INC.	SKYSIGNAL	Streamlined
	SKYSIGNAL TELECOMMUNICATION NETWORK	ITC-214-19981210-00862

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

- 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 RESALE GLOBAL SERVICE FACILITIES - BASED SERVICE/LIMITED
- 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

Description of Application:

#### FEDERAL COMMUNICATIONS COMMISSION Washington, D.C. 20554 Before the DEC 10 1998

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#### In the Matter of

Skysignal Telecommunication Network, Inc.

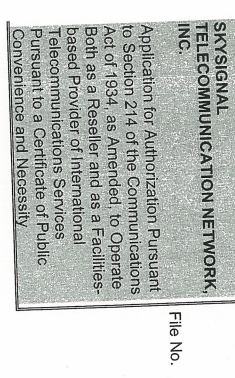
Application for Authorization Pursuant to Section 214 of the Communications Act of 1934, as Amended, to Operate Both as a Reseller and as a Facilitiesbased Provider of International Telecommunications Services Pursuant to a Certificate of Public Convenience and Necessity

File No.

#### SKYSIGNAL TELECOMMUNICATION NETWORK, INC. FOR SECTION 214 AUTHORIZATION AND CONVENIENCE AND NECESSITY CERTIFICATE OF PUBLIC **APPLICATION OF**

Edgar Gomez, President SKYSIGNAL TELECOMMUNICATION NETWORK, INC. 1401 Brickell Avenue, Suite 563 Miami, FL 33131 (305) 579-0014

#### BEFORE THE FEDERAL COMMUNICATIONS COMMISSION WASHINGTON, D. C. 20554



In the Matter of

## APPLICATION FOR SECTION 214 AUTHORIZATION AND CERTIFICATE OF PUBLIC CONVENIENCE AND NECESSITY

Pursuant to title II of the Communications Act of 1934, as amended.

SKYSIGNAL TELECOMMUNICATION NETWORK, INC., ("Applicant" or "STNI and as a facilities-based provider of international telecommunications services. "), a Florida corporation, hereby requests authority to operate both as a reseller resale of services offered by other carriers initially and, later, as a facilities-based STNI intends to provide telecommunications services primarily through the provider of international telecommunications services

In support of this Application, the following information is submitted:

### 1. Public Interest Considerations

dominance are economies of scale and scope realized by AT&T which be dominated by AT&T Communications. Directly related to that The market for interexchange telecommunications services continues viable competition in the interexchange telecommunications market, it is economies favoring the dominant carrier and the struggle to establish cannot be achieved by other interexchange carriers. In the face of such essential that the Federal Communications Commission ("FCC" or "Commission") encourage market entry by non-dominant carriers seeking instant case where STNI intends to offer a competitively priced success in the interexchange market. This is particularly true in the interexchange service for its customers while providing high quality customer service ð

of cost-driven pressure on carriers endeavoring to maintain a viable Over the past several years, the commission has seen graphic evidence multiple consolidations of formerly independent interexchange carriers position in the interexchange market, in competition with AT&T, through

consolidations, STNI believes that the entrance of new carriers In this environment of scope/scale economies and cost-driven market for international telecommunications is essential to the maintenance of a viable competitive interexchange telecommunications market. into the

STNI to begin offering competitive high-quality service immediately upon The management and operations expertise of the STNI team will enable the grant of the authority requested herein first as a reseller, and eventually as a facilities-based provider, in selected markets. Thus

telecommunications services through the addition of a well managed new interest through enhanced competition in the market for interexhange Commission grant of this Application will significantly serve the public entrant into the market.

### II. FCC Authority Sought

the Act and Part 63 of the Commission's Rules, for issuance of a the Communications Act of 1934, as amended, specifically Section 214 of The Applicant requests such authority as may be required under Title II of services between the United States on the one hand and those as a reseller and as a facilities-based provider of telecommunications Certificate of Public Convenience and Necessity to STNI to operate both international points listed in STNI's tariff designated Tariff F.C.C. No. 2 in accordance with the Commission's procedures for streamlined the other hand. The Applicant requests that this Application be processed the criteria established by the Commission's Rules for approval of such a processing, 47 C.F.R. request §63.12. Accordingly, STNI will hereafter address on

Commission's Rules for approval of the international authorization To address the specific criteria established by Part 63 of the requested, the Applicant hereafter submits the information required by Section 63.18 of those rules. STNI notes that this Section 63.18information is limited to the provision of international

#### telecommunications services III. <u>Section 63.18 Information</u>

(a) Name and address of the applicant:

Edgar Gomez SKYSIGNAL TELECOMMUNICATION NETWORK, INC. 1401 Brickell Avenue, Suite 563 Miami, FL 33131 (305) 579-0014

#### (b) SKYSIGNAL TELECOMMUNICATION NETWORK, INC. S മ

corporation organized under the laws of the State of Florida.

