



PUBLIC NOTICE

FEDERAL COMMUNICATIONS COMMISSION
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Friday March 25, 2022

Non Streamlined International Applications/Petitions Accepted For Filing

Section 214 Applications (47 CFR §§ 63.18, 63.24); Section 310(b) Petitions (47 CFR § 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 CFR § 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 CFR § 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.

Transfer of Control

Current Licensee: Dobson Technologies, Transport and Telecom Solutions, LLC.

FROM: Dobson CC Limited Partnership

TO: Mesa Telecoms Investments, LLC

An application has been filed for the transfer of control of Dobson Technologies Transport and Telecom Solutions, LLC, (DTTTS) (f/k/a Intelleg Communications Corporation LLC), an Oklahoma limited liability company that holds an international section 214 authorization (ITC-214-20030616-00305), from Dobson CC Limited Partnership (DLP) to Mesa Telecoms Investments, LLC (Mesa Telecoms). DTTTS is a direct wholly owned subsidiary of Dobson Technologies, Inc., d/b/a Dobson Fiber (Dobson Fiber), an Oklahoma company. DLP, an Oklahoma limited partnership, holds a 77.12% controlling interest in Dobson Fiber.

Pursuant to an underlying Stock Purchase Agreement and certain other related agreements, Mesa Telecoms will acquire all of the ownership interests in Dobson Fiber from DLP and Eight Bar Financial Partners I, LP, which holds the remaining 22.88% interest in Dobson Fiber. Upon closing, Dobson Fiber will become a direct wholly owned subsidiary of Mesa Telecoms and DTTTS will become an indirect wholly owned subsidiary of Mesa Telecoms.

Mesa Telecoms, a Delaware limited liability company, is an indirect wholly owned subsidiary of Mesa Telecom Holdings, LP (Mesa LP), a Delaware limited partnership. Mesa Telecom Holdings G.P. (Mesa GP), a Delaware limited liability company, will be the general partner of Mesa LP. iCON Mesa Telecoms Holdings LP (iCON Mesa), a Delaware limited partnership, will hold a 57.35% limited partnership interest in Mesa LP and a 58.91% interest in Mesa GP. DLP will hold a 40% limited partnership interest in Mesa LP and a 41.09% interest in Mesa GP.

RLD, Inc., an Oklahoma company, is the general partner of DLP and holds a 1% limited Partnership interest in DLP. Everett Dobson, a U.S. citizen, is the sole shareholder in RLD, Inc. and holds a 50.49% limited partnership interest in DLP. Stephen Dobson, a U.S. citizen, holds a 38.61% limited partnership interest in DLP.

iCON Mesa Telecoms Holdings GP (iCON Mesa GP), a Delaware limited liability company, is the general partner of iCON Mesa. iCON Infrastructure Partners V, LP (iCON Partners V), a United Kingdom entity, holds 60% membership interests in iCON Mesa GP, and iCON Infrastructure Partners V-B, LP. (iCON Investments V-B), a Guernsey entity, holds the other 40% membership interests. iCON Infrastructure Partners V-B, L.P., Inc. (iCON Partners V-B), a Guernsey entity, holds a 100% equity interest in iCON Investments V-B. iCON Partners V and iCON Investments V-B are collectively iCON V Fund. All investment decision-making of the iCON V Fund is controlled by its managing general partner, iCON Infrastructure Management V Limited, (iCON V GP), a Guernsey limited company, which, in turn, is a wholly-owned subsidiary of iCON Infrastructure LLP (iCON Parent), a United Kingdom entity. iCON Parent is owned by the following citizens of the United Kingdom: Daniel Michael Agostino (10.78% equity and 7.19% voting and a dual-citizen of the United Kingdom and Australia); Paul Richard Malan (38.72% equity and 59.15% voting); Iain Ross Macleod (19.40% equity and 12.93% voting).

According to the Applicants, the iCON V Fund will accept co-investments from certain investors that have already invested in the iCON V Fund but wish to invest additional capital through separate fund vehicles also managed by iCON V GP. The ownership of the various investment vehicles at closing will depend on whether the co-investments are made pre- or post-closing. If the co-investment vehicles have not been funded pre-closing, then immediately upon consummation of the transaction: (i) iCON Partners V will hold a 60% limited partnership interest in iCON Mesa and (ii) iCON Investments V-B will hold a 40% limited partnership interest in iCON Mesa. Applicants state that once all of the co-investments have been made, it is currently anticipated that: (i) Managed Co-Investment Vehicle V L.P. (Co-Investment Vehicle V), a United Kingdom entity, will have a limited partnership interest of approximately 24.45% in iCON Mesa, thus, diluting the interest of iCON Partners V from 60% to approximately 35.55%, and (ii) Managed Co-Investment Vehicle V-B, L.P. (Co-Investment Vehicle V-B), Inc., a United Kingdom entity, will have a limited partnership interest of approximately 16.3% in iCON Mesa, thus, diluting the interest of iCON Investments V-B from 40% to approximately 23.7%.

Pursuant to Commission practice, this application for transfer of control of international section 214 authority and the associated domestic transfer application (WC Docket No. 22-110), are being referred to the relevant Executive Branch agencies for their views on any national security, law enforcement, foreign policy or trade policy concerns related to the foreign ownership of the Applicants.

INFORMATIVE

ITC-214-20210802-00111

Rakuten Mobile USA LLC

On March 22, 2022, the Chair of Committee for the Assessment of Foreign Participation in the United States Telecommunications Services Sector (Committee) notified the Commission that the Committee granted a request from Rakuten Mobile USA, LLC for a 7-day extension to respond to questions posed by the Committee and thus the Committee is extending its initial review period of the application to conclude on or before April 19, 2022, pursuant to Executive Order 13913 (85 Fed Reg 19643 (April 8, 2020)).

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 CFR §§ 1.2001–.2003.