FEDERAL COMMUNICATIONS COMMISSION 445 12th STREET S.W. WASHINGTON D.C. 20554

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DA No. 15-460

Report No. TEL-01727 Thursday April 16, 2015

International Authorizations Granted

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

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.

Petitions for reconsideration under Section 1.106 or applications for review under Section 1.115 of the Commission's rules in regard to the grant of any of these applications may be filed within thirty days of this public notice (see Section 1.4(b)(2)).

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.

For additional information, please contact the FCC Reference and Information Center, Room CY-A257, 445 12th Street SW, Washington, D.C. 20554, (202) 418-0270.

Petition for Declaratory Ruling

Grant of Authority Date of Action: 04/13/2015

Q Wireless, LLC (Q Wireless) and Metro Fibernet, LLC (MFN) (together, "Petitioners") have jointly petitioned the Commission for a declaratory ruling ("Petition"), pursuant to section 1.990(a)(1) of the Commission's rules, 47 C.F.R. § 1.990(a)(1), that it would serve the public interest to allow Q Wireless to exceed the 25 percent foreign ownership benchmark in section 310(b)(4) of the Communications Act of 1934, as amended (the "Act"), 47 U.S.C. § 310(b)(4). According to the Petition, Q Wireless holds one nationwide, Wireless Internet Service Provider (WISP) license, WQLN535, which is regulated on a common carrier basis. Petitioners have filed the instant Petition in connection with an application seeking consent to the pro forma transfer of control of Q Wireless, a Nevada limited liability company, to MFN, a Nevada limited liability company (ULS File No. 0006217800). MFN is a wholly-owned direct subsidiary of MetroNet Holdings, LLC (MetroNet Holdings), a Delaware limited liability company.

According to the Petition, Albert E. Cinelli and John P. Cinelli, both U.S. citizens, together have de jure control and exercise de facto control of Q Wireless (holding 63% and 19% of its membership units, respectively). No other individual or entity currently holds, directly or indirectly, a 10 percent or greater equity or voting interest in Q Wireless. Upon closing the proposed pro forma transfer of control, Q Wireless would be wholly owned, directly and indirectly, by MFN and MetroNet Holdings, respectively.

The Petition states that Albert E. Cinelli and John P. Cinelli together have de jure control and exercise de facto control of MetroNet Holdings (holding 42 percent and 13 percent of its membership units, respectively). MetroNet Holdings' remaining membership units are held by other U.S. investors (an aggregate 12.57%, with none holding individually a 10% or greater interest or a controlling interest); Oak Hill Capital Partners III, L.P. (Oak Hill III), a Cayman Islands exempted limited partnership (24%); Oak Hill Capital Management Partners III, L.P. (Oak Hill Management), a Cayman Islands exempted limited partnership (1.3%); MFN A Corp, a Delaware corporation (6.19%); and MFN B Corp, a Delaware corporation (0.94%). Oak Hill III, Oak Hill Management, MFN A Corp, and MFN B Corp are all controlled indirectly, through a series of intermediate entities organized in the Cayman Islands, by OHCP MGP III, LTD (OHCP MGP III), a Cayman Islands exempted company that is, in turn, controlled by a Board comprised of J. Taylor Crandall, Stephen B. Grubar, and Denis J. Navden, all of whom are U.S. citizens. Petitioners state that none of the interests held directly or indirectly in MetroNet Holdings, including interests held by limited partners of the Oak Hill entities, are insulated within the meaning of section 1.993 of the Commission's rules.

Pursuant to section 1.991(i) of the rules, the Petitioners request that the Commission specifically approve the following foreign equity and voting interests, in excess of five percent, that are held directly or indirectly in MetroNet Holdness, the proposed controlling U.S. parent of Q-Wireless:

OHCP MGP III (32.43% voting and less-than-1% equity interest); OHCP MGP Partners III, L.P. (25.3% voting and less-than-1% equity interest); OHCP GenPar III, L.P. (GenPar) (25.3% voting and less-than-1% equity interest); Oak Hill III (24% voting and 24% equity interest); and Oak Hill Capital Partners III (AIV I), L.P. (AIV I) (6.19% voting and 6.19% equity interest).

Petitioners also request specific approval for the foreign limited partnership interests held in GenPar, Oak Hill III, and AIV I. Because the limited partnership interests are uninsulated, each foreign limited partner is attributed with the same voting interest in MetroNet Holdings that is attributed to the limited partnership in which it has invested. Thus, each foreign limited partner of GenPar, Oak Hill III, and AIV I is considered to hold a 25.3 percent, 24 percent, and 6.19 percent voting interest in MetroNet Holdings, respectively. Petitioners have identified each of the foreign limited partners, including each partner's citizenship, principal business, and respective equity interest in GenPar, Oak Hill III, and/or AIV I. Pursuant to section 1.991(k) of the rules, Petitioners additionally seek advance approval for the Oak Hill entities named in the Petition to increase their aggregate equity and voting interests in MetroNet Holdings from the current 32.43 percent equity and voting interest up to and including a non-controlling 40 percent equity and voting interest, with no foreign limited partner acquiring (through the investor's equity interests in the respective Oak Hill entity(ies)) an aggregate indirect, non-controlling equity interest in MetroNet Holdings in excess of five percent.

Petitioners assert that the public interest would be served by permitting foreign ownership of Q-Wireless to exceed the 25 percent benchmark in section 310(b)(4), as described in the Petition.

Pursuant to the rules and policies established by the Commission's Foreign Ownership Second Report and Order, FCC 13-50, 28 FCC Rcd 5741 (2013), we find that the public interest would not be served by prohibiting foreign ownership of Q Wireless in excess of the 25 percent benchmark in section 310(b)(4) of the Act. Specifically, this ruling permits aggregate foreign ownership of Q Wireless's proposed controlling U.S. parent company, MetroNet Holdings, to exceed, directly and/or indirectly, 25 percent of its equity and/or voting interests, subject to the terms and conditions set forth in section 1.994 of the Commission's rules, 47 C.F.R. § 1.994, including the requirement to obtain Commission approval before Q Wireless's foreign ownership exceeds the terms and conditions of this ruling. In addition, this ruling specifically authorizes OHCP MGP III, OHCP MGP Partners III, L.P., GenPar, Oak Hill III, and AIV I to hold equity and voting interests in Q Wireless up to and including the amounts specified above; and authorizes the limited partnership interests held by the named foreign limited partners of GenPar, Oak Hill III, and AIV I. This ruling also includes advance approval for the Oak Hill entities named in the Petition to increase their aggregate equity and voting interests in MetroNet Holdings from the current 32.43 percent equity and voting interests in the respective Oak Hill entity(ies)) an aggregate indirect, non-controlling equity interest in MetroNet Holdings in excess of five percent.

