



# PUBLIC NOTICE

FEDERAL COMMUNICATIONS COMMISSION  
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**Report No. TEL-02071S**

**Friday January 15, 2021**

## **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](http://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](mailto: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.

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**ITC-ASG-20210104-00002**      E                      Premier Communications

Assignment

**Current Licensee:**      Northern Iowa Communications Partners, LLC

**FROM:** Northern Iowa Communicationd Partners, LLC

**TO:** Premier Communications

Application filed for consent to the assignment of customers from Northern Iowa Communications Partners, LLC (NICP) to Premier Communications (Premier). Premier will acquire NCIP's customers in the town of Estherville, Iowa. NICP will retain its customer base in the rest of its Iowa service area, exclusive of Estherville. Premier will provide international service to its newly acquired customers pursuant to its existing international 214 authorization, ITC-214-19970905-00537 (Old File No. ITC-97-534). NICP will continue to provide international service to its remaining customers pursuant to its existing international 214 authorization, ITC-214-19970207-00071 (Old File No. ITC-97-119).

Premier is wholly owned by Mutual Telephone Company of Sioux Center, Iowa d/b/a Premier Communications (Mutual), both Iowa corporations. No individual or entity holds a 10% or greater direct or indirect ownership interest in Mutual.

Transfer of Control

**Current Licensee:** Holway Long Distance**FROM:** American Broadband Communications, LLC**TO:** ABC Acquisition Inc.

Application filed for consent to transfer control of Holway Long Distance Company (Holway LD), which holds international section 214 authorization ITC-214-20000627-00399, from American Broadband Communications, LLC (ABC) to ABC Acquisition Inc. Holway is an indirect wholly owned subsidiary of American Broadband Holding Company (ABHC), which is direct wholly owned subsidiary of ABC. Prior to the transaction a new intermediate holding company (NewCo) will be inserted between ABC and ABHC to facilitate the transaction and will result in NewCo being a wholly owned subsidiary of ABC. Upon completion of the insertion of NewCo, ABC Acquisition will acquire 100% of the ownership interests of NewCo from ABC and indirectly acquire ABHC and Holway LD.

ABC Acquisition is a newly-formed Delaware corporation created to consummate the proposed transaction and a wholly-owned subsidiary of ABC Intermediate Inc., a Delaware corporation, which in turn, is a wholly-owned subsidiary of ABC Parent Holdings LP, a Delaware limited partnership. The limited partnership interests in ABC Parent Holdings LP will be held directly or indirectly by (i) Catania ABC Partners LP; (ii) an entity affiliated with Madison Dearborn Partners, LLC (MDP LLC), and (iii) certain co-investors, none of which are expected to individually hold a 10% interest. The general partner of ABC Parent Holdings LP will be ABC Parent Holdings GP LLC, a Delaware limited liability company, whose members are Catania ABC Partners LP, a Delaware limited partnership, and an entity affiliated with MDP LLC.

Catania ABC Partners LP is ultimately controlled by Catania ABC Partners GP LLC, a Delaware limited liability company. Catania ABC Partners GP LLC has two members, Richard S. Parisi and Nicholas Vantzelfde, both U.S. citizens. The entity affiliated with MDP LLC will be MDCP VIII ABC Intermediate LP (Intermediate LP); the sole partners of Intermediate LP will be the following U.S.-based funds: Madison Dearborn Capital Partners VIII-A, L.P., Madison Dearborn Capital Partners VIII-C, L.P., Madison Dearborn Capital Partners VIII Executive-A, L.P., and Madison Dearborn Capital Partners VIII Executive-A2, L.P. (collectively, MDP), all of which are managed by their general partner, Madison Dearborn Partners VIII-A&C, L.P. and its ultimate general partner, MDP LLC. Samuel Mencoff and Paul Finnegan, both U.S. citizens, each own 50% of MDP LLC.

Transfer of Control

**Current Licensee:** HunTel CableVision d/b/a HunTel Communications**FROM:** American Broadband Communications, LLC**TO:** ABC Acquisition Inc.

Application filed for consent to transfer control of HunTel CableVision d/b/a HunTel Communications (HunTel), which holds international section 214 authorization ITC-214-20001025-00632, from American Broadband Communications, LLC (ABC) to ABC Acquisition Inc. HunTel is an indirect wholly owned subsidiary of American Broadband Holding Company (ABHC), which is direct wholly owned subsidiary of ABC. Prior to the transaction a new intermediate holding company (NewCo) will be inserted between ABC and ABHC to facilitate the transaction and will result in NewCo being a wholly owned subsidiary of ABC. Upon completion of the insertion of NewCo, ABC Acquisition will acquire 100% of the ownership interests of NewCo from ABC and indirectly acquire ABHC and HunTel.

