



Federal Communications Commission

FEDERAL COMMUNICATIONS COMMISSION FCC FOREIGN CARRIER AFFILIATIONS NOTIFICATION

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CARRIER INFORMATION

CONFIDENTIALITY: Carriers filing foreign carrier affiliation notifications pursuant to Section 63.11 (a) of the Rules, 47 C.F.R §63.11(a), and requesting confidential treatment for the first twenty days pursuant to Sections 63.11(i) and 0.459 of the Rules, 47 C.F.R. §§63.11(i) and 0.459, should not file this form electronically, but instead, should file this form and the required attachments manually. Please send the manual submission to:

Secretary
Room TW-B204F
445 12th Street, SW
Washington, DC 20554

REMINDER: Carriers filing foreign carrier affiliation notifications are reminded to review the requirements in Section 63.11 of the Rules, 47 C.F.R. §63.11. See [FACT SHEET](#)

Note: Use only standard punctuation. Please do not use special characters - such as ';' - in any of the fields below!

Enter a description of this notification to identify it on the main menu:

Global Caribbean Network FCN Affiliation 6-07-07

1. Carrier

Name:	Global Caribbean Network	Phone Number:	590590571000
DBA Name:		Fax Number:	590590571001
Street:	Tour Secid, 6th Floor Point a Pitre	E-Mail:	info@globalcaribbean.net
City:		State:	
Country:	GLP	Zipcode:	-
Attention:	Ehsan Emami		

2. Contact

Name:	Eric Fishman, Esq.	Phone Number:	(202)828-1849
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Company: Holland & Knight LLP Fax Number: (202)955-5564
 Street: 2099 Pennsylvania Ave., NW E-Mail: eric.fishman@hkclaw.com
 Suite 100
 City: Washington State: DC
 Country: USA Zipcode: 20006 -
 Attention: Eric Fishman Relationship: Legal Counsel

3. Place of Incorporation of Carrier France

4. Other Company(ies) and Place(s) of Incorporation
 Southern Caribbean Fiber and Middle Caribbean Network
 are both organized under the laws of France

5. Country or Countries for which carrier is notifying the Commission of an affiliation. Guadeloupe, Dominica (WTO), Martinique, St. Lucia (WTO), St. Kitts (WTO), St. Vincent and the Grenadines (WTO), Grenada (WTO), Trinidad (WTO), Barbados (WTO) and Antigua (WTO)

6. Is there an accompanying Transfer of Control or Assignment Application pursuant to Section 63.18(e)(3) of the Rules, 47 C.F.R. §63.18(e)(3), to this foreign carrier affiliation notification? Yes No

7. If the answer to question 6 is yes, please provide the date of filing of the Transfer of Control or Assignment Application.
 6/7/2007

8. Is this foreign carrier affiliation notification being filed as a prior notification pursuant to Section 63.11(a) or as a post notification pursuant to Section 63.11(b)-(c)? Prior Post

9. If this foreign carrier affiliation notification is being filed as a prior notification pursuant to Section 63.11(a)(1) or (2) of the Rules, 47 C.F.R. §§63.11(a)(1) or (2), is this filing being made at least forty-five days prior to the consummation of the acquisition? If the answer to this question is no, include in an Attachment (use Attachment 1 below) a statement explaining the reason for non-compliance with the Section 63.11(a) filing requirement. Yes No N/A

10. If this foreign carrier affiliation notification is being filed as a post notification pursuant to Section 63.11(b)-(c) of the Rules, 47 C.F.R. §63.11(b)-(c), is this filing being made within thirty days after consummation of the acquisition? If the answer to this question is no, include in an Attachment (use Attachment 1 below) a statement explaining the reason for non-compliance with the Section 63.11(c) filing requirement. Yes No N/A

11. If the foreign carrier affiliation notification is being filed as a post notification pursuant to Section 63.11(c) of the Rules, 47 C.F.R. §63.11(c), are you relying upon an exception in Section 63.11(b)? Yes No N/A

12. If the answer to question 11 is yes, please certify to one or more of the following questions as applicable for each carrier and destination market for which notification is being made (see Section 63.11(b)):

- a. Has the Commission previously determined in an adjudication that the foreign carrier(s) lacks market power in any destination market being notified in this filing? If the answer is yes, please provide the citation(s) to the decision(s) in an Attachment (use Attachment 1 below). Yes No N/A
- b. Does the foreign carrier(s) own facilities in any destination market(s) being notified in this filing (see Section 63.11(b)(1)(ii) for a definition of "facilities")? If the answer is yes, please specify the carrier(s) and destination market(s) being notified in this filing in an attachment (use Attachment 1 below). Yes No N/A

c. Is the foreign carrier authorized to operate in a WTO Member?

