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

	Desc													N	-		
	Description of Application:	INTERNATIONAL SPECIAL PROJECT	SUBMARINE CABLE LANDING LICENSE	TRANSFER OF CONTROL	SWITCHED RESALE SERVICE	INMARSAT AND MOBILE SATELLITE SERVICE	LIMITED GLOBAL RESALE SERVICE	LIMITED GLOBAL FACILITIES-BASED SERVICE	GLOBAL RESALE SERVICE	LIMITED GLOBAL FACILITIES-BASED SERVICE/LIMITED	INTERCONNECTED PRIVATE LINE RESALE SERVICE	INDIVIDUAL FACILITIES-BASED SERVICE	GLOBAL RESALE SERVICE	GLOBAL FACILITIES-BASED/GLOBAL RESALE SERVICE	GLOBAL FACILITIES-BASED SERVICE	ASSIGNMENT OF LICENSE	

KