

Answer to Question 9

Valueroam Technologies, Inc. (“Valueroam Technologies”) requests streamlined processing of this Application pursuant to Section 63.12 of the Commission’s Rules, 47 C.F.R. § 63.12. This Application qualifies for streamlined treatment under Section 63.12 because Valueroam Technologies is not a foreign carrier and does not have any foreign carrier affiliations.

Answers to Questions 11 and 12

*Section 63.18(i):* Valueroam Technologies certifies that Valueroam Technologies is not a foreign carrier and is not affiliated with any foreign carriers.

*Section 63.18(j):* Valueroam Technologies certifies that (i) Valueroam Technologies is not a foreign carrier in any market; (ii) Valueroam Technologies does not control an entity that is a foreign carrier in any market; (iii) no individual or entity that owns more than 25 percent of Valueroam Technologies or controls Valueroam Technologies also controls a foreign carrier; and (iv) two or more foreign carriers (or parties that control foreign carriers) do not own, in the aggregate, more than 25 percent of Valueroam Technologies and are parties to, or the beneficiaries of, a contractual relation affecting the provision or marketing of international basic telecommunications services in the United States.

*Section 63.18(k):* Not applicable.

*Section 63.18(l):* Not applicable.

*Section 63.18(m):* Not applicable.