1. If the foreign carrier is authorized to operate in a WTO Member, is the authorized carrier making this filing demonstrating that it is entitled to retain non-dominant classification on the newly affiliated route pursuant to Section 63.10 of the Rules, 47 C.F.R. §63.10? If so, please provide the necessary demonstration in an Attachment (use Attachment 1 below). Yes No N/A
2. If the foreign carrier is authorized to operate in a WTO Member, is the authorized carrier agreeing to comply with the dominant carrier safeguards contained in Section 63.10 of the Rules, 47 C.F.R. §63.10, effective upon the acquisition of the affiliation? Yes No Undefined field (dominant_carrier_safeguards_sw:3)

13. If the foreign carrier affiliation notification is being filed as a prior notification pursuant to Section 63.11(a) of the Rules, 47 C.F.R. §63.11(a), is the foreign carrier authorized to operate in a non-WTO Member country? Yes No N/A

14. If the answer to question 13 is yes, is the authorized carrier making the required showing that the foreign carrier lacks market power in the non-WTO Member country (see Section 63.18(k)(2), 47 C.F.R. §63.18(k)(2)) or, alternatively, the Effective Competitive Opportunities showing specified in Section 63.18(k)(3) of the Rules, 47 C.F.R. §63.18(k)(3)? If yes, please provide the supporting information in an Attachment (use Attachment 1 below). Yes No N/A

15. If the answer to question 13 is yes and the answer to question 14 is no, you may provide information in an Attachment (use Attachment 1 below) to demonstrate it continues to serve the public interest for you to operate on the route for which you propose to acquire an affiliation with the non-WTO foreign carrier. (See Section 63.11(g)(2)).

16. Regardless of whether the foreign carrier affiliation notification is filed as a prior or post notification, does the authorized carrier request continued regulation as a non-dominant international carrier pursuant to Section 63.10 of the Rules, 47 C.F.R. §63.10? If yes, include an Attachment (use Attachment 1 below) stating how the carrier qualifies for non-dominant classification pursuant to this section. Yes No

17. Regardless of whether the foreign carrier affiliation notification is filed as a prior or post notification, provide in an Attachment (use Attachment 1 below) the name of the newly affiliated foreign carrier(s) and the country or countries in which it is authorized to provide telecommunications services to the public.

18. Regardless of whether the foreign carrier affiliation notification is filed as a prior or post notification, state in an Attachment (use Attachment 1 below) what services the authorized carrier(s) making this filing is authorized to provide to each country named in response to question 17 and the FCC file numbers under which each such authorization was granted.

19. Regardless of whether the foreign carrier affiliation notification is filed as a prior or post notification, state in an Attachment (use Attachment 1 below) which, if any, of the countries the authorized carrier making this filing serves solely through the resale of international switched services of unaffiliated U.S. facilities-based carriers.

20. Regardless of whether the foreign carrier affiliation notification is filed as a prior or post notification, provide in an Attachment (use Attachment 1 below) the name, address, citizenship and principal business of any person or entity that directly or indirectly owns at least ten percent of the equity of the authorized carrier making this filing, and the percentage of equity owned by each of those entities to the nearest one percent.

21. Regardless of whether the foreign carrier affiliation notification is filed as a prior or post notification, provide the name of any interlocking directorates, as defined in Section 63.09(g) of the Rules, 47 C.F.R. §63.09(g), with each foreign carrier named in the notification.

22. By checking Yes, the carrier certifies that it has not agreed to accept special concessions directly or indirectly from any foreign carrier with respect to any U.S. international route where the foreign carrier possesses market power on the foreign end of the route. Yes No

23. By checking Yes, the carrier certifies that it shall maintain the continuing accuracy of information provided pursuant to Section 63.11 of the Rules, 47 C.F.R. §63.11, for a period of forty-five days after the filing of this form. In addition, the applicant certifies that it shall

immediately inform the Commission if at any time, not limited to forty-five days, the representations in the "special concessions" certification referenced in question 22 are no longer accurate.

Yes No

CERTIFICATION

24. Typed Name of Person Signing Ehsan Emami	25. Title of Person Signing President	
WILLFUL FALSE STATEMENTS MADE ON THIS FORM ARE PUNISHABLE BY FINE AND / OR IMPRISONMENT (U.S. Code, Title 18, Section 1001), AND/OR REVOCATION OF ANY STATION AUTHORIZATION (U.S. Code, Title 47, Section 312(a)(1)), AND/OR FORFEITURE (U.S. Code, Title 47, Section 503).		
26. 1: Attachment 1	2: Attachment	3: Attachment

FCC NOTICE REQUIRED BY THE PAPERWORK REDUCTION ACT

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THE FOREGOING NOTICE IS REQUIRED BY THE PAPERWORK REDUCTION ACT OF 1995, PUBLIC LAW 104-13, OCTOBER 1, 1995, 44 U.S.C. SECTION 3507.

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ATTACHMENT 1

Item 7

The instant foreign carrier affiliation notification is being filed concurrently with an application for transfer of control of Antilles Crossing – St. Croix, Inc. (FRN 0013963624) from its current indirect majority shareholder, Leucadia National Corporation ("Leucadia") to Global Caribbean Fiber ("GCF"), a French company whose two sole equity owners will be Auto-Guadeloupe Investissement, S.A. d/b/a Loret Group ("AGI") (60%) and Caribbean Fiber Holdings, LP ("CFH"), a newly formed limited partnership ultimately controlled by Leucadia (40%).