Q Wireless has an affirmative duty to monitor its foreign equity and voting interests, calculate these interests consistent with the attribution principals enunciated by the Commission, including the standards and criteria set forth in sections 1.992 through 1.993 of the Commission's rules, 47 C.F.R. §§ 1.992-1.993, and otherwise ensure continuing compliance with the provisions of section 310(b) of the Act.

This declaratory ruling is without prejudice to the Commission's action on any other related pending application(s).

ITC-214-20150126-00025 E BlueVoice Network, LLC

International Telecommunications Certificate

Service(s): Global or Limited Global Resale Service

Grant of Authority Date of Action: 04/14/2015

Application for authority to provide resale service in accordance with section 63.18(e)(2) of the Commission's rules, 47 C.F.R. § 63.18(e)(2).

ITC-214-20150312-00069 E Google North America Inc.

International Telecommunications Certificate

Service(s): Global or Limited Global Resale Service

Grant of Authority Date of Action: 04/10/2015

Application for authority to provide resale service in accordance with section 63.18(e)(2) of the Commission's rules, 47 C.F.R. § 63.18(e)(2).

ITC-214-20150313-00070 E PLD, LLC

International Telecommunications Certificate

Service(s): Global or Limited Global Resale Service

Grant of Authority Date of Action: 04/10/2015

Application for authority to provide resale service in accordance with section 63.18(e)(2) of the Commission's rules, 47 C.F.R. § 63.18(e)(2).

ITC-214-20150316-00067 E Caribphone Telecommunications LLC

International Telecommunications Certificate

Service(s): Global or Limited Global Facilities-Based Service, Global or Limited Global Resale Service

Grant of Authority Date of Action: 04/10/2015

Application for authority to provide facilities-based service in accordance with section 63.18(e)(1) of the Commission's rules, and also to provide resale service in accordance with section 63.18(e)(2) of the Commission's rules, 47 C.F.R. § 63.18(e)(1), (2).

ITC-214-20150317-00071 E Voice Logic LLC

International Telecommunications Certificate

Service(s): Global or Limited Global Facilities-Based Service, Global or Limited Global Resale Service

Grant of Authority Date of Action: 04/10/2015

Application for authority to provide facilities-based service in accordance with section 63.18(e)(1) of the Commission's rules, and also to provide resale service in accordance with section 63.18(e)(2) of the Commission's rules, 47 C.F.R. § 63.18(e)(1), (2).

ITC-214-20150319-00072 E UniVoIP, Inc.

International Telecommunications Certificate

Service(s): Global or Limited Global Resale Service

Grant of Authority Date of Action: 04/10/2015

 $Application \ for \ authority \ to \ provide \ resale \ service \ in \ accordance \ with \ section \ 63.18(e)(2) \ of \ the \ Commission's \ rules, \ 47 \ C.F.R. \ \S \ 63.18(e)(2).$

ITC-214-20150320-00075 E CBCCOM AMERICAS INC.

International Telecommunications Certificate

Service(s): Global or Limited Global Resale Service

Grant of Authority Date of Action: 04/10/2015

Application for authority to provide resale service in accordance with section 63.18(e)(2) of the Commission's rules, 47 C.F.R. § 63.18(e)(2).

ITC-214-20150320-00076 E Victory Point Co

International Telecommunications Certificate

Service(s): Global or Limited Global Facilities-Based Service, Global or Limited Global Resale Service

Grant of Authority Date of Action: 04/10/2015

Application for authority to provide facilities-based service in accordance with section 63.18(e)(1) of the Commission's rules, and also to provide resale service in accordance with section 63.18(e)(2) of the Commission's rules, 47 C.F.R. § 63.18(e)(1), (2).

ITC-ASG-20150320-00074 E Windstream Services, LLC

Assignment

Grant of Authority Date of Action: 04/15/2015

Current Licensee: Windstream Services Corporation

FROM: Windstream Services Corporation

TO: Windstream Services, LLC

Notification filed March 20, 2015, of the pro forma assignment of international section 214 authorization, ITC-214-19980925-00658, held by Windstream Corporation to Windstream Services, LLC, effective February 28, 2015. Windstream Corporation changed its format from a corporation to a limited liability company and its name to Windstream Services, LLC.

Applicant states that, pursuant to section 63.21(h) of the Commission's rules, 47 C.F.R. § 63.21(h), the following wholly-owned subsidiaries of Windstream Services, LLC f/k/a Windstream Services Corporation, provide international service under its international section 214 authorization, ITC-214-19980925-000658: Cavalier Telephone Mid-Atlantic, L.L.C.; Cavalier Telephone, L.L.C.; Intellifiber Networks, Inc.; LDMI Telecommunications, Inc.; McLeodUSA Telecommunications Services, L.L.C.; Network Telephone Corporation; PaeTec Communications, Inc.; PaeTec Communications of Virginia, Inc.; Talk America, Inc.; The Other Phone Company, Inc.; US LEC Communications LLC; US LEC of Alabama LLC; US LEC of Florida LLC; US LEC of Georgia LLC; US LEC of Maryland LLC; US LEC of North Carolina LLC; US LEC of Pennsylvania LLC; US LEC of South Carolina LLC; US LEC of Tennessee LLC; US LEC of Virginia LLC; Windstream Communications, Inc.; Windstream Des Systems, Inc.; Windstream Iowa Communications, Inc.; Windstream KDL, Inc.; Windstream KDL-VA, Inc.; Windstream Kerrville Long Distance, LLC; Windstream Lexcom Long Distance, LLC; Windstream Norlight, Inc.; Windstream NuVox Arkansas, Inc.; Windstream Southwest Long Distance, LP; and, Windstream Systems of the Midwest, Inc.

ITC-ASG-20150330-00078 E Cricket Communications, LLC

Assignment

Grant of Authority Date of Action: 04/15/2015

Current Licensee: Cricket Communications, Inc.

FROM: Cricket Communications, Inc.

TO: Cricket Communications, LLC

Notification filed March 30, 2015, of the pro forma assignment of international section 214 authorization, ITC-214-20100604-00227, held by Cricket Communications, Inc. to Cricket Communications, LLC, effective February 28, 2015. Cricket Communications converted its format from a corporation to a limited liability company.

ITC-ASG-20150407-00087 E LeedTel Inc.

Assignment

Grant of Authority Date of Action: 04/15/2015

Current Licensee: LeedTel LLC

FROM: LeedTel LLC
TO: LeedTel Inc.

