



PUBLIC NOTICE

FEDERAL COMMUNICATIONS COMMISSION
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Report No. TEL-02393NS

Friday September 20, 2024

Non Streamlined International Applications/Petitions Accepted For Filing

Section 214 Applications (47 CFR §§ 63.18, 63.24); Section 310(b) Petitions (47 CFR § 1.5000)

The applications listed below have been found, upon initial review, to be acceptable for filing. These applications are not subject to the streamlined processing procedures set forth in section 63.12 of the Commission's rules. 47 CFR § 63.12. These applications shall not be deemed granted until the Commission affirmatively acts upon the application either by public notice or by written order. Operation for which authorization is sought may not commence except in accordance with any terms or conditions imposed by the Commission. Pursuant to section 1.1910(b)(2) of the Commission's rules, action will be withheld on any application by any entity found to be delinquent in its debts to the Commission. 47 CFR § 1.1910(b)(2). Applicants should login to the CORES Payment website at <https://apps.fcc.gov/cores/userLogin.do> to determine if they are delinquent in a debt to the Commission and for information on how to pay the debt.

Unless otherwise specified, interested parties may file comments with respect to these applications within 28 days of the date of this public notice. Comments on any of these applications must refer to the application file number shown below. We request that such comments be filed through Pleadings and Comments in the International Communications Filing System. <https://www.fcc.gov/icfs/>

No application listed below shall be granted by the Commission earlier than the day after the date specified in this public notice for the filing of comments.

Unless otherwise specified, ex parte 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 CFR § 1.1206.

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). 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.

Assignment

Current Licensee: MetroNet Holdings, LLC

FROM: Metronet Holdings, LLC

TO: MetroNet Systems Holdings, LLC

Metronet Holdings LLC (Metronet Holdings) filed an application for consent to the assignment of assets and international section 214 authority for global resale services (ITC-214-20110114-00005) from Metronet Holdings to MetroNet Systems Holdings LLC (MetroNet Systems) (Proposed Transaction). CMN-RUS, LLC (CMN-RUS) and Metro FiberNet, LLC (MFN), both indirect wholly owned subsidiaries of Metronet Holdings, each provide international service under the authority held by Metronet Holdings (ITC-214-20110114-00005) pursuant to section 63.21(h) of the Commission's rules. 47 CFR § 63.21(h).

Pursuant to a July 18, 2024 Agreement and Plan of Merger, Metronet Holdings will liquidate and assign substantially all of its assets, including its international section 214 authorization (ITC-214-20110114-00005) and CMN-RUS and MFN, to MetroNet Systems. MetroNet Systems will become a joint venture, 50/50 controlled and co-managed by T-Mobile USA, Inc. (T-Mobile USA) and, indirectly, by KKR Metro Parent LLC (KKR Metro). KKR Metro, which has been formed for purposes of the Proposed Transaction, is indirectly owned and controlled by investment funds advised and/or managed by KKR & Co. Inc.

The Proposed Transaction includes two primary steps. First, Metronet Holdings will assign substantially all of its assets to MetroNet Systems. Second, T-Mobile USA and MetroNet Vexus Holdings, LLC (Vexus Holdings), an indirect wholly owned subsidiary of KKR Metro, will acquire essentially all of the outstanding equity interests in MetroNet Systems. CMN-RUS, a Delaware limited liability company, and MFN, a Nevada limited liability company, will become indirect wholly owned subsidiaries of MetroNet Systems and will provide international service under the authority held by MetroNet Systems (ITC-214-20110114-00005).

As a result of the Proposed Transaction, T-Mobile will hold 50% of MetroNet Systems' voting membership interests and equity interests. Vexus Holdings will hold 50% of the voting membership interests and approximately 49.69% of the equity interests, with current management of Metronet Holdings holding the remainder of the MetroNet Systems' equity interests. MetroNet Systems will have a five member board of directors and T-Mobile USA and KKR Metro will each have the right to appoint two members. The fifth member will be an independent director designated by KKR Metro after reasonable consultation with T-Mobile USA.

