INTERNATIONAL AUTHORIZATIONS GRANTED

SECTION 214 APPLICATIONS (47 C.F.R. § 63.18); SECTION 310(b) REQUESTS

The following applications have been granted pursuant to the Commission’s streamlined processing procedures set forth in Section 63.12 of the Commission’s rules, 47 C.F.R. § 63.12, other provisions of the Commission’s rules, or procedures set forth in an earlier public notice listing applications accepted for filing.

Unless otherwise noted, these grants authorize the applicants (1) to become a facilities-based international common carrier subject to 47 C.F.R. § 63.22; and/or (2) to become a resale-based international common carrier subject to 47 C.F.R. § 63.23; or (3) to exceed the foreign ownership benchmark applicable to common carrier radio licensees under 47 U.S.C. § 310(b).

THIS PUBLIC NOTICE SERVES AS EACH NEWLY AUTHORIZED CARRIER’S SECTION 214 CERTIFICATE. It contains general and specific conditions, which are set forth below. Newly authorized carriers should carefully review the terms and conditions of their authorizations. Failure to comply with general or specific conditions of an authorization, or with other relevant Commission rules and policies, could result in fines and forfeitures.

Petitions for reconsideration under Section 1.106 or applications for review under Section 1.115 of the Commission's rules in regard to the grant of any of these applications may be filed within thirty days of this public notice (see Section 1.4(b)(2)).


For additional information, please contact the FCC Reference and Information Center, Room CY-A257, 445 12th Street SW, Washington, D.C. 20554, (202) 418-0270.

INFORMATION

ITC-214-20140318-00104
Sheng Li Telecom International LLC

International Telecommunications Certificate

Grant of Authority

Date of Action: 02/09/2015

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).

We grant the Petition to Adopt Conditions to Authorizations and Licenses filed in this proceeding on February 9, 2015, by the Department of Justice (DOJ). Accordingly, we condition grant of this international section 214 authorization on compliance by Sheng Li Telecom International LLC, with the commitments and undertakings set forth in the February 9, 2015 letter from Riyaz Shaikh, Director, Sheng Li Telecom International, LLC, to the Unit Chief, Science and Technology Policy and Law Unit, Federal Bureau of Investigation (FBI) (Letter). A failure to comply and/or remain in compliance with any of these commitments and undertakings shall constitute a failure to meet a condition of the authorization and thus grounds for declaring the authorization terminated without further action on the part of the Commission. Failure to meet a condition of the authorization may also result in monetary sanctions or other enforcement action by the Commission. The Petition and the Letter may be viewed on the FCC’s website through the International Bureau Filing System (IBFS) by searching for ITC-214-20140318-00104 and accessing the "Other Filings related to this application" from the Document Viewing Area.
Global or Limited Global Facilities-Based Service, Global or Limited Global Resale Service

Grant of Authority

Date of Action: 02/13/2015

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).

International Telecommunications Certificate

ITC-214-20150127-00018

Global or Limited Global Resale Service

Grant of Authority

Date of Action: 02/13/2015

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).

International Telecommunications Certificate

ITC-ASG-20150108-00001

TO: Application filed for consent to the assignment of assets related to the provision of international services from IBFA Acquisition Company, LLC (IBFA) to First Choice Technology, Inc. (First Choice). Pursuant to an Order of the Circuit Court of Cook County, Illinois, a Receiver (Scott Howsare) was authorized to enter into a Bill of Sale transferring the long distance assets of IBFA to First Choice, such that upon consummation First Choice will acquire substantially all of the long distance customer assets of IBFA, including IBFA’s long distance customer accounts (see Order of the Circuit Court of Cook County, Illinois, Case No. 14 L 50087, dated July 24, 2014). Upon closing, First Choice will provide international services to its newly acquired customers pursuant to its existing international section 214 authorization, ITC-214-20040616-00232. IBFA will retain its international section 214 authorization, ITC-214-20040616-00232. The following three (3) individuals, all U.S. citizens, each holds 33.3% ownership interests in First Choice: Scott Howsare, Leon Nowalsky, and Ava Rosenberg.

This authorization is without prejudice to the Commission's action in any other related pending proceedings.

