PUBLIC NOTICE

FEDERAL COMMUNICATIONS COMMISSION
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Report No. TEL-02005NS

Non Streamlined International Applications/Petitions 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 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 C.F.R. § 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 C.F.R. § 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.
Application filed by AT&T Corp., on behalf of the Taino-Carib Consortium, to modify the Section 214 authority previously granted to construct and operate the Taino-Carib Cable System, to include Antelecom N.V. (Antelecom), (Cable and Wireless (BVI) Limited (C&W BVI), and Prepa Networks, LLC (Prepa Networks) as licensees to the cable system. See ITC-214-19920103-00125 (ITC-92-106); Telefonica Larga Distancia de Puerto Rico et al., Section 214 Authorizations, 7 FCC Rcd 4266 (CCB 1992). The Taino-Carib cable extends between Puerto Rico, the U.S. Virgin Islands, and the British Virgin Islands. This application is submitted in connection with the concurrently filed cable landing license application to authorize the continued operation of the international segment of the Taino-Carib cable after the existing landing license expired on January 1, 2018. See SCL-LIC-20180702-00019. Antelecom, C&W BVI, and Prepa Networks are also applicants for the renewed cable landing license for Taino-Carib. Applicants filed supplemental information on January 9, 2020.

The original section 214 holders authorized to construct, own, and operate the Taino-Carib system are: Telefonica Larga Distancia de Puerto Rico, US Sprint Communications Company Limited Partnership, American Telephone and Telegraph Company, MCI International, Inc., the St. Thomas and San Juan Telephone Company, Inc., TRT/FTC Communications, Inc., GTE Hawaiian Telephone Company Incorporated, and World Communications, Inc.

Antelecom, a Curacao company, is wholly owned, on a direct basis, by United Telecommunication Services N.V. (UTS), a Curacao company. UTS is ultimately owned by Liberty Latin America Ltd. (LLA), through a series of wholly owned intermediate companies. LLA is a Bermuda company that is publicly traded on the NASDAQ exchange. John C. Malone, a U.S. citizen, has a 25.5% ownership and voting interest in LLA. Genesis Asset Managers, a Delaware entity, has a 11.8% ownership and voting interest in LLA. No other person or entity holds a 10% or greater direct or indirect equity or voting interest in Antelecom or United Telecommunications Services N.V.

C&W BVI is incorporated under the laws of the British Virgin Islands. The ten percent or greater direct and indirect interest holders in C&W BVI are (1) Cable & Wireless (West Indies) Limited, an English company (100% direct voting and equity interest); (2) CWI Group Limited, an English company (100% indirect voting and equity interest); (3) Sable Holding Limited, an English company (100% indirect voting and equity interest); (4) Cable & Wireless Limited, an English company (100% indirect voting and equity interest); (5) Cable & Wireless Communications Limited, an English company (100% indirect voting and equity interest); (6) LGE Coral Holdco Ltd., an English company (100% indirect voting and equity interest); (7) Liberty CWC Holdings Limited, a Barbados company (100% indirect voting and equity interest); (8) LiLAC Services Ltd., a Bermuda company (100% indirect voting and equity interest); and (9) Liberty Latin America Ltd. (LLA), a Bermuda company that is publicly-traded on the NASDAQ exchange (100% indirect voting and equity interest). The following persons and/or entities hold 10% or greater ownership interests in LLA: (1) Mr. John C. Malone, a U.S. citizen (25.5% voting and equity interest); and (2) Genesis Asset Managers, a Delaware company (11.8% voting and equity interest). No other person or entity holds a 10% or greater direct or indirect equity or voting interest in Liberty Latin America or C&W BVI.

Prepa Networks, a Delaware company, is 100% owned and controlled, on a direct basis, by Prepa Holdings, LLC, a Delaware company, which, in turn, is wholly-owned by the Puerto Rico Electric Power Authority (PREPA), the state-owned and controlled public electric utility company. No other person or entity will hold a ten percent or greater direct or indirect equity or voting interest in Prepa Networks or PREPA.
TO: MTN Infrastructure TopCo, Inc.

Application filed for consent to the transfer of control of North State Telephone Company dba North State Communications (North State), which holds ITC-214-19960703-00293 (Old File No. ITC-96-367), from its 100% direct parent, North State Telecommunications Corporation (North State Parent), to MTN Infrastructure TopCo, Inc. (MTN Infrastructure). Pursuant to an Agreement and Plan of Merger, MTN Infrastructure will acquire all of the outstanding common stock of North State Parent. Specifically, Panther Merger Sub Inc., an indirect wholly owned subsidiary of MTN Infrastructure, will merge with and into North State Parent, with North State Parent being the surviving entity. Consequently, North State Parent and North State will become indirect wholly owned subsidiaries of MTN Infrastructure.

MTN Infrastructure, a Delaware corporation, is wholly owned by MTN Infrastructure Intermediate, LP (MTN Infrastructure Intermediate), a Delaware limited partnership. MTN Infrastructure Intermediate GP, Inc., a Delaware general partnership, is the general partner of MTN Infrastructure Intermediate. MTN Infrastructure TopCo Blocker, Inc. (MTN Infrastructure TopCo Blocker) is the sole limited partner of and holds 99% equity interest in MTN Infrastructure Intermediate. MTN Infrastructure TopCo Blocker is wholly owned by MTN Infrastructure TopCo, LP, a Delaware limited partnership. The general partner of MTN Infrastructure TopCo LP is MTN Infrastructure TopCo GP LLC, a Delaware limited liability company (holding less than 1% equity interest).

MTN Infrastructure TopCo GP, LLC is directly owned by EQT Infrastructure III (GP) SCS. EQT Infrastructure III (GP) SCS is managed by EQT Fund Management S.à.r.l. and its sole partner is EQT Holdings Infrastructure III B.V. (as 94.9% limited partner) (a Netherlands entity); and its general partner and 5% equity holder is EQT Infrastructure III (General Partner) S.à.r.l., a Luxembourg entity. EQT Infrastructure III (GP) S.à.r.l. holds 100% interest as general partner and not more than 5% equity interest in EQT Infrastructure III (GP) SCS. It is the general partner of MTN Infrastructure Co-Invest 2 SCSp and EQT Infrastructure III (GP) SCS. EQT Holdings Infrastructure III B.V. is jointly owned by EQT AB (75.81% indirectly through EQT Holdings B.V., and investor AB (24.19% indirectly through Investor Netherlands B.V., both entities formed in the Netherlands. Investor Netherlands Holding B.V. holds indirect intermediate interest as indirect 100% owner of Investor Netherlands B.V. EQT currently has two owners with a 10% or greater interest: Investor Investments Holding AB (18.55%), a Swedish entity, which is ultimately held by Investor AB, a widely-held, publicly traded Swedish company, and Bark Partners AB (15.2%), a Swedish holding company formed by several individual owners of EQT, none of whom hold a 10% or greater interest in EQT.

REMEMBER:

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.