T-Mobile USA, which will hold a 50% equity and voting interest in MetroNet Systems, is wholly owned by T-Mobile US Inc. (T-Mobile US), both Delaware corporations. Deutsche Telekom Holding B.V. (DT Holding), a Netherlands entity, has a 50.4% and controlling interest in T-Mobile US. DT Holding is an indirect wholly owned subsidiary of Deutsche Telekom AG (DT), a German entity. DT holds a direct 10.99% interest in DT Holding and an 89.01% indirect interest through TMobile Global Zwischenholding GmbH (T-Mobile Global), DT's direct wholly owned subsidiary, and T-Mobile Global Holding GmbH, a direct wholly owned subsidiary of T-Mobile Global, both German entities. Kreditanstalt für Wiederaufbau (KfW), a German entity, holds a 13.97% interest in DT. The Federal Republic of Germany holds an 80% interest in KfW and a direct 14.21% interest in DT.

Vexus Holdings, which will hold a 49.69% equity and a 50% voting interest in MetroNet Systems, is wholly owned by MetroNet Preferred Holdings, LLC which in turn is wholly owned by Python Holdings, LLC (Python Holdings), all Delaware entities. Python Holdings is wholly owned by Venus Python Newco Corp, which is wholly owned by Q-Comm Python Corporation, which in turn is wholly owned by Q-Comm NewCo, LLC (Q-Comm NewCo), all Delaware entities. Q-Comm NewCo is currently an indirect wholly owned subsidiary of KKR Metro, but the Applicants state that they may undertake certain pro forma restructuring upon closing to remove the intermediate entities so that Q-Comm NewCo would be a direct wholly owned subsidiary of KKR Metro, a Delaware limited liability company.

KKR Metro is indirectly owned and controlled by KKR & Co., Inc. KKR Metro Holdings, L.P. (Metro Holdings), is the 100% direct owner of KKR Metro. KKR Metro Holdings GP LLC is the general partner Metro Holdings. KKR Metro Sponsor Aggregator L.P. (Sponsor Aggregator LP) holds a 96.29% limited partnership interest in Metro Holdings. KKR Metro Sponsor Aggregator GP LLC (Sponsor Aggregator GP) is the general partner of Sponsor Aggregator L.P. KKR Metro Aggregator L.P. (KKR Metro Aggregator LP) is the sole member of Sponsor Aggregator GP and Metro Holdings and has a 82.671% limited partnership interest in Sponsor Aggregator LP. All these KKR entities are organized in Delaware.

The Application sets out numerous funds advised and/or managed by KKR & Co. Inc. that are between KKR Metro Aggregator LP and KKR & Co. Inc. These funds are organized in Delaware, the Cayman Islands and Luxembourg. KKR Management LLP, a Delaware limited liability partnership, is the holder of the sole share of KKR & Co. Inc.'s Series I preferred stock, which confers the right, among other things, to elect and remove the members of KKR & Co. Inc.'s board of directors. Founders Henry Kravis and George Roberts, both U.S. citizens, when acting together jointly control KKR Management LLP.

Stapleford Investment Pte. Ltd. (Stapleford) will hold an approximate direct 17.239% equity interest and an approximate indirect 2.443% equity interest in Sponsor Aggregator LP. In addition, Stapleford will have certain consent rights and the ability to appoint a nonvoting observer to the board of MetroNet Systems. Stapleford is wholly owned by GIC Infra Holdings Pte. Ltd., which in turn is wholly owned by GIC (Ventures) Pte. Ltd. (GIC Ventures). GIC Ventures is wholly owned by the Minister for Finance of the Government of Singapore. Stapleford is managed by GIC Special Investments Pte. Ltd., which is wholly owned by GIC Pte. Ltd., which is also wholly owned by the Minister for Finance of the Government of Singapore.

The Applicants state that no other individual or entity is expected to hold 10% or greater direct or indirect equity or voting interest in MetroNet Systems, CMN-RUS or MFN.

