



PUBLIC NOTICE

FEDERAL COMMUNICATIONS COMMISSION
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Report No. TEL-00798NS

Wednesday May 26, 2004

NON STREAMLINED INTERNATIONAL APPLICATIONS ACCEPTED FOR FILING

Section 214 Applications (47 C.F.R. § 63.18); Cable Landing License Applications (47 C.F.R. § 1.767); Authorize Switched Services over Private Lines (47 C.F.R. § 63.16) and Section 310(b)(4)

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

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 C.F.R. § 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.

Unless otherwise specified, interested parties may file comments with respect to these applications within 28 days of the date of this public notice. We request that such comments refer to the application file number shown below. 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 C.F.R. § 1.1206.

Copies of all applications listed here are available for public inspection in the FCC Office of Public Affairs Reference and Information Center, located in room CY-A257 at the Portals 2 building, 445 12th Street SW, Washington DC 20554. The center can be contacted at (202) 418-0270. 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.

ITC-MOD-20040413-00194 P CINGULAR WIRELESS LLC

Modification

Cingular Wireless LLC and named subsidiaries and affiliates of Cingular (hereinafter the Cingular companies) request, pursuant to Section 63.13 of the rules, that the Commission reclassify the Cingular companies as nondominant international carriers on the U.S.-Belgium route. The Cingular filing states that SBC Communications Inc., one of the two ultimate parent companies of Cingular Wireless LLC, recently divested its indirect ownership interest in Belgacom S.A., a foreign carrier presumed to have market power in Belgium. Interested parties may file comments by June 9, 2004 and reply comments by June 16, 2004.

ITC-MOD-20040413-00195 P GSM CORRIDOR, LLC

Modification

GSM Corridor LLC, a joint venture of Cingular Wireless, LLC and AT&T Wireless Services, Inc., requests, pursuant to Section 63.13 of the rules, that the Commission reclassify GSM Corridor LLC as a nondominant international carrier on the U.S.-Belgium route. The GSM Corridor LLC filing states that SBC Communications Inc., one of the two ultimate parent companies of Cingular Wireless LLC, recently divested its indirect ownership interest in Belgacom S.A., a foreign carrier presumed to have market power in Belgium. Interested parties may file comments by June 9, 2004 and reply comments by June 16, 2004.

ITC-MOD-20040521-00208 P

Southwestern Bell Communications Services, Inc.

Modification

Southwestern Bell Communications Services, Inc. (SBCS), and named subsidiaries and affiliates of SBCS (hereinafter the SBCS companies) request, pursuant to Section 63.13 of the rules, that the Commission reclassify the SBCS companies as nondominant international carriers on the U.S.-Belgium route. The SBCS filing states that SBC Communications Inc., an affiliate of the SBCS companies, recently divested its interest in Belgacom S.A., a foreign carrier presumed to have market power in Belgium. Interested parties may file comments by June 9, 2004 and reply comments by June 16, 2004.

SCL-MOD-20040521-00016 P

Americatel Corporation

Modification

Application for consent to modify the PAN AMERICAN submarine cable landing license granted in File No. SCL-LIC-19970421-00002 to remove Americatel Corporation as a licensee pursuant to Section 1.767(m)(2) of the rules, 47 C.F.R. Section 1.767(m)(2). According to the application, Americatel Corporation neither owns nor controls a cable landing station in the United States for the PAN AMERICAN cable system and owns 0.41633 percent interest in the system. Interested parties may file comments no later than June 9, 2004. Replies may be filed no later than June 16, 2004.

REMINDER:

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.

The Commission most recently amended its rules applicable to international telecommunications common carriers in IB Docket No. 98-118, Review of International Common Carrier Regulations, FCC 99-51, released March 23, 1999, 64 Fed. Reg. 19,057 (Apr. 19, 1999). An updated version of Section 63.09-.24 of the rules, and other related sections, is available at <http://www.fcc.gov/ib/td/pf/telecomrules.html>.