Item 16

Pursuant to Section 63.10 of the Commission's rules, GCN certifies that it is entitled to retain non-dominant classification for each route between the United States and the countries specified in this notification. Each of the foreign carrier affiliates identified herein has a less than 50% market share in its respective market, and in the international transport and local access markets of Guadeloupe, Barbados and St. Lucia. Each of these countries is a member of the WTO,¹ and none of the foreign carrier affiliates identified herein appears on the Commission's list of foreign telecommunications carriers presumed to possess market power in foreign telecommunications markets.² Each of the foreign carrier affiliates identified herein therefore qualifies for a presumption of non-dominance pursuant to Section 63.10(a)(3) of the Commission's rules.

Item 17

A. *Middle Caribbean Network, S.A.S.*, a French company and wholly owned subsidiary of GCF, is the owner of a submarine fiber optic cable system with landing stations in Guadeloupe, Dominica and Martinique. The MCN system is scheduled to commence operations this year.

B. *Southern Caribbean Fiber, S.A.S.*, a French company owned 93% by GCF and 7% by ROIFE Inc, a Delaware headquartered company, is the owner of a submarine fiber optic cable system with landing stations in Martinique, St. Kitts, St. Lucia, St. Vincent and the Grenadines, Grenada, Trinidad, Barbados and Antigua.. The SCF system is scheduled to commence operations this year.

C. *Tele(Barbados) Inc.*, a Barbados company, is authorized to provide telecommunications service in Barbados.

¹ Guadeloupe is an overseas departments of France and, as such, legally part of that nation. France, St. Lucia and Barbados are all WTO Member States.

² See *International Bureau Revised and Reissues the Commission's List of Foreign Telecommunications Carriers that Are Presumed to Possess Market Power in Foreign Telecommunications Markets*, Public Notice, DA 07-233, released January 26, 2007.

D. *Antilles Crossing (St. Lucia), Limited*, a St. Lucia limited company, owns the subsea portion of the Antilles Crossing submarine cable system in St. Lucia's territorial waters and the St. Lucia cable station.

E. *Antilles Crossing, LP*, a Delaware limited partnership, owns the subsea portion of the Antilles Crossing submarine cable system in Barbados international waters and the Barbados cable station.

At present, Antilles Crossing (St. Lucia) Limited, Tele(Barbados) Inc. and Antilles Crossing, LP are all indirect subsidiaries of Leucadia.³

Item 18

GCN holds a cable landing license issued by the Commission to construct and operate a fiber-optic submarine cable network, on a non-common carrier basis, between Puerto Rico, Guadeloupe, St. Martin, and St. Croix, and on a common carrier basis between Puerto Rico and St. Barthélemy. See Public Notice, DA No. 05-2443, September 13, 2005; File No. SCL-LIC-20050418-00010. The Commission has also issued to GCN authority, pursuant to Section 214 of the Communications Act, as amended, to construct and operate a fiber-optic submarine cable system on a common carrier basis between Puerto Rico and St. Barthélemy, and to provide global facilities-based and resold international services. Public Notice, DA No. 05-2443, September 13, 2005, File No. ITC-214-20050623-00237; and Public Notice, DA No. 05-2397, September 1, 2005, File No. ITC-214-20050621-00231.

Item 19

Except for the countries served by its submarine fiber-optic cable network, GCN provides international telecommunications service solely by reselling international private line and switched services provided by unaffiliated U.S. international facilities-based carriers.

Item 20

The majority owner of GCN, holding 85% of its capital stock, is GCF, a wholly owned subsidiary of Auto-Guadeloupe Investissement, S.A. d/b/a Loret Group ("AGI"), a public limited company organized under the laws of France. The minority owners of GCN are, respectively, Semsamar, a public limited company organized under the laws of France (10%), and Mediaserv, a limited liability company organized under the laws of France (5%).

AGI is engaged in the businesses of import/export trading, car rentals and real estate, and holds no telecommunications licenses. The company headquarters is located at Tour Secid, 8th Floor, Place de la Renovation, 97110 Pointe a Pitre, Guadeloupe, France. The majority owner of AGI, holding a 61.49% equity interest, is S.A. L. Loret et Compagnie, a public limited company organized under the laws of France, and engaged in the business of import/export trading and services. The principal remaining owner of AGI is Christiane Aubery Loret, a French citizen,

³ See letters of Kent D. Bressie, counsel to Antilles Crossing – St. Croix, Inc. to Marlene H. Dortch, September 2, 2005 and November 16, 2005.

who owns a 34.22% equity interest in the company. The members of the AGI Supervising Board are Christiane Loret, Lucien Loret (both French citizens), and S.A. L. Loret et Compagnie. The directors of the company are Denis Lesueur (President) and Marie Loret, both citizens of France.

