PUBLIC NOTICE
FEDERAL COMMUNICATIONS COMMISSION
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Report No. TEL-02043NS  Friday September 11, 2020

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.
TO: Future Fiber FinCo, Inc.

Application filed for consent to the transfer of control of Mid-Maine TelPlus LLC (Mid-Maine), which holds international section 214 authorization ITC-214-19961101-00549, from its 100% direct parent, Otelco Inc., to Future Fiber FinCo, Inc. (Future Fiber). Pursuant to a July 26, 2020, Agreement and Plan of Merger, Olympus Merger Sub, Inc., a direct wholly owned subsidiary of Future Fiber created for this transaction, will merge into Otelco, with Otelco being the surviving entity. As a result, Otelco, a Delaware corporation, will be a direct wholly owned subsidiary of Future Fiber and Mid-Maine, a Maine limited liability company, will be an indirect wholly owned subsidiary of Future Fiber.

Future Fiber, a newly formed Delaware corporation created for the purpose of completing the proposed transaction, is an indirect wholly owned subsidiary of Future Fiber Parent, L.P. (FF-Parent), a Delaware limited partnership. FF-Parent is owned by five different Oak Hill Capital Partners V limited partners (collectively, the Oak Hill V Entities): (1) Oak Hill Capital Partners V (Offshore 892), L.P. (16.3%); (2) Oak Hill Capital Partners V (Onshore), L.P. (45.6%); (3) Oak Hill Capital Partners V (Onshore Tax Exempt), L.P. (8.1%); (4) Oak Hill Capital Partners V (Offshore), L.P. (26.7%); and (f) Oak Hill Capital Partners V (Management), L.P. (3.4%). The general partner for FF-Parent is Future Fiber GenPar, LLC, a Delaware limited liability company.

OHCP GenPar V, L.P. (GenPar V), a Cayman Islands entity, is the general partner for FF-Parent and the Oak Hill V Entities. GenPar V has two limited partners, OHCP GenPar Holdco, L.P. (GenPar Holdco) (holding 82.9% of GenPar V) and Oak Hill Reserve V (Cayman), L.P. (Reserve V) (holding 10.62% of GenPar V), both Cayman Islands entities.

OHCP MGP V, Ltd. (MGP V), a Cayman Islands entity, is the general partner of both Reserve V and GenPar V. Reserve V has the following three limited partners, each U.S. citizens: Brian Cherry, Steven G. Puccinelli, and Taylor Wolfram. MGP V has twelve equal shareholders, each U.S. citizens, none of which has a 10% or greater ownership interest in MGP V, however, the following shareholders are attributed more than 10% indirect interest in Future Fiber through their ownership in MGP V and other entities: Scott A. Baker, Brian Cherry, Benjamin Diesbach, Stratton R. Heath, III, John R. Monsky, Steven G. Puccinelli, and Tyler Wolfram (these seven individuals, collectively, the Seven Oak Hill V Shareholders).

The general partner for GenPar Holdco is OHCP GenPar Super Holdco, L.P. (GenPar Super Holdco LP) (holding 85.5% of GenPar Holdco), a Cayman Islands entity. SR Warehouse LLC (SR Warehouse), a Delaware entity, is the sole limited partner of GenPar Holdco (14.5%). SR Warehouse is ultimately owned and controlled by Jefferies Financial Group, Inc. (Jeffries), a publicly traded Delaware corporation. The general partner for GenPar Super Holdco LP is OHCP GenPar Super Holdco GP, Ltd., a Cayman Islands entity, which is owned and controlled by Brian Cherry, Steven G. Puccinelli, and Tyler Wolfram, each U.S. citizens.

Pursuant to Commission practice, the application is 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 Future Fiber.
Application filed for consent to the transfer of control of CRC Communications LLC, which holds international section 214 authorizations ITC-214-19980608-00391 and ITC-214-20000807-00468, from its 100% direct parent, Otelco Inc., to Future Fiber FinCo, Inc. (Future Fiber).

Pursuant to a July 26, 2020, Agreement and Plan of Merger, Olympus Merger Sub, Inc., a direct wholly owned subsidiary of Future Fiber created for this transaction, will merge into Otelco, with Otelco being the surviving entity. As a result, Otelco, a Delaware corporation, will be a direct wholly owned subsidiary of Future Fiber and CRC Communications, a Delaware limited liability company, will be an indirect wholly owned subsidiary of Future Fiber.