Pursuant to Commission practice, the application is being referred to the relevant Executive Branch agencies for their views on any national security, law enforcement, foreign policy or trade policy concerns related to the proposed foreign ownership of the Applicants. See Process Reform for Executive Branch Review of Certain FCC Applications and Petitions Involving Foreign Ownership, IB Docket 16-155, Report and Order, 35 FCC Rcd 10927, 10935-36, para. 24 (2020).

Transfer of Control

Current Licensee: Infosat Able Holdings, Inc.**FROM:** Telesat Canada**TO:** Network Innovations Inc.

Infosat Able Holdings, Inc. (Infosat Holdings), a Delaware corporation that holds international section 214 authorizations to provide global facilities-based and resale service (ITC-214-19990128-00050, ITC-214-20000113-00025), filed an application for consent to the transfer of control of Infosat Holdings from Telesat Canada (Telsat) to Network Innovations Inc. (NI). Pursuant to a Purchase and Sale Agreement, NI will acquire all of the interests in Infosat Holdings from Telsat.

After consummation of the transaction, Infosat Holdings will be wholly owned by Networks Innovations US Inc., a Delaware entity, which is wholly owned by Network Innovations US Holdings, LLC (NI US Holdings), a Florida entity. NI US Holdings is wholly owned by Network Terracom, Inc., a Nevada entity, that is wholly owned by NI, a Canadian entity. The New Harkema Family Trust, a Canadian trust, holds an 80% ownership interest in NI. Timothy Harkema and Audrey Harkema, both Canadian citizens, are the trustees of the New Harkema Family Trust, and Timothy Harkema is the CEO of NI. 2030410 Alberta Ltd, a Canadian entity, holds a 20% ownership interest in NI. 2030410 Alberta Ltd is wholly owned by the Dawson Family Trust, a Canadian trust. Derek Dawson and Michelle Dawson, both Canadian citizens, are the trustees of the Dawson Family Trust.

Pursuant to Commission practice, the Application is being referred to the relevant Executive Branch agencies for their views on any national security, law enforcement, foreign policy, or trade policy concerns related to the proposed foreign ownership of the Applicant. See Process Reform for Executive Branch Review of Certain FCC Applications and Petitions Involving Foreign Ownership, IB Docket 16-155, Report and Order, 35 FCC Red 10927, 10935-36, para. 24 (2020).

Transfer of Control

Current Licensee: Vexus Fiber, LLC

FROM: Metronet Holdings, LLC

TO: MetroNet Systems Holdings, LLC

Vexus Fiber LLC (Vexus), a Delaware limited liability company that holds an international section 214 authorization to provide global resale service (ITC-214-19971024-00657), filed an application for the transfer of control of Vexus from Metronet Holdings LLC (Metronet Holdings) to MetroNet Systems Holdings LLC (MetroNet Systems) (Proposed Transaction). MetroNet Systems is an indirect wholly owned subsidiary of Metronet Holdings and Vexus is an indirect wholly owned subsidiary of MetroNet Systems.

Pursuant to a July 18, 2024 Agreement and Plan of Merger, MetroNet Systems will become a joint venture, 50/50 controlled and co-managed by T-Mobile USA, Inc. (T-Mobile USA) and, indirectly, by KKR Metro Parent LLC (KKR Metro). KKR Metro, which has been formed for purposes of the Proposed Transaction, is indirectly owned and controlled by investment funds advised and/or managed by KKR & Co. Inc.

The Proposed Transaction includes two primary steps. First, Metronet Holdings will liquidate and assign substantially all of its assets, including Vexus, to MetroNet Systems. Second, T-Mobile USA and MetroNet Vexus Holdings, LLC (Vexus Holdings), an indirect wholly owned subsidiary of KKR Metro, will acquire essentially all of the outstanding equity interests in MetroNet Systems.

As a result of the Proposed Transaction, T-Mobile will hold 50% of MetroNet Systems' voting membership interests and equity interests. Vexus Holdings will hold 50% of the voting membership interests and approximately 49.69% of the equity interests, with current management of Metronet Holdings holding the remainder of the MetroNet Systems' equity interests. MetroNet Systems will have a five member board of directors and T-Mobile USA and KKR Metro will each have the right to appoint two members. The fifth member will be an independent director designated by KKR Metro after reasonable consultation with T-Mobile USA.