Notification filed April 7, 2015, of the pro forma assignment of international section 214 authorization, ITC-214-20140219-00041, held by LeedTel LLC. to LeedTel Inc., effective April 1, 2015. LeedTel changed its format from a limited liability company to a Delaware corporation.

Talk America Services, LLC

Transfer of Control

Grant of Authority Date of Action: 04/15/2015

Current Licensee: Talk America Services, LLC

FROM: Windstream Services Corporation

TO: Windstream Services, LLC

Notification filed March 20, 2015, of the pro forma transfer of control of international section 214 authorization, ITC-214-20141022-00280, held by Talk America Services, LLC (Talk America) from its indirect 100% parent, Windstream Corporation, to Windstream Services, LLC, effective February 28, 2015. Windstream Corporation changed its format from a corporation to a limited liability company and its name to Windstream Services, LLC.

ITC-T/C-20150327-00079 E Smith Bagley, Inc.

Transfer of Control

Grant of Authority Date of Action: 04/15/2015

Current Licensee: Smith Bagley, Inc.

FROM: Estate of Smith Bagley

TO: Smith Bagley Revocable Trust

Notification filed March 27, 2015, of the pro forma transfer of control of international section 214 authorization, ITC-214-20121015-00270, held by Smith Bagley, Inc. (SBI), from the Estate of Smith Bagley (Bagley Estate), to Smith Bagley Revocable Trust (Bagley Trust), effective February 26, 2015. Mr. Smith Bagley died in January 2010, and on February 26, 2015, all of the assets of the Bagley Estate, including shares representing a 60% interest in SBI, were distributed to the Bagley Trust. Elizabeth Frawley Bagley and PNC Bank, N.A., serve as the trustees of the Bagley Trust. Ms. Bagley continues of maintain a controlling interest in SBI. She also exercises de facto control of SBI through her continuing role as chairman of SBI's Board of Directors. No other person or entity directly or indirectly holds a 10 percent or greater interest in SBI.

SURRENDER

ITC-214-20131022-00278

amaysim USA Inc.

By letter filed March 6, 2015, Applicant notified the Commission of the Surrender of its international section 214 authorization.

CONDITIONS APPLICABLE TO INTERNATIONAL SECTION 214 AUTHORIZATIONS

- (1) These authorizations are subject to the Exclusion List for International Section 214 Authorizations, which identifies restrictions on providing service to particular countries or using particular facilities. The most recent Exclusion List is at the end of this Public Notice. The list applies to all U.S. international carriers, including those that have previously received global or limited global Section 214 authority, whether by Public Notice or specific written order. Carriers are advised that the attached Exclusion List is subject to amendment at any time pursuant to the procedures set forth in Streamlining the International Section 214 Authorization Process and Tariff Requirements, IB Docket No. 95-118, 11 FCC Rcd 12884 (1996), para. 18. A copy of the current Exclusion List will be maintained in the FCC Reference and Information Center and will be available at http://transition.fcc.gov/ib/pd/pf/exclusionlist.html. It also will be attached to each Public Notice that grants international Section 214 authority.
- (2) The export of telecommunications services and related payments to countries that are subject to economic sanctions may be restricted. For information concerning current restrictions, call the Office of Foreign Assets Control, U.S. Department of the Treasury, (202) 622-2520.
- (3) Carriers shall comply with the requirements of Section 63.11 of the Commission's rules, which requires notification by, and in certain circumstances prior notification by, U.S. carriers acquiring an affiliation with foreign carriers. A carrier that acquires an affiliation with a foreign carrier will be subject to possible reclassification as a dominant carrier on an affiliated route pursuant to the provisions of Section 63.10 of the rules.
- (4) A carrier may provide switched services over its authorized resold private lines in the circumstances specified in Section 63.23(d) of the rules, 47 C.F. R. § 63.23(d).
- (5) Carriers shall comply with the "No Special Concessions" rule, Section 63.14, 47 C.F.R. § 63.14.
- (6) Carriers regulated as dominant for the provision of a particular communications service on a particular route for any reason other than a foreign carrier affiliation under Section 63.10 of the rules shall file tariffs pursuant to Section 203 of the Communications Act, as amended, 47 U.S.C. § 203, and Part 61 of the Commission's Rules, 47 C.F.R. Part 61. Carriers shall not otherwise file tariffs except as permitted by Section 61.19 of the rules, 47 C.F.R. § 61.19. Except as specified in Section 20.15 with respect to commercial mobile radio service providers, carriers regulated as non-dominant, as defined in Section 61.3, and providing detariffed international services pursuant to Section 61.19, must comply with all applicable public disclosure and maintenance of information requirements in Sections 42.10 and 42.11.
- (7) Carriers shall file the annual traffic and revenue reports required by Section 43.62(b). See http://www.fcc.gov/encyclopedia/international-traffic-and-revenue-report
- (8) Carriers shall file annual circuit capacity reports required by Section 43.62(a). See http://www.fcc.gov/encyclopedia/circuit-capacity-report.
- (9) Carriers should consult Section 63.19 of the rules when contemplating a discontinuance, reduction or impairment of service.
- (10) If any carrier is reselling service obtained pursuant to a contract with another carrier, the services obtained by contract shall be made generally available by the underlying carrier to similarly situated customers at the same terms, conditions and rates. 47 U.S.C. § 203.
- (11) To the extent the applicant is, or is affiliated with, an incumbent independent local exchange carrier, as those terms are defined in Section 64.1902 of the rules, it shall provide the authorized services in compliance with the requirements of Section 64.1903.
- (12) Except as otherwise ordered by the Commission, a carrier authorized here to provide facilities-based service that (i) is classified as dominant under Section 63.10 of the rules for the provision of such service on a particular route and (ii) is affiliated with a carrier that collects settlement payments for terminating U.S. international switched traffic at the foreign end of that route may not provide facilities-based switched service on that route unless the current rates the affiliate charges U.S. international carriers to terminate traffic are at or below the Commission's relevant benchmark adopted in International Settlement Rates, IB Docket No. 96-261, Report and Order, 12 FCC Rcd 19806 (1997). See also Report and Order on Reconsideration and Order Lifting Stay in IB Docket No. 96-261, FCC 99-124 (rel. June 11, 1999). For the purposes of this rule, "affiliated" and "foreign carrier" are defined in Section 63.09.

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- (13) Carriers shall comply with the Communications Assistance for Law Enforcement Act (CALEA), see 47 C.F.R. §§ 1.20000 et seq.
- (14) Every carrier must designate an agent for service in the District of Columbia. See 47 U.S.C. § 413, 47 C.F.R. §§ 1.47(h), 64.1195.

