINK, INC.

FROM: K&S Communications, Inc.

TO: FirstLight Fiber, Inc.

Application filed for consent to the transfer of control of PrimeLink, Inc. (PrimeLink), a New York corporation which holds international section 214 authorizations, ITC-214-19970324-00166 and ITC-214-19990924-00588, from its 100% direct parent, K & S Communications, Inc. (K & S Communications), a New York holding company, to FirstLight Fiber, Inc. (FirstLight), a Delaware corporation. Pursuant to a stock purchase agreement, dated February 11, 2020, FirstLight proposes to acquire all of the issued and outstanding shares of capital stock of PrimeLink from K & S Communications. Upon closing, PrimeLink will become a direct, wholly owned subsidiary of FirstLight.

FirstLight is wholly owned by FirstLight Holdco, Inc. (Holdco), a Delaware holding company. Holdco is wholly owned by Flight Intermediate Holdco Inc., a Delaware holding company, which in turn is a wholly owned subsidiary of Flight Holdco Inc. (Flight Holdco), also a Delaware holding company. Flight Holdco is wholly owned by Flight Group Holdings LP, a Delaware holding company. Flight Group Holdings GP LLC (Flight Group Holdings GP), also a Delaware holding company, is the general partner of Flight Group Holdings LP.

Flight Co-Invest LP (Flight Co-Invest), a United Kingdom entity, holds a 24.88% equity interest in Flight Group Holdings LP. Antin III FinCo SCS (Antin Finco), a Luxembourg entity, holds a 16.53% equity interest in Flight Group Holdings LP. Antin III Finco GP, also a Luxembourg entity, is the general partner of Antin Finco. Antin Infrastructure Partners III, FPCI (Antin III France), a France entity, holds a 32.6% direct interest in Flight Group Holdings LP as well as indirect interests through its approximately 57% equity interest in both Antin Finco and Antin III Finco GP. Antin Infrastructure Partners III L.P. (Antin III UK), a United Kingdom entity, holds a 24.08% direct interest in Flight Group Holdings LP as well as indirect interests through its approximately 43% equity interest in both Antin Finco and Antin III Finco GP. Antin III France holds a 57.51% membership interest and Antin III UK, holds a 42.49% membership interest in Flight Group Holdings GP and both jointly hold a 100% voting interest in Flight Group Holdings GP.

Antin III France is managed and controlled by Antin Infrastructure Partners S.A.S. (Antin France). Antin III UK and Flight Co-Invest are managed and controlled by Antin Infrastructure Partners UK Limited (Antin UK). Antin Finco and Antin Finco GP are each owned and controlled by Antin France and Antin UK. All investment decisions are made by the investment committees for Antin UK and Antin France, which are both composed of the following seven individual members and must act in concert with respect to matters for Antin UK and Antin France: Mélanie Biessy, a French citizen; Mark Crosbie, a British citizen; Stéphane Ifker, a French citizen; Sébastien Lecaudey, a French citizen; Alain Rauscher, a French citizen; Angelika Scöchlin, a German citizen; and Kevin Scott Genieser, a U.S. citizen.

REMINDER:

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.