The principal owners of S.A. Loret et Compagnie, holding a ten-percent-or-greater equity interest are: SC Sciparin, a holding company organized under the laws of France (48.36%), Christiane Aubery Loret (33.37%), and Lucien Loret (15.10%), a citizen of France. The headquarters of S.A. Loret et Compagnie is at the same location as AGI. The principal owners of S.C. Sciparin, a private company organized under the laws of France, are Marie Loret (23.75%), Nathalie Loret (23.75%), Nadine Loret (23.75%) and Valerie Loret (23.75%), all of whom are French citizens.

Semsamar is engaged in the business of engineering services and holds no telecommunications licenses. The company headquarters is located at Immeuble du Port Marigot, 97150 Saint-Martin, France. The equity owners of Semsamar owning a 10% or greater interest in the company are: Commune de Saint-Martin (Saint-Martin municipality) (51.07%); Conseil Regional de Guadeloupe (14.46%), Caisse des Depots et Consignations de Paris (10%); and SARL Fonciere de l'Anse Marcel (10%) (all French entities or citizens). The members of the Semsamar Supervising Board are: Victor Gibbs (President), Jean Pierre Dupont (Vice President), Jean-Luc Hamlet, Daniel Billant, Daniel Gumbs, Jean Pierre Boury, Guy Erb, Christian Champare, Rene Arnel, Ernest Moutoussamy, Mme. Benfele Danielle-Pentier Amaury, and Favrot Lucien Davrain, all of whom are citizens of France. The sole Director of Semsamar is Jean-Paul Fischer, a citizen of France.

Mediaserv is engaged in the business of information technology and data warehouse services, and holds authority, issued by the Autorité de Régulation des Communications Electroniques et de la Poste ("ARCEP"), to operate as an Internet and telecommunications service provider. The headquarters of the company is located at Tour Secid, 6th floor, Place de la Renovation, 97110 Pointe A Pitre, Guadeloupe. France. The only equity owner of Mediaserv holding a 10% or greater ownership interest is Loret Telecom (LORTEL) with 99.9% of shares. LORTEL is owned by : La Pergola, a limited liability company organized under the laws of France and engaged in the business of real estate (24.99%); AGI (24.92%); and Mme. Marie-France Lesueur, a citizen of Guadeloupe (France) (22.47%). The Managing Director of Mediaserv is Ehsan Emami, a citizen of France. The Directors of Mediaserv are : Anne Bride, Mikis de Bonneval, , Sébastien Duffes, Isabelle Falek and Félix Orer, all of whom are citizens of France.

Question 21

Ehsan Emami, a director of GCN, is also a director of GCF, MCN, SCF and Loret Telecom.



PUBLIC NOTICE

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DA No. 08-2095

Report No. FCN-00104

Monday September 15, 2008

FOREIGN CARRIER AFFILIATION NOTIFICATION

Pursuant to the Commission's rules, the U.S. international carriers and submarine cable landing licensees listed below filed with the Commission a notification of the affiliation they have or propose to have with foreign carriers. These notifications are filed pursuant to Sections 63.11 and 1.768 of the Commission's rules, 47 C.F.R. Sections 63.11 and 1.768.

The Commission amended Section 63.11 in IB Docket No. 97-142, Rules and Policies on Foreign Participation in the U.S. Telecommunications Market, 15 FCC Rcd. 18158 (2000). The Commission recently adopted Section 1.768 in IB Docket No. 00-106, Review of Commission Consideration of Applications under the Cable Landing License Act, 16 FCC Rcd. 22167 (2001).

FCN-NEW-20060206-00032 P Verizon Hawaii International Inc.

Notification

Pursuant to Section 1.768 of the Commission's rules, Verizon Hawaii International, Inc. hereby notifies the Commission of its foreign affiliation with carriers in the following countries: Argentina, Australia, Austria, Belgium, Botswana, Canada, Chile, Columbia, Czech Republic, Denmark, Finland, France, Germany, Greece, Hong Kong, Hungary, Ireland, Italy, Japan, Kenya, Korea, Luxembourg, Namibia, Netherlands, New Zealand, Norway, Panama, Peru, Poland, Portugal, Russia, Singapore, South Africa, Spain, Sweden, Switzerland, Taiwan ROC, United Kingdom, Venezuela, and Zambia.

FCN-NEW-20070205-00017 E BorderCOMM Partners

Notification

Pursuant to Section 63.11 of the Commission's Rules, BorderCOMM Partners LP hereby notifies the Commission of their affiliation with Technologia Comunicaciones Avanzadas S.A. de C.V. (TCA) in Mexico.

FCN-NEW-20070417-00040 E IPC Systems, Inc.

Notification

Pursuant to Section 63.11 of the Commission's Rules, IPC Systems, Inc. hereby notifies the Commission of their affiliation with IPC Network Services Japan KK in Japan.

