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.

<table>
<thead>
<tr>
<th>Application ID</th>
<th>Service(s)</th>
<th>Applicant</th>
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<tr>
<td>ITC-214-20191219-00199</td>
<td>Global or Limited Global Facilities-Based Service, Global or Limited Global Resale Service</td>
<td>Siyeh Communications</td>
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<tr>
<td>ITC-214-20200108-00004</td>
<td>Global or Limited Global Facilities-Based Service, Global or Limited Global Resale Service</td>
<td>Zeus Tech, Inc.</td>
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</table>
Premier, an Iowa corporation, is wholly owned by Mutual Telephone Company of Sioux Center, Iowa (Mutual), an Iowa entity. No entity or individual holds 10% or greater ownership interest in Mutual.

**ITC-T/C-20191028-00175**

**Transfer of Control**

**Current Licensee:** NEXOGY, INC

**FROM:** NEXOGY, INC

**TO:** T3 Communications, Inc.

Application filed for consent to the transfer of control of Nexogy, Inc. (Nexogy), a Florida corporation, which holds international section 214 authorization ITC-214-20051121-00476, to T3 Communications, Inc. (T3NV), a Nevada corporation. Pursuant to a September 20, 2019, Agreement and Plan of Merger, Nexogy will form Nexogy Acquisition, Inc. (Nexogy Acquisition), a Florida corporation. Nexogy Acquisition will merge with and into T3 with T3 being the surviving entity. Nexogy will thus become a wholly owned subsidiary of T3.

T3NV is owned by Digerati Technologies, Inc. (Digerati) (80.1%), a publicly traded Nevada corporation and holding company, and ITN Partners, LLC (ITN) (19.9%), a Florida limited liability and holding company. The following U.S. citizens hold a 10% or greater interest in Digerati: Arthur L. Smith (18.23%), Antonio Estrada (14.17%); and Craig K. Clement (11.3% direct interest plus an additional 1.28% indirect interest for a total of 12.58%). The following Florida corporations and U.S. citizens hold a 10% or greater direct or indirect interest in ITN: Blue Sunshine, LLC (Blue Sunshine) (74.2%); Pamela G. Reel (74.2% indirect through her 100% ownership of Blue Sunshine); ITVantage, LLC (ITV) (12.9%); and MaReHa, LLC (MaReHa) (12.9%). No other individual or entity holds a 10% or greater ownership interest in T3NV.

**ITC-T/C-20191216-00195**

**Transfer of Control**

**Current Licensee:** Lingo Management, LLC

**FROM:** Lingo Communications, LLC

**TO:** Garrison LM LLC

Application filed for consent to the transfer of control of Lingo Management LLC (Lingo Management), a Georgia limited liability company which holds international section 214 authorization ITC-214-20160630-00180, from Lingo Communications, LLC (Lingo), a Georgia limited liability company, to Garrison LM LLC (Garrison LM), a Delaware limited liability company. Lingo holds all of the voting interests in Lingo Management and Garrison LM holds the non-voting interests in Lingo Management.

Pursuant to the terms of an Amended and Restated Operating Agreement of Lingo Management, dated December 9, 2019 (A&R Operating Agreement), Lingo converted to a manager managed limited liability company with voting and non-voting interests held by Lingo and Garrison LM. Garrison LM acquired a non-voting interest in Lingo Management, with the voting interest and control remaining with Lingo, which also retains the ability to appoint the sole member of the operating board. The A&R Operating Agreement sets forth certain changes in the operating board and ownership interests of Lingo Management that will result in Lingo relinquishing control of the operating board, and Garrison LM obtaining control of Lingo Management through the ability to appoint all members of the operating board and/or holding the sole voting interest in Lingo Management. The proposed changes will be accomplished in multiple steps - 1) Change in Board Composition (upon occurrence Lingo will relinquish sole control over Lingo Management with the change from a single-member board to a five-member board), 2) Board Reset (upon occurrence Lingo will have no right to designate any member of the board of Lingo Management), and 3) Change in Voting Interest (upon occurrence Garrison LM will hold all voting interests in Lingo Management).