ABC Acquisition is a newly-formed Delaware corporation created to consummate the proposed transaction and a wholly-owned subsidiary of ABC Intermediate Inc., a Delaware corporation, which in turn, is a wholly-owned subsidiary of ABC Parent Holdings LP, a Delaware limited partnership. The limited partnership interests in ABC Parent Holdings LP will be held directly or indirectly by (i) Catania ABC Partners LP; (ii) an entity affiliated with Madison Dearborn Partners, LLC (MDP LLC), and (iii) certain co-investors, none of which are expected to individually hold a 10% interest. The general partner of ABC Parent Holdings LP will be ABC Parent Holdings GP LLC, a Delaware limited liability company, whose members are Catania ABC Partners LP, a Delaware limited partnership, and an entity affiliated with MDP LLC.

Catania ABC Partners LP is ultimately controlled by Catania ABC Partners GP LLC, a Delaware limited liability company. Catania ABC Partners GP LLC has two members, Richard S. Parisi and Nicholas Vantzelfde, both U.S. citizens. The entity affiliated with MDP LLC will be MDCP VIII ABC Intermediate LP (Intermediate LP); the sole partners of Intermediate LP will be the following U.S.-based funds: Madison Dearborn Capital Partners VIII-A, L.P., Madison Dearborn Capital Partners VIII-C, L.P., Madison Dearborn Capital Partners VIII Executive-A, L.P., and Madison Dearborn Capital Partners VIII Executive-A2, L.P. (collectively, MDP), all of which are managed by their general partner, Madison Dearborn Partners VIII-A&C, L.P. and its ultimate general partner, MDP LLC. Samuel Mencoff and Paul Finnegan, both U.S. citizens, each own 50% of MDP LLC.

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Transfer of Control

**Current Licensee:** Cameron Communications, LLC

**FROM:** American Broadband Communications, LLC

**TO:** ABC Acquisition Inc.

Application filed for consent to transfer control of Cameron Communications, LLC (CCL), which holds international section 214 authorization ITC-214-20100317-00105, from American Broadband Communications, LLC (ABC) to ABC Acquisition Inc. CCL is an indirect wholly owned subsidiary of American Broadband Holding Company (ABHC), which is direct wholly owned subsidiary of ABC. Prior to the transaction a new intermediate holding company (NewCo) will be inserted between ABC and ABHC to facilitate the transaction and will result in NewCo being a wholly owned subsidiary of ABC. Upon completion of the insertion of NewCo, ABC Acquisition will acquire 100% of the ownership interests of NewCo from ABC and indirectly acquire ABHC and CCL.

ABC Acquisition is a newly-formed Delaware corporation created to consummate the proposed transaction and a wholly-owned subsidiary of ABC Intermediate Inc., a Delaware corporation, which in turn, is a wholly-owned subsidiary of ABC Parent Holdings LP, a Delaware limited partnership. The limited partnership interests in ABC Parent Holdings LP will be held directly or indirectly by (i) Catania ABC Partners LP; (ii) an entity affiliated with Madison Dearborn Partners, LLC (MDP LLC), and (iii) certain co-investors, none of which are expected to individually hold a 10% interest. The general partner of ABC Parent Holdings LP will be ABC Parent Holdings GP LLC, a Delaware limited liability company, whose members are Catania ABC Partners LP, a Delaware limited partnership, and an entity affiliated with MDP LLC.

Catania ABC Partners LP is ultimately controlled by Catania ABC Partners GP LLC, a Delaware limited liability company. Catania ABC Partners GP LLC has two members, Richard S. Parisi and Nicholas Vantzelfde, both U.S. citizens. The entity affiliated with MDP LLC will be MDCP VIII ABC Intermediate LP (Intermediate LP); the sole partners of Intermediate LP will be the following U.S.-based funds: Madison Dearborn Capital Partners VIII-A, L.P., Madison Dearborn Capital Partners VIII-C, L.P., Madison Dearborn Capital Partners VIII Executive-A, L.P., and Madison Dearborn Capital Partners VIII Executive-A2, L.P. (collectively, MDP), all of which are managed by their general partner, Madison Dearborn Partners VIII-A&C, L.P. and its ultimate general partner, MDP LLC. Samuel Menco and Paul Finnegan, both U.S. citizens, each own 50% of MDP LLC.

Transfer of Control

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

**FROM:** American Broadband Communications, LLC

**TO:** ABC Acquisition Inc.

Application filed for consent to transfer control of TelAlaska Long Distance, Inc. (TelAlaska LD), which holds international section 214 authorization ITC-214-19960826-00405, from American Broadband Communications, LLC (ABC) to ABC Acquisition Inc. TelAlaska LD is an indirect wholly owned subsidiary of American Broadband Holding Company (ABHC), which is direct wholly owned subsidiary of ABC. Prior to the transaction a new intermediate holding company (NewCo) will be inserted between ABC and ABHC to facilitate the transaction and will result in NewCo being a wholly owned subsidiary of ABC. Upon completion of the insertion of NewCo, ABC Acquisition will acquire 100% of the ownership interests of NewCo from ABC and indirectly acquire ABHC and TelAlaska LD.