Exclusion List for International Section 214 Authorizations

The following is a list of countries and facilities not covered by grant of global Section 214 authority under Section 63.18(e)(1) of the Commission's Rules, 47 C.F.R. § 63.18(e)(1). Carriers desiring to serve countries or use facilities listed as excluded hereon shall file a separate Section 214 application pursuant to Section 63.18(e)(3) of the Commission's Rules. See 47 C.F.R. § 63.22(c).

Countries:

Cuba (Applications for service to Cuba shall comply with the separate filing requirements of the Commission's Public Notice, DA 10-112, dated January 21, 2010, "Modification of Process to Accept Applications for Service to Cuba and Related Matters.")

Facilities:

Any non-U.S.-licensed space station that has not received Commission approval to operate in the U.S. market pursuant to the procedures adopted in the Commission's DISCO II Order, IB Docket No. 96-111, Report and Order, FCC 97-399, 12 FCC Rcd 24094, 24107-72 paragraphs 30-182 (1997) (DISCO II Order). Information regarding non-U.S.-licensed space stations approved to operate in the U.S. market pursuant to the Commission's DISCO II procedures is maintained at http://transition.fcc.gov/bureaus/ib/sd/se/market_acess.html.

This list is subject to change by the Commission when the public interest requires. The most current version of the list is maintained at http://transition.fcc.gov/ib/pd/pf/exclusionlist.html.

For additional information, contact the International Bureau's Policy Division, (202) 418-1460.

Approved by OMB 3060–0686

INTERNATIONAL SECTION 214 AUTHORIZATIONS FOR ASSIGNMENT OR TRANSFER OF CONTROL FCC FORM 214TC FOR OFFICIAL USE ONLY

APPLICANT INFORMATION

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

Application of transfer Section 214

1. Leg	al Nam	e of Ap	plicant
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Name: CBCCOM AMERICAS INC. **Phone Number:** 713–771–0571

DBA Fax Number: 713–771–0511

Name:

Street: 10641 harwin dr. Ste#510 E–Mail:

City: HOUSTON State: TX

Country: USA Zipcode: 77036 -

Attention:

2. Name of Contact Representative

Name: Steve Li Phone Number: 713–624–0088

Company: CBCCOM AMERICAS INC. Fax Number: 713–771–0511

Street: 10641 harwin dr. Ste#510 E-Mail:

City: HOUSTON State: TX

Country: USA Zipcode: 77036–

Attention: Relationship: Same

CLASSIFICATION OF FILING

3. Choose the button next to the classification that best describes this filing. Choose only one.

a. Assignment of Section 214 Authority

An Assignment of an authorization is a transaction in which the authorization, or a portion of it, is assigned from one entity to another. Following an assignment, the authorization will usually be held by an entity other than the one to which it was originally granted. (See Section 63.24(b).)

b. Transfer of Control of Section 214 Authority

A Transfer of Control is a transaction in which the authorization remains held by the same entity, but there is a change in the entity or entities that control the authorization holder. (See Section 63.24(c).)

c. Notification of Pro Forma Assignment of Section 214 Authority (No fee required)

d. Notification of Pro Forma Transfer of Control of Section 214 Authority (No fee required)

Date of Consummation: Must be completed if you selecct c or d.

4. File Number(s) of Section 214 Authority(ies) for Which You Seek Consent to Assign or Transfer Control.

Note: If the Section 214 Authorization Holder whose authority is being assigned or transferred does not have an "ITC" File No. under which it is operating, contact the Help Desk for assistance before proceeding further with this application. You cannot enter an "ITC-ASG" or "ITC-T/C" File No. in response to this question. Your response must specify one or more "ITC" File Nos. Relevant "ITC-ASG" or "ITC-T/C" File Nos. should be listed only in Attachment 1 in response to Question 10.

File Number: IT	File Number:						
C214201503200							
0075							

5. Name of Section 214 Authorization Holder

Name: Steve Li **Phone** 713–771–0571

Number:

TX

DBA Name: CBCCOM AMERICAS INC. Fax Number:

Street: 10641 harwin dr. Ste#510 E-Mail:

City: HOUSTON State:

Country: USA Zipcode: 77036

Attention:

6. Name of Assign	or / Transferor			
	Name:	Steve Li	Phone Number:	713–771–0571
	DBA Name:	CBCCOM AMERICAS INC.	Fax Number:	
	Street:	10641 harwin dr. Ste#510	E-Mail:	
	City:	HOUSTON	State:	TX
	Country:	USA	Zipcode:	77036 –
	Attention:			
7. Name of Assign	ee / Transferee			
	Name:	Sinocomm Ltd.	Phone Number:	0085227300933
	DBA Name:		Fax Number:	
	Street:	Unit 206 2/F Mirror Tower 61 Mody Rd TST KL	E-Mail:	
	City:	Hong Kong	State:	
	Country:	HKG	Zipcode:	_
	Attention:	Kathy Fung		

8a. Is a fee submitted with this application? If No. indicate reason for fee example (see 47 C.E.P. Section 1.1114)
If Yes, complete and attach FCC Form 159. If No, indicate reason for fee exemption (see 47 C.F.R.Section 1.1114).
O Governmental Entity O Noncommercial educational licensee O Notification of Pro Forma (No fee required.)
Other(please explain):
8b. You must file a separate application for each legal entity that holds one or more Section 214 authorizations to be assigned or transferred.
Fee Classification CUT – Section 214 Authority
9. Description (Summarize the nature of the application.)
(If the complete description does not appear in this box, please go to the end of the form to view it in its entirety.)
transfer ownership of CBCCOM AMERICAS INC. from Steve Li to Sinocomm
Ltd. After consummation the name remains the same as CBCCOM AMERICAS
INC. the Section 214 will still be held by CBCCOM AMERICAS INC.
10. In Attachment 1, please respond to paragraphs (c) and (d) of Section 63.18 with respect to the assignor/transferor and the assignee/transferee.
Label your response "Answer to Question 10".
11. Does any entity, directly or indirectly, own at least ten (10) percent of the equity of the assignee/transferee as determined by successive multiplication in the manner specified in the note to Section 63.18(h) of the rules? If you answered "Yes" to this question, provide in Attachment 1, the name, address, citizenship, and principal businesses of each person or entity that directly or indirectly owns at least ten (10) percent of the equity of the assignee/transferee, and the percentage of equity owned by each of those persons or entities (to the nearest one
percent). Label your response "Answer to Question 11."

12. Does the assignee/transferee have any interlocking directorates with a foreign carrier?

If you answered "Yes" to this question, identify each interlocking officer/director in Attachment 1. (See Section 63.09(g).) Provide the name and position/title of the individual or entity, the name of the foreign carrier, and the country in which the foreign carrier is authorized to operate. Label your response: "Answer to Question 12."

