

2 F.C.C.R. 7291 Page 1

1987 WL 345495 (F.C.C.), 2 F.C.C.R. 7291, 2 FCC Rcd. 7291 (Cite as: 1987 WL 345495 (F.C.C.), 2 FCC Rcd. 7291)

C

DA 87-1758

\*1 In the Matter of

ALLNET COMMUNICATIONS SERVICES, INC.

Application for authority to operate as an international resale carrier

File No. I-T-C-87-179

## ORDER, AUTHORIZATION AND CERTIFICATE

Adopted: December 2, 1987; Released: December 9, 1987
\*\*7291 By the Acting Chief, International Facilities Division:

1. We have before us for consideration an application filed on Septe

- 1. We have before us for consideration an application, filed on September 23, 1987 and supplemented by letters of October 29 and November 2, 1987, by Allnet Communications Services, Inc. (Allnet), requesting authority, pursuant to Section 214 of the Communications Act of 1934, as amended, to resell the switched message telephone services of existing carriers to provide international switched voice service between the U.S. and various overseas points. The application was placed on public notice on September 30, 1987. No comments were received.
- 2. Upon review of the application, we find that the applicant has the legal, technical and financial qualifications to provide the proposed services. Allnet, an Illinois corporation, is already providing domestic communications services in the U.S. as well as service to Canada. Allnet is also authorized to provide service between the U.S. and the U.K. It now proposes to resell international switched voice services in competition with other carriers already providing resale of such service. In recent authorizations of new entrants, the Commission has recognized that increased competition in international markets is beneficial. [FN1] We find that the market will support additional carriers and that the added competition will be in the public interest. [FN2]
- 3. For the foregoing reasons, IT IS CERTIFIED that the present and future convenience and necessity require the provision of international switched voice services to the general public as proposed by Allnet in the subject application.
- 4. Accordingly, IT IS ORDERED that application File No. I-T-C-87-179 IS GRANTED and Allnet is authorized to provide international switched voice services by the resale of the international switched voice services set forth in AT & T's Tariffs FCC Nos. 1 and 2, MCI Telecommunications Corp.'s Tariff FCC No. 1, US Sprint's Tariffs FCC Nos. 1 and 2, between the U.S. and those points listed in those tariffs.
- 5. Copies of any operating agreements entered into between Allnet and its corres-

1987 WL 345495 (F.C.C.), 2 F.C.C.R. 7291, 2 FCC Red. 7291

(Cite as: 1987 WL 345495 (F.C.C.), 2 FCC Rcd. 7291)

pondents shall be filed with the Commission within 30 days of their execution.

- 6. IT IS FURTHER ORDERED that Allnet shall file a tariff pursuant to Section 203 of the Communications Act, 47 U.S.C. Section 203 and Part 61 of the Commission's rules, 47 C.F.R. Part 61, for the services authorized in this Order.
- 7. This order is issued under Section 0.291 of the Commission's rules and is effective upon adoption. Petitions for reconsideration under Section 1.106 or applications for review under Section 1.115 of the rules may be filed within 30 days of public notice of this order (see Section 1.4(b)(2)).
- \*2 FEDERAL COMMUNICATIONS COMMISSION George S. Li

Acting Chief, International Facilities

Division

Common Carrier Bureau

FN1 See the cases cited in Teltec Saving Communications Co., Mimeo No. 3548, (released April 4, 1986) at n. 2.

FN2 FCC v. RCA Communications, Inc., 346 U.S. 86 (1953); Mackay Radio and Telegraph Co., 28 FCC 231 (1960).

FCC

1987 WL 345495 (F.C.C.), 2 F.C.C.R. 7291, 2 FCC Rcd. 7291

END OF DOCUMENT