International Telecommunications Certificate

ITC-ASG-20150130-00031

TO: Notification filed January 30, 2015, of the pro forma assignment of international section 214 authorization, ITC-214-20050819-00334, held by Midwest Wireless Iowa, L.L.C. (Midwest Iowa), to Alltel Communications, LLC (Alltel), effective December 31, 2014. In a corporate reorganization, Midwest Iowa merged into Alltel and was eliminated. Alltel now holds international section 214 authorization, ITC-214-20050819-00334. Both Midwest Iowa and Alltel were and Alltel continues to be wholly owned indirect subsidiaries of Verizon Communications Inc.

International Telecommunications Certificate

ITC-ASG-20150130-00032

TO: Notification filed January 30, 2015, of the pro forma assignment of international section 214 authorization, ITC-214-20050819-00333, held by Midwest Wireless Wisconsin, L.L.C. (Midwest WI), to Alltel Communications, LLC (Alltel), effective December 31, 2014. In a corporate reorganization, Midwest WI merged into Alltel and was eliminated. Alltel now holds international section 214 authorization, ITC-214-20050819-00333. Both Midwest WI and Alltel were and Alltel continues to be wholly owned indirect subsidiaries of Verizon Communications Inc.
**Current Licensee:** Midwest Wireless Communications L.L.C.

**FROM:** Midwest Wireless Communications, L.L.C.

**TO:** Alltel Communications, LLC

Notification filed January 30, 2015, of the pro forma assignment of international section 214 authorization, ITC-214-19990224-00111, held by Midwest Wireless Communications, L.L.C. (Midwest), to Alltel Communications, LLC (Alltel), effective December 31, 2014. In a corporate reorganization, Midwest merged into Alltel and was eliminated. Alltel now holds international section 214 authorization, ITC-214-19990224-00111. Both Midwest and Alltel were and Alltel continues to be wholly owned indirect subsidiaries of Verizon Communications Inc.

**ITC-T/C-20140812-00240**

**Current Licensee:** Expereo USA, Inc.

**FROM:** Expereo Holding B.V.

**TO:** CETP III Expereo S.a.r.l

Application filed for consent to the transfer of control of international section 214 authorization, ITC-214-20100729-00309, held by Expereo USA Inc. (Expereo USA), from its 100% parent, Expereo Holding, B.V. (Expereo Holding), to CETP III Expereo S.a.r.l. (CETP III). Expereo Acquisition Holdings B.V. (Expereo Acquisition), a subsidiary of CETP III, will acquire all of the stock of Expereo Holding, which will give CETP III indirect control of Expereo USA. Upon closing, CETP III will hold a 66.9% equity and voting interest in Expereo Acquisition, with the remaining 33.1% interest being held by the current owners of Expereo Holding through Brumbear B.V. (Brumbear).

Upon closing, Expereo USA will remain a wholly-owned subsidiary of Expereo Holding, which in turn will be a wholly-owned subsidiary of Expereo Acquisition, both Netherlands entities. CETP III, a Luxembourg entity, will hold a 66.9% controlling interest in Expereo Acquisition. Brumbear, a Netherlands entity, will hold a 33.1% interest in Expereo Acquisition.

The owners of Brumbear are as follows: Mulders Ventures B.V. (Mulders Ventures), a Netherlands entity (31.9%) (wholly owned by Alphonsus Maria Mulders, a citizen of The Netherlands); Brunink Ventures B.V., a Netherlands entity (31.9%) (wholly owned by Walter Johannes Antonius Brunink, a Netherlands citizen); Rana Holding B.V., a Netherlands entity (21.2%) (wholly owned by Rajen Maganlal Raithatha, a United Kingdom citizen); Citywall BV, a Netherlands entity (10.6%) (wholly owned by Jan Adriaan van Berne, a Netherlands citizen).


No other individuals or entities will hold a ten percent or greater direct or indirect interest in Expereo USA.

This authorization is without prejudice to the Commission's action in any other related pending proceedings.
Notification filed January 15, 2015, of the pro forma transfer of control of international section 214 authorization, ITC-214-20000927-00570, held by TWTH, from Level 3 Communications, Inc. (Level 3 Parent) to Level 3 Financing, Inc. (Level 3 Financing), effective October 31, 2014. Prior to the pro forma transfer of control, TWTH was a direct wholly-owned subsidiary of Level 3 Parent. In an internal reorganization, Level 3 Parent contributed the membership units of tw telecom, llc to Level 3 Financing, a direct wholly-owned subsidiary of Level 3 Parent. Thus Level 3 Financing became an intermediate holding company between Level 3 Parent and TWTH. In addition, on December 31, 2014, TWTH was converted from a corporation to a limited liability company.

