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Policy Division International Bureau

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October 20, 2003

BY U.S. MAIL

Secretary Marlene H. Dortch

Federal Communications Commission

445 12th Street, S.W.

Washington, D.C. 20554

ATTN: International Bureau

Re: 214 Authority; ITC-96-136

Dear Ms. Dortch:

to reflect the 214 Authority and ITC number (ITC-96-136) for Long Distance Consolidated Billing 1996 detailing the grant of LDCB's 214 authority. Co. ("LDCB") on the Commission's website. Please find attached a Public Notice dated April 25, This letter serves to request the Federal Communications Commission's International Bureau

If you have any questions concerning this matter, please contact the undersigned.

Sincerely,

Counsel for Long Distance Gregory E. Kunkle, Thomas K. Crowe Consolidated Billing Co.

Attachment

Rebecca Halstead, International Bureau Jan Lowe

20 of 21 DOCUMENTS

OVERSEAS COMMON CARRIER SECTION 214 APPLICATION ACTIONS TAKEN (Formal Section 63.01)

Report No. 1-8170

FEDERAL COMMUNICATIONS COMMISSION

1996 FCC LEXIS 2122

RELEASE-NUMBER: DA 96-641

April 25, 1996

ACTION: [*1] PUBLIC NOTICE

OPINION:

47 C.F.R. (All are resale of public switched service). pursuant to the Commission's streamlined processing procedures set forth in Section 63.12 of the Commission's Rules The following applications for international section 214 certification have been granted effective April 22, 1996

Pioneer Telecom, Inc.	ITC-96-139
Montrose Mutual Long Distance, Inc.	ITC-96-138
Pensat, Inc.	ITC-96-137
Long Distance Consolidated Billing Co.	ITC-96-136
Blue Sky Telecom Corporation	ITC-96-135
Grafton Long Distance Company	ITC-96-134
G-TEL International, Inc.	ITC-96-133
Applicant	ITC File No.

rules, regulations and policies of the Commission. international switched services of other carriers as listed in their application and only in accordance with all The applicants listed above are authorized to provide international switched services by reselling the

contained in Section 43.51 of the Commission's Rules. In addition, those applicants reselling international private lines of International Circuit Status Reports,, CC Docket No. 93-157, Report and Order, 10 FCC Rcd 8605 (1995). Applicants also shall file with the Commission a copy of any [*2] operating agreement entered into with their foreign shall file all arrangements for private line interconnection to the United States public switched network pursuant to this correspondents within thirty (30) days of its execution, and shall otherwise comply with the filing requirements Applicants shall file annual reports of circuit additions in accordance with the requirements set forth in Rules for Filing

accordance with Regulation of International Accounting Rates, Phase II, First Report and Order, finding that the foreign administration affords resale opportunities equivalent to those available under U.S. law, in the provision of international switched basic services, [*3] unless authorized to do so by the Commission upon a private lines provided over these facilities to the public switched network at either the U.S. or foreign end, or both, for addition, applicants may not -- and the applicants' tariffs must state that the applicants' customers may not -- connect application, or which originate in one of the points listed in their application and terminate in the United States. In application -- that is, private lines which originate in the United States and terminate in one of the points listed in their limited to the provision of such private line service only between the United States and those points listed in their Those applicants reselling international private lines for the provision of non-interconnected private line service are 7 FCC Rcd 559

(1991), Order on Reconsideration and Third Further Notice of Proposed Rulemaking, 7 FCC Rcd 7927 (1992), petition for reconsideration pending.

Regulation [*4] of Foreign-affiliated Entities, FCC 95-475, released November 30, 1995, paras. 169-70, and (b) applicants may provide U.S. inbound or outbound switched basic service via their authorized resold private lines extending between the United States, the United Kingdom and Sweden. exceptions: (a) the applicants may engage in "switched hubbing" consistent with the rules adopted in Market Entry and Sweden or the United Kingdom, that terminates in the United States. This restriction is subject to the following the United States, and terminates in Canada or Sweden or the United Kingdom, or traffic that originates in Canada or United States and Canada or Sweden or the United Kingdom are limited to the provision of such services between the United States and Canada or Sweden or the United Kingdom -- that is, private lines which carry traffic that originates in In addition, applicants authorized to resell international private lines for the provision of switched services between the

requirement that dominant international private line resellers are required to file with the Commission quarterly traffic January 16, 1996. These semi-annual reports shall be filed with the Commission not later than September 30 for the first six-month calendar period, and March 31 for the second six-month calendar period. This policy does not affect the semi-annual basis the information contained in the annual traffic reports required by Section 43.61 of the Commission's under U.S. law. In addition, all such non-dominant private line resellers are required to file with the Commission on a Canada, Sweden and/or the United Kingdom continuing to afford resale opportunities equivalent to those available private line services between the United States and Canada, Sweden and/or the United Kingdom is conditioned upon 4070 (1994); ACC Global Corp., 9 FCC Rcd 6240 (1994); and [*5] Cable & Wilreless, Inc. et al. DA 96-17, released United Kingdom, and December 1999 for Sweden. See FONOROLA/EMI, Order on Reconsideration, 9 FCC Rcd 4066. Rules. This reporting requirement applies to traffic carried through December 1995 for Canada, December 1997 for the Grant of applications to resell international private lines for the provision of switched services and interconnected

similarly situated U.S. international carriers authorized to serve a particular route. revenue flows between the United States and any foreign country and from agreeing to enter into such agreements in the accept special concessions directly or indirectly from any foreign carrier or administration with respect to traffic or Further, applicants authorized to provide international communications service shall be prohibited from agreeing to is offered exclusively by a foreign carrier or administration to a particular U.S. international carrier and not also to future. A special concession is defined as any arrangement that affects traffic or revenue flows to or from the U.S. that

transmission of money is not considered to be a common carrier service. for the transmission of money in connection with the services the applicants have been given authority to provide. The traffic required by Section 43.61. Further, the grant of these applications shall not be construed to include authorization services requested in their application. The applicants shall file the annual reports of overseas telecommunications All of the applicants listed in this public notice shall file a tariff pursuant to Section 203 [*6] of the Communications Act of 1934, as amended, 47 U.S.C. Section 203, and Part 61 of the Commission's Rules, 47 C.F.R. Part 61, for the

summary shall be filed publicly by the underlying carrier in accordance with Section 203 of the Communications Act, 47 U.S.C. § 203, and Competition in the *Interstate Interexchange Marketplace*, 6 FCC Rcd 5880, 5902 (1991). In situated customers at the same terms, conditions and rates. addition, the services obtained by contract shall be made generally available by the underlying carrier to similarly If any applicant is reselling service obtained pursuant to a contract with another carrier, that contract or a contract

the use of uncompleted call signaling, their authorization to resell international switched voice and/or data services to provide these services is expressly subject to the conditions listed in VIA USA Ltd., et. al., 9 FCC Rcd 2288 (1994), To [*7] the extent that any of the above-listed U.S. Carriers intend to provide international call-back services through affirmed in Order on Reconsideration, 10 FCC Rcd 9540 (1995).

1.4(b)(2)). Rules in regard to the grant of any of these applications may be filed within 30 days of this public notice (see Section Petitions for reconsideration under Section 1.106 or applications for review under Section 1.115 of the Commission's

For additional information concerning this matter, please contact the International Bureau Public Reference Center at (202) 418-1492 or (202) 418-1493.