As part of the Proposed Transaction, ABC may complete a pro forma reorganization with respect to the entities operating in Alaska. Specifically, ABC will form a wholly owned subsidiary, ABAC Alaska Holdings, LLC (Alaska Holdings), which will be a sister company of ABHC, and Alaska Holdings will acquire majority ownership and control of ABAC Alaska, Inc., which is the parent company of TelAlaska LD. ABC and Alaska Holdings will retain majority ownership and control of ABAC Alaska, Inc. until all required regulatory approvals are obtained for ABC Acquisition to acquire ownership and control of Alaska Holdings, and once all required regulatory approvals are obtained, ABC Acquisition will acquire ownership and control of Alaska Holdings from ABC. Specifically, ABC Acquisition will have an indirect 60% ownership of ABAC Alaska Holdings through ABC Alaska Holdings and an indirect 40% ownership through Newco and ABCH.

ABC Acquisition is a newly-formed Delaware corporation created to consummate the proposed transaction and a wholly-owned subsidiary of ABC Intermediate Inc., a Delaware corporation, which in turn, is a wholly-owned subsidiary of ABC Parent Holdings LP, a Delaware limited partnership. The limited partnership interests in ABC Parent Holdings LP will be held directly or indirectly by (i) Catania ABC Partners LP; (ii) an entity affiliated with Madison Dearborn Partners, LLC (MDP LLC), and (iii) certain co-investors, none of which are expected to individually hold a 10% interest. The general partner of ABC Parent Holdings LP will be ABC Parent Holdings GP LLC, a Delaware limited liability company, whose members are Catania ABC Partners LP, a Delaware limited partnership, and an entity affiliated with MDP LLC.

Catania ABC Partners LP is ultimately controlled by Catania ABC Partners GP LLC, a Delaware limited liability company. Catania ABC Partners GP LLC has two members, Richard S. Parisi and Nicholas Vantzelfde, both U.S. citizens. The entity affiliated with MDP LLC will be MDCP VIII ABC Intermediate LP (Intermediate LP); the sole partners of Intermediate LP will be the following U.S.-based funds: Madison Dearborn Capital Partners VIII-A, L.P., Madison Dearborn Capital Partners VIII-C, L.P., Madison Dearborn Capital Partners VIII Executive-A, L.P., and Madison Dearborn Capital Partners VIII Executive-A2, L.P. (collectively, MDP), all of which are managed by their general partner, Madison Dearborn Partners VIII-A&C, L.P. and its ultimate general partner, MDP LLC. Samuel Menco and Paul Finnegan, both U.S. citizens, each own 50% of MDP LLC.

Transfer of Control

**Current Licensee:** KLM Long Distance

**FROM:** American Broadband Communications, LLC

**TO:** ABC Acquisition Inc.

Application filed for consent to transfer control of KLM Long Distance Company (KLM LD), which holds international section 214 authorization ITC-214-20000627-00398, from American Broadband Communications, LLC (ABC) to ABC Acquisition Inc. KLM LD is an indirect wholly owned subsidiary of American Broadband Holding Company (ABHC), which is direct wholly owned subsidiary of ABC. Prior to the transaction a new intermediate holding company (NewCo) will be inserted between ABC and ABHC to facilitate the transaction and will result in NewCo being a wholly owned subsidiary of ABC. Upon completion of the insertion of NewCo, ABC Acquisition will acquire 100% of the ownership interests of NewCo from ABC and indirectly acquire ABHC and KLM LD.

ABC Acquisition is a newly-formed Delaware corporation created to consummate the proposed transaction and a wholly-owned subsidiary of ABC Intermediate Inc., a Delaware corporation, which in turn, is a wholly-owned subsidiary of ABC Parent Holdings LP, a Delaware limited partnership. The limited partnership interests in ABC Parent Holdings LP will be held directly or indirectly by (i) Catania ABC Partners LP; (ii) an entity affiliated with Madison Dearborn Partners, LLC (MDP LLC), and (iii) certain co-investors, none of which are expected to individually hold a 10% interest. The general partner of ABC Parent Holdings LP will be ABC Parent Holdings GP LLC, a Delaware limited liability company, whose members are Catania ABC Partners LP, a Delaware limited partnership, and an entity affiliated with MDP LLC.

Catania ABC Partners LP is ultimately controlled by Catania ABC Partners GP LLC, a Delaware limited liability company. Catania ABC Partners GP LLC has two members, Richard S. Parisi and Nicholas Vantzelfde, both U.S. citizens. The entity affiliated with MDP LLC will be MDCP VIII ABC Intermediate LP (Intermediate LP); the sole partners of Intermediate LP will be the following U.S.-based funds: Madison Dearborn Capital Partners VIII-A, L.P., Madison Dearborn Capital Partners VIII-C, L.P., Madison Dearborn Capital Partners VIII Executive-A, L.P., and Madison Dearborn Capital Partners VIII Executive-A2, L.P. (collectively, MDP), all of which are managed by their general partner, Madison Dearborn Partners VIII-A&C, L.P. and its ultimate general partner, MDP LLC. Samuel Menco and Paul Finnegan, both U.S. citizens, each own 50% of MDP LLC.

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**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.