Other Companies:

FCN-NEW-20070516-00041 E TRILOGY INTERNATIONAL ENTERPRISES, LLC

Notification

Pursuant to Section 63.11 of the Commission's Rules, Trilogy International Enterprises, LLC hereby notifies the Commission of its affiliation with All America Cables and Radio - Dominican Republic, in the Dominican Republic.

Other Companies:

FCN-NEW-20070621-00042 E Global Caribbean Network

Notification

Pursuant to Section 63.11 of the Commission's Rules, Global Caribbean Network hereby notifies the Commission of its affiliation with the following foreign carriers: Middle Caribbean Network, S.A.S in Dominica, Guadeloupe, and Martinique; Southern Caribbean Fiber, S.A.S in Antigua, Barbados, Martinique, St. Vincent and the Grenadines, Grenada, St. Kitts, St. Lucia, and Trinidad; Tele(Barbados) Inc. in Barbados; Antilles Crossing (St. Lucia), Limited in St. Lucia; and Antilles Crossing, LP in Barbados.

Other Companies:

ITC-T/C-20070621-00238

E

Global Caribbean Network

Transfer of Control

Grant of Authority

Date of Action: 06/27/2007

Current Licensee: Global Caribbean Network

FROM: Auto-Guadeloupe Investissement, S.A d/b/a Loret Group

TO: GLOBAL CARIBBEAN FIBER, SAS

Notification filed June 21, 2007 of the pro forma transfer of control of international section 214 authorizations, ITC-214-20050621-00231 and ITC-214-20050623-00237, held by Global Caribbean Network (GCN), from its majority owner Auto-Guadeloupe Investissement, S.A. d/b/a Loret Group (AGI), to Global Caribbean Fiber, S.A.S. (GCF), a French company that is wholly owned by AGI, effective March 2, 2007. Specifically, AGI has transferred its 85% capital stock interest in GCN to GCF pursuant to an internal corporate reorganization. AGI remains the ultimate majority owner and in operational control of GCN.



PUBLIC NOTICE

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DA No. 07-2851

Report No. TEL-01161

Thursday June 28, 2007

INTERNATIONAL AUTHORIZATIONS GRANTED

Section 214 Applications (47 C.F.R. § 63.18); Section 310(b)(4) 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 25 percent foreign ownership benchmark applicable to common carrier radio licensees under 47 U.S.C. § 310(b)(4).

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.

An updated version of Sections 63.09-.25 of the rules, and other related sections, is available at <http://www.fcc.gov/ib/pd/pf/telecomrules.html>.

ITC-214-20070212-00067 E EDGE TELECOM INC
International Telecommunications Certificate
Service(s): Global or Limited Global Facilities-Based Service, Global or Limited Global Resale Service
Grant of Authority Date of Action: 06/27/2007

Application for authority to provide facilities-based service in accordance with Section 63.18(e)(1) of the rules, and also to provide service in accordance with Section 63.18(e)(2) of the rules.

ITC-214-20070605-00212 E One Source Networks Inc.
International Telecommunications Certificate
Service(s): Global or Limited Global Facilities-Based Service, Global or Limited Global Resale Service
Grant of Authority Date of Action: 06/22/2007

Application for authority to provide facilities-based service in accordance with Section 63.18(e)(1) of the rules, and also to provide service in accordance with Section 63.18(e)(2) of the rules.

ITC-214-20070605-00213 E Vidafon, Inc.
International Telecommunications Certificate
Service(s): Global or Limited Global Resale Service
Grant of Authority Date of Action: 06/22/2007

Application for authority to provide service in accordance with Section 63.18(e)(2) of the rules.

SCL-T/C-20070621-00010 P Global Caribbean Network

Transfer of Control

Grant of Authority

Date of Action: 07/24/2007

Current Licensee: Global Caribbean Network

FROM: Auto-Guadeloupe Investissement, S.A d/b/a Loret Group

TO: GLOBAL CARIBBEAN FIBER, SAS

Notification filed June 21, 2007, pursuant to section 1.767(g)(7) of the Commission's rules, 47 C.F.R. § 1.767(g)(7), of the pro forma transfer of control of the cable landing license for the Global Caribbean Network cable system, SCL-LIC-20050418-00010, held by Global Caribbean Network (GCN), from Auto-Guadeloupe Investissement, S.A. d/b/a Loret Group (AGI), to Global Caribbean Fiber, S.A.S. (GCF), effective March 2, 2007. The Global Caribbean Network cable system operates between Puerto Rico, Guadeloupe, Saint Martin (Fr.), St. Croix, and St. Barthélemy.

Licensee Information: GCN owns and operates the Global Caribbean Network cable system. AGI holds an 85% interest in GCN. Pursuant to an internal corporate reorganization, on March 2, 2007, AGI transferred its 85% capital stock interest in GCN to GCF, a wholly-owned subsidiary of AGI. Semsamar and Mediaserv continue to hold a 10% and 5% interest in GCN, respectively. AGI remains the ultimate majority owner and in operational control of GCN.

