

**Before the
FEDERAL COMMUNICATIONS COMMISSION
Washington, D.C. 20554**

In the Matter of)
)
One World Telecom, LLC) WC Docket No. _____
) IB File No. _____
Application for Consent to Transfer Control)
of a Company Holding Blanket Domestic)
Section 214 Authority and International)
Section 214 Authority Pursuant to Section)
214 of the Communications Act of 1934,)
As Amended)

JOINT DOMESTIC AND INTERNATIONAL APPLICATION

One World Telecom, LLC (“One World Telecom” or the “Company”) hereby respectfully requests authority pursuant to Section 214 of the Communications Act of 1934, as amended (the “Act”), 47 U.S.C. §214, and Sections 63.04, 63.18 and 63.24(e) of the Commission’s Rules, 47 CFR §§ 63.04, 63.18 and 63.24(e), for a transaction which will result in a change to its ownership. At this time, One World Telecom is ultimately owned by four individuals. Pursuant to the proposed transaction, one of these individuals, Patrice Baker, will acquire the ownership interests of another shareholder, thereby consolidating the Company’s ultimate ownership among three of these four individuals. One World Telecom provides interstate and international pin-free prepaid services. The Company holds international and blanket domestic Section 214 authority. One World Telecom is not a foreign carrier and is not affiliated with foreign carriers in any market.

Pursuant to Section 63.04(b) of the Commission's Rules, 47 C.F.R. § 63.04(b), One World Telecom is filing a joint domestic and international Section 214 application for approval of the proposed transaction. The Company provides, in Section IV below, the information required by Section 63.24(e)(2) of the Commission's Rules, 47 C.F.R. § 63.24(e)(2) and in **Exhibit A** the additional information requested by Section 63.04(a)(6) through (a)(12) of the Commission's Rules, 47 C.F.R. § 63.04(a)(6)-(12).

One World Telecom respectfully requests streamlined treatment of this Application pursuant to Sections 63.03 and 63.12 of the Commission's Rules, 47 C.F.R. §§ 63.03, 63.12. This Application is eligible for streamlined processing pursuant to Section 63.03(b)(2) of the Commission's Rules because (i) the proposed transaction will result in One World Telecom (including its affiliates, as that term is defined in Section 3(1) of the Act) having a market share in the interstate, interexchange market of less than 10 percent; (ii) One World Telecom (including its affiliates) will provide competitive telephone exchange services or exchange access services exclusively in geographic areas served by a dominant local exchange carrier that is not a party to the transaction; and (iii) neither One World Telecom nor any of its affiliates is regulated as dominant with respect to any service. This Application qualifies for streamlined treatment under Section 63.12(c) of the Commission's Rules because (i) neither One World Telecom nor Mr. Baker is a foreign carrier or is affiliated with a foreign carrier; (ii) neither One World Telecom nor Mr. Baker will become affiliated with any foreign carrier as a result of the proposed transaction; (iii) neither One World Telecom nor Mr. Baker is affiliated with any dominant U.S. carrier whose international switched or private line services the Company seeks authority to resell, nor will either One World Telecom or Mr. Baker be

so affiliated post-close; and (iv) none of the other scenarios outlined in Section 63.12(c) of the Commission's Rules, 47 C.F.R. § 63.12, apply.

I. DESCRIPTION OF THE LICENSEE

One World Telecom is a limited liability company formed under the laws of the State of Florida. Its principal place of business is 2620 S.W. 27th Avenue, Miami, FL 33133 (tel: 786-664-6100, extension 6623). Operating under the name NOPIN, the Company provides interstate and international pin-free prepaid services, tailoring its service offerings to immigrant communities.¹ All services are provided on a resale basis. One World Telecom holds blanket domestic Section 214 authority as well as international Section 214 authority, granted in FCC File No. ITC-214-20040116-00018, to operate as a provider of global or limited global facilities-based international telecommunications services.² As noted previously, One World Telecom is not a foreign carrier and is not affiliated with any foreign carrier in any market.