13. Provide in Attachment 1 a narrative of the means by which the proposed assignment or transfer of control will take place. In circumstances of a substantial assignment or transfer of control pursuant to Section 63.24(e), where the assignor seeks authority to assign only a portion of its U.S. international assets and/or customer base, please specify whether the assignor requests authority to continue to operate under any or all of its international Section 214 File Nos. after consummation; and, if so, please specify in Attachment 1 each File No. it seeks to retain in its own name. Label your response "Answer to Question 13."

Note: The assignor may retain any or all of its international Section 214 File Nos. In that case, the assignor will continue to hold the international section 214 authorizations that it specifies in response to this question. The ITC-ASG File No. that the Commission assigns to this application will, when granted, constitute Commission authorization of the proposed assignment of assets and /or customers from the assignor to the assignee. Unless Commission grant of the assignment application specifies otherwise, the assignee may provide the same services on the same routes as permitted under the assignor's Section 214 authorization(s), and the assignee may provide such service to any customers it may obtain in the ordinary course of business.

If this filing is not a notification of a pro forma assignment or pro forma transfer of control, please respond to Questions 14–20 below. (See Section 63.24(d).) Otherwise, you may proceed to Question 21 below.

14. Check "Yes" below if the assignee is a foreign carrier or if, upon consummation of the proposed assignment or transfer of control, the Section 214 holder would be affiliated with a foreign carrier. (See Section 63.18 (i).) The terms "foreign carrier" and "affiliated" are defined in Section 63.09 (d) & (e) of the rules respectively.

Yes
 No

If you answered "Yes" to this question, please specify in Attachment 1 each foreign country in which the assignee is a foreign carrier or in which the Section 214 holder, upon consummation, would be affiliated with a foreign carrier. Label your response, "Answer to Question 14."

- 15. If this application is granted and the proposed assignment or transfer is consummated, would the Section 214 holder be authorized to provide service to any destination country for which any of the following statements is true?
- Yes No

- (1) The Section 214 holder is a foreign carrier in that country; or
- (2) The Section 214 holder controls a foreign carrier in that country; or
- (3) Any entity that owns more than 25 percent of the Section 214 holder, or that controls the Section 214 holder, controls a foreign carrier in that country.
- (4) Two or more foreign carriers (or parties that control foreign carriers) own, in the aggregate, more than 25 percent of the Section 214 holder and are parties to, or the beneficiaries of, a contractual relation (e.g., a joint venture or market alliance) affecting the provision or marketing of international basic telecommunications services in the United States.

If you answered "Yes" to this question, please specify in Attachment 1 each foreign carrier and country for which any of the above statements would be true. Label your response, "Answer to Question 15."

16. If you answered "Yes" to question 14, do you request classification of the Section 214 holder as a "non-dominant" carrier, upon consummation of the proposed transaction, between the United States and any or all countries listed in response to Question 14? See Section 63.10 of the rules.

Yes O No

If you answered "Yes" to this question, you must provide information in Attachment 1 to demonstrate that the Section 214 holder would qualify for non-dominant classification under Section 63.10 of the rules on each U.S.-destination country route where it would be a foreign carrier, or would be affiliated with a foreign carrier and for which you request non-dominant classification. Label your response, "Answer to Question 16."

17. If you answered "Yes" to question 14 and you have not provided information in response to Question 16 to demonstrate that the Section 214 holder would qualify for non-dominant classification under Section 63.10 of the rules on each U.S.-destination route where it would be a foreign carrier, or be affiliated with a foreign carrier, check "Yes" below to certify that the assignee/transferee agrees to comply with the dominant carrier safeguards in Section 63.10 (c) & (e) of the rules in the provision of international service between the United States and any foreign country(ies) for which you have not provided the required information.

Yes, I certify that I agree to comply with the dominant carrier safeguards in Section 63.10 (c) & (e) of the rules in my provision of international service between the United States and the following foreign country(ies):

No, Does not apply.

18. If you answered "Yes" to question 15, and if you have not provided information in response to question 16 to demonstrate that the Section 214 holder would qualify for non-dominant classification under Section 63.10 of the rules in its provision of service to each of the countries identified in response to question 15, the Section 214 holder may not be eligible to provide international telecommunications service between the U.S. and each such country following consummation of the assignment or transfer. In order to determine whether the public interest would be served by authorizing service on these U.S.-destination country routes, the assignee/transferee must provide information, in Attachment 1, to satisfy one of the showings specified in Section 63.18(k) of the rules. Label your response, "Answer to Question 18."

19. If the assignee, or the Section 214 holder that is the subject of this transfer of control application, is a provider of Commercial Mobile Radio Services, you need not answer this question.

If any of the Section 214 authorization(s) that would be assigned or transferred, authorize the Section 214 holder to resell the international switched services of an unaffiliated U.S. carrier for the purpose of providing international telecommunications services to a country listed in response to question 14, and unless you have provided information in response to question 16 to demonstrate that the Section 214 holder would qualify for non–dominant classification under Section 63.10(a)(3) of the rules for each country, check "Yes" below to certify that the assignee/transferee will file the quarterly traffic reports required by Section 43.61(c) of the rules; and/or state in Attachment 1 that the foreign carrier(s) for which the applicant has not made a showing under Section 63.10(c)(3) do(es) not collect settlement payments from U.S. international carriers. (See Section 63.18(1).)

Yes, I certify that I agree to comply with the quarterly traffic reporting requirements set forth in section 43.61(c) of the rules.

20. If the applicant desires streamlined processing pursuant to Section 63.12 of the rules, provide in Attachment 1 a statement of how the application qualifies for streamlined processing. (See Section 63.18(p).) Note that, if the application is being filed in connection with a sale of assets or reorganization of a carrier or its parent pursuant to the U.S. bankruptcy laws, the application may not be eligible for streamlined processing until final bankruptcy court approval of the proposed sale or reorganization.

Applicant certifies that its responses to questions 21 through 25 are true:

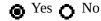
- 21. The assignee/transferee certifies that it has not agreed to accept special concessions directly or indirectly from a No foreign carrier with respect to any U.S. international route where the foreign carrier possesses sufficient market power on the foreign end of the route to affect competition adversely in the U.S. market and will not enter into any such agreements in the future.
- 22. By signing this application, the undersigned certify either (1) that the authorization(s) will not be assigned or that control of the authorization(s) will not be transferred until the consent of the Federal Communications Commission has been given, or (2) that prior Commission consent is not required because the transaction is subject to the notification procedures for pro forma transactions under Section 63.24 of the rules. The assignee/transferee also acknowledges that the Commission must be notified by letter within 30 days of a consummation or of a decision not to consummate. (See Section 63.24(e)(4).)
- Yes No

- 23. If this filing is a notification of a pro forma assignment or transfer of control, the undersigned certify that the assignment or transfer of control was pro forma and that, together with all previous pro forma transactions, does not result in a change in the actual controlling party.
- O Yes O No
- Not a Pro Forma

24. The undersigned certify that all statements made in this application and in the exhibits, attachments, or
documents incorporated by reference are material, are part of this application, and are true, complete, correct, and
made in good faith.

