

Document: Attachment 1
Company: Welcome Tel Inc.

Answer to Question 10:

(I). Paragraph (c) of Section 63.18 requires the name, title, post office address, and telephone number of the officer and any other contact point, such as legal counsel, to whom correspondence concerning the application is to be addressed. Please see below for the required data.

Name: Raheela A Shah (the Assignor/Transferor)
Title: Current President and 100% Owner of Welcome Tel Inc.
Address: 941 Mclean Avenue, Yonkers, New York 10704
Telephone number: 914-226-3302

Name: Amir Ayub Sheri (the Assignee/Transferee)
Title: President and 100% Owner of Welcome Tel Inc. Upon Commission Approval
Address: 941 Mclean Avenue, Yonkers, New York 10704
Telephone number: 914-226-3302

Other: Alonzo Beyene
Title: Consultant to Welcome Tel Inc. (the Applicant)
Address: 6303 Blue Lagoon Drive, Suite 400, Miami, Florida 33126
Telephone number: 786-505-1862

There are no interlocking directorates.

(II). Paragraph (d) of Section 63.18 requests a statement as to whether the applicant has previously received authority under Section 214 of the Act and, if so, a general description of the categories of facilities and services authorized (i.e., authorized to provide international switched services on a facilities basis). Please see below for the required data.

Welcome Tel Inc. (the Applicant) previously received authority under Section 214 of the Communications Act as a non-dominant carrier for ITC-214-20150922-00223 that the Commission granted on October 9, 2015. General description of categories of facilities and services is authorization to provide Global or Limited Global Facilities-Based Service and Global or Limited Global Resale Service.

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Answer to Question 13:

The following is a narrative of the means through which the proposed assignment or transfer of control will take place. The 100% ownership of Welcome Tel Inc. held by Raheela A. Shah will be transferred to Amir Ayub Sheri upon receiving the approval of the Commission. Amir Ayub Sheri will be listed as President of Welcome Tel Inc. on documents to be filed with the Secretary of State of the Division of Corporations of the home state of Welcome Tel Inc. Amir Ayub Sheri will be listed as the 100% owner of all shares of Welcome Tel Inc.

Based on conversations with the Commission's International Bureau staff and per Section 63.24(e), the transfer will be a substantial assignment or transfer of control rather than a pro forma transfer.

Raheela A. Shah as Assignor/Transferor, does not wish to assign any assets and/or customer base of Welcome Tel Inc. to herself, nor to retain the name of Welcome Tel Inc. for herself. As Assignor/Transferor, she does not request authority to continue to operations under any or all international Section 214 File Nos. of Welcome Tel Inc. for herself after consummation.

After consummation of the transfer once the Commission has granted approval, Welcome Tel Inc. will retain its name Welcome Tel Inc., all its assets, and customer bases. It would also be solely owned by Amir Ayub Sheri (the Assignee/Transferee)

Answer to Question 16:

Neither the Assignee, the Assignor nor the Applicant Welcome Tel Inc., are foreign carriers. Also, upon consummation of the proposed assignment or transfer of control, the Applicant and the Section 214 holder Welcome Tel Inc. will not be affiliated with a foreign carrier. As a result, the answer No was entered on the Application for Question 14 and the Application only requires an answer to Question 16 if the answer to Question 14 was yes. However, the system is making an answer to Question 16 mandatory, so Question 16 is hereby voluntarily answered as listed below.

The Assignor, the Assignee and the Applicant Welcome Tel Inc. request classification of the Section 214 holder Welcome Tel Inc. 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. The Section 214 holder Welcome Tel Inc. qualifies for non-dominant classification on each U.S.-destination country route and all other routes since it is not a foreign carrier, nor is it affiliated with a foreign carrier.

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Answer to Question 20:

Welcome Tel Inc. desires streamlined processing pursuant to Section 63.12 of the Commission's rules. Welcome Tel Inc. qualifies for streamlined processing since

(I). The restrictions set forth in Section 63.12 (c) of the Commission's rules do not apply.

(II). Welcome Tel Inc. is not affiliated with a foreign carrier in a destination market.

(III). Welcome Tel Inc. does not have an affiliation with a dominant U.S. carrier whose international switched or private line services the applicant seeks authority to resell.

(IV). Welcome Tel Inc. does 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.

(V). The Application is not being filed in connection with a sale of assets or reorganization of a carrier or its parent pursuant to the U.S. bankruptcy laws.