T-Mobile USA, which will hold a 50% equity and voting interest in MetroNet Systems, is wholly owned by T-Mobile US Inc. (T-Mobile US), both Delaware corporations. Deutsche Telekom Holding B.V. (DT Holding), a Netherlands entity, has a 50.4% and controlling interest in T-Mobile US. DT Holding is an indirect wholly owned subsidiary of Deutsche Telekom AG (DT), a German entity. DT holds a direct 10.99% interest in DT Holding and an 89.01% indirect interest through TMobile Global Zwischenholding GmbH (T-Mobile Global), DT's direct wholly owned subsidiary, and T-Mobile Global Holding GmbH, a direct wholly owned subsidiary of T-Mobile Global, both German entities. Kreditanstalt für Wiederaufbau (KfW), a German entity, holds a 13.97% interest in DT. The Federal Republic of Germany holds an 80% interest in KfW and a direct 14.21% interest in DT.

Vexus Holdings, which will hold a 49.69% equity and a 50% voting interest in MetroNet Systems, is wholly owned by MetroNet Preferred Holdings, LLC which in turn is wholly owned by Python Holdings, LLC (Python Holdings), all Delaware entities. Python Holdings is wholly owned by Venus Python Newco Corp, which is wholly owned by Q-Comm Python Corporation, which in turn is wholly owned by Q-Comm NewCo, LLC (Q-Comm NewCo), all Delaware entities. Q-Comm NewCo is currently an indirect wholly owned subsidiary of KKR Metro, but the Applicants state that they may undertake certain pro forma restructuring upon closing to remove the intermediate entities so that Q-Comm NewCo would be a direct wholly owned subsidiary of KKR Metro, a Delaware limited liability company.

KKR Metro is indirectly owned and controlled by KKR & Co., Inc. KKR Metro Holdings, L.P. (Metro Holdings), is the 100% direct owner of KKR Metro. KKR Metro Holdings GP LLC is the general partner Metro Holdings. KKR Metro Sponsor Aggregator L.P. (Sponsor Aggregator LP) holds a 96.29% limited partnership interest in Metro Holdings. KKR Metro Sponsor Aggregator GP LLC (Sponsor Aggregator GP) is the general partner of Sponsor Aggregator L.P. KKR Metro Aggregator L.P. (KKR Metro Aggregator LP) is the sole member of Sponsor Aggregator GP and Metro Holdings and has a 82.671% limited partnership interest in Sponsor Aggregator LP. All these KKR entities are organized in Delaware.

The Application sets out numerous funds advised and/or managed by KKR & Co. Inc. that are between KKR Metro Aggregator LP and KKR & Co. Inc. These funds are organized in Delaware, the Cayman Islands and Luxembourg. KKR Management LLP, a Delaware limited liability partnership, is the holder of the sole share of KKR & Co. Inc.'s Series I preferred stock, which confers the right, among other things, to elect and remove the members of KKR & Co. Inc.'s board of directors. Founders Henry Kravis and George Roberts, both U.S. citizens, when acting together jointly control KKR Management LLP.

Stapleford Investment Pte. Ltd. (Stapleford) will hold an approximate direct 17.239% equity interest and an approximate indirect 2.443% equity interest in Sponsor Aggregator LP. In addition, Stapleford will have certain consent rights and the ability to appoint a nonvoting observer to the board of MetroNet Systems. Stapleford is wholly owned by GIC Infra Holdings Pte. Ltd., which in turn is wholly owned by GIC (Ventures) Pte. Ltd. (GIC Ventures). GIC Ventures is wholly owned by the Minister for Finance of the Government of Singapore. Stapleford is managed by GIC Special Investments Pte. Ltd., which is wholly owned by GIC Pte. Ltd., which is also wholly owned by the Minister for Finance of the Government of Singapore.

