



PUBLIC NOTICE

FEDERAL COMMUNICATIONS COMMISSION
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Friday April 22, 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.

Assignment

Current Licensee: Consolidated Communications Holdings, Inc.

FROM: Consolidated Communications Holdings, Inc.

TO: Boulevard Digital LLC

An application has been filed for consent to the partial assignment of the customer base and other assets of Consolidated Communications Holdings, Inc. (Consolidated) to Boulevard Digital LLC (Boulevard Digital). Pursuant to a March 2, 2022, Assets Purchase Agreement, Boulevard Digital will acquire the customer base and other assets associated with Consolidated's telecommunications services provided in the states of Kansas and Missouri within the Kansas City metropolitan area and surrounding counties and municipalities (known as the Kansas City Market). After closing, Consolidated will retain its international section 214 authorization, ITC-214-20030808-00393. Boulevard Digital will provide services to its newly acquired customers pursuant to its own international section authorization, ITC-214-20220329-00056.

Boulevard Digital, a Delaware limited liability company, was formed for the specific purpose of acquiring Kansas City Market assets from Consolidated. Boulevard Digital is ultimately owned by various limited partnerships managed by and controlled by Alinda Holdings, LLC (Alinda Holdings), a Delaware limited liability company and investment entity.

Boulevard Digital is a wholly owned by Boulevard Digital Partners Holding Company LLC which in turn is wholly owned by Boulevard Digital Partners Parent LLC (Boulevard Digital Parent), both Delaware limited liability companies. Boulevard Digital Parent Digital is owned by Boulevard Digital Partners Interim Blocker LLC (Boulevard Interim Blocker) (57.68%) and Boulevard Digital Co-Investment A LP (Boulevard Co-Investment) (41.18%), both Delaware entities.

Boulevard Interim Blocker is majority owned (99.80%) by Boulevard Digital Partners Blocker, Inc., a Delaware corporation, for which the sole voting shareholder is Alinda F4 GP LLC (Alinda F4 GP), a Delaware limited liability company. Alinda Infrastructure Fund IV (Euro) SCSp (Alinda SCSp), a Luxembourg entity, has a 93.75% equity interest in Boulevard Digital Partners Blocker. Other Alinda funds for which Alinda F4 GP is the general partner hold the other 6.25% equity interest in Boulevard Digital Partners Blocker. The general partner of Alinda SCSp is Alinda Infrastructure Fund IV (Euro) GP S.a.r.l. (Alinda GP), a Luxembourg entity. Stichting Pensioenfond PGB (Tranche IV-1) has a 62.38% limited partnership interest in Alinda SCSp and Stichting Pensioenfond PGB (Tranche IV-2) has a 20.79% limited partnership interest, both Luxembourg entities.

Boulevard Co-Investment is held by Lothian Pension Fund (50%), a Scottish pension fund, and Boulevard Digital Partners Co-Investment Blocker, Inc. (30%), a Delaware corporation. The sole equity shareholder of Boulevard Digital Partners Co-Investment Blocker is The Fife Pension Fund, a Scotland entity. The general partner for Boulevard Co-Investment is Boulevard Digital Co-Investment GP LLC (Boulevard Digital GP), a Delaware limited liability company, which also holds the voting shares of Boulevard Digital Partners Co-Investment Blocker, Inc. Alinda F4 GP is the general partner of Boulevard Digital GP.

Alinda Holdings is the general partner of Alinda GP and Alinda F4 GP. Alinda Holdings Acquisition LLC (AHA), a Delaware limited liability company holds a 80% equity interest in Alinda Holdings, and Samuel Coxe, a United States citizen, holds the remaining 20% interest. The following two individuals hold interests in AHA: James Metcalfe (50.50%), a U.S. citizen, and Andrew Bishop (49.50%), a United Kingdom citizen.

Pursuant to Commission practice, this application for transfer of control of international section 214 authority and the associated domestic transfer application (WC Docket No. 22-141) 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.

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.