At present, the following individuals and entities hold a 10 percent or greater ownership interest in One World Telecom. The Commission approved the current ownership of One World Telecom in File No. ITC-ASG-20120301-00068 on March 30, 2012 (international) and Docket No. 12-65 on April 16, 2012 (domestic). The Commission was also notified of certain pro forma changes to the Company's ownership

¹ One World Telecom's most recent 499-A filing indicates that it provides service in Florida.

² This international license was granted on February 13, 2004 to One World Telecom, Inc. ("OWT"). As part of a later restructuring, the authority was transferred into a subsidiary, One World Telecom, LLC, in which OWT held 50% direct interest. *See* File No. ITC-ASG-20120301-00068 (granted March 30, 2012). One World Telecom, Inc. was later replaced in the corporate structure by Contact Communications, LLC which was then replaced by Telco Equipment & Support Services, Inc. ("TESS").

in File Nos. ITC-T/C-20120301-00069 and ITC-T/C-20120313-00073 (effective March 21, 2012).

Telco Equipment & Support Services, Inc. (“TESS”). TESS currently holds 50 percent of the ownership interest in One World Telecom. TESS is a Florida corporation whose principal business is telecommunications. At present, 50 percent of the ownership interest in TESS is held by Laurent Lamothe, while the remaining 50 percent is held by Patrice Baker. Mr. Lamothe and Mr. Baker are citizens of Haiti. At present, neither TESS, Mr. Lamothe, nor Mr. Baker is (a) a domestic carrier, (b) a foreign carrier, (c) affiliated with any foreign carrier or (d) affiliated with any domestic carrier other than One World Telecom.

Business Telecommunications Services, Inc. (“BTS”). BTS holds the remaining 50 percent of the ownership interest in One World Telecom. BTS is a Florida corporation whose principal business is telecommunications. BTS is a wholly-owned subsidiary of BTS Group, Inc. (“BTS Group”), a Delaware corporation and a holding company. BTS Group is owned in equal shares by Rafael Olloqui and Ricardo Olloqui. The Olloquis are citizens of Spain and their principal business is telecommunications.

BTS Group holds international Section 214 authority granted in File No. ITC-214-20010921-00482. Three subsidiaries of BTS Group operate pursuant to this authority: Business Telecommunications Services, Inc., which provides international, primarily wholesale, services; ADMA Telecom, Inc., which provides prepaid calling card services (almost exclusively international) to consumers in ethnic markets; and BTS Global, LLC which provides international prepaid calling cards.

II. DESCRIPTION OF THE TRANSACTION

Under the proposed transaction, Mr. Lamothe's 50 percent interest in TESS will be transferred to Mr. Baker and Mr. Lamothe will have no further ownership interest in TESS or One World Telecom. Following consummation of the transaction, Mr. Baker will hold 100 percent of the interest in TESS and thus a 50 percent indirect interest in One World Telecom. The interests of BTS, BTS Group, and the Olloquis in One World Telecom will not be affected by this transaction. Diagrams illustrating the ownership of One World Telecom pre- and post-close are provided as **Exhibit B**.

III. PUBLIC INTEREST ANALYSIS

Grant of this application will serve the public interest. Mr. Lamothe has determined that continued participation in One World Telecom is no longer consistent with his business interests. Mr. Baker's assumption of Mr. Lamothe's indirect interests in One World Telecom will enable One World Telecom to continue to provide high-quality interstate and international telecommunications services to its customers. Indeed, the proposed change in its ownership may enhance One World Telecom's ability to provide quality services to its customers as it likely will improve the Company's internal efficiencies.

At the same time, the proposed transaction will have no adverse impact on One World Telecom's customers. Indeed it will be transparent to them. Immediately following the transaction, those customers will continue to receive their existing services at the same rates, terms and conditions as they do today. Any subsequent changes to the rates, terms and conditions of service will be made consistent with Commission

requirements. Furthermore, the transaction does not present anti-competitive concerns, since no competitor will be eliminated as a result of the transaction.