The Applicants state that no other individual or entity is expected to hold 10% or greater direct or indirect equity or voting interest in MetroNet Systems or Vexus.

Pursuant to Commission practice, the application is being referred to the relevant Executive Branch agencies for their views on any national security, law enforcement, foreign policy or trade policy concerns related to the proposed foreign ownership of the Applicants. See Process Reform for Executive Branch Review of Certain FCC Applications and Petitions Involving Foreign Ownership, IB Docket 16-155, Report and Order, 35 FCC Rcd 10927, 10935-36, para. 24 (2020).

Transfer of Control

Current Licensee: Jaguar Communications LLC

FROM: Metronet Holdings, LLC

TO: MetroNet Systems Holdings, LLC

Jaguar Communications LLC (Jaguar), a Delaware limited liability company that holds an international section 214 authorization to provide global resale service (ITC-214-20010125), filed an application for the transfer of control of Jaguar from Metronet Holdings LLC (Metronet Holdings) to MetroNet Systems Holdings LLC (MetroNet Systems) (Proposed Transaction). MetroNet Systems is an indirect wholly owned subsidiary of Metronet Holdings and Jaguar is an indirect wholly owned subsidiary of MetroNet Systems.

Pursuant to a July 18, 2024 Agreement and Plan of Merger, MetroNet Systems will become a joint venture, 50/50 controlled and co-managed by T-Mobile USA, Inc. (T-Mobile USA) and, indirectly, by KKR Metro Parent LLC (KKR Metro). KKR Metro, which has been formed for purposes of the Proposed Transaction, is indirectly owned and controlled by investment funds advised and/or managed by KKR & Co. Inc.

The Proposed Transaction includes two primary steps. First, Metronet Holdings will liquidate and assign substantially all of its assets, including Jaguar, to MetroNet Systems. Second, T-Mobile USA and MetroNet Vexus Holdings, LLC (Vexus Holdings), an indirect wholly owned subsidiary of KKR Metro, will acquire essentially all of the outstanding equity interests in MetroNet Systems.

As a result of the Proposed Transaction, T-Mobile will hold 50% of MetroNet Systems' voting membership interests and equity interests. Vexus Holdings will hold 50% of the voting membership interests and approximately 49.69% of the equity interests, with current management of Metronet Holdings holding the remainder of the MetroNet Systems' equity interests. MetroNet Systems will have a five member board of directors and T-Mobile USA and KKR Metro will each have the right to appoint two members. The fifth member will be an independent director designated by KKR Metro after reasonable consultation with T-Mobile USA.

T-Mobile USA, which will hold a 50% equity and voting interest in MetroNet Systems, is wholly owned by T-Mobile US Inc. (T-Mobile US), both Delaware corporations. Deutsche Telekom Holding B.V. (DT Holding), a Netherlands entity, has a 50.4% and controlling interest in T-Mobile US. DT Holding is an indirect wholly owned subsidiary of Deutsche Telekom AG (DT), a German entity. DT holds a direct 10.99% interest in DT Holding and an 89.01% indirect interest through T-Mobile Global Zwischenholding GmbH (T-Mobile Global), DT's direct wholly owned subsidiary, and T-Mobile Global Holding GmbH, a direct wholly owned subsidiary of T-Mobile Global, both German entities. Kreditanstalt für Wiederaufbau (KfW), a German entity, holds a 13.97% interest in DT. The Federal Republic of Germany holds an 80% interest in KfW and a direct 14.21% interest in DT.

Vexus Holdings, which will hold a 49.69% equity and a 50% voting interest in MetroNet Systems, is wholly owned by MetroNet Preferred Holdings, LLC which in turn is wholly owned by Python Holdings, LLC (Python Holdings), all Delaware entities. Python Holdings is wholly owned by Venus Python Newco Corp, which is wholly owned by Q-Comm Python Corporation, which in turn is wholly owned by Q-Comm NewCo, LLC (Q-Comm NewCo), all Delaware entities. Q-Comm NewCo is currently an indirect wholly owned subsidiary of KKR Metro, but the Applicants state that they may undertake certain pro forma restructuring upon closing to remove the intermediate entities so that Q-Comm NewCo would be a direct wholly owned subsidiary of KKR Metro, a Delaware limited liability company.