The following entities hold 10% or greater direct or indirect interest in Garrison LM: Garrison Opportunity Fund III A LLC (GOF-III-A), a Delaware limited liability company (holds 64.25% direct interest in Garrison LM). Garrison Opportunity Fund III A MM LLC (GOF-III-A-MM), a Delaware limited liability company is the managing member of and with 0% equity interest in GOF-III-A. Garrison Opportunity Fund III A Holdings MM LLC (GOF-III-A-Holdings), a Delaware limited liability company is the managing member of and with a 100% equity interest in GOF-III-A-MM. GOF-III-A-MM, GOF-III-A-Holdings hold indirect 64.25% interests in Garrison LM. GOF II A Series A-2 LLC, a Delaware limited liability company (holds 35.75% direct interest in Garrison LM). Garrison Opportunity Fund II A LLC (GOF-II-A), a Delaware limited liability company holds 35.75% indirect interest in Garrison LM as managing member of and holding 0% equity interest in GOF-II-A. Garrison Opportunity Fund II A Holdings MM LLC (GOF-II-A-Holdings), a Delaware limited liability company holds 35.75% indirect interest in Garrison LM as managing member of and holding 100% equity interest in GOF-MM-II-A. Joseph Tansey, a U.S. citizen, wholly owns GOF-III-A-Holdings and GOF-II-A-Holdings. No other individuals or entities hold a 10% or greater interest in Garrison.
Application filed for consent to the transfer of control of Matrix Telecom LLC (Matrix), a Texas limited liability company, from its indirect parent, Lingo Communications, LLC (Lingo), a Georgia limited liability company, to Garrison LM LLC (Garrison LM), a Delaware limited liability company. Matrix is a wholly owned subsidiary of Lingo Management LLC (Lingo Management), a Georgia limited liability company. Lingo holds all of the voting interests in Lingo Management and Garrison LM holds of the non-voting interests in Lingo Management. Matrix holds international section 214 authorizations, ITC-214-19980507-00300, ITC-214-19970415-00212, ITC-214-19940830-00266, ITC-214-19930330-00053, ITC-214-19980915-00644 and ITC-214-19900713-00004.

Pursuant to the terms of an Amended and Restated Operating Agreement of Lingo Management, dated December 9, 2019 (A&R Operating Agreement), Lingo converted to a manager managed limited liability company with voting and non-voting interests held by Lingo and Garrison LM. Garrison LM acquired a non-voting interest in Lingo Management, with the voting interest and control remaining with Lingo, which also retains the ability to appoint the sole member of the operating board. The A&R Operating Agreement sets forth certain changes in the operating board and ownership interests of Lingo Management that will result in Lingo relinquishing control of the operating board, and Garrison LM obtaining control of Lingo Management through the ability to appoint all members of the operating board and/or holding the sole voting interest in Lingo Management. The proposed changes will be accomplished in multiple steps - 1) Change in Board Composition (upon occurrence Lingo will relinquish sole control over Lingo Management with the change from a single-member board to a five-member board), 2) Board Reset (upon occurrence Lingo will have no right to designate any member of the operating board of Lingo Management), and 3) Change in Voting Interest (upon occurrence Garrison LM will hold all voting interests in Lingo Management). Matrix will continue to be a wholly owned subsidiary of Lingo Management after closing.

The following entities hold 10% or greater direct or indirect interest in Garrison LM: Garrison Opportunity Fund III A LLC (GOF-III-A), a Delaware limited liability company (holds 64.25% direct interest in Garrison LM). Garrison Opportunity Fund III A MM LLC (GOF-III-A-MM), a Delaware limited liability company is the managing member of and with 0% equity interest in GOF-III-A-MM. GOF-III-A-MM, GOF-III-A-Holdings hold indirect 64.25% interests in Garrison LM. GOF II A Series A-2 LLC, a Delaware limited liability company (holds 35.75% direct interest in Garrison LM). Garrison Opportunity Fund II A LLC (GOF-II-A), a Delaware limited liability company holds 35.75% indirect interest in Garrison LM as 100% owner of and 100% voting interest in GOF II A Series A-2 LLC. Garrison Opportunity Fund MM II A LLC (GOF-MM-II-A), a Delaware limited liability company holds 35.75% indirect interest in Garrison LM as managing member of and holding 100% equity interest in GOF-MM-II-A. Joseph Tansey, a U.S. citizen, wholly owns GOF-III-A-Holdings and GOF-II-A-Holdings. No other individuals or entities hold a 10% or greater interest in Garrison.

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.