

INFORMATION REQUIRED BY SECTION 63.24 OF THE COMMISSION’S RULES AND BY THE IBFS SECTION 214 MAIN FORM IN RELATION TO THE ASSIGNMENT OF INTERNATIONAL SECTION 214 AUTHORITY

Pursuant to Section 214 of the Communications Act of 1934, as amended, (“the Act”), 47 U.S.C. § 214 and Section 63.24(b) of the Commission’s rules, 47 C.F.R. § 63.24(b), Crown Point Network Technologies, Inc. dba Bridge Point (“Crown Point” or “Assignor”) and SLIC Network Solutions, Inc. (“SLIC” or “Assignee”), a wholly-owned subsidiary of Atlas Connectivity, LLC (“Atlas”), hereby seek Commission approval of the assignment of the Section 214 International Resale Authorizations set forth in the application herein from Crown Point to SLIC. The description of the transaction is more fully explained in response to Question 13 below.

The Assignor and Assignee submit the following information, pursuant to Section 63.24(e)(2) of the Commission’s Rules,¹ and the IBFS Section 214 Main Form:

■ **Contact Information—Answer to Question 10 (§§ 63.18(c), 63.18(d)).**

The following table provides contact information for the Assignor and the Assignee:

For Assignor	FRN
Name: Shana R. Macey Title: President Crown Point Network Technologies, Inc. P.O. Box 430 Crown Point, NY 12928 Email: Shana.Macey@cptelco.com Tel.: (518) 597-3300	0008206997
For Assignee	FRN
SLIC Network Solutions, Inc. 3330 State Highway 11-B Nicholville, NY 12965 Chief Executive Officer: Bradley G. Pattelli Email: bpattelli@slicfiber.com Tel.: (315) 274-9050	0011412129

¹ 47 C.F.R. § 63.24(e)(2).

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Counsel to the Assignee

Crown Point, the Assignor, holds the following International Section 214 authorizations to provide global or limited global resold telecommunications services: ITC-214-20080826-00403 and ITC-214-20030109-00004.

SLIC Network Solutions, Inc., the Assignee and a wholly owned subsidiary of Atlas, holds the following International Section 214 authorization to provide global or limited global resold telecommunications services: ITC-214-20171229-00233.

Nicholville Telco, LLC, an affiliate of the Assignee and a wholly owned subsidiary of Atlas, holds the following International Section 214 authorization to provide global or limited global resold telecommunications services: ITC-214-20171229-00233.

■ **Assignee Ownership—Answer to Question 11 (§ 63.18(h)).**

The following entities hold a direct or indirect 10 percent or greater ownership interest in the Assignee:

The following entity is the only entity that holds a direct 10 percent or greater membership interest in the Assignee.

<i>Entity</i>	<i>Citizenship</i>	<i>Address</i>	<i>Principal Business</i>	<i>Ownership</i>
Atlas Connectivity, LLC	Delaware limited liability company	3330 State Highway 11-B Nicholville, NY 12965	Telecommunications	100%

The following entities are the only entities that hold a direct 10 percent or greater membership interest in Atlas:

<i>Entity</i>	<i>Citizenship</i>	<i>Address</i>	<i>Principal Business</i>	<i>Ownership</i>
5LOOP, LLC	Delaware limited liability company	1415 W. 22nd St. Suite 1250 Oak Brook, IL 60523	Private Equity Investor	80.13%

The following entities are the only entities that hold a direct 10 percent or greater membership interest in 5LOOP, LLC:

<i>Entity</i>	<i>Citizenship</i>	<i>Address</i>	<i>Principal Business</i>	<i>Ownership</i>
Rock Island Capital Fund II, L.P.	Delaware partnership	1415 W. 22nd St. Suite 1250 Oak Brook, IL 60523	Private Equity Investor	78.96%
Bradley Pattelli and his family	U.S. citizens	276 Mansfield Ave. Darien, CT 06820	Individual Investor	17.63%

The following entity is the only entity that holds a direct 10 percent or greater equity interest in Rock Island Capital Fund II, L.P. with respect to Assignee:

<i>Entity</i>	<i>Citizenship</i>	<i>Address</i>	<i>Principal Business</i>	<i>Ownership</i>
Lanigan Holdings, LLC	Illinois Limited Liability Company	3111 West 167th Street Hazel Crest, IL 60429	Family Office Investor	12.6%

No other individual or entity has a 10 percent or greater direct or indirect interest in Assignee. Further, no foreign individual, government, corporation, or other entity has a 10 percent or greater direct or indirect interest in Assignee.

See attached chart for complete ownership of Assignee.

■ **Interlocking Directorates—Answer to Question 12 (§ 63.18(h)).**

Assignee does not have any interlocking directorates with a foreign carrier.

■ **Narrative of Transaction and Public Interest Statement—Answer to Question 13.**

Crown Point provides telecommunications services, including landline and internet service, to both residential and business subscribers in the Crown Point, New York area. SLIC is acquiring certain assets from Crown Point, which includes Crown Point's International Section 214 authorizations and approximately 1150 customers.

The standard applied by the Commission, in making its public interest evaluation, consists of the following: (1) whether the proposed transaction complies with the specific provisions of the Act, other applicable statutes, and the Commission's rules; (2) whether the transaction would result in public interest harms by substantially frustrating or impairing the objectives or implementation of the Act or related statutes; and (3) whether the transaction will yield public interest benefits.²

The proposed transaction fully meets the Commission's public interest standard. The proposed transaction does not violate the Act, any other applicable statute, or the Commission's rules. Further, the proposed transaction will not result in any public interest harms.

In addition, the transfer of the existing customers of Crown Point to SLIC will have no negative impact on the subscribers of Crown Point. No change to any tariff or customer contracts, or to the types and quality of services currently provided by Crown Point is planned or contemplated. The transaction will be seamless to the Crown Point customers as there will be no loss or reduction in service. The customers will be given advanced notice of the consummation of the proposed transaction. Specifically, Crown Point will advise its customers via a letter to the customers' address of record of the sale to SLIC and its customers will be informed that they may continue service on the same terms and conditions, though the customers of Crown Point

² See, e.g., *Joint Application of General Communication, Inc. and GCI Liberty, Inc. for Consent to Transfer Control*, WC Docket No. 17-114, Memorandum Opinion and Order, 32 FCC Rcd 9349, 9352-54 (paras. 7-9) (WTB, IB, MB & WTB 2017).

are not obligated to do so. Upon consummation of the transaction, Crown Point will assist SLIC in the orderly transition of the customers from Crown Point to SLIC. Several employees of a Crown Point affiliate will become employees of SLIC in order to more fully support the delivery of Crown Point services and the ongoing success of the transaction.

■ **Streamlined Processing—Answer to Question 20 (§§ 63.12, 63.18(p)).**

This Application qualifies for streamlined processing pursuant to Section 63.12 of the Commission’s Rules³ because: (1) neither the Assignor or Assignee is affiliated with a foreign carrier in any destination market; and (2) neither the Assignor or Assignee has an affiliation with a dominant U.S. carrier whose international switched or private line services for which the Assignor or Assignee seeks authority to resell (either directly or indirectly through the resale of another reseller’s services).

³ 47 C.F.R. § 63.12.