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 No.</th>
<th>Description</th>
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<tbody>
<tr>
<td>ITC-214-20201002-00175</td>
<td>Teltek Systems, Inc.</td>
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<tr>
<td>International Telecommunications Certificate</td>
<td>Global or Limited Global Facilities-Based Service, Global or Limited Global Resale Service</td>
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<tr>
<td>Application information</td>
<td>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).</td>
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Teltek Systems, Inc. is 100 percent owned by Christopher Nicoli, a U.S. citizen.
TO: Blue Stream Communications, LLC
FROM: Postco, Inc.

Application filed for consent to the transfer of control of ITS Telecommunications Systems, Inc. (ITS Telecom), which holds international section 214 authorization ITC-214-19940114-00001, from its 100% direct parent, Postco, Inc., to Blue Stream Communications, LLC (Blue Stream). Pursuant to an August 7, 2020 Equity Purchase Agreement, Blue Stream will acquire all of the interests in ITS Telecom from Postco. Post transaction, ITS Telecom, a Florida corporation, will be a direct wholly owned subsidiary of Blue Stream.

Blue Stream is a direct wholly owned subsidiary of TPC ACC Acquisition, LLC and an indirect wholly owned subsidiary of TPC Broadband Holdings LLC, which, in turn, is an indirect wholly owned subsidiary of GI DI Zebra Holdings LP (Zebra Holdings), all of which are Delaware limited liability companies. Zebra Holdings is indirectly held and ultimately managed by GI Manager LLC (GI Manager), a Delaware entity. GI Manager LLC is controlled by Rick Magnuson, a U.S. citizen, as Trustee of the Magnuson Living Trust, a California trust that is the Managing Member of GI Manager. The sole beneficiaries of the Magnuson Living Trust are Rick and Allison Magnuson, both U.S. citizens. All of the entities that hold 10% or greater ownership interest in Blue Stream with the exception of the Ohio Public Employees Retirement System, a limited partner, are controlled by the Magnuson Living Trust.

TO: Redwood Services Group, LLC
FROM: Eric Klein

Application filed for consent to the transfer of control of Telco Experts LLC, which holds international section 214 authorization ITC-214-20091210-00534, to Redwood Services Group, LLC (Redwood). Telco Experts is owned and controlled by its founders, Eric Klein (55%) and Adam Goldberg (45%). Pursuant to a September 29, 2020 Membership Interest Purchase Agreement, Redwood will acquire all of the outstanding membership interests in Telco Experts for a cash payment. As a result of the Transaction, Telco Experts, a Delaware limited liability company, will become a wholly owned, direct subsidiary of Redwood.

Post-consummation, Redwood will be an indirect wholly owned by Evergreen Services Group Topco, LLC (Evergreen Topco), both Delaware limited liability companies. Alpine Investors VI, L.P. (Alpine VI), a Delaware limited partnership, holds 88.5% of the voting and equity interest in Evergreen Topco. Investure PE Fund, LP-Series 1, a Delaware limited partnership, will be sole limited partner of Alpine VI, holding 18.2% of its equity and no voting interest. The general partner for Alpine VI is Alpine General Partner VI, LLC, which, in turn, is wholly owned by Alpine SLP VI, LLC (Alpine SLP), both Delaware limited liability companies. The managing member who solely controls Alpine SLP is Mr. Graham Weaver, a U.S. citizen.

TO: Radiate Holdings, L.P.
FROM: Digital West Holdings, Inc.

Application filed for consent to the transfer of control of Norcast Communications Corporation (Norcast), which holds international section 214 authorization ITC-214-20030410-00183, from its 100% indirect parent, Digital West Holdings, Inc. (Digital West Holdings), to Radiate Holdings LP (Radiate). Norcast, is a direct wholly owned subsidiary of Digital West Networks, Inc. (Digital West), which is a direct wholly owned subsidiary of Digital West Holdings. Pursuant to a July 2, 2020 Letter of Intent, Radiate Acquisition Inc. (RAQ), an indirect wholly owned subsidiary of Radiate, will acquire all of the stock interests in Digital West from Digital West Holdings. Upon closing, Digital West and Norcast, both California corporations, will become direct and indirect subsidiaries of RAQ, a Delaware corporation, respectively.