KKR Metro is indirectly owned and controlled by KKR & Co., Inc. KKR Metro Holdings, L.P. (Metro Holdings), is the 100% direct owner of KKR Metro. KKR Metro Holdings GP LLC is the general partner Metro Holdings. KKR Metro Sponsor Aggregator L.P. (Sponsor Aggregator LP) holds a 96.29% limited partnership interest in Metro Holdings. KKR Metro Sponsor Aggregator GP LLC (Sponsor Aggregator GP) is the general partner of Sponsor Aggregator L.P. KKR Metro Aggregator L.P. (KKR Metro Aggregator LP) is the sole member of Sponsor Aggregator GP and Metro Holdings and has a 82.671% limited partnership interest in Sponsor Aggregator LP. All these KKR entities are organized in Delaware.

The Application sets out numerous funds advised and/or managed by KKR & Co. Inc. that are between KKR Metro Aggregator LP and KKR & Co. Inc. These funds are organized in Delaware, the Cayman Islands and Luxembourg. KKR Management LLP, a Delaware limited liability partnership, is the holder of the sole share of KKR & Co. Inc.'s Series I preferred stock, which confers the right, among other things, to elect and remove the members of KKR & Co. Inc.'s board of directors. Founders Henry Kravis and George Roberts, both U.S. citizens, when acting together jointly control KKR Management LLP.

Stapleford Investment Pte. Ltd. (Stapleford) will hold an approximate direct 17.239% equity interest and an approximate indirect 2.443% equity interest in Sponsor Aggregator LP. In addition, Stapleford will have certain consent rights and the ability to appoint a nonvoting observer to the board of MetroNet Systems. Stapleford is wholly owned by GIC Infra Holdings Pte. Ltd., which in turn is wholly owned by GIC (Ventures) Pte. Ltd. (GIC Ventures). GIC Ventures is wholly owned by the Minister for Finance of the Government of Singapore. Stapleford is managed by GIC Special Investments Pte. Ltd., which is wholly owned by GIC Pte. Ltd., which is also wholly owned by the Minister for Finance of the Government of Singapore.

The Applicants state that no other individual or entity is expected to hold 10% or greater direct or indirect equity or voting interest in MetroNet Systems or Jaguar.

Pursuant to Commission practice, the application is being referred to the relevant Executive Branch agencies for their views on any national security, law enforcement, foreign policy or trade policy concerns related to the proposed foreign ownership of the Applicants. See Process Reform for Executive Branch Review of Certain FCC Applications and Petitions Involving Foreign Ownership, IB Docket 16-155, Report and Order, 35 FCC Rcd 10927, 10935-36, para. 24 (2020).

Transfer of Control

Current Licensee: Climax Telephone LLC

FROM: Metronet Holdings, LLC

TO: MetroNet Systems Holdings, LLC

Climax Telephone LLC (Climax), a Delaware limited liability company that holds an international section 214 authorization to provide global resale service (ITC-214-20010125), filed an application for the transfer of control of Jaguar from Metronet Holdings LLC (Metronet Holdings) to MetroNet Systems Holdings LLC (MetroNet Systems) (Proposed Transaction). MetroNet Systems is an indirect wholly owned subsidiary of Metronet Holdings and Climax is an indirect wholly owned subsidiary of MetroNet Systems.

Pursuant to a July 18, 2024 Agreement and Plan of Merger, MetroNet Systems will become a joint venture, 50/50 controlled and co-managed by T-Mobile USA, Inc. (T-Mobile USA) and, indirectly, by KKR Metro Parent LLC (KKR Metro). KKR Metro, which has been formed for purposes of the Proposed Transaction, is indirectly owned and controlled by investment funds advised and/or managed by KKR & Co. Inc.