The following wholly-owned subsidiaries of tw telecom holdings, llc provide international service under the international section 214 authorization held by TWTH LLC, ITC-214-20000927-00570, pursuant to section 63.21(h) of the Commission's rules, 63 C.F.R. § 63.21(h):

- tw telecom of hawaii l.p.
- tw telecom of california l.p.
- tw telecom of florida l.p.
- tw telecom of georgia l.p.
- tw telecom of indiana l.p.
- tw telecom of new york l.p.
- tw telecom of new jersey l.p.
- tw telecom of north carolina l.p.
- tw telecom of wisconsin l.p.
- tw telecom of arizona llc
- tw telecom of colorado llc
- tw telecom of idaho llc
- tw telecom of illinois llc
- tw telecom of iowa llc
- tw telecom of ohio llc
- tw telecom of oregon llc
- tw telecom of minnesota llc
- tw telecom of new mexico llc
- tw telecom of south carolina llc
- tw telecom of tennessee llc
- tw telecom of texas llc
- tw telecom of utah llc
- tw telecom of washington llc
- tw telecom data services llc
- tw telecom of alabama llc
- tw telecom of arkansas llc
- tw telecom of d.c. llc
- tw telecom of kansas city llc
- tw telecom of kentucky llc
- tw telecom of louisiana llc
- tw telecom of maryland llc
- tw telecom of mississippi llc
- tw telecom of nevada llc
- tw telecom of oklahoma llc
- and, tw telecom of virginia llc.

This authorization is without prejudice to the Commission's action in any other related pending proceedings.

Application filed for consent to the transfer of control of international section 214 authorization, ITC-214-20060724-00362, held by Long Lines LLC, from its 100% parent, Long Lines Communications LLC, to Schurz Communications Inc. (SCI). Pursuant to the terms of a Membership Interest Purchase Agreement, dated January 15, 2015, Schurz will purchase 100 percent of the interests in Long Lines, from Long Lines Communications. Upon closing, Long Lines will operate as a wholly owned subsidiary of SCI.

The following individuals, both U.S. citizens, own 10 percent or greater equity interests in SCI: Todd F. Schurz (24.8%) and Robin S. Bruni (10.3%). Schurz Communications Inc. Voting Trust, organized in Indiana, holds 75.2 percent voting interest in SCI. The trustees are three individuals, all U.S. citizens: Todd F. Schurz, Scott Schurz, Sr., and Franklin Schurz. No other entity or individual holds a 10 percent or greater direct or indirect equity or voting interest in SCI.

This authorization is without prejudice to the Commission's action in any other related pending proceedings.

Notification filed February 6, 2015 of the pro forma transfer of control of international section 214 authorization, ITC-214-20090113-00015, held by Citrix Online Audio LLC, from its 100 percent direct parent, Citrix Online LLC, to Citrix Systems, Inc. (Citrix Systems), effective January 1, 2015. In an internal corporate reorganization, Citrix Online was merged with and into its 100% direct parent, Citrix Systems. Upon closing Citrix Online Audio became a direct wholly-owned subsidiary of Citrix Systems.
**ITC-T/C-20150206-00039**

**Transfer of Control**  
Grant of Authority  
Date of Action: 02/18/2015

**Current Licensee**: Citrix Communications LLC  
**FROM**: Citrix Online, LLC  
**TO**: Citrix Systems, Inc.

Notification filed February 6, 2015 of the pro forma transfer of control of international section 214 authorization, ITC-214-20130118-00015, held by Citrix Communications LLC (Citrix Communications), from its 100 percent direct parent, Citrix Online LLC (Citrix Online), to Citrix Systems, Inc. (Citrix Systems), effective January 1, 2015. In an internal corporate reorganization, Citrix Online was merged with and into its 100 percent direct parent, Citrix Systems. Upon closing, Citrix Communications became a direct wholly-owned subsidiary of Citrix Systems.

**ITC-T/C-20150206-00040**

**Transfer of Control**  
Grant of Authority  
Date of Action: 02/18/2015

**Current Licensee**: Iusatel USA, Inc.  
**FROM**: Corporativo Vasco de Quiroga, S.A. de C.V.  
**TO**: GRUPO SALINAS TELECOM, S.A. DE C.V.

