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APR 22 2014

FCC Mail Room

ANDREW O. ISAR

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Via Overnight Delivery

April 21, 2014

Ms. Marlene Dortch
Office of the Secretary
Federal Communications Commission
9300 E. Hampton Drive
Capitol Heights, MD 20743-3813

RECEIVED

APR 29 2014

FCC-Competition Policy Division

RE: X5 SLC LLC Section 63.71 Application

Dear Ms. Dortch:

Pursuant to Section 63.71 of the Commission's rules, 47 C.F.R. §63.71, X5 SLC LLC ("X5 SLC"), by its regulatory consultants, hereby submits the enclosed *Section 63.71 Application* ("Application") with the Commission. By its Application, X5 SLC seeks to discontinue provision of its domestic interexchange and switched exchange access telecommunications services. X5 SLC does not maintain international service authority, as it does not provide international services, obviating submission of a separate international services pursuant to 47 CFR §63.19, Special Procedures for Discontinuances of International Services.

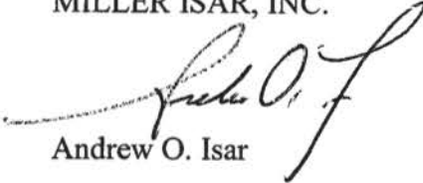
Pursuant to 47 CFR §63.52(a), an original and five (5) copies are enclosed. Per the Common Carrier Services Fee Filing Guide, no fee is associated with applications for reduction or discontinuance of services. Pursuant to 47 CFR §63.71(a) of the Commission's rules, this Application is being served on the Governor's Office of the State of Utah and on the Utah Public Service Commission.

Ms. Marlene Dortch
April 21, 2014
Page 2

Please date-stamp the additional copy of this letter and the enclosed application and return them in the self-addressed postage-paid envelope provided for this purpose. Thank you for your attention to this matter. Questions may be directed to the undersigned.

Respectfully submitted,

MILLER ISAR, INC.

A handwritten signature in black ink, appearing to read "Andrew O. Isar", written over a horizontal line.

Andrew O. Isar

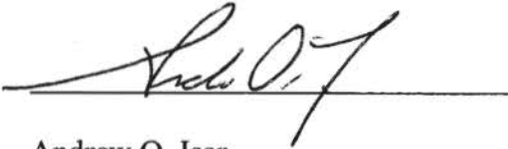
Regulatory Consultants for
X5 SLC LLC

Enclosures

cc: Rodney McDonald, Wireline Competition Bureau (via electronic delivery)
Service List

CERTIFICATE OF SERVICE

I, Andrew O. Isar, do hereby state that pursuant to Section 63.71 of the Federal Communications Commission's rules, 47 C.F.R. §63.71, on this 21st day of April, 2014, I served a true and correct copy of the Application of X5 SLC LLC for Authority to Discontinue Certain U.S. Domestic and International Telecommunications Services via First Class Mail to the persons listed below.

By: 

Andrew O. Isar
Miller Isar, Inc.
4324 Point Fosdick Drive NW
Suite 306
Gig Harbor, WA 98335

Governor's Office
Utah State Capitol Complex
350 North State Street, Suite 200
Salt Lake City, Utah 84114-2220

Utah Public Service Commission
Heber M. Wells Building
160 East 300 South
Salt Lake City, UT 84114

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FCC Mail Room

Before the
FEDERAL COMMUNICATIONS COMMISSION
Washington, D.C. 20554

In the Matter of)
)
X5 SLC LLC)
)
Application for Authority to Discontinue) File No. 14- _____
U.S. Domestic)
Telecommunications Services)
_____)

SECTION 63.71 APPLICATION

X5 SLC LLC (“Applicant”),¹ pursuant to Section 63.71 of the rules of the Federal Communications Commission (“FCC” or “Commission”), 47 C.F.R. §63.71, hereby requests authority to discontinue the provision of domestic interstate interexchange services. Applicant is a Washington-state corporation formed in 2003 as a subsidiary of its parent corporation, X5 Solutions, Inc., solely and specifically to provide retail non-facilities-based local exchange and interexchange telecommunications services to Utah-based subscribers. Applicant has exclusively provided domestic interexchange telecommunications services as a non-dominant carrier and has not sought international service authority, accordingly.²

X5 SLC, LLC was formed specifically to serve the State of Utah. X5 Solutions, Inc. made an affirmative business decision to incorporate X5 SLC, LLC’s operations into its own and to dissolve X5 SLC, LLC.

¹ Federal Registration Number 0008333072.

² Separate Notice of Discontinuance for the provision of international services pursuant to Section 63.19 of the Commission’s rules, 47 C.F.R. §63.19, is inapplicable, accordingly.

Applicant no longer maintains any subscribers. Applicant makes this Application to request service discontinuance authority so that X5 SLC, LLC may be dissolved. In support of its Application, Applicant states as follows.

I. INFORMATION PURSUANT TO SECTION 63.71(a)

Pursuant to section 63.71 of the rules of the FCC, 47 C.F.R. §63.71, X5 SLC LLC provides the following information:

- 1) Name and address of carrier** (47 C.F.R. §63.71(b)(2), 47 C.F.R. §63.71(a)(1)):

X5 SLC LLC
1301 5th Ave, Suite 2301
Seattle, WA 98101
Telephone: 206.973.5800

- 2) Date of planned service discontinuance** (47 C.F.R. §63.71(b)(2), 47 C.F.R. §63.71(a)(2)):

Applicant will be dissolved upon Commission grant of the instant application and Utah Public Service Commission grant of revocation of the Company's certificate of public convenience and necessity. Applicant anticipates that final dissolution will be completed on or before May 1, 2014.

- 3) Geographic areas affected** (47 C.F.R. §63.71(b)(2), 47 C.F.R. §63.71(a)(3)):

Applicant has provided services in primarily in Salt Lake City, Utah and the surrounding metropolitan areas. Applicant has also provided services to an exceptionally limited number of commercial subscribers in other areas in the state.

- 4) Brief description of type of services affected** (47 C.F.R. §63.71(b)(2), 47 C.F.R. §63.71(a)(4)):

Applicant formerly provided interexchange telecommunications and high-speed broadband services to commercial subscribers.

5) Brief description of the dates and methods of notice to all affected customers (47 C.F.R. §63.71(b)(3)):

Applicant maintains no subscribers and no notice is required. Applicant's former subscribers were transferred to Applicant's parent corporation through direct contact with subscribers or otherwise lost through attrition.

A grant of this Application will have no effect on former customers.

6) Non-dominance of the carrier with respect to the service to be discontinued (47 C.F.R. §63.71(b)(4)):

Applicant is non-dominant with respect to the telecommunications services it proposes to discontinue.

7) Service

In accordance with Sections 63.71 and 63.90(d) and (e) of the Commission's Rules, Applicant certifies that a copy of this Application is being submitted to the Governors' Offices and state utility commission in the State of Utah, the only state where Applicant's interstate services are provided, and to the Special Assistant for Telecommunications for the Secretary of Defense, contemporaneously with the filing of this Application.

8) Communications regarding this Application may be addressed to:

Andrew O. Isar
Miller Isar, Inc.
4423 Point Fosdick Drive NW, Suite 306
Gig Harbor, WA 98335
Telephone: 253.851.6700

II. CIRCUMSTANCES OF DISCONTINUANCE

Applicant's parent company, X5 Solutions, Inc., has made an affirmative business decision to dissolve Applicant as a legal entity in the interest of administrative efficiency. The Company has determined that it no longer needs a separate affiliate to provide service in Utah.

Applicant maintains that its request for service discontinuance is consistent with the public interest, in no way impacts former customers or the public, and should be granted. Applicant therefore requests authority to discontinue service.

III. CURRENT COMPLIANCE WITH COMMISSION REGULATIONS

Applicant has remained in compliance with applicable Commission regulations, collection and remittance of federal program assessment contributions and associated reporting,³ payment of regulatory fees, and resolution of all outstanding pending regulatory matters.

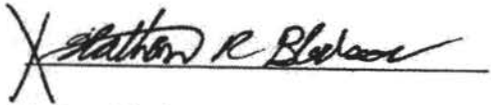
IV. CONCLUSION

Applicant maintains that the proposed service discontinuance is reasonable, necessary, and consistent with the public interest. Applicant has taken all reasonable action, to ensure that the discontinuance of service is not disruptive to the present or future public convenience and necessity. For the foregoing reasons, Applicant respectfully requests, pursuant to Section 214(a) of the Communications Act of 1934, as amended, 47 U.S.C. §214(a), and Section 63.71 of the Commission's Rules, that the Commission approve the instant Application to discontinue the provision of domestic interexchange services in the jurisdictions specified herein.

³ Via FCC Forms 499.

Respectfully submitted this 18th day of April, 2014

X5 SLC LLC

By: 

Nathan Bledsoe
Chief Operations Officer
1301 5th Ave, Suite 2301
Seattle, WA 98101
Telephone: 206.973.5800

Andrew O. Isar
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Applicant's Regulatory Consultants