The Proposed Transaction includes two primary steps. First, Metronet Holdings will liquidate and assign substantially all of its assets, including Climax, to MetroNet Systems. Second, T-Mobile USA and MetroNet Vexus Holdings, LLC (Vexus Holdings), an indirect wholly owned subsidiary of KKR Metro, will acquire essentially all of the outstanding equity interests in MetroNet Systems.

As a result of the Proposed Transaction, T-Mobile will hold 50% of MetroNet Systems' voting membership interests and equity interests. Vexus Holdings will hold 50% of the voting membership interests and approximately 49.69% of the equity interests, with current management of Metronet Holdings holding the remainder of the MetroNet Systems' equity interests. MetroNet Systems will have a five member board of directors and T-Mobile USA and KKR Metro will each have the right to appoint two members. The fifth member will be an independent director designated by KKR Metro after reasonable consultation with T-Mobile USA.

T-Mobile USA, which will hold a 50% equity and voting interest in MetroNet Systems, is wholly owned by T-Mobile US Inc. (T-Mobile US), both Delaware corporations. Deutsche Telekom Holding B.V. (DT Holding), a Netherlands entity, has a 50.4% and controlling interest in T-Mobile US. DT Holding is an indirect wholly owned subsidiary of Deutsche Telekom AG (DT), a German entity. DT holds a direct 10.99% interest in DT Holding and an 89.01% indirect interest through T-Mobile Global Zwischenholding GmbH (T-Mobile Global), DT's direct wholly owned subsidiary, and T-Mobile Global Holding GmbH, a direct wholly owned subsidiary of T-Mobile Global, both German entities. Kreditanstalt für Wiederaufbau (KfW), a German entity, holds a 13.97% interest in DT. The Federal Republic of Germany holds an 80% interest in KfW and a direct 14.21% interest in DT.

Vexus Holdings, which will hold a 49.69% equity and a 50% voting interest in MetroNet Systems, is wholly owned by MetroNet Preferred Holdings, LLC which in turn is wholly owned by Python Holdings, LLC (Python Holdings), all Delaware entities. Python Holdings is wholly owned by Venus Python Newco Corp, which is wholly owned by Q-Comm Python Corporation, which in turn is wholly owned by Q-Comm NewCo, LLC (Q-Comm NewCo), all Delaware entities. Q-Comm NewCo is currently an indirect wholly owned subsidiary of KKR Metro, but the Applicants state that they may undertake certain pro forma restructuring upon closing to remove the intermediate entities so that Q-Comm NewCo would be a direct wholly owned subsidiary of KKR Metro, a Delaware limited liability company.

KKR Metro is indirectly owned and controlled by KKR & Co., Inc. KKR Metro Holdings, L.P. (Metro Holdings), is the 100% direct owner of KKR Metro. KKR Metro Holdings GP LLC is the general partner Metro Holdings. KKR Metro Sponsor Aggregator L.P. (Sponsor Aggregator LP) holds a 96.29% limited partnership interest in Metro Holdings. KKR Metro Sponsor Aggregator GP LLC (Sponsor Aggregator GP) is the general partner of Sponsor Aggregator L.P. KKR Metro Aggregator L.P. (KKR Metro Aggregator LP) is the sole member of Sponsor Aggregator GP and Metro Holdings and has a 82.671% limited partnership interest in Sponsor Aggregator LP. All these KKR entities are organized in Delaware.

The Application sets out numerous funds advised and/or managed by KKR & Co. Inc. that are between KKR Metro Aggregator LP and KKR & Co. Inc. These funds are organized in Delaware, the Cayman Islands and Luxembourg. KKR Management LLP, a Delaware limited liability partnership, is the holder of the sole share of KKR & Co. Inc.'s Series I preferred stock, which confers the right, among other things, to elect and remove the members of KKR & Co. Inc.'s board of directors. Founders Henry Kravis and George Roberts, both U.S. citizens, when acting together jointly control KKR Management LLP.