•	Yes	0	No
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25. The assignee/transferee certifies that neither it nor any other party to the application is subject to a denial of Federal benefits pursuant to Section 5301 of the Anti–Drug Abuse Act of 1988, 21 U.S.C. "¿½ 862, because of a conviction for possession or distribution of a controlled substance. See Section 1.2002(b) of the rules, 47 CFR "¿½ 1.2002(b), for the definition of "party to the application" as used in this certification.



CERTIFICATION

26. Printed Name of Assignor / Transferor CBCCOM AMERICAS INC.	29. Printed Name of Assignee / Transferee Sinocomm Ltd.
27. Title (Office Held by Person Signing) Legal Reperesentitive	30. Title (Office Held by Person Signing) Director
28. Signature (Enter the name of the person who will sign the paper version of this form for retention in their files) Steve Li	31. Signature (Enter the name of the person who will sign the paper version of this form for retention in their files) Richard Fung

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).

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Report No. TEL-01891S

Friday February 9, 2018

Streamlined International Applications Accepted For Filing Section 214 Applications (47 C.F.R. §§ 63.18, 63.24); Section 310(b) Petitions (47 C.F.R. § 1.5000)

Unless otherwise specified, the following procedures apply to the applications listed below:

The international Section 214 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 63.12 of the Commission's rules, 47 C.F.R. § 63.12. These applications are for authority under Section 214 of the Communications Act, 47 U.S.C. § 214(a), to transfer control of an authorized carrier or to assign a carrier's existing authorization; and/or (b) to become a facilities-based international common carrier; and/or (c) to become a resale-based international common carrier.

Pursuant to Section 63.12 of the rules, these Section 214 applications will be granted 14 days after the date of this public notice (see 47 C.F.R. § 1.4 regarding computation of time), and the applicant may commence operations on the 15th day, unless the Commission has informed the applicant in writing, within 14 days after the date of this public notice, that the application, on further examination, has been deemed ineligible for streamlined processing. Pursuant to Section 1.1910(b)(2) of the rules, action will be withheld on any application by any entity found to be delinquent in its debts to the Commission. Applicants should check the Red Light Display System's website at www.fcc.gov/redlight to determine if they are delinquent in a debt to the Commission and for information on how to pay the debt.

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. An application can be removed from streamlined processing only in the sound discretion of Commission staff. The filing of comments or a petition to deny will not necessarily result in an application being deemed ineligible for streamlined processing.

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), 1-888-835-5322 (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.

We request that comments on any of these applications refer to the application file number shown below.

ITC-214-20180110-00008

Blackburn Technologies II

International Telecommunications Certificate

Service(s): Global or Limited Global Facilities-Based Service, Global or Limited Global Resale Service

Application for authority to provide facilities-based service in accordance with section 63.18(e)(1) of the Commission's rules, and also to provide resale service in accordance with section 63.18(e)(2) of the Commission's rules, 47 C.F.R. § 63.18(e)(1), (2).

ITC-214-20180126-00021

Unite Private Networks, L.L.C.

International Telecommunications Certificate

Service(s): Global or Limited Global Facilities-Based Service, Global or Limited Global Resale Service

Application for authority to provide facilities-based service in accordance with section 63.18(e)(1) of the Commission's rules, and also to provide resale service in accordance with section 63.18(e)(2) of the Commission's rules, 47 C.F.R. § 63.18(e)(1), (2).

ITC-214-20180207-00024 E Teconica Solutions, LLC

International Telecommunications Certificate

Service(s): Global or Limited Global Facilities-Based Service, Global or Limited Global Resale Service

Application for authority to provide facilities-based service in accordance with section 63.18(e)(1) of the Commission's rules, and also to provide resale service in accordance with section 63.18(e)(2) of the Commission's rules, 47 C.F.R. § 63.18(e)(1), (2).

ITC-T/C-20170705-00120 E CBCCOM AMERICAS INC.

Transfer of Control

Current Licensee: CBCCOM AMERICAS INC.

FROM: CBCCOM AMERICAS INC.

TO: Sinocomm Ltd.

Application filed for consent to the transfer of control of CBCCom Americas Inc. (CBCCom), which holds international section 214 authorization ITC-214-20150320-00075, from its sole owner Steve Li, to Sinocomm Ltd. (Sinocomm). Sinocomm, a Hong Kong entity, is wholly owned by Richard Fung a/k/a Yan Fung, a citizen of Hong Kong, who is also a director of Sinocomm.

 $\label{eq:total_total_total_total} \textbf{ITC-T/C-20180112-00009} \qquad \qquad \mathbb{E} \qquad \qquad \text{Welcome Tel Inc.}$

Transfer of Control

Current Licensee: Welcome Tel Inc.

FROM: Raheela A Shah
TO: Amir Ayub Sheri

Application filed for consent to the transfer of control of Welcome Tel Inc., which holds international section 214 authorization ITC-214-20150922-00223, from its 100% owner Raheela A. Shah to Amir Ayub Sheri. Mr. Sheri, a U.S. citizen, will purchase all of the ownership interests in Welcome Tel Inc. from Ms. Shah, and upon closing Welcome Tel Inc. will be wholly owned by Mr. Sheri.

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 47 C.F.R. §§ 1.2001-.2003.

SUPPLEMENT FOR QUESTION 12

The name of the foreign carrier	Country to operate	Shareholder	Citizenship	Shareholding %
Sinocomm Limited	Hong Kong	Richard FUNG	Hong Kong	100%
		Wisteria Universal Ltd	B.V.I Co	15%
China Broadband Communications (HK)	Hana Kana	Yiqun WEI	China	36%
Co Ltd	Hong Kong	Lii Lih Woan	USA	15%
		Richard FUNG	Hong Kong	34%
China Broadband Communications	Cingonoro	China Broadband Communications (HK) Co Ltd	Hong Kong	90%
Ltd	Singapore	Richard FUNG	Hong Kong	10%
China Broadband Communications Co.,	China	北京华岳信通科技有限公司 Beijing Hua Yue Communications Co., Ltd	China	15%
Ltd		Yiqun WEI	China	51%
		Dan WANG	China	34%
CBC Co., Ltd	Taiwan	Richard FUNG	Hong Kong	100%

Please be noted, Richard FUNG's legal name is Yan FUNG (as shows on his passport), however he use Richard FUNG in all his business environments. Apologies for any inconvenience.

