

BEFORE THE NEBRASKA PUBLIC SERVICE COMMISSION

In the Matter of the Joint)	Application No. C-3724
Application of AmeriVon LLC,)	
Incline Village, Nevada, and)	
V-Global Communications, Inc.,)	
Stamford, Connecticut, seeking)	GRANTED
approval of a transfer of)	
control to V-Global)	
Communications, Inc. and name)	
change to V-Global)	
Communications, LLC.)	Entered: January 9, 2007

BY THE COMMISSION:

On November 15, 2006, an application was jointly filed by AmeriVon LLC ("AmeriVon") of Incline Village, Nevada, and V-Global Communications, Inc., ("V-Global") of Stamford, Connecticut, (together "Applicants") seeking approval of a transfer of control Agreement (the "Transaction") in which V-Global will acquire control of AmeriVon and upon completion of the transfer of control change AmeriVon to V-Global Communications, LLC. Notice of the application was published in The Daily Record, Omaha, Nebraska, on November 22, 2006. No protests were filed; therefore, this application is processed pursuant to the Commission's Rule of Modified Procedure.

O P I N I O N A N D F I N D I N G S

The Parties:

AmeriVon is a Nevada limited liability company with its principal offices located in Incline Village, Nevada. Currently, the majority, 80%, of AmeriVon stock is owned by AmeriVon Holdings, LLC, ("AVH") and a minority, 20%, of AmeriVon stock is owned by AmeriVon's President, Robert B. Segal.

AmeriVon is a switchless resale common carrier which intends to provide interstate, intrastate and international long distance message toll telecommunications services to residential customers on a retail basis. AmeriVon is authorized to provide interexchange telecommunications services throughout the continental United States and resold telecommunications services on a retail basis in the State of Nebraska under and by virtue of authority

heretofore granted by this Commission¹. At present, AmeriVon is not providing any regulated telecommunications services to any pre-subscribed customers in Nebraska or any other state.

V-Global is a privately held Delaware corporation with its principal offices located in Stamford, Connecticut. V-Global was formed for the specific purpose of becoming the holding company parent of AmeriVon. Following Mr. Segal's purchase of all of AmeriVon's stock from its current majority shareholder, AVH, AmeriVon will change its name to V-Global Communications, LLC, and become the wholly owned subsidiary of V-Global. Upon completion of the transaction and name change, V-Global Communications, LLC, will begin marketing and providing telecommunications services to the public.

Description of the Transaction:

Pursuant to the Agreement, Robert B. Segal, the President and sole owner of V-Global and current President and minority shareholder of AmeriVon will acquire all of AmeriVon's outstanding shares, currently held by AVH. Upon completion of the non-pro forma transfer of control, Mr. Segal will engage in a pro forma transfer of his 100% ownership interest in AmeriVon to V-Global. Mr. Segal will also simultaneously change the name of AmeriVon to V-Global Communications, LLC.

Since AmeriVon is not currently serving any presubscribed customers, the proposed change of control and name change will not adversely affect either the public or consumers. The transaction will result in AmeriVon's telecommunications licenses and assets being managed by a management team with demonstrated financial resources, managerial abilities and business plan. Further, the Transaction will involve no change in the rates, terms and conditions set forth in AmeriVon's tariffs, so when AmeriVon begins operating as V-Global Communications, LLC, the services offered will be subject to the same rates, terms and conditions already filed with and approved by the Commission.

¹ See Application No. C-3501, *In the Matter of the Application of AmeriVon LLC, Incline Village, Nevada, seeking authority to operate as an interexchange carrier of telecommunications service within the State of Nebraska*, Granted (January 24, 2006).

V-Global will be managed by Mr. Segal, the same Mr. Segal that demonstrated the requisite managerial, technical and financial qualifications to allow AmeriVon to be granted a Certificate of Public Convenience and Necessity by this Commission. V-Global has the technical, managerial and financial capability to control and manage AmeriVon, and is a fit and proper party to acquire the Business assets of AmeriVon.

The parties submit that the public interest will be served because the transaction will benefit competition in the telecommunications market by enabling V-Global to finally provide service to the public and develop as an effective competitor in the state and the Transaction will not result in any disruption of service since AmeriVon is not providing telecommunications at the present time.

Based on the evidence, we find the application to be fair and reasonable and in the public interest. The application should be granted.

O R D E R

IT IS THEREFORE ORDERED by the Nebraska Public Service Commission that Application No. C-3724 be, and it is hereby, approved.

MADE AND ENTERED at Lincoln, Nebraska, this 9th day of January, 2007.

NEBRASKA PUBLIC SERVICE COMMISSION

COMMISSIONERS CONCURRING:

Chairman

ATTEST:

Executive Director