Future Fiber, a newly formed Delaware corporation created for the purpose of completing the proposed transaction, is an indirect wholly owned subsidiary of Future Fiber Parent, L.P. (FF-Parent), a Delaware limited partnership. FF-Parent is owned by five different Oak Hill Capital Partners V limited partners (collectively, the Oak Hill V Entities), each a Cayman Islands entity: (1) Oak Hill Capital Partners V (Offshore 892), L.P. (16.3%); (2) Oak Hill Capital Partners V (Onshore), L.P. (45.6%); (3) Oak Hill Capital Partners V (Onshore Tax Exempt), L.P. (8.1%); (4) Oak Hill Capital Partners V (Offshore), L.P. (26.7%); and (f) Oak Hill Capital Partners V (Management), L.P. (3.4%). The general partner for FF-Parent is Future Fiber GenPar, LLC, a Delaware limited liability company.

OHCP GenPar V, L.P. (GenPar V), a Cayman Islands entity, is the general partner for FF-Parent and the Oak Hill V Entities. GenPar V has two limited partners, OHCP GenPar Holdco, L.P. (GenPar Holdco) (holding 82.9% of GenPar V) and Oak Hill Reserve V (Cayman), L.P. (Reserve V) (holding 10.62% of GenPar V), both Cayman Islands entities.

OHCP MGP V, Ltd. (MGP V), a Cayman Islands entity, is the general partner of both Reserve V and GenPar V. Reserve V has the following three limited partners, each U.S. citizens: Brian Cherry, Steven G. Puccinelli, and Taylor Wolfram. MGP V has twelve equal shareholders, each U.S. citizens, none of which has a 10% or greater ownership interest in MGP V, however, the following shareholders are attributed more than 10% indirect interest in Future Fiber through their ownership in MGP V and other entities: Scott A. Baker, Brian Cherry, Benjamin Diesbach, Stratton R. Heath, III, John R. Monsky, Steven G. Puccinelli, and Tyler Wolfram (these seven individuals, collectively, the Seven Oak Hill V Shareholders).

The general partner for GenPar Holdco is OHCP GenPar Super Holdco, L.P. (GenPar Super Holdco LP) (holding 85.5% of GenPar Holdco), a Cayman Islands entity. SR Warehouse LLC (SR Warehouse), a Delaware entity, is the sole limited partner of GenPar Holdco (14.5%). SR Warehouse is ultimately owned and controlled by Jefferies Financial Group, Inc. (Jefferies), a publicly traded Delaware corporation. The general partner for GenPar Super Holdco LP is OHCP GenPar Super Holdco GP, Ltd., a Cayman Islands entity, which is owned and controlled by Brian Cherry, Steven G. Puccinelli, and Tyler Wolfram, each U.S. citizens.

Pursuant to Commission practice, the application is 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 Future Fiber.
TO: Future Fiber FinCo, Inc.

Application filed for consent to the transfer of control of Granby Telephone LLC (Granby), which holds international section 214 authorization ITC-214-20020524-00291, from its 100% direct parent, Otelco Inc., to Future Fiber FinCo, Inc. (Future Fiber). Pursuant to a July 26, 2020, Agreement and Plan of Merger, Olympus Merger Sub, Inc., a direct wholly owned subsidiary of Future Fiber created for this transaction, will merge into Otelco, with Otelco being the surviving entity. As a result, Otelco, a Delaware corporation, will be a direct wholly owned subsidiary of Future Fiber and Granby, a Massachusetts limited liability company, will be an indirect wholly owned subsidiary of Future Fiber.

Future Fiber, a newly formed Delaware corporation created for the purpose of completing the proposed transaction, is an indirect wholly owned subsidiary of Future Fiber Parent, L.P. (FF-Parent), a Delaware limited partnership. FF-Parent is owned by five different Oak Hill Capital Partners V limited partners (collectively, the Oak Hill V Entities), each a Cayman Islands entity: (1) Oak Hill Capital Partners V (Offshore 892), L.P. (16.3%); (2) Oak Hill Capital Partners V (Onshore), L.P. (45.6%); (3) Oak Hill Capital Partners V (Onshore Tax Exempt), L.P. (8.1%); (4) Oak Hill Capital Partners V (Offshore), L.P. (26.7%); and (f) Oak Hill Capital Partners V (Management), L.P. (3.4%). The general partner for FF-Parent is Future Fiber GenPar, LLC, a Delaware limited liability company.

OHCP GenPar V. L.P. (GenPar V), a Cayman Islands entity, is the general partner for FF-Parent and the Oak Hill V Entities. GenPar V has two limited partners, OHCP GenPar Holdco, L.P. (GenPar Holdco) (holding 82.9% of GenPar V) and Oak Hill Reserve V (Cayman), L.P. (Reserve V) (holding 10.62% of GenPar V), both Cayman Islands entities.