Notification filed February 6, 2015, of the pro forma transfer of control of international section 214 authorization, ITC-214-19960923-00459, held by Iusatel USA, Inc. (Iusatel USA), from Corporativo Vasco de Quiroga, S.A. de C.V. (Corporativo Vasco de Quiroga) to Grupo Salinas Telecom, S.A. de C.V. (Grupo Salinas Telecom), effective January 6, 2015. Grupo Televisa S.A.B. (Grupo Televisa), the 100% parent of Corporativo Vasco de Quiroga, transferred to Grupo Salinas Telecom its 50% interest in Iusatel USA. Prior to the transaction, Grupo Salinas Telecom and Corporativo Vasco de Quiroga each held 50% interest in GSF Telecom Holdings, S.A.P.I. de C.V. (GSF Telecom), the indirect 100% parent of Iusatel USA, and Grupo Salinas Telecom indirectly controlled Iusatel USA. As part of the transaction, GSF Telecom and two other intermediate holding companies were eliminated. Upon closing, Grupo Salinas Telecom has a 99.8% interest in Total Play Telecomunicaciones, S.A. de C.V. (Total Play Telecom), the direct 100% parent of Iusatel USA.

**INFORMATIVE**

**ITC-214-19971229-00821**  
Level 3 Communications, LLC  
By letter dated February 9, 2015, Applicant notified the Commission that TelCove Operations, LLC will be discontinuing its ISDN/PRI and Analog Phone services in the Detroit, Michigan metropolitan area effective March 31, 2015.

**ITC-214-20000927-00570**  
tw telecom holdings, llc  
By letter September 08, 2014, Applicant notified the Commission that its subsidiary, tw telecom of georgia l.p., will be discontinuing its Complete Lines/Trunks Service in the Columbus, Georgia metropolitan area effective October 20, 2014.

By letter August 28, 2014, Applicant notified the Commission that its subsidiary, tw telecom of idaho llc, will be discontinuing its VersiPak Mach2, VersiPak Mach3, VersiPak Lines and Trunks, VersiPak IPRI, VersiPak Service Packages, VersiPak Flex T, VersiPak Power T, Basic Business Line, Business Terminals, PBX Analog Trunk, PBX Digital Trunk, Direct Inward Dial, and Primary Rate ISDN (PRI) services in the Boise, Idaho metropolitan area effective August 28, 2014.

By letter October 1, 2014, Applicant notified the Commission that its subsidiary, tw telecom of tennessee llc, will be discontinuing its Analog PBX Trunk, Business Line, Business Terminal, Channel 12, Complete Access, Complete Dynamic One, Complete Dynamic Two, Complete Dynamic Three, Complete Lines/Trunk, Digital PBX Trunk, Primary Rate ISDN (PRI), VersiPak IPRI, VersiPak Lines and Trunk, VersiPak Mach2, VersiPak Mach3, VersiPak Packages, VersiPak Flex T, and VersiPak Power T services in the Nashville, Tennessee metropolitan area effective February 25, 2015.

**ITC-214-20100804-00318**  
IDT Telecom, Inc.  
By letter dated February 12, 2015, IDT Domestic Telecom, Inc., a wholly-owned subsidiary of IDT Telecom Inc., notified the Commission that it agrees to accept the terms and conditions for a waiver of the benchmark rate applicable to Cuba set forth in the FCC's April 8, 2011 Memorandum Opinion and Order, IB DK No. 10-95, 26 FCC Red 5217.

**SURRENDER**

**ITC-214-20120618-00165**  
Celex International Inc.  
By letter filed February 2, 2015, Applicant notified the Commission of the Surrender of its international section 214 authorization.
(1) These authorizations are subject to the Exclusion List for International Section 214 Authorizations, which identifies restrictions on providing service to particular countries or using particular facilities. The most recent Exclusion List is at the end of this Public Notice. The list applies to all U.S. international carriers, including those that have previously received global or limited global Section 214 authority, whether by Public Notice or specific written order. Carriers are advised that the attached Exclusion List is subject to amendment at any time pursuant to the procedures set forth in Streamlining the International Section 214 Authorization Process and Tariff Requirements, IB Docket No. 95-118, 11 FCC Rcd 12884 (1996), para. 18. A copy of the current Exclusion List will be maintained in the FCC Reference and Information Center and will be available at http://www.fcc.gov/ib/pd/pf/telecomrules.html#exclusionlist. It also will be attached to each Public Notice that grants international Section 214 authority.

(2) The export of telecommunications services and related payments to countries that are subject to economic sanctions may be restricted. For information concerning current restrictions, call the Office of Foreign Assets Control, U.S. Department of the Treasury, (202) 622-2520.

