

**Attachment 1**

**Answer to Question 10**

**Rule 63.18(c):** The names, titles, addresses, phone numbers, fax numbers, and e-mail addresses of the officers and other contact points to whom correspondence concerning this application is to be addressed are as follows:

**Transferor:**

Richard N. Gill, President  
CP-TEL, Holdings, Inc.  
P.O. Box 777  
Natchitoches, LA 71458  
Tel: (318) 352-0014

With a copy to counsel:

J. Mark Miller  
P.O. Box Drawer 1288  
Natchitoches, LA 71458  
Tel: (318) 352-4559

**Transferee:**

Trent D. Boaldin, President  
Epic Touch Co., Inc.  
6601 Westlake Blvd  
Oklahoma City, OK 73142  
Tel: (405) 503-7122

With a copy to counsel:

Tony S. Lee  
Fletcher, Heald & Hildreth  
1300 N. 17th Street  
Suite 1100  
Arlington, VA 22209  
Tel: (703) 812-0442  
Fax: (703) 812-0486  
lee@fhhlaw.com

**Rule 63.18(d) Authority Held by Applicants:**

**CP-TEL Network Services, Inc. (“CPTN”):** CPTN is authorized pursuant to Section 214 of the Act and Section 63.18 of the Commission’s rules to provide global or limited global

resale services between the United States and all authorized international points. *See* File No. ITC-214-20001222-00758. CPTN also holds blanket domestic Section 214 authority.

**Campti-Pleasant Hill Telephone Co., Inc. (“Campti”):** Campti holds blanket domestic Section 214 authority.

### **Answer to Question 11**

In response to Sections 63.04(a)(4) and 63.18(h), the following entities will hold a 10% or greater direct or indirect ownership interest in the transferee, Epic Touch, pre- and post-transaction:

- (1) Bob Boaldin Irrevocable Epic Trust  
610 S. Cosmos Street  
Elkhart, KS 67950  
Percent of Equity Interest Held: 49.55%  
Country of Citizenship: US  
Principal Business: Investments  
Trustee: Trent Boaldin  
Trustee Citizenship: US  
Trustee Principal Business: Telecommunications/Attorney  
Beneficiaries (in equal shares): Trent Boaldin (US) and Roxanna (Boaldin) Grimes (US)
  
- (2) Dian Boaldin Irrevocable Epic Trust  
610 S. Cosmos Street  
Elkhart, KS 67950  
Percent of Equity Interest Held: 49.55%  
Country of Citizenship: US  
Principal Business: Investments  
Trustee: Harvey Sorenson  
Trustee Citizenship: US  
Trustee Principal Business: Attorney  
Beneficiaries (in equal shares): Trent Boaldin (US) and Roxanna (Boaldin) Grimes

In response to Section 63.04(a)(4), the following entities presently hold a 10% or greater direct ownership interest in transferor CP-TEL (Note: Following consummation of the proposed transaction, Epic Touch will hold 100% of the stock of CP-TEL):

- (1) Richard N. Gill  
195 St. Charles Street  
Natchitoches, LA 71457  
Percent of Equity Interest Held: 63.25%  
Country of Citizenship: US  
Principal Business: Telecommunications

- (2) Michael Lawrence Gill Estate  
195 St. Charles Street  
Natchitoches, LA 71457  
Percent of Equity Interest Held: 26.2%  
Country of Citizenship: US  
Principal Business: Estate  
Executor: Richard N. Gill (see above for information on Richard N. Gill)

### **Answer to Question 12**

Applicants do not have any interlocking directorates with foreign carriers.

### **Answer to Question 13**

Pursuant to a February 25, 2019 Stock Purchase Agreement (“Agreement”) Epic Touch will purchase all of CP-TEL’s stock. Post-transaction, Epic Touch will own one hundred percent (100%) of the issued and outstanding CP-TEL stock and will control CP-TEL and its wholly-owned subsidiaries. Regulatory approval is a condition to close the proposed transaction. Accordingly, the CP-TEL entities and Epic Touch respectfully request that the Commission move as expeditiously as possible in considering this application. Upon completion of the proposed transaction, CP-TEL will be a wholly-owned direct subsidiary of Epic Touch, and Campti and CPTN will be wholly-owned indirect subsidiaries of Epic Touch through CP-TEL.

The proposed transaction will be completely transparent to Campti and CPTN’s customers. Key personnel from CP-TEL will remain in a management position at the company post-transaction, and Campti and CPTN will continue to serve their Louisiana customers in the same geographic service areas and under the same company names, rates, terms, and conditions as currently provided. Campti and CPTN will also retain their current authorizations and day-to-day operations. Thus, the CP-TEL companies will continue to be operated by highly experienced, well-qualified management and technical personnel, and Campti and CPTN’s customers will not experience any discontinuance, reduction, loss, or impairment of service.

In addition, Applicants provide the following narrative responses pursuant to Section 63.18(i)-(o) and 63.24(e)(2).

- 63.18(i) Applicants certify that they are not foreign carriers within the meaning of Section 63.09(d) of the Commission’s Rules, nor is it affiliated with a foreign carrier within the meaning of Section 63.09(e) of the Commission’s Rules.
- 63.18(j) Applicants certify that they do not seek to provide international telecommunications services to any destination country where: (i) any Applicant is or controls a foreign carrier; (ii) any entity that owns more than 25 percent of any Applicant or controls any Applicant controls a foreign carrier in that country; or (iii) two or more foreign carriers (or parties that control foreign carriers) own, in the aggregate, more than 25 percent of any Applicant and are parties to, or the beneficiaries of, a contractual relation

affecting the provision or marketing of international basic telecommunications services in the United States.

- 63.18(n) Applicants 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.
- 63.18(o) Applicants certify that, pursuant to Sections 1.2001 through 1.2003 of the Commission's Rules, that they are not subject to a denial of Federal benefits pursuant to Section 5301 of the Anti-Drug Abuse Act of 1988.

### **Answer to Question 20**

The Applicants request streamlined processing of this Application. They qualify for streamlined processing because no part of Section 63.12(c)(1) or (2) applies to any Applicant. The Applicants are not affiliated with a foreign carrier, and no Applicants seek authority to resell the international switched or private line services of any affiliated dominant U.S. carrier.