Finally, the proposed transaction raises no new security or enforcement concerns. The proposed post-close ownership of One World Telecom consists entirely of current interest-holders who have been reviewed recently by the Commission and the federal agencies (“Team Telecom”).

IV. INFORMATION REQUIRED BY SECTION 63.24(e) OF THE COMMISSION’S RULES

One World Telecom submits the following information pursuant to Section 63.24(e) of the Commission’s Rules:

- (a) Name, address and telephone number of the Applicant:

One World Telecom, LLC
2620 S.W. 27th Avenue
Miami, FL 33133
Tel. # 786-664-6100 extension 6623
FRN:0015327851

Mr. Baker can be reached at the same address and phone number.

- (b) One World Telecom is a Florida limited liability company. Mr. Baker is a citizen of Haiti.
- (c) Correspondence concerning this Application should be sent to:

Steven A. Augustino
Winafred Brantl
Kelley Drye & Warren LLP
3050 K Street, N.W.
Washington, D.C. 20007
Tel: (202) 342-8400
saugustino@kelleydrye.com
wbrantl@kelleydrye.com

- (d) One World Telecom, the licensee, holds an international Section 214 license to provide global or limited global facilities-based international telecommunications services, granted in File No. ITC-214-20040116-00018 on February 13, 2004.

Mr. Baker does not hold Section 214 authority.

- (h) Post-close, the following entities or individuals will hold a 10% or greater direct or indirect interest in One World Telecom:

- 1) Fifty (50) percent direct ownership of One World Telecom will continue to be held by:

Telco Equipment & Support Services, Inc.
1000 Brickell Avenue, Suite 610
Miami, Florida 33131
Citizenship: Florida
Principal Business: telecommunications
Percentage Interest in Licensee: 50%

Telco Equipment & Support Services, Inc. will be wholly-owned by:

Patrice Baker
2620 SW 27th Avenue
Miami, FL 33133
Citizenship: Haiti
Principal Business: telecommunications
Percentage Interest in Licensee: 50%

- 2) The remaining fifty (50) percent direct interest in One World Telecom will continue to be held by:

Business Telecommunications Services, Inc. (BTS)
2620 SW 27th Avenue
Miami, Florida 33133
Citizenship: Florida
Principal Business: telecommunications
Percentage Interest in Licensee: 50%

BTS is wholly-owned by:

BTS Group, Inc.
2620 SW 27th Avenue
Miami, Florida 33133
Citizenship: Delaware
Principal Business: holding company
Percentage Interest in Licensee: 50%

BTS Group is owned in equal shares by:

Rafael Olloqui
2620 SW 27th Avenue
Miami, Florida 33133
Citizenship: Spain
Principal Business: telecommunications
Percentage Interest in Licensee: 25%

and

Ricardo Olloqui
2620 SW 27th Avenue
Miami, Florida 33133
Citizenship: Spain
Principal Business: telecommunications
Percentage Interest in Licensee: 25%

One World has no interlocking directorates with any foreign carrier.

- (i) One World Telecom and Mr. Baker certify that, following consummation of the transaction, (a) neither One World Telecom nor Mr. Baker will be a foreign carrier, and (b) neither One World Telecom nor Mr. Baker will be affiliated with any foreign carrier.

- (j) One World Telecom and Mr. Baker certify that they does not seek to provide international telecommunications services to any destination country where, once the transaction closes, (a) either One World Telecom or Mr. Baker is a foreign carrier; (ii) either One World Telecom or Mr. Baker controls a foreign carrier; (iii) any entity that owns more than 25 percent of One World Telecom, or that controls

One World Telecom, controls a foreign carrier in that country; or (iv) two or more foreign carriers (or parties that control foreign carriers) own, in the aggregate, more than 25 percent of One World Telecom and are parties to, or the beneficiaries of, a contractual relation affecting the provision or marketing or international basic telecommunications services in the United States.