(3) Carriers shall comply with the requirements of Section 63.11 of the Commission's rules, which requires notification by, and in certain circumstances prior notification by, U.S. carriers acquiring an affiliation with foreign carriers. A carrier that acquires an affiliation with a foreign carrier will be subject to possible reclassification as a dominant carrier on an affiliated route pursuant to the provisions of Section 63.10 of the rules.

(4) A carrier may provide switched services over its authorized resold private lines in the circumstances specified in Section 63.23(d) of the rules, 47 C.F. R. § 63.23(d).

(5) Carriers shall comply with the "No Special Concessions" rule, Section 63.14, 47 C.F.R. § 63.14.

(6) Carriers regulated as dominant for the provision of a particular communications service on a particular route for any reason other than a foreign carrier affiliation under Section 63.10 of the rules shall file tariffs pursuant to Section 203 of the Communications Act, as amended, 47 U.S.C. § 203, and Part 61 of the Commission's Rules, 47 C.F.R. Part 61. Carriers shall not otherwise file tariffs except as permitted by Section 61.19 of the rules, 47 C.F.R. § 61.19. Except as specified in Section 20.15 with respect to commercial mobile radio service providers, carriers regulated as non-dominant, as defined in Section 61.3, and providing detariffed international services pursuant to Section 61.19, must comply with all applicable public disclosure and maintenance of information requirements in Sections 42.10 and 42.11.

(7) Carriers shall file the annual reports of overseas telecommunications traffic required by Section 43.61(a).

(8) Carriers shall file annual reports of circuit status required by Section 43.82. This requirement applies to facilities-based carriers and private line resellers, respectively. See also http://www.fcc.gov/ib/pd/pf/csmanual.html.

(9) Carriers should consult Section 63.19 of the rules when contemplating a discontinuance, reduction or impairment of service.

(10) If any carrier is reselling service obtained pursuant to a contract with another carrier, the services obtained by contract shall be made generally available by the underlying carrier to similarly situated customers at the same terms, conditions and rates. 47 U.S.C. § 203.

(11) To the extent the applicant is, or is affiliated with, an incumbent independent local exchange carrier, as those terms are defined in Section 64.1902 of the rules, it shall provide the authorized services in compliance with the requirements of Section 64.1903.

(12) Except as otherwise ordered by the Commission, a carrier authorized here to provide facilities-based service that (i) is classified as dominant under Section 63.10 of the rules for the provision of such service on a particular route and (ii) is affiliated with a carrier that collects settlement payments for terminating U.S. international switched traffic at the foreign end of that route may not provide facilities-based switched service on that route unless the current rates the affiliate charges U.S. international carriers to terminate traffic are at or below the Commission's relevant benchmark adopted in International Settlement Rates, IB Docket No. 96-261, Report and Order, 12 FCC Rcd 19806 (1997). See also Report and Order on Reconsideration and Order Lifting Stay in IB Docket No. 96-261, FCC 99-124 (rel. June 11, 1999). For the purposes of this rule, "affiliated" and "foreign carrier" are defined in Section 63.09.

(13) Carrier shall comply with the Telecommunications Accountability Act, Title 47, Section 230, which requires the carrier to provide information to the Federal Communications Commission (FCC) to verify the accuracy of its public records.
(13) Carriers shall comply with the Communications Assistance for Law Enforcement Act (CALEA), see 47 C.F.R. §§ 1.20000 et seq.


Exclusion List for International Section 214 Authorizations

The following is a list of countries and facilities not covered by grant of global Section 214 authority under Section 63.18(e)(1) of the Commission's Rules, 47 C.F.R. § 63.18(e)(1). Carriers desiring to serve countries or use facilities listed as excluded hereon shall file a separate Section 214 application pursuant to Section 63.18(e)(3) of the Commission's Rules. See 47 C.F.R. § 63.22(c).

Countries:

Cuba (Applications for service to Cuba shall comply with the separate filing requirements of the Commission's Public Notice, DA 10-112, dated January 21, 2010, "Modification of Process to Accept Applications for Service to Cuba and Related Matters.")

Facilities:

All non-U.S.-licensed satellite systems that are not on the Permitted Space Station List, maintained at http://www.fcc.gov/ib/sd/se/permitted.html.

This list is subject to change by the Commission when the public interest requires. A current version of this list is maintained at http://www.fcc.gov/ib/pd/pf/telecomrules.html#exclusionlist.

For additional information, contact the International Bureau's Policy Division, (202) 418-1460.