Categories of Services for 214 Applications (Streamline/Non-streamline)

75-214-19980804-00626

	ASSIGNMENT OF LICENSE
	GLOBAL FACILITIES-BASED SERVICE
-/	GLOBAL FACILITIES-BASED/GLOBAL RESALE SERVICE
	GLOBAL RESALE SERVICE
	INDIVIDUAL FACILITIES-BASED SERVICE
	INTERCONNECTED PRIVATE LINE RESALE SERVICE
	LIMITED GLOBAL FACILITIES-BASED SERVICE/LIMITED
	GLOBAL RESALE SERVICE
	LIMITED GLOBAL FACILITIES-BASED SERVICE
	LIMITED GLOBAL RESALE SERVICE
	INMARSAT AND MOBILE SATELLITE SERVICE
	SWITCHED RESALE SERVICE
-	TRANSFER OF CONTROL
	SUBMARINE CABLE LANDING LICENSE
`	INTERNATIONAL SPECIAL PROJECT
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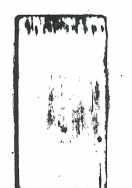
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Federal Communications Commission 8/3/98

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Before the FEDERAL COMMUNICATIONS COMMISSION Washington, D.C. 20554

International Facilities-Based Services	as Amended, to Establish and Provide	of the Communications Act of 1934,	For Certificate Pursuant to Section 214		TCI WIRELESS, INC.		In re Application of
<u> </u>	\smile	<u> </u>	<u> </u>	\smile	\smile	<u> </u>	\smile
				File No.			

APPLICATION

Section 214 of the Communications Act of 1934, as amended, 47 U.S.C. § 214, and processing of this application pursuant to Section 63.12 of the Commission's rules facilities-based services to and from overseas locations. TCIW requests streamlined Sections 63.18 of the Commission's rules, 47 C.F.R. § 63.18, to provide international TCI Wireless, Inc. ("TCIW") hereby requests global authority pursuant to

DESCRIPTION OF SERVICE/PUBLIC INTEREST

common carrier service serving ships and aircraft. acknowledge and receive all calls directed to it by ship or aircraft stations. Hence, Indeed, pursuant to Section 80.105 of the Commission's rules, KCK must mobile radio service ("CMRS") to the maritime community pursuant to this license Part 80 of the Commission's rules, TCIW is authorized to provide commercial TCIW intends to (and, in some cases must) provide a domestic and international TCIW is the licensee of maritime public coast station KCK, Hawaii. Under

fulfill its obligations as a Commission licensee. international calls — directed to it, a grant is the only means by which TCIW can addition, because KCK has a legal obligation to receive all calls — including coast station operators licensed to provide international maritime services. importantly, a grant would foster competition and increase the number of public The public would benefit from grant of the authority requested herein. Most

II. SECTION 63.18 INFORMATION

the following information in support of its application. In accordance with Section 63.18 of the Commission's rules, TCIW submits

(a) The applicant's name, address, and telephone number are:

TCI Wireless, Inc. 222 Caspian Drive Sunnyvale, CA 94089-1014 (408) 747-6100

- California. <u>G</u> TCIW is a corporation organized under the laws of the State of
- the following: (0) Correspondence with respect to this application should be directed to

John W. Ballard, III TCI Wireless, Inc. 222 Caspian Drive Sunnyvale, CA 94089-1014 (408) 747-6100

with a copy to applicant's counsel

Henry Goldberg, Esq.
Goldberg, Godles, Wiener & Wright
1229 Nineteenth Street, N.W.
Washington, D.C. 20036
(202) 429-4900

- Communications Act of 1934, as amended (d) TCIW has not previously received authority under Section 214 of the
- seek authority to provide service to points of communication that are included on facilities-based carrier using its licensed facilities at KCK, Hawaii. TCIW does not Commission's (e) TCIW is requesting global Section 214 authority to operate "exclusion list." as
- Section 63.12 of the Commission's rules TCIW requests streamlined processing of this application pursuant to
- carrier. TCIW hereby certifies that it is not affiliated with any foreign-based

Delaware corporation located at 222 Caspian Drive, Sunnyvale, California, 94089-TCI's ten percent or greater shareholders are: TCIW is a wholly-owned subsidiary of TCI International, Inc. ("TCI"), a

	John W. Ballard	ROI Capital Management, Inc.	TCI International, IncESOP 6/30/98	
	447,557 shares	366,000 shares	505,196 shares	
0	14% > crhip	12%	16%	Christian Company Com

There are no interlocking directorates between TCIW and any other entity.

- not enter into any such agreements in the future. TCIW may serve under the authority granted herein; and further that TCIW will respect to traffic or revenue flows between the U.S. and any foreign country that concessions directly or indirectly from any foreign carrier or administration with TCIW hereby certifies that it has not agreed to accept special
- to a denial of any federal benefits pursuant to Section 5301 of the Anti-Drug Abuse Act of 1988, 21 U.S.C. § 853a. TCIW certifies that neither it nor any party to this application is subject

Commission grant this application For the reasons set forth above, TCIW respectfully requests that the

Respectfully submitted, TCI WIRELESS, INC.

By: John W. Ballard
President & CEO

OF COUNSEL
Henry Goldberg, Esq.
Mary J. Dent, Esq.

Goldberg, Godles, Wiener & Wright 1229 Nineteenth Street, NW Washington, D.C. 20036

July 31, 1998

LAW OFFICES GOLDBERG, GODLES, WIENER & WRIGHT 1229 NINETEENTH STREET, N.W. WASHINGTON, D.C. 20036

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THOMAS G. GHERARDI, P.C.
MARY J. DENT

COUNSEL

September 16, 1998

general@g2w2.com

e-mail:

(202) 429-4900 TELECOPIER: (202) 429-4912

By Facsimile (202) 418-2824

Mr. George Li International Bureau Federal Communications Commission 2000 M Street NW Washington, DC 20554

Re: TCI Wireless, Inc.

Dear Mr. Li:

On behalf of TCI Wireless, Inc. ("TCIW"), this letter serves to clarify Section II(i) of TCIW's application, dated August 4, 1998, for authority to establish and provide international facilities-based services pursuant to Section 214 of the Communications Act of 1934.

are as follows: TCIW, the applicant of the above-referenced application, is a wholly-owned subsidiary of TCI International, Inc. ("TCI"), a U.S. corporation. TCI's ten percent or greater shareholders

- TCI International, Inc.-ESOP, TCI's Employee Stock Option Plan
- ROI Capital Management, Inc., a U.S. corporation wholly-owned by Mark Boyer and Mitchell Soboleski, both citizens of the United States.
- John W. Ballard, a citizen of the United States.

undersigned. Please refer any additional questions that you may have with regard to this matter to the

Respectfully submittedy
Joseph A. Godles
Afterney for TCI Wireless, Inc.