Conditions and Requirements: See Actions Taken Under Cable Landing License Act, International Authorization Granted, File Nos. SCL-LIC-20050418-00010, ITC-214-20050623-00237, Public Notice, 20 FCC Rcd 14639 (IB 2005) (GCN Grant PN).

Regulatory Status of Cable System: The Global Caribbean Network cable system operates on a non-common carrier basis between Puerto Rico, Guadeloupe, Saint Martin (Fr.), and St. Croix, and on a common carrier basis between Puerto Rico and St. Barthélemy. See GCN Grant PN, 20 FCC Rcd 14639.

Cable Design and Capacity: See Cable Landing License, SCL-LIC-20050418-00010, 20 FCC Rcd 14639.



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DA No. 07-3387

Report No. SCL-00035

Wednesday July 25, 2007

ACTIONS TAKEN UNDER CABLE LANDING LICENSE ACT

Section 1.767(a) Cable Landing Licenses, Modifications, and Assignments or Transfers of Control of Interests in Cable Landing Licenses (47 C.F.R. § 1.767(a))

By the Chief, Policy Division, International Bureau:

Pursuant to An Act Relating to the Landing and Operation of Submarine Cables in the United States, 47 U.S.C. §§ 34-39 (Cable Landing License Act), Executive Order No. 10530, Exec. Ord. No. 10530 reprinted as amended in 3 U.S.C. § 301, and section 1.767 of the Commission's rules, 47 C.F.R. § 1.767, the following applications ARE GRANTED. These grants of authority are taken under section 0.261 of the Commission's rules, 47 C.F.R. § 0.261. Petitions for reconsideration under section 1.106 or applications for review under section 1.115 of the Commission's rules, 47 C.F.R. §§ 1.106, 1.115, may be filed within 30 days of the date of this public notice.

This public notice serves as each cable landing licensee's Cable Landing License, or modification thereto, pursuant to the Cable Landing License Act and sections 1.767 and 1.768 of the Commission's rules. Cable landing licensees should review carefully the terms and conditions of their licenses. Failure to comply with these terms and conditions or relevant Commission rules and policies could result in fines or forfeitures.

The Commission most recently amended its rules applicable to submarine cable landing licenses in Review of Commission Consideration of Applications under the Cable Landing License Act, IB Docket No. 00-106, FCC 01-332, 16 FCC Rcd 22167 (2001), 67 Fed. Reg. 1615 (Jan. 14, 2002). An updated version of sections 1.767 and 1.768 of the rules is available at <http://www.fcc.gov/ib/pd/pf/telecomrules.html>. See also http://hraunfoss.fcc.gov/edocs_public/attachmatch/DA-02-598A1.pdf for a March 13, 2002 Public Notice; http://hraunfoss.fcc.gov/edocs_public/attachmatch/FCC-01-332A1.pdf for the December 14, 2001 Report and Order.

Transfer of Control

Current Licensee: Antilles Crossing-St. Croix, Inc.

FROM: Leucadia National Corporation

TO: GLOBAL CARIBBEAN FIBER, SAS

Application for consent to transfer control of the cable landing license for the Antilles Crossing cable system, SCL-LIC-20031125-00032, held by Antilles Crossing-St. Croix, Inc. (ACSC), from Leucadia National Corporation (Leucadia) to Global Caribbean Fiber, S.A.S. (GCF). The Antilles Crossing is a non-common carrier fiber optic cable system extending between the U.S. Virgin Islands, St. Lucia, and Barbados.

Pursuant to a Joint Venture Agreement executed May 29, 2007, Auto-Guadeloupe Investissement, S.A. d/b/a Loret Group (AGI) and Baldwin Enterprises, Inc. (BEI), a wholly-owned subsidiary of Leucadia, have agreed to form a joint venture which will combine the submarine cable networks which each party operates in the Caribbean region under the direct ownership and control of GCF. GCF, which is currently a wholly-owned subsidiary of AGI, will be jointly owned by AGI, with a 60% equity and voting interest, and Caribbean Fiber Holdings, LP (CFH), with a 40% equity and voting interest. CFH is a newly formed limited partnership ultimately controlled by Leucadia.

In addition to the Antilles Crossing cable system, the assets included in the Joint Venture will be the Global Caribbean Network (GCN), SCL-LIC-20050418-00010, which is controlled by GCF, and two cable systems which do not land in the United States, Middle Caribbean Network and Southern Caribbean Fiber, both of which are majority-owned by GCF.

Leucadia currently has 75% controlling interest in ACSC; with LPH Telecom Ltd. holding a 25% interest. Pursuant to a corporate reorganization in anticipation of this transaction, Leucadia and LPH Telecom will each transfer their interest in ACSC to CFH. CFH will be owned by Baldwin Carib, LP (74.9%), LUK-Carib, LLC (0.1%), and LPH Telecom Ltd. (25%). Baldwin Carib, LP and LUK-Carib, LLC are both wholly-owned subsidiaries of BEI and indirect wholly-owned subsidiaries of Leucadia. LPH Telecom Ltd. is a wholly-owned subsidiary of Light & Power Holdings Ltd., a publicly traded Barbados limited company in which Leucadia holds 37.82% of the shares. Thus, Leucadia will have a 84.455% indirect interest in CFH.