Answer to Question 10

Respond to Paragraphs (c) of section 63.18

The person who owns the applicant CBCCOM AMERICAS Inc.

Name: Steve Li

Title: Legal representative

Address: 10641 Harwin Dr. Suite # 510 Houston, Texas 77036

• Telephone number of the office: 713 771 0571

Other contact point

• Lily Li

Legal counsel

+86 138 0130 6415

Lily.li@cbccom.net

Respond to Paragraphs (d) of section 63.18

Application for authority to provide resale service in accordance with section 63.18(e) (2) of the Commission's rules, 47 C.F.R. § 63.18(e) (2).

Answer to Question 11

Name: Richard Fung

Address: Unit 26 2/F Mirror Tower 61 Mody Rd TST KL, Hong Kong

Citizenship: Hong Kong

Principle business: providing telecommunication, internet and cloud services in greater China.

Percentage of equity owned: 100%

Answer to Question 12

Name: Richard Fung

position/title of the individual or entity	the name of the foreign carrier	country to operate
Director	Sinocomm Limited	Hong Kong
Director	China Broadband Communications (HK) Co Ltd	Hong Kong
Director	China Broadband Communications Ltd	Singapore
CEO	China Broadband Communications Co., Ltd	China
Director	CBC Co., Ltd	Taiwan

Answer to Question 13

The assignor seeks to transfer all of its international Section 214 File Nos. after consummation.

Answer to Question 14

Upon consummation, in Hong Kong the Section 214 holder CBCCOM AMERICAS INC. would be affiliated with a foreign carrier Sinocomm Ltd.

Answer to Question 15

The Section 214 holder CBCCOM AMERICAS INC. is a foreign carrier in Hong Kong, therefore statement 1 is true.

Answer to Question 16

Upon consummation, the Section 214 holder CBCCOM AMERICAS INC. would be affiliated with a foreign carrier Sinocomm Ltd. which would be classified as non-dominate carrier because it lacks 50 percent market share in the international transport and the local access markets in Hong Kong.

Please kindly find the link below as Sinocomm Ltd. is under External Telecommunications Services (ETS) Operators SBO Licence of Class 3 Services classification, whereas dominate carrier will be classified as facility based license. Therefore Sinocomm is a non-dominate carrier in Hong Kong.

http://tel archives.ofca.gov.hk/en/tele-lic/operator-licensees/sbo-ets.html

To whom may concern,

Should any questions may occur in the future, please feel free to contact our legal counsel Lily Li at email lily.lil@cbccom.net, or cellphone +86 138 0130 6415.

Thank you very much.

Best regards, CBCCOM AMERICAS INC.



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CBCcom Partners with Viptela to Offer Managed Software-Defined Networking Service in China

Country's Leading Carrier to Provide SD-WAN to Business Customers

June 02, 2016 10:25 AM Eastern Daylight Time

SAN JOSE, Calif.--(<u>BUSINESS WIRE</u>)--CBCcom and <u>Viptela</u> today announced that CBCcom will deliver a new software-defined wide area networking (SD-WAN) service to its business customers across China using the Viptela Platform. CBC is the country's leading ICT and Cloud Services Provider, and also provides a full range of network access services in China to international telcos.

The new CBCcom service, powered by Viptela, enables the ICT Provider to "mix and match" private and public IP connections such as MPLS, wireless LTE, broadband and Ethernet to meet each customer's application requirements based on geographic location, topology, bandwidth and application service availability needs. It is being offered in China.

"The new Viptela-based SD-WAN service enables our customers to take advantage of both our private MPLS service and uncongested Premium Dedicated Internet Access offerings in China. This new offering provides greater flexibility and lower cost of operation to organizations without comprising performance and availability," said Richard Fung, CEO of CBCcom.

SD-WAN Service Benefits:

- Centralized management for increased agility: Changes can be deployed to service policies in minutes using centralized management and zero-touch capabilities
- Application performance and service availability: By providing unprecedented visibility into application and infrastructure performance,

organizations can make informed decisions on resource utilization and application tuning

- Strong security: Authenticates all devices and encrypts every packet in the network for added protection while supporting network segmentation
- service-chaiming. Enables and online to browse this Business Wire site (and/or ar optimization, firewalls and data leak prevention

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"The new Viptela-powered CBCcom service provides customers a flexible and wide range of business-class WAN services using a single integrated platfolina precions in a particular region to offer secure, high performance and adaptable WANs to businesses of all sizes."

About CBCcom

CBCcom started in 2008 in Beijing, China, fully licensed valued added services provider backed by Dr. Edward Tian, CEO at CBC-Capital. Offering a unique services portfolio; supplying international carriers, cloud providers, system integrators, and enterprises with domestic local access, wavelength, dark fiber, Internet access, IP VPN, IDC, and cloud services in China. For more information, visit cbccom.net https://www.linkedin.com/company/cbccom

About Viptela

Viptela provides Software-Defined Wide Area Network (SD-WAN) technology that virtualizes WAN infrastructure. The platform allows global companies to build unified, policy-controlled and cost-effective WANs. Viptela has been deployed at thousands of sites by more than 25 Fortune-500 enterprises; and major carriers are using Viptela to deliver managed SD-WAN services globally. The company was named a Gartner Cool Vendor and a Next Billion Dollar Startup by Forbes. Viptela is backed by Sequoia Capital and headquartered in San Jose, CA. For more information, visit: viptela.com or follow us on Twitter @viptela.

Contacts

Viptela Media Contact:

Marc Gendron PR
Marc Gendron, 781-237-0341
marc@mgpr.net

Tweets by @Viptela

#Hashtags

#MPLS #SDN #Verizon #SDWAN #WAN #Singtel #Networking



China Broadband Communications Co. Case Study

Nexenta Supports Cloud Computing for Chinese Businesses at CBCcom

China Broadband Communications Co., Ltd Beijing, China www.cbccom.net/ Telecommunications



Summary

Challenge: Constantly expand storage capacity **Solution:** NexentaStor High Availability (HA) Cluster

Platform: Dell

Use Case: Storage for cloud-based services

Benefits:

- High scalability, easier management, and lower TCO
- No storage vendor lock-in

Business Overview

Established in 2007, CBCcom is a leading ICT service provider in China. It is committed to providing domestic and international enterprises with high-quality end-to-end telecom solutions, integrated IT services, and cloud computing IaaS, PaaS, and SaaS services. CBCcom has a nationwide private IP broadband network and VPN network, CBCnet, which meets the most advanced international telecom operation standards and can be connected with international operators through the only state-approved international IP gateway. CBCcom's non-congestion IP broadband network delivers high-quality network services for enterprises.