- (k) Not applicable.
- (l) Not applicable.
- (m) Not applicable.
- (n) One World Telecom and Mr. Baker certify that they have 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, and will not enter into such agreements in the future.
- (o) One World Telecom and Mr. Baker certify that, pursuant to Sections 1.2001 through 1.2003 of the Commission's Rules, no party to this Application is subject to a denial of Federal benefits pursuant to Section 5301 of the Anti-Drug Abuse Act of 1988.
- (p) One World Telecom and Mr. Baker request 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(c) of the Commission's Rules, because (i) neither One World Telecom nor Mr. Baker is a foreign carrier or is affiliated with a foreign carrier; (ii) neither One World Telecom nor Mr. Baker will become affiliated with any foreign carrier as a

result of the proposed transaction; (iii) neither One World Telecom nor Mr. Baker is affiliated with any dominant U.S. carrier whose international switched or private line services the Company seeks authority to resell, nor will either One World Telecom or Mr. Baker be so affiliated post-close; and (iv) none of the other scenarios outlined in Section 63.12(c) of the Commission's Rules, 47 C.F.R. § 63.12, applies.

V. INFORMATION REQUIRED BY SECTION 63.04(b) OF THE COMMISSION'S RULES

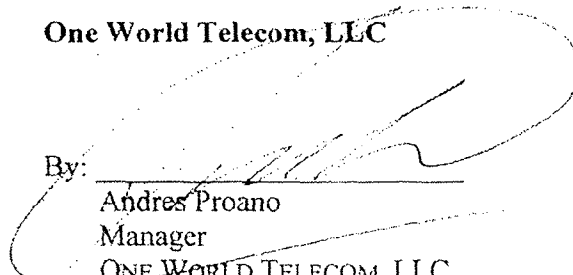
In accordance with the requirements of Section 63.04(b) of the Commission's Rules, the additional information required for the domestic Section 214 transfer of control application is provided in **Exhibit A**.

VI. CONCLUSION

Based on the foregoing, One World Telecom respectfully submits that the public interest, convenience, and necessity will be furthered by grant of this Application.

Respectfully submitted,

One World Telecom, LLC

By: 

Andres Proano
Manager
ONE WORLD TELECOM, LLC
2620 S.W. 27th Avenue
Miami, FL 33133

Dated: July 27, 2012

LIST OF EXHIBITS

EXHIBIT A – Additional Information Required by 47 C.F.R. § 63.04

EXHIBIT B – Pre- and Post-Close Diagrams

EXHIBIT A

ADDITIONAL INFORMATION REQUIRED BY 47 C.F.R. § 63.04

In accordance with the requirements of Section 63.04(b) of the Commission's Rules, 47 C.F.R. § 63.04, the One World Telecom provides the following information in support of their request.

63.04(b)(6): Description of the Transactions

The proposed transaction is described in Section II of the Application.

63.04(b)(7): Description of Geographic Service Area and Services in Each Area

A description of the services provided by One World Telecom and its affiliates as well as the associated geographic service areas for these entities is provided in Section I of the Application.

63.04(b)(8): Presumption of Non-Dominance and Qualification for Streamlining

This Application is eligible for streamlined processing pursuant to Section 63.03(b)(2) of the Commission's Rules because (i) the proposed transaction will result in One World Telecom (including its affiliates, as that term is defined in Section 3(1) of the Act) having a market share in the interstate, interexchange market of less than 10 percent; (ii) One World Telecom (including its affiliates) will provide competitive telephone exchange services or exchange access services exclusively in geographic areas served by a dominant local exchange carrier that is not a party to the transaction; and (iii) neither One World Telecom nor any of its affiliates are regulated as dominant with respect to any service.

63.04(b)(9): Other Pending Commission Applications Concerning the Proposed Transaction

None.

63.04(b)(10): Special Considerations

None.

63.04(b)(11): Waiver Requests (If Any)

None.

63.04(b)(12): Public Interest Statement

Approval of the transaction described within this Application will serve the public interest for the reasons detailed in Section III of the Application.

EXHIBIT B

PRE- AND POST-CLOSE DIAGRAMS

**Section 214 Licensee Ownership
Following Proposed Transaction**

