



PUBLIC NOTICE

FEDERAL COMMUNICATIONS COMMISSION
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Friday December 18, 2020

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-214-20201210-00207 E Cococel, 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).

Cococel, LLC is 100 percent owned by Osniel Hernandez, a U.S. citizen.

ITC-ASG-20201116-00191 E Slic Network Solutions, Inc.

Assignment

Current Licensee: Crown Point Network Technologies, Inc.

FROM: Crown Point Network Technologies, Inc.

TO: Slic Network Solutions, Inc.

Application filed for consent to the assignment of international section 214 authorizations, ITC-214-20030109-00004 and ITC-214-20080826-00403, held by Crown Point Network Technologies, Inc. d/b/a Bridge Point (Crown Point) to SLIC Network Solutions, Inc. (SLIC). Pursuant to the terms of an Assets Purchase Agreement, SLIC will acquire Crown Point's international section 214 authorizations and approximately 1150 customers of Crown Point in the Crown Point, New York area.

SLIC, a New York corporation, is a wholly owned subsidiary of Atlas Connectivity, LLC (Atlas), a Delaware limited liability company. The following entities and individuals hold 10% or greater direct and indirect ownership interests in Atlas: 5 LOOP, LLC (5 LOOP), a Delaware limited liability company (80.13%). 5 LOOP is owned as follows: Rock Island Capital Fund II, LP (RICF II), a Delaware partnership (78.96%) and Bradley Pattelli and his family, all US citizens (17.63%). Lanigan Holdings, LLC, an Illinois limited liability company, holds 12.6% interest in RICF II. Upon closing, no other entity or individual will hold 10% or greater direct or indirect equity or voting interest in Atlas or SLIC.

ITC-ASG-20201202-00194 E Telrite Corporation

Assignment

Current Licensee: EBB Connect, LLC

FROM: EBB Connect, LLC

TO: Telrite Corporation

Application filed for consent to the assignment of international section 214 authorization ITC-214-20190215-00078, held by EBB Connect, LLC (EBB), to Telrite Corporation (Telrite). Pursuant to the Agreement and Plan of Merger between EBB and Telrite dated November 24, 2020, EBB will be merged with and into Telrite with Telrite being the surviving entity.

Telrite is wholly owned by Telrite Holdings, Inc., both Georgia entities. Reginald McFarland, a U.S. citizen, holds a 27.49% ownership interest and is the CEO of Telrite Holdings and exercises de facto control over the company. Kelly Jesel, a U.S. citizen, holds a 13.89% ownership interest and is the Chief Financial Officer and Secretary of Telrite Holdings. Prairie Fire Trust, a Grantor Trust established by Reginald McFarland for the benefit of Reginald McFarland's children and grandchildren, holds a 12.24% ownership interest in Telrite Holdings. No other individual or entity owns or controls a 10% or greater direct or indirect ownership interest in Telrite Holdings.

ITC-T/C-20201130-00204 E Goldfield Communications Service Corp.

Transfer of Control

Current Licensee: Goldfield Communications Service Corp.

FROM: Webster-Calhoun Cooperative Telephone Association

TO: Communications 1 Network, Inc.

Application filed for consent to the transfer of control of Goldfield Communications Services, LLC (Goldfield Services), which holds international section 214 authorization ITC-214-19970811-00481, to Communications 1 Network, Inc. (Communications 1). Goldfield Services is a wholly owned subsidiary of Goldfield Holdings, LLC (Goldfield Holdings). At the present time, Goldfield Holdings is owned in three equal shares (33% each) by Communications 1, Webster-Calhoun Cooperative Telephone Association (Webster-Calhoun) and Schaller Telephone Company (Schaller). Communications 1 will purchase the shares of Goldfield Holdings held by Webster-Calhoun and Schaller and thus acquire 100 percent ownership and control of Goldfield Holdings and its subsidiaries, including Goldfield Services.

Communications 1, an Iowa corporation, is held by the following Iowa trusts: William R. Johnson 2012 Exempt Trust (34.34%), Mary L. Johnson 2009 Marital Trust (26.10%), Mary L. Johnson 2013 Exempt Trust (13.32%), and William R. Johnson 2009 Revocable Trust (5.49%). The beneficiaries of those trusts are William R. Johnson and Mary L. Johnson's three children: Susan Weigenant, Melanie Steinkamp, and Sally Manzano, all U.S. citizens. No other individual or entity owns or controls a 10% or greater direct or indirect ownership interest in Communications 1.

ITC-T/C-20201201-00195 E The Southern Kansas Telephone Company, Inc.

Transfer of Control

Current Licensee: The Southern Kansas Telephone Company, Inc.

FROM:

TO: Twin Valley Management, Inc.

Application filed for consent to the transfer of control of The Southern Kansas Telephone Company, Inc. (Southern Kansas), which holds international section 214 authorization ITC-214-20000317-00146, to Twin Valley Management, Inc. (TVM). TVM will purchase 100% of the issued and outstanding stock of Southern Kansas, and Southern Kansas will become a wholly owned subsidiary of TVM.

The John G. Foster Trust No. 2, a Kansas Trust, holds a 26.57% interest in TVM, a Kansas corporation. All of the John G. Foster Trust No. 2's trustees and beneficiaries are U.S. citizens. No other individual or entity owns or controls a 10% or greater direct or indirect ownership interest in TVM.

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.