Radiate, a Delaware limited partnership, is managed, operated and controlled by Radiate Holdings GP LLC (Radiate GP), which is wholly owned by its sole member, TPG Advisors VII Inc. (TPG), whose two shareholders, David Bonderman and James G. Coulter, both U.S. citizens, are the ultimate owners and evenly share control of TPG and have the right to appoint a majority of the board of directors of Radiate GP. The equity interests of Radiate are majority held by investment funds ultimately controlled by Mr. Bonderman and Mr. Coulter, the principals of TPG Global, LLC. TPG VII Radiate Holdings I, L.P. (46.6%) and TPG VII Wakeboard Holdings, L.P. (34.9%) hold direct equity interests in Radiate.
TO: Radiate Holdings, L.P.

Application filed for consent to the transfer of control of Blue Rooster Telecom, Inc. (Blue Rooster), which holds international section 214 authorization ITC-214-20100317-00112, from its 100% indirect parent, Digital West Holdings, Inc. (Digital West Holdings), to Radiate Holdings LP (Radiate). Blue Rooster is an indirect wholly owned subsidiary of Digital West Networks, Inc. (Digital West), which is a direct wholly owned subsidiary of Digital West Holdings. Pursuant to a July 2, 2020 Letter of Intent, Radiate Acquisition Inc. (RAQ), an indirect wholly owned subsidiary of Radiate, will acquire all of the stock interests in Digital West from Digital West Holdings. Upon closing, Digital West and Blue Rooster, both California corporations, will become direct and indirect subsidiaries of RAQ, a Delaware corporation, respectively.

Radiate, a Delaware limited partnership, is managed, operated and controlled by Radiate Holdings GP LLC (Radiate GP), which is wholly owned by its sole member, TPG Advisors VII Inc. (TPG), whose two shareholders, David Bonderman and James G. Coulter, both U.S. citizens, are the ultimate owners and evenly share control of TPG and have the right to appoint a majority of the board of directors of Radiate GP. The equity interests in Radiate are majority held by investment funds ultimately controlled by Mr. Bonderman and Mr. Coulter, the principals of TPG Global, LLC. TPG VII Radiate Holdings I, L.P. (46.6%) and TPG VII Wakeboard Holdings, L.P. (34.9%) hold direct equity interests in Radiate.

TO: GoIP Global, Inc.

Application filed for consent to the transfer of control of PTGi International Carrier Services, Inc. (PTGi), which holds international section 214 authorization ITC-214-20080131-00042, from its 100% indirect parent, HC2 Holdings, Inc. (HC2), to GoIP Global, Inc. (GoIP). GoIP will acquire from HC2 all of the stock of PTGi, which will include ownership of PTGi's wholly owned subsidiary GO2Tel.Com, Inc. Upon consummation, PTGi, a Delaware corporation, would become a wholly owned subsidiary of GoIP, a Colorado corporation. GO2Tel.Com, Inc. provides international telecommunications service under the international section 214 authorization held by the PTGi, ITC-214-20080131-00042, pursuant to section 63.21(h) of the Commission's rules, 47 CFR § 63.21(h). Following the completion of the transaction, GoIP will be renamed TransWorld Enterprises, Inc.

The controlling shareholder of GoIP is KORR Acquisitions Group, Inc. (KORR), a New York registered investment advisor. KORR holds a 57.65% equity and voting interest in GoIP. No other entity or individual will own a 10% or greater direct equity or voting interest in GoIP. KORR is controlled by Cori J. Orr, who owns 70% of the company. The remaining 30% is owned by HGM Properties LLC, a company controlled by Gary Podell, who is also the Chief Executive Officer of KORR. Ms. Orr and Mr. Podell are U.S. citizens. There are no other entities or individuals with a 10% or greater direct or indirect ownership interest in GoIP.

REMINDEERS:

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.