

770-214-19940520-00385

Search Result Rank 1 of 1 Database  
FCOM-FCC

1994 WL 481783 (F.C.C.), 9 F.C.C.R. 4776, 9 FCC Rcd. 4776  
(Cite as: 1994 WL 481783 (F.C.C.))

Federal Communications Commission (F.C.C.)  
Order and Authorization  
\*1 IN THE MATTER OF MCI TELECOMMUNICATIONS CORP.  
File No. **I-T-C-94-340**

Application for authority to acquire and operate facilities via the Pan American Satellite (PAS) system for service between the U.S. and the Dominican Republic.

DA-94-943

Adopted: August 22, 1994  
Released: September 6, 1994

By the Chief, International Facilities Division.

1. Upon consideration of the above-captioned uncontested application, filed by MCI Telecommunications Corp. (MCI) pursuant to Section 214 of the Communications Act of 1934, as amended, we find that the present and future public convenience and necessity require a grant thereof.

2. Accordingly, IT IS ORDERED that application File No. **I-T-C-94-340** IS GRANTED and MCI is authorized to:

- a. lease and operate 48 64-Kbps equivalent channels between PAS's Homestead, Florida earth station and the PAS-1 satellite, connecting with similar circuits provided by MCI's correspondent in the Dominican Republic;
- b. lease and operate any necessary domestic connecting facilities;
- c. acquire and operate facilities in the Homestead earth station; and
- d. use said facilities to provide MCI's authorized services, including international switched voice service, between the U.S. and the Dominican Republic.

3. IT IS FURTHER ORDERED that this authorization is subject to Commission jurisdiction over the use of all space segment within the PAS system.

4. IT IS FURTHER ORDERED that neither MCI nor any persons or companies directly or indirectly controlling or controlled by MCI, or under direct or indirect common control with it, shall acquire or enjoy any right, for the purposes of handling or interchanging traffic to or from the United States, its territories or possessions, which is denied to any other United States carrier by reason of any concession, contract, understanding, or working arrangement to which MCI or any persons or companies controlling or controlled by MCI are parties.

5. IT IS FURTHER ORDERED that our authorization of MCI to provide private lines as part of its authorized services is limited to the provision of such private lines only between the United States and the Dominican Republic--that is, private lines which originate in the United States and terminate in the Dominican Republic or which originate in the Dominican Republic and terminate in the United States. In addition, MCI may not--and MCI's tariff must state that its customers may not--connect private lines provided over these facilities to the public switched network at either the U.S. or the Dominican Republic end, or both, for the provision of international basic telecommunications services,

(Cite as: 1994 WL 481783, \*1 (F.C.C.))

including switched voice services, unless authorized to do so by the Commission upon a finding that the Dominican Republic affords resale opportunities equivalent to those available under U.S. law, in accordance with Regulation of International Accounting Rates, Phase II, First Report and Order, 7 FCCRcd 559 (1991), Order on Reconsideration and Third Further Notice of Proposed Rulemaking, 7 FCCRcd 7927 (1992), petition for reconsideration pending.

\*2 6. IT IS FURTHER ORDERED that the applicant shall file copies of any operating agreement entered into with its foreign correspondent with the Commission within 30 days of its execution, and shall otherwise comply with the filing requirements contained in Section 43.51 of the Commission's Rules, 47 C.F.R. § 43.51.

7. IT IS FURTHER ORDERED that the applicant shall file a tariff pursuant to Section 203 of the Communications Act, 47 U.S.C. § 203 and Part 61 of the Commission's Rules, 47 C.F.R. Part 61, for the services authorized in this Order.

8. IT IS FURTHER ORDERED that the applicant shall file the annual reports of overseas telecommunications traffic required by Section 43.61 of the Commission's Rules, 47 C.F.R. § 43.61.

9. IT IS FURTHER ORDERED that the applicant shall file a separate Section 214 application for any additional circuits it seeks to operate via the PAS-1 satellite.

10. 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 Commission's Rules may be filed within 30 days of the date 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

1994 WL 481783 (F.C.C.), 9 F.C.C.R. 4776, 9 FCC Rcd. 4776

END OF DOCUMENT



ITL-214-19940430-00386

Search Result

Rank 1 of 1

1994 WL 568864 (F.C.C.), 9 F.C.C.R. 6067, 9 FCC Rcd. 6067  
**(Cite as: 1994 WL 568864 (F.C.C.))**

Federal Communications Commission (F.C.C.)  
Order and Authorization

**\*1** IN THE MATTER OF MCI TELECOMMUNICATIONS CORP.

File No. **I-T-C-94-290**

Application for authority to acquire and operate facilities for analog video service between the U.S. and Pacific Ocean Region satellites.

DA 94-1129

Adopted: September 30, 1994

Released: October 18, 1994

By the Chief, International Facilities Division:

1. Upon consideration of the above-captioned uncontested application, filed pursuant to Section 214 of the Communications Act of 1934, as amended, we find that that the present and future public convenience and necessity require a grant thereof.

2. Accordingly, IT IS ORDERED that application File No. **I-T-C-94-290** IS **GRANTED** and MCI Telecommunications Corporation (MCI) is authorized to:

a. lease from Comsat and operate channels of communications between MCI's Yacolt Washington earth station and appropriate INTELSAT satellites over the Pacific Ocean Region (POR), connecting with similar circuits between the satellites and earth stations in those POR countries listed in Comsat's international television tariff;

b. own and operate facilities in the Yacolt earth station to be used in conjunction with the satellite space segment capacity;

c. own and operate facilities between the Yacolt earth station and MCI's Dominguez Hills, California operating center; and

d. use said facilities to provide analog video service between the U.S. and those POR countries referenced in subparagraph (a) above.

3. IT IS FURTHER ORDERED that neither MCI nor any persons or companies directly or indirectly controlling or controlled by MCI, or under direct or indirect common control with it, shall acquire or enjoy any right, for the purposes of handling or interchanging traffic to or from the United States, its territories or possessions, which is denied to any other United States carrier by reason of any concession, contract, understanding, or working arrangement to which MCI or any persons or companies controlling or controlled by MCI are parties.

4. IT IS FURTHER ORDERED that the applicant shall file copies of any operating agreement it enters into with its foreign correspondent with the Commission within 30 days of its execution, and shall otherwise comply with the filing requirements contained in Section 43.51 of the Commission's Rules, 47 C.F.R. § 43.51.

5. IT IS FURTHER ORDERED that the applicant shall file a tariff pursuant to Section 203 of the Communications Act, 47 U.S.C. § 203, and Part 61 of the Commission's Rules, 47 C.F.R. Part 61, for the service authorized in this Order.

6. IT IS FURTHER ORDERED that the applicant shall file the annual reports of overseas telecommunications traffic required by Section 43.61 of the

**(Cite as: 1994 WL 568864, \*1 (F.C.C.))**

Commission's Rules, 47 C.F.R. § 43.61.

\*2 7. IT IS FURTHER ORDERED that the applicant shall file semi-annual circuit reports pursuant to Section 63.15(b) of the Commission's Rules, 47 C.F.R. § 63.15(b).

8. The Commission retains jurisdiction over this matter to reallocate circuits in the satellite system among the various international common carriers and other authorized users as required to ensure nondiscriminatory use of, and equitable access to, the communications satellite system.

9. 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 Commission's Rules may be filed within 30 days of the date 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

1994 WL 568864 (F.C.C.), 9 F.C.C.R. 6067, 9 FCC Rcd. 6067

END OF DOCUMENT