AGI is a public limited company organized under the laws of France. The majority owner of AGI is S.A. L. Loret et Compagnie, a public limited company organized under the laws of France, which holds a 61.49% interest in AGI. Christiane Aubery Loret, a French citizen, holds a 34.22% interest in AGI. The principal owners of S.A. L. Loret et Compagnie are SC Sciparin, a holding company organized under the laws of France (48.36%), Christiane Aubery Loret (33.37%), and Lucien Loret, a French citizen (15.1%). The principal owners of SC Sciparin are Marie Loret, Nathalie Loret, Nadine Loret, and Valerie Loret, all of whom are French citizens, and each of whom holds a 23.75% interest.

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 C.F.R. §§ 1.2001-1.2003.

The Commission's rules applicable to submarine cable landing licenses (47 C.F.R. §§ 1.767, 1.768) are available at <http://www.fcc.gov/ib/td/pf/telecomrules.html>. See also http://hraunfoss.fcc.gov/edoc_public/attachmatch/DA-02-5981A1.pdf for a March 13, 2002 Public Notice; http://hraunfoss.fcc.gov/edocs_public/attachmatch/FCC-01-332A1.pdf for the December 14, 2001 Report and Order.

By this notice, we inform the public that submarine cable landing license applications and international section 214 applications that are part of larger transactions involving multiple Commission licenses or authorizations may involve "extraordinary circumstances" as referenced in Review of Commission Consideration of Applications under the Cable Landing License Act, Report and Order, 16 FCC Rcd 22167 (2001) and Rules and Policies on Foreign Participation in the U.S. Telecommunications Market, Report and Order and Order on Reconsideration, 12 FCC Rcd 23891 (1997), paras. 327-28, Order on Reconsideration, 15 FCC Rcd 18158 (2000). Additionally, these extraordinary circumstances may result where Executive Branch agencies petition the Commission to defer decision on certain transactions pending the resolution of potential national security, law enforcement, foreign policy and trade policy issues. Accordingly, these applications may not be acted on within the 90-day review period that the Commission has established as the period of time normally required to reach a decision on non-streamlined cable landing licenses and international section 214 applications. This notice shall serve as public notice to applicants that, in these circumstances, additional time may be required for Commission review and final action. No additional formal public notice will be provided routinely with respect to specific applications in the event that the applicable review period extends beyond 90 days.



PUBLIC NOTICE

FEDERAL COMMUNICATIONS COMMISSION
445 12th STREET S.W.
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Report No. SCL-00031S

Monday July 30, 2007

STREAMLINED SUBMARINE CABLE LANDING LICENSE APPLICATIONS ACCEPTED FOR FILING

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 and subject to the streamlined processing procedures set forth in section 1.767 of the Commission's rules, 47 C.F.R. § 1.767. Pursuant to the Submarine Cable Landing License Act, 47 U.S.C. §§ 34-39, and Executive Order No. 10530, reprinted as amended in 3 U.S.C. § 301, each applicant seeks: (a) the grant of a cable landing licensee; (b) the modification of a cable landing license; and/or (c) the assignment or transfer of control of an interest in a submarine cable landing license.

Pursuant to its decision in Review of Commission Consideration of Applications under the Cable Landing License Act, IB Docket No. 00-106, FCC 01-332, 16 FCC Rcd 22167 (2001) and section 1.767 of the rules, the Commission will take action upon these applications within forty-five (45) days after release of this public notice, unless the Commission has informed the applicant in writing that the application, upon further examination, has been deemed ineligible for streamlined processing.

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. Filings relating to this application must be received within 14 days of this notice. Such filings will not necessarily result in an application being deemed ineligible for streamlined processing.

Copies of all applications listed here are available for public inspection in the FCC Reference and Information Center, located in room CY-A257 at the Portals 2 building, 445 12th Street, SW, Washington DC 20554. The center can be contacted at (202) 418-0270. 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), 202-418-0432 (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.



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DA No. 05-2443
September 13, 2005

ACTIONS TAKEN UNDER CABLE LANDING LICENSE ACT

INTERNATIONAL AUTHORIZATION GRANTED

Section 1.767(a) Cable Landing Licenses, Modifications, and Assignments or Transfers of Control of Interests in Cable Landing Licenses (47 C.F.R. § 1.767(a))

Section 214 Application (47 C.F.R. § 63.18)

By the Chief, Policy Division, International Bureau:

Pursuant to An Act Relating to the Landing and Operation of Submarine Cables in the United States, 47 U.S.C. §§ 34-39 (Cable Landing License Act), Executive Order No. 10530, Exec. Ord. No. 10530 *reprinted as amended in* 3 U.S.C. § 301, and section 1.767 of the Commission's rules, 47 C.F.R. § 1.767, the following application IS GRANTED. This grant of authority is taken under section 0.261 of the Commission's rules, 47 C.F.R. § 0.261, and is effective upon release of this public notice. Petitions for reconsideration under section 1.106 or applications for review under section 1.115 of the Commission's rules, 47 C.F.R. §§ 1.106, 1.115, may be filed within 30 days of the date of this public notice.

