DA 92-424 April 10, 1992 In the Matter of NORTHLAND TELEPHONE File No. I-T-C-92-093 SYSTEMS, LTD. Application for authority to operate as an international resale carrier. CORPORATE File No. I-T-C-92-096 TELEMANAGEMENT GROUP, INC. Application for authority to operate as an international resale carrier. ACTION TELCOM CO. File No. I-T-C-92-097 Application for authority to operate as an international resale carrier. INTERWEST TELECOM File No. I-T-C-92-100 SVCS. CORP. Application for authority to operate as an international resale carrier. File No. I-T-C-92-104 SMJ COMMMUNICATIONS, INC. Application for authority to operate as an international resale carrier. ATI RENTALS, INC. File No. I-T-C-92-107 Application for authority to operate as an international resale carrier. ORDER, AUTHORIZATION AND CERTIFICATE Adopted: April 1, 1992; Released: April 10, 1992 By the Chief, International Facilities Division: 1. Upon consideration of the above-captioned uncontested applications, filed pursuant to Section 214 of the Communications Act of 1934, as amended, IT IS HEREBY CERTIFIED that the present and future public convenience and necessity require the provision of international switched voice service to the general public by Northland Telephone Systems, Ltd. (Northland), Corporate Telemanagement Group, Inc. (CTG), Action Telcom Co. (Action), Interwest Telecom Svcs. Corp. (ITSC), SMJ Communications, Inc. (SMJ) and ATI Rentals, Inc. (ATI).

2. Accordingly, IT IS ORDERED that applications File

Nos. I-T-C-92-093, I-T-C-92-096, I-T-C-92-097, I-T-C-92-100, I-T-C-92-104 and I-T-C-92-107 ARE GRANTED; and

a. Northland is authorized to provide international switched voice services by the resale of the international voice service set forth in AT&T's Tariffs F.C.C. Nos. 1, 2 and 12, MCI's Tariff F.C.C. No. 1, and US Sprints Tariff F.C.C. Nos. 1 and 2 between the U.S. and the international points listed in those tariffs;

b. CTG is authorized to provide international switched voice service by the resale of the international switched voice service set forth in MCl's Tariff F.C.C. No. 1 and US Sprint's Tariffs F.C.C. Nos. 1 and 2 between the U.S. and international points listed in those tariffs:

c. Action is authorized to provide international switched voice service by the resale of the international switched voice service set forth in AT&Ts Tariff F.C.C. No. 1, MCI's Tariff F.C.C. No. 1 and US Sprint's Tariff F.C.C. No. 1, between the U.S. and the international points listed in those tariffs: d. ITSC and SMJ are authorized to provide international switched voice service by the resale of the international switched voice service set forth in Intellicall Operator Services, Inc.'s Tariff F.C.C. No. 1 between the U.S. and the international points listed in that tariff: and

e. ATI is authorized to provide international switched voice service by the resale of the international switched voice services set forth in AT&T's Tariffs F.C.C. Nos. 1 and 2, MCI's Tariff F.C.C. No. 1, US Sprint's Tariffs F.C.C. Nos. 1 and 2, TRT/FTCs Tariff F.C.C. No. 15, Cable and Wireless' Tariff F.C.C. No. 3 and Litel's Tariff F.C.C. No. 1 between the U.S. and international points listed in those tariffs.

3. IT IS FURTHER ORDERED that the applicants shall obtain any necessary operating agreements in each of the countries to which they will provide service and shall file them with the Commission within 30 days of their execution.

4. IT IS FURTHER ORDERED that the applicants shall file tariffs pursuant to Section 203 of the Communications Act, 47 U.S.C. Section 203, and Part 61 of the Commissions Rules, 47 C.F.R. Part 61, for the services authorized in this Order.

5. IT IS FURTHER ORDERED that the applicants shall file the annual reports of overseas telecommunicatons traffic required by Section 43.61 of the Commissions Rules, 47 C.F.R. 43.61.

6. IT IS FURTHER ORDERED that nothing in this authorization should be construed to include authorization for the transmission of money in connection with the services the applicants seek authority to provide. The transmission of money is not considered to be a common carrier service. Therefore, nothing in this Order should be construed as containing authority for the transmission of money. 7. This order is issued under Section 0.291 of the Commissions Rules and is effective upon adoption. Petitions for reconsideration under Section 1.106 or applications for review under Section 1.115 of the Commission's Rules may be filed within 30 days of public notice of this order (see Section 1.4(b)(2)).

FEDERAL COMMUNICATIONS COMMISSION

George S. Li Chief, International Facilities Division Common Carrier Bureau