OHCP MGP V, Ltd. (MGP V), a Cayman Islands entity, is the general partner of both Reserve V and GenPar V. Reserve V has the following three limited partners, each U.S. citizens: Brian Cherry, Steven G. Puccinelli, and Taylor Wolfram. MGP V has twelve equal shareholders, each U.S. citizens, none of which has a 10% or greater ownership interest in MGP V, however, the following shareholders are attributed more than 10% indirect interest in Future Fiber through their ownership in MGP V and other entities: Scott A. Baker, Brian Cherry, Benjamin Diesbach, Stratton R. Heath, III, John R. Monsky, Steven G. Puccinelli, and Tyler Wolfram (these seven individuals, collectively, the Seven Oak Hill V Shareholders).

The general partner for GenPar Holdco is OHCP GenPar Super Holdco, L.P. (GenPar Super Holdco LP) (holding 85.5% of GenPar Holdco), a Cayman Islands entity. SR Warehouse LLC (SR Warehouse), a Delaware entity, is the sole limited partner of GenPar Holdco (14.5%). SR Warehouse is ultimately owned and controlled by Jefferies Financial Group, Inc. (Jefferies), a publicly traded Delaware corporation. The general partner for GenPar Super Holdco LP is OHCP GenPar Super Holdco GP, Ltd., a Cayman Islands entity, which is owned and controlled by Brian Cherry, Steven G. Puccinelli, and Tyler Wolfram, each U.S. citizens.

Pursuant to Commission practice, the application is 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 Future Fiber.
Application filed for consent to the transfer of control of Otelco Telecommunications LLC, which holds international section 214 authorization ITC-214-19981211-00879, from its 100% direct parent, Otelco Inc., to Future Fiber FinCo, Inc. (Future Fiber). Pursuant to a July 26, 2020, Agreement and Plan of Merger, Olympus Merger Sub, Inc., a direct wholly owned subsidiary of Future Fiber created for this transaction, will merge into Otelco, with Otelco being the surviving entity. As a result, Otelco, a Delaware corporation, will be a direct wholly owned subsidiary of Future Fiber and Otelco Telecommunications, a Delaware limited liability company, will be an indirect wholly owned subsidiary of Future Fiber.

Future Fiber, a newly formed Delaware corporation created for the purpose of completing the proposed transaction, is an indirect wholly owned subsidiary of Future Fiber Parent, L.P. (FF-Parent), a Delaware limited partnership. FF-Parent is owned by five different Oak Hill Capital Partners V limited partners (collectively, the Oak Hill V Entities), each a Cayman Islands entity: (1) Oak Hill Capital Partners V (Offshore 892), L.P. (16.3%); (2) Oak Hill Capital Partners V (Onshore), L.P. (45.6%); (3) Oak Hill Capital Partners V (Onshore Tax Exempt), L.P. (8.1%); (4) Oak Hill Capital Partners V (Offshore), L.P. (26.7%); and (f) Oak Hill Capital Partners V (Management), L.P. (3.4%). The general partner for FF-Parent is Future Fiber GenPar, LLC, a Delaware limited liability company.

OHCP GenPar V, L.P. (GenPar V), a Cayman Islands entity, is the general partner for FF-Parent and the Oak Hill V Entities. GenPar V has two limited partners, OHCP GenPar Holdco, L.P. (GenPar Holdco) (holding 82.9% of GenPar V) and Oak Hill Reserve V (Cayman), L.P. (Reserve V) (holding 10.62% of GenPar V), both Cayman Islands entities.

OHCP MGP V, Ltd. (MGP V), a Cayman Islands entity, is the general partner of both Reserve V and GenPar V. Reserve V has the following three limited partners, each U.S. citizens: Brian Cherry, Steven G. Puccinelli, and Taylor Wolfram. MGP V has twelve equal shareholders, each U.S. citizens, none of which has a 10% or greater ownership interest in MGP V, however, the following shareholders are attributed more than 10% indirect interest in Future Fiber through their ownership in MGP V and other entities: Scott A. Baker, Brian Cherry, Benjamin Diesbach, Stratton R. Heath, III, John R. Monsky, Steven G. Puccinelli, and Tyler Wolfram (these seven individuals, collectively, the Seven Oak Hill V Shareholders).

The general partner for GenPar Holdco is OHCP GenPar Super Holdco, L.P. (GenPar Super Holdco LP) (holding 85.5% of GenPar Holdco), a Cayman Islands entity. SR Warehouse LLC (SR Warehouse), a Delaware entity, is the sole limited partner of GenPar Holdco (14.5%). SR Warehouse is ultimately owned and controlled by Jefferies Financial Group, Inc. (Jefferies), a publicly traded Delaware corporation. The general partner for GenPar Super Holdco LP is OHCP GenPar Super Holdco GP, Ltd., a Cayman Islands entity, which is owned and controlled by Brian Cherry, Steven G. Puccinelli, and Tyler Wolfram, each U.S. citizens.

