

PUBLIC NOTICE

FEDERAL COMMUNICATIONS COMMISSION. 1919 M STREET N.W.

55377

WASHINGTON, D.C. 20554

News media information 202-418-0500. Recorded listing of releases and texts 202-418-2222

Report No. I-8089

August 18, 1995

The Branch

The section parties

A 2220 CO. C.

Tom Moorman

OVERSEAS SECTION 214 ADDLICATIONS ACCEPTED FOR FILING (Formal Section 63.01)1

APPLICATIONE EUBJECT TO ETREAMLINED PROCESSING:

The applications listed below have been found, upon initial review to The applications listed below have been found, upon initial review, to be acceptable for filing and subject to the streamlined processing procedures set forth in Section 63.12 of the Commission's Rules, 47 °C.F.R. Section 63.12 These applications are for authority to resell the services of other common carriers to provide international switched telecommunications services between the United States and international points; and/or (2) resell the private line services of other common carriers to provide non-interconnected international private line services between the United States and international points and/or provide switched services to a country for which the Commission has determined that equivalent resale opportunities exist between the United States and the destination country. between the United States and the destination country.

ITC-95-461 DMI Communications Group, Inc.

ITC-95-462 ITC-95-463

PCS Telecom, Inc.

ITC-95-464

Xtel Communications Inc. E. Ritter Communications Holdings, Inc., d/b/a Tri-County Long

ITC-95-465

Time Warner Intergrated Services

Unless otherwise specified, interested parties may file comments with respect to these applications within 30 days of the date of the public notice. It is requested that such comments refer to the application file number shown above. Copies of the applications are available for public inspection in Room 102, 2000-M St., N.W. All applications listed are subject to further consideration and review and may be returned and/or dismissed if not found to be in accordance with the Commission's Rules, Regulations and other requirements.

The equivalency determination requirement of Section 63.12(c)(3) does not apply in this instance. The Commission has determined that applicants seeking authority to resell international private lines for the provision of non-interconnected private line service do not need to demonstrate that the country at the other end of the private line affords equivalent opportunities for the resale of international private lines. See Regulation of International Accounting Rates, 7 FCC Red 7927, 7928 (1992).

Other Resale Services

ITC-95-466

Teleglobe USA Inc. applies for authority to resell private lines not interconnected into the public switched network between the United States and international points.

ITC-95-467

Teleglobe USA Inc. applies for authority to resell international switched services from the United States to international points.

ITC-95-468

Teleglobe USA Inc. applies for authority to resell private lines interconnected with the public switched network at one or both ends for the provision of switched services between the United States and the United kingdom.

Pursuant to Section 63.12 of the rules, the applications listed above will be granted 45 days after the date of this public notice (see Section 1.4(b)(4)), and the applicant may commence operations on the 46th day, unless the application is formally opposed within the meaning of Section 1.1202 of the Commission's Rules, 47 C.F.R. Section 1.1202, or the Commission has informed the applicant in writing, within 45 days of the date of this public notice, that the application, on further examination, has been deemed ineligible for streamlined processing. In these instances, the application will be acted upon only by formal written order of the Commission, and operation may not commence except in accordance with such order.

APPLICATIONS NOT SUBJECT TO STREAMLINED PROCESSING:

Applications listed below have been found, upon initial review, to be acceptable for filing. These applications are <u>not</u> subject to the streamlined processing procedures set forth in Section 63.12 of the Rules. They will be acted upon only by formal written order of the Commission, and operation may not commence except in accordance with such order. See Section 63.12(d) of the Rules, 47 C.F.R. Section 63.12(d).

ITC-95-459(TC) Kings World Productions, Inc. (transferor) and LWWI Broadcasting, Inc. as (transferee) to transfer control over Satellite Signals Unlimited, Inc.

Correction

Atlantic Express Communications, L.L.C. application for a submarine cable landing license appeared on the Commission's Public Notice, Report No. 1-8087, dated August 11, 1995, as SCL-96-005, it is being corrected to read SCL-95-005.

Amendment

Impsat USA, Inc. applies for authority to amend its Section 214 application (ITC-95-434), for transborder services, from services "not interconnected", to services "interconnected" with the public switched network.

Withdrawal

ATET COrp. filed a statement with the Commission's Secretary's Office on August 10, 1995 to withdraw its Section 214 (ITC-95-205).