Stapleford Investment Pte. Ltd. (Stapleford) will hold an approximate direct 17.239% equity interest and an approximate indirect 2.443% equity interest in Sponsor Aggregator LP. In addition, Stapleford will have certain consent rights and the ability to appoint a nonvoting observer to the board of MetroNet Systems. Stapleford is wholly owned by GIC Infra Holdings Pte. Ltd., which in turn is wholly owned by GIC (Ventures) Pte. Ltd. (GIC Ventures). GIC Ventures is wholly owned by the Minister for Finance of the Government of Singapore. Stapleford is managed by GIC Special Investments Pte. Ltd., which is wholly owned by GIC Pte. Ltd., which is also wholly owned by the Minister for Finance of the Government of Singapore.

The Applicants state that no other individual or entity is expected to hold 10% or greater direct or indirect equity or voting interest in MetroNet Systems or Climax.

Pursuant to Commission practice, the application is being referred to the relevant Executive Branch agencies for their views on any national security, law enforcement, foreign policy or trade policy concerns related to the proposed foreign ownership of the Applicants. See Process Reform for Executive Branch Review of Certain FCC Applications and Petitions Involving Foreign Ownership, IB Docket 16-155, Report and Order, 35 FCC Rcd 10927, 10935-36, para. 24 (2020).

INFORMATIVE

ITC-214-20240508-00080

GETFUTURE INC.

On September 18, 2024, the Chair of the Committee for the Assessment of Foreign Participation in the United States Telecommunications Services Sector (Committee) notified the Commission that the Committee is conducting an initial review of the application for international section 214 authority filed by GETFUTURE INC. to assess whether grant of the application will pose a risk to the national security or law enforcement interests of the United States, pursuant to Executive Order 13913 (85 Fed Reg 19643 (April 8, 2020)). The Committee shall complete its review of the application before the end of the 120-day initial review period, unless the Committee notifies the Commission of an extension of the 120-day initial review period or the need arises to conduct a 90-day secondary assessment.

REMINDER:

The 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 CFR §§ 1.2001-.2003.

For each application filed on August 23, 2024 or thereafter, each applicant shall make the following certifications by which they agree:

(i) To comply with all applicable Communications Assistance for Law Enforcement Act (CALEA) requirements and related rules and regulations, including any and all Commission orders and opinions governing the application of CALEA, and the Commission's rules and regulations in part 1, subpart Z (47 CFR §§ 1.20000-1.20008);

(ii) To make communications to, from, or within the United States, as well as records thereof, available in a form and location that permits them to be subject to a valid and lawful request or legal process in accordance with U.S. law, including but not limited to:

- (A) The Wiretap Act, 18 U.S.C. § 2510 et seq.;
- (B) The Stored Communications Act, 18 U.S.C. § 2701 et seq.;
- (C) The Pen Register and Trap and Trace Statute, 18 U.S.C. § 3121 et seq.; and
- (D) Other court orders, subpoenas or other legal process;

(iii) To designate a point of contact who is located in the United States and is a U.S. citizen or lawful U.S. permanent resident, for the execution of lawful requests and as an agent for legal service of process;

(iv) (A) That the applicant is responsible for the continuing accuracy and completeness of all information submitted, whether at the time of submission of the application or subsequently in response to either the Commission or the Committee's request, as required in section 1.65(a) of the Commission's rules, 47 CFR § 1.65(a), and that the applicant agrees to inform the Commission and the Committee of any substantial and significant changes while an application is pending; and

(B) After the application is no longer pending for purposes of section 1.65 of the Commission's rules, 47 CFR § 1.65, the applicant must notify the Commission and the Committee of any changes in the authorization holder or licensee information and/or contact information promptly, and in any event within thirty (30) days; and

(v) That the applicant understands that if the applicant or authorization holder fails to fulfill any of the conditions and obligations set forth in the certifications set out in section 63.18(q) of the Commission's rules, 47 CFR § 63.18(q), or in the grant of an application or authorization and/or that if the information provided to the United States Government is materially false, fictitious, or fraudulent, applicant and authorization holder may be subject to all remedies available to the United States Government, including but not limited to revocation and/or termination of the Commission's authorization or license, and criminal and civil penalties, including penalties under 18 U.S.C. § 1001.