THIS PUBLIC NOTICE SERVES AS THE CABLE LANDING LICENSEE'S CABLE LANDING LICENSE, or modification thereto, pursuant to the Cable Landing License Act and sections 1.767 and 1.768 of the Commission's rules. Cable landing licensees should review carefully the terms and conditions of their licenses. Failure to comply with these terms and conditions or relevant Commission rules and policies could result in fines or forfeitures.

THIS PUBLIC NOTICE ALSO SERVES AS THE CARRIER'S SECTION 214 CERTIFICATE. It contains general and specific conditions, which are set forth below. 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.

A current version of sections 1.767 and 1.768 of the rules is available on the FCC web site at: <http://www.fcc.gov/ib/pd/pf/telecomrules.html>. See also *Review of Commission Consideration of Applications under the Cable Landing License Act*, IB Docket No. 00-106, FCC 01-332 (rel. Dec. 14, 2001), 67 Fed. Reg. 1615 (Jan. 14, 2002) available at http://hraunfoss.fcc.gov/edocs_public/attachmatch/FCC-01-332A1.pdf.

A current version of Sections 63.09-.25 of the rules, and other related sections, is available at <http://www.fcc.gov/ib/pd/pf/telecomrules.html>.

SCL-LIC-20050418-00010
ITC-214-20050623-00237

Global Caribbean Network (GCN)

SUBMARINE CABLE LANDING LICENSE
INTERNATIONAL SECTION 214 AUTHORIZATION

Actions Taken: Grant of Cable Landing License to land and operate a fiber-optic submarine cable system, the Global Caribbean Network ("GCN") cable system, on a non-common carrier basis between Puerto Rico, Guadeloupe, Saint Martin (Fr.), and St. Croix, and on a common carrier basis between Puerto Rico and St. Barthélemy. Application for Cable Landing License – Streamlined Processing Requested, File No. SCL-LIC-20050418-00010 (filed April 18, 2005) ("Application"); Supplement to Application for Cable Landing License – Streamlined Processing Requested, File No. SCL-LIC-20050418-00010 (filed April 29, 2005); Modification to Application for Cable Landing License, File No. SCL-LIC-20050418-00010 (filed June 15, 2005) ("Modification").

Grant of international section 214 authority to construct and operate a fiber-optic submarine cable system on a common carrier basis between Puerto Rico and St. Barthélemy. Application for International Section 214 Authorization – Streamlined Processing Requested, File No. ITC-214-20050623-00237 (e-file) (filed June 23, 2005) ("International Section 214 Application").

Acceptability for Filing Public Notices: *Global Caribbean Network, Application for a License to Land and Operate a Fiber-Optic Cable System, for the Global Caribbean Network Cable System, between Puerto Rico, Guadeloupe, Saint Martin (Fr.), and St. Croix, on a Non-Common Carrier Basis*, File No. SCL-LIC-20050418-00010, Public Notice, Streamlined Submarine Cable Landing License Applications Accepted for Filing, DA 05-1285 (Int'l Bur., May 4, 2005);

Global Caribbean Network, Application for Authority to Construct and Operate a Fiber-Optic Cable System, for the Global Caribbean Network Cable System, between the U.S.-St. Barthélemy – on a Common Carrier Basis, File No. ITC-214-20050623-00237, Public Notice, Streamlined International Applications Accepted for Filing, Report No. TEL-00930S (Int'l Bur., July 22, 2005).

Conditions and Requirements: Global Caribbean Network SHALL COMPLY with the routine conditions set out in section 1.767(g)(1)-(14) of the Commission's rules. *See* 47 C.F.R. § 1.767(g)(1)-(14).

ADDITIONALLY, application File No. ITC-214-20050623-00237 IS GRANTED, and GCN is authorized, pursuant to Section 214 of the Communications Act of 1934, as amended, to: (1) construct, acquire, and operate capacity in a fiber optic submarine cable system known as the Global Caribbean Network between the United States and St. Barthélemy; (2) acquire by lease or other comparable means such extension facilities as may be required to extend the capacity of the GCN system; and (3) activate capacity in the GCN system and in the aforementioned facilities for the provision of its authorized services.

GCN shall make available half-interests in the GCN system capacity to such present and future U.S. carriers as may be authorized by the Commission to acquire such capacity.

The Commission retains jurisdiction to reallocate U.S. carriers' interests in capacity herein authorized, as the public interest may require and with any requisite concurrence of the foreign administration or carriers concerned, in order to accommodate additional carriers or for other reasons.

The Commission retains jurisdiction over all matters relating to the GCN system's ownership, management, maintenance, and operation of the cable system as authorized herein to ensure the most