As the only network infrastructure supplier affiliated with the Cloud Valley, CBCcom provides the Chinese cloud computing industry with network infrastructure services and cloud services. It integrates the technological advantages of more than 20 cloud businesses and provides customers with a full range of customized cloud solutions. Currently, CBCcom is the standard service provider of AT&T and the international service partner of China Mobile International Limited. Its customers include Accenture, Boss, Carrefour, Cisco, and Western Digital.

Challenges

With online customer numbers growing, the CBCcom cloud computing platform constantly needs more virtual machines and storage. The company wanted a storage system that can provide dynamic expansion and a file system that carries vast amounts of data. CBCcom selected a Software-Defined Storage (SDS) approach because it offered seamless expansion of capacity and a good response rate.

System Configuration

- Dell R720 + MD3060e + MD1200
- 64 4TBGB NL-SAS drives (enterprise-class) supporting hot-swapping
- 4 STECZeusRam SSDs supporting hot-swapping as ZIL cache, 2 400GB SSDs as secondary cache
- Dual-processor control and Active-Active mode
- Sixteen standard 16GB (256GB) 1600MHz DDR3, enterprise-class memory

Solution and Benefits

Solution

As a long-term partner of Dell, a Nexenta partner, CBCcom knew about the high scalability and security of ZFS, and wanted it for its proven architecture and technological maturity.

The company decided to take a phased approach to SDS for its cloud platform, launching 200TB of usable capacity in the first phase, and planning to launch an 800TB usable storage pool later, after customers and administrators have become familiar with the system. Using Nexenta's unique hybrid storage pool technology, a total of 64 disks are used as 8 vdevs to ensure available capacity. SSDs are used respectively as read and write caches, improving the overall system performance. HA technology provides overall high availability and eliminates the risk of single-point failure.

This solution provides a NAS platform for the video trading service of one of CBCcom's customers, Topystore. com. Topvstore. com needed an online trading platform for massive video products—a platform based on cloud computing technology and integrating the high-speed Internet and private network transmission, intelligent video retrieval, DRM copyright protection, e-commerce, and other applications, The TOPV cloud video service platform provides cloud storage, cloud transcoding, and cloud transaction services specific to upstream and downstream TV stations, cable network operators, video sites, IPTV, mobile TV, and all other types of mobile media in the industry chain.

CBCcom uses the ACL function of NexentaStor to help its customers manage their users. On a cloud platform, this function helps customers simplify the authority management work that a multi-tenant environment requires.

Since NexentaStor provides the functionality of configuration block and file services in the same pool, the customer can easily configure the block devices used by the VM and SMB shared directory at the same time to store video files. Previously, having two separate configurations increased the difficulty of management, future capacity planning, and forecasting.

With SDS, planning for future capacity expansion is easier because the controller configuration is relatively more flexible. CBCcom has ordered two additional SAS HBA cards, avoiding the installation of controller HBA cards during expansion and reducing maintenance time.

Benefits

By using the Nexenta / Dell software-defined storage solution, CBCcom has been able to free itself from hardware vendor lock-in, which has cut costs. Also contributing to the solution's low overall TCO are unified scheduling and management of IT resources and the data plane, and the elimination of repeated construction and generation of heterogeneous platforms. These greatly enhance efficiency and optimize the use of CBCcom's IT resources.



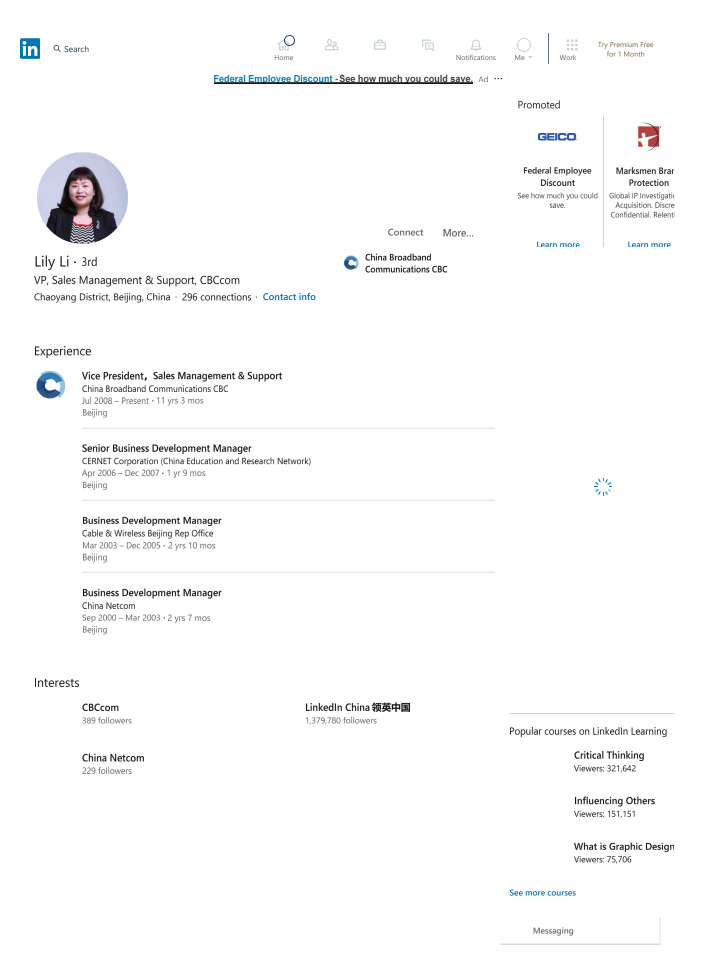


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管理团队



韦轶群

董事长

韦轶群先生毕业于南京东南大学电气工程学专业,毕业后 进入圣弗朗西斯科州立大学深造,获得计算机科学硕士学 位。归国后加入中国网通国际有限公司担任国际业务部总 经理,继而被任命为中国网通 (集团) 有限公司副总裁。 2007年创办北京天维信通科技有限公司并任职董事长。



冯昕 总裁

冯昕先生毕业于香港中文大学获得工程学学士学位,并在 英国伦敦帝国理工学院进行深造,获得理学硕士学位。曾 先后担任UUNet中国区首席代表、赛尔集团VoIP业务部总 经理。于2007年创办天维信通科技有限公司,并先后任职 执行董事和首席执行官。













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