Pursuant to Commission practice, the application is 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 Future Fiber.
ITC-T/C-20200825-00164
Shoreham Telephone LLC

Transfer of Control

Current Licensee: Shoreham Telephone LLC

FROM: Otelco Inc.

TO: Future Fiber FinCo, Inc.

Application filed for consent to the transfer of control of Shoreham Telephone LLC (Shoreham), which holds international section 214 authorization ITC-214-2010201-00041, from its 100% direct parent, Otelco Inc., to Future Fiber FinCo, Inc. (Future Fiber). Pursuant to a July 26, 2020, Agreement and Plan of Merger, Olympus Merger Sub, Inc., a direct wholly owned subsidiary of Future Fiber created for this transaction, will merge into Otelco, with Otelco being the surviving entity. As a result, Otelco, a Delaware corporation, will be a direct wholly owned subsidiary of Future Fiber and Shoreham, a Delaware limited liability company, will be an indirect wholly owned subsidiary of Future Fiber.

Future Fiber, a newly formed Delaware corporation created for the purpose of completing the proposed transaction, is an indirectly wholly owned subsidiary of Future Fiber Parent, L.P. (FF-Parent), a Delaware limited partnership. FF-Parent is owned by five different Oak Hill Capital Partners V limited partners (collectively, the Oak Hill V Entities), each a Cayman Islands entity: (1) Oak Hill Capital Partners V (Offshore 892), L.P. (16.3%); (2) Oak Hill Capital Partners V (Onshore), L.P. (45.6%); (3) Oak Hill Capital Partners V (Onshore Tax Exempt), L.P. (8.1%); (4) Oak Hill Capital Partners V (Offshore), L.P. (26.7%); and (f) Oak Hill Capital Partners V (Management), L.P. (3.4%). The general partner for FF-Parent is Future Fiber GenPar, LLC, a Delaware limited liability company.

OHCP GenPar V, L.P. (GenPar V), a Cayman Islands entity, is the general partner for FF-Parent and the Oak Hill V Entities. GenPar V has two limited partners, OHCP GenPar Holdco, L.P. (GenPar Holdco) (holding 82.9% of GenPar V) and Oak Hill Reserve V (Cayman), L.P. (Reserve V) (holding 10.62% of GenPar V), both Cayman Islands entities.

OHCP MGP V, Ltd. (MGP V), a Cayman Islands entity, is the general partner of both Reserve V and GenPar V. Reserve V has the following three limited partners, each U.S. citizens: Brian Cherry, Steven G. Puccinelli, and Taylor Wolfram. MGP V has twelve equal shareholders, each U.S. citizens, none of which has a 10% or greater ownership interest in MGP V, however, the following shareholders are attributed more than 10% indirect interest in Future Fiber through their ownership in MGP V and other entities: Scott A. Baker, Brian Cherry, Benjamin Diesbach, Stratton R. Heath, III, John R. Monsky, Steven G. Puccinelli, and Tyler Wolfram (these seven individuals, collectively, the Seven Oak Hill V Shareholders).

The general partner for GenPar Holdco is OHCP GenPar Super Holdco, L.P. (GenPar Super Holdco LP) (holding 85.5% of GenPar Holdco), a Cayman Islands entity. SR Warehouse LLC (SR Warehouse), a Delaware entity, is the sole limited partner of GenPar Holdco (14.5%). SR Warehouse is ultimately owned and controlled by Jefferies Financial Group, Inc. (Jefferies), a publicly traded Delaware corporation. The general partner for GenPar Super Holdco LP is OHCP GenPar Super Holdco GP, Ltd., a Cayman Islands entity, which is owned and controlled by Brian Cherry, Steven G. Puccinelli, and Tyler Wolfram, each U.S. citizens.

Pursuant to Commission practice, the application is 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 Future Fiber.

INFORMATIVE

ITC-STA-20200831-00168
Cyan Security USA, Inc.

Request for special temporary authority (STA) filed by Cyan Security USA, Inc. to hold international section 214 authorization ITC-214-20160329-00127 pending Commission action on its application for transfer of control of Cyan Security USA, Inc. from I-New Unified Mobile Solutions AG to Cyan AG which occurred on July 30, 2018 without prior Commission consent. Cyan AG is in holding company formed under the laws of Germany.

Interested parties may file comments on or before September 18, 2020.

REMININDER:

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.