

Answer to Question 10:

63.18(c): Please direct any questions concerning the Parties and this application to:

Patrick D. Crocker, Attorney
Crocker & Crocker, P.C.
The Kalamazoo Building
107 W. Michigan Avenue, 4th Floor
Kalamazoo, MI 49007

Tel: (269) 381-8893
Fax: (269) 381-4855
Email: patrick@crockerlawfirm.com

63.18 (d): GroveLine, LLC was authorized by the Commission in File No. ITC-214-20021223-00594 granted January 30, 2003.

Answer to Question 13:

Pursuant to an Asset Purchase Agreement (“Agreement”) executed on or about June 27, 2008, EliteView, LLC agrees to sell, convey, assign and transfer to the Buyer, and BCN agrees to purchase and accept from the Seller, the “Sale Assets” summarized as follows: (1) all of the existing residential and business customers of any type or kind that constitute the Business originating in the top 34 states by revenue as set forth in the Agreement, and all contractual or other rights of the Seller with respect to such customer accounts; (2) all the names, addresses, and other pertinent information for all of the Seller’s customer lists, if any; customer agreements, customer billing and collection data and the complete customer billing history of each customer account with the Seller’s or any predecessor entities; and (3) all cash and cash equivalents, proceeds of every nature, attributable to the Sold Customers accrued, due or collected after the applicable Closing Date.

After the Closing, BCN will provide telecommunications services to EliteView’s customers pursuant to its own telecommunications authorizations. After consummation of the transactions, EliteView will retain its telecommunications authorizations in order to continue to provide telecommunications services apart from the business being acquired by BCN. **Thus, EliteView, LLC does not seek to surrender its authorization at this time.** The Parties also are not requesting permission to adopt EliteView’s existing tariff. Rather, BCN will amend its existing tariff to establish rates, terms, and conditions identical to those in the Seller’s tariff for the purchased customers, thus providing a seamless transition for existing customers of EliteView.

The proposed transfer of customers to BCN will have no adverse impact on customers. EliteView customers will continue to receive their existing services at the same rates, terms, and conditions that they have prior to the transfer and any future changes in the rates, terms, and conditions of service will be made consistent with Commission regulations. To avoid customer confusion and ensure a seamless transition, the Parties will provide advance written notice to the affected customers at least thirty (30) days prior to the transfer, explaining the change in service provider in accordance with applicable Commission and state regulations for changing a customer’s presubscribed carrier.

Answer to Question 20:

63.18(p) Statement for Streamlined Processing Pursuant to Section 63.12

This International Section 214 Application qualifies for streamlined processing pursuant to Section 63.12 because the applicants are not affiliated with any foreign carriers; are not affiliated with any dominant U.S. carriers whose international switched or private line services the applicant seeks authority to resell; and do not seek authority to provide switched basic services over private lines to a country for which the Commission has not previously authorized the provision of switched services over private lines. This Application therefore should be granted, pursuant to Section 63.12(a), fourteen days after the date of public notices listing this Application as accepted for filing.