(c) Correspondence or communications concerning this Application

should be directed to:

Alison Kacurov, Regulatory Consultant Telecom Tariff Consultants PO Box 275 Center Lovell, ME 04016 (207) 928-2144

with copy to:

Edgar Gomez, President SKYSIGNAL TELECOMMUNICATION NETWORK, INC. Miami, FL 33131 1401 Brickell Avenue, Suite 563 (305) 579-0014

- (d) Applicant has not previously received authority under Section 214
- of the Communications Act of 1934
- (e) and business services pursuant to the terms and conditions of reseller of international basic switched, private line, data, television Applicant is requesting Section 214 authority to operate as a Section 63.18(e)2
- Ð facilities-based carrier pursuant to the terms and conditions of Applicant is also requesting Section 214 authority to operate as paragraph 63.18(e)(1). മ
- (g) extension, acquisition or operation of transmission facilities. Applicant does not propose to undertake any construction, Moreover, the proposed project is categorically excluded as defined involve high intensity lighting or a site location specified in 47 CFR by 47 CFR 1.1306, because the Applicant's proposal does not 1.307(b)
- (h) The Applicant does not have an affiliation with a foreign carrier. The Applicant does not have an affiliation with any U.S. facilities-

shareholders are U.S. citizens. Officers, and shareholders holding based international carrier whose services will be resold. 10% or greater interest in the company as follows: A

	Inmes 1401 Brickell	Name
131	Avenue, Suite 563,	Address
	United States	Citizenship
	1401 Brickell Avenue, Suite 563, United States Telecommunications	Principal Business

Ξ S STNI traffic or revenue flows between the U.S. and any foreign country indirectly from any foreign carrier or administration with respect to which the Applicant may serve under the authority granted under this part and will not enter into any such agreements in the future pursuant to Section 5301 of the Anti-Drub Abuse Act of 1988. No party to this Application is subject to a denial of federal benefits has agreed not to accept special concessions directly or

In summary, STNI submits that this Application is clearly non-controversial. of non-dominant carriers providing international service under the The carrier for which Section 214 authority is sought will be one of a number international telecommunications services is dependent on Commission Commission's jurisdiction. encouragement of new entrants into the market. Moreover, the vitality of the competitive market for

with the U.S. facilities-based international carriers the Applicant will be Attached are the Applicant's certifications that the Applicant is not affiliated special concessions directly or indirectly from any foreign carrier, and has not reselling, is not affiliated with any foreign carrier, has agreed to not accept Anti-Drug Abuse Act of 1988. been denied funds from the federal government under Section 53-01 of the

# WHEREFORE, SKYSIGNAL TELECOMMUNICATION NETWORK, INC.

respectfully urges the Commission to promptly grant this Application for such authority as may be required pursuant to Section 214 of the Act and grant a Certificate of Public Convenience and Necessity to SKYSIGNAL

**TELECOMMUNICATION NETWORK, INC.** 

Respectfully submitted,

SKYSIGNAL TELECOMMUNICATION NETWORK, INC.

By: Alison Kacurov, Regulatory Consultan

Alison Kacurov, Regulatory Consultant For Edgar Gomez, President SKYSIGNAL TELECOMMUNICATION NETWORK, INC. Miami, FL 33131 1401 Brickell Avenue, Suite 563 (305) 579-0014

Pursuant to Section 214 of the Communications Act of 1934, as Amended, to TELECOMMUNICATION NETWORK, INC.'s Application for Authorization Operate both as a Reseller and Facilities-based Provider of International and Necessity are true and correct to the best of my knowledge and are made in good faith. Telecommunications Services Pursuant to a Certificate of Public Convenience I hereby certify that the statements contained in the attached SKYSIGNAL

## SKYSIGNAL TELECOMMUNICATION NETWORK, INC.

BY: Miami, FL 33131 (305) 579-0014 For Edgar Gomez, President SKYSIGNAL TELECOMMUNICATION Alison Kacurov, Regulatory Consultant 1401 Brickell Avenue, Suite 563 NETWORK, INC. Iwon Kaune

INC. is not affiliated with any U.S. facilities-based international carriers whose services are being resold. I hereby certify that SKYSIGNAL TELECOMMUNICATION NETWORK,

SKYSIGNAL TELECOMMUNICATION NETWORK, INC.

BY: Alison Kacurov, Regulatory Consultant For Edgar Gomez, President SKYSIGNAL TELECOMMUNICATION NETWORK, INC. 1401 Brickell Avenue, Suite 563 - AON auna

Miami, FL 33131 (305) 579-0014

Section 63.18(h)(i)

I hereby certify that SKYSIGNAL TELECOMMUNICATION NETWORK,

INC. is not affiliated with any foreign carrier.

SKYSIGNAL TELECOMMUNICATION NETWORK, INC.

BY: Olyoch loculatory Consultant Alison Kacurov, Regulatory Consultant For Edgar Gomez, President SKYSIGNAL TELECOMMUNICATION NETWORK, INC. 1401 Brickell Avenue, Suite 563 Miami, FL 33131 (305) 579-0014

Section 63.18(i)

INC. has agreed not to accept special concessions directly or indirectly from any foreign carrier of administration with respect to traffic or revenue flows between the U.S. and any foreign country which the Applicant may serve under the authority granted under this part and will not enter into any such agreements in the future I hereby certify that SKYSIGNAL TELECOMMUNICATION NETWORK,

SKYSIGNAL TELECOMMUNICATION NETWORK, INC.

BY: For Edgar Gomez, President SKYSIGNAL TELECOMMUNICATION Alison Kacurov, Regulatory Consultant Miami, FL 33131 1401 Brickell Avenue, Suite 563 NETWORK, INC. MON auna

(305) 579-0014

Section 63.18(j)

INC. has not been denied funds from the federal government under Section 53-01 of the Anti Drug Abuse Act of 1988. I hereby certify that SKYSIGNAL TELECOMMUNICATION NETWORK,

SKYSIGNAL TELECOMMUNICATION NETWORK, INC.

BY: won. acura

Alison Kacurov, Regulatory Consultant For Edgar Gomez, President SKYSIGNAL TELECOMMUNICATION NETWORK, INC. 1401 Brickell Avenue, Suite 563 Miami, FL 33131 (305) 579-0014