

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Request for approval of transfer of control of ATX Telecommunications Services (holder of IXC Certificate No. 2999) to CoreComm Limited, parent company of CoreComm Florida, Inc. (holder of ALEC Certificate No. 7386), with a proposed pro forma restructuring of CoreComm Limited.

DOCKET NO. 000607-TP  
ORDER NO. PSC-00-1362-PAA-TP  
ISSUED: July 28, 2000

The following Commissioners participated in the disposition of this matter:

J. TERRY DEASON, Chairman  
SUSAN F. CLARK  
E. LEON JACOBS, JR.  
LILA A. JABER

NOTICE OF PROPOSED AGENCY ACTION  
ORDER APPROVING MERGER OF CORECOMM LIMITED AND ATX  
TELECOMMUNICATIONS SERVICES WHEREBY OWNERSHIP AND CONTROL OF ATX  
WILL BE TRANSFERRED TO CORECOMM FLORIDA; AND PRO FORMA ASSIGNMENT  
OF ATX'S AUTHORIZATION TO ITS WHOLLY OWNED SUBSIDIARY, ATX  
LICENSING, INC., AND PRO FORMA RESTRUCTURING OF CORECOM

BY THE COMMISSION:

NOTICE is hereby given by the Florida Public Service Commission that the action discussed herein is preliminary in nature and will become final unless a person whose interests are substantially affected files a petition for a formal proceeding, pursuant to Rule 25-22.029, Florida Administrative Code.

Section 364.33, Florida Statutes, provides that a person may not acquire ownership or control of any telecommunications facility, or any extension thereof for the purpose of providing telecommunications services to the public, including the acquisition, transfer, or assignment of majority organizational

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control or controlling stock ownership, without prior approval from this Commission.

By letter dated May 22, 2000, CoreComm Limited (CoreComm) and AXT Telecommunications Services (AXT) filed with this Commission an application for approval of the merger of CoreComm Limited and AXT whereby ownership and control of AXT will be transferred to CoreComm Florida; and pro forma assignment of AXT's authorization to its wholly owned subsidiary, AXT Licensing, Inc., and pro forma restructuring of CoreCom. CoreComm is the holder of IXC Certificate No. 2999 in the name of CoreComm Florida, Inc. CoreComm has stated that the transaction will be virtually transparent to its customers in Florida and it will not affect the services being provided. CoreComm has stated that it will continue to operate under its existing certificated name and tariff on file with this Commission.

In accordance with our authority under Section 364.33, Florida Statutes, to approve the acquisition or transfer of majority organizational control or controlling stock ownership of a telecommunications company providing service in Florida, we have reviewed the Petition of CoreComm and AXT, and find it appropriate to approve it. We have based our review and decision upon an analysis of the public's interest in efficient, reliable telecommunications service. Our decision does not address the potential impact of the transfer on the competitive market in Florida, or on the companies' or their competitors' interests. We emphasize, however, that our approval of the Petition pursuant to our authority under Section 364.33, Florida Statutes, does not preclude us from addressing any of our concerns that may arise regarding this transaction to the appropriate federal or state agencies.

Based on the foregoing, it is,

ORDERED by the Florida Public Service Commission that CoreComm Limited (holder of IXC Certificate No. 2999 in the name of CoreCom Florida, Inc.) and AXT Telecommunications Services' request for approval of the merger of CoreComm Limited and AXT whereby ownership and control or AXT will be transferred to CoreComm Florida; and pro forma assignment of AXT's authorization to its wholly owned subsidiary, AXT Licensing, Inc., and pro forma restructuring of CoreCom is hereby approved. It is further

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ORDERED that the provisions of this Order, issued as proposed agency action, shall become final and effective upon the issuance of a Consummating Order unless an appropriate petition, in the form provided by Rule 28-106.201, Florida Administrative Code, is received by the Director, Division of Records and Reporting, 2540 Shumard Oak Boulevard, Tallahassee, Florida 32399-0850, by the close of business on the date set forth in the "Notice of Further Proceedings or Judicial Review" attached hereto. It is further

ORDERED that in the event this Order becomes final, this Docket shall be closed.

By ORDER of the Florida Public Service Commission this 28th day of July, 2000.

BLANCA S. BAYÓ, Director  
Division of Records and Reporting

By: Kay Flynn  
Kay Flynn, Chief  
Bureau of Records

( S E A L )

WDK

NOTICE OF FURTHER PROCEEDINGS OR JUDICIAL REVIEW

The Florida Public Service Commission is required by Section 120.569(1), Florida Statutes, to notify parties of any administrative hearing that is available under Section 120.57, Florida Statutes, as well as the procedures and time limits that apply. This notice should not be construed to mean all requests for an administrative hearing will be granted or result in the relief sought.

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Mediation may be available on a case-by-case basis. If mediation is conducted, it does not affect a substantially interested person's right to a hearing.

The action proposed herein is preliminary in nature. Any person whose substantial interests are affected by the action proposed by this order may file a petition for a formal proceeding, in the form provided by Rule 28-106.201, Florida Administrative Code. This petition must be received by the Director, Division of Records and Reporting, 2540 Shumard Oak Boulevard, Tallahassee, Florida 32399-0850, by the close of business on August 18, 2000.

In the absence of such a petition, this order shall become final and effective upon the issuance of a Consummating Order.

Any objection or protest filed in this docket before the issuance date of this order is considered abandoned unless it satisfies the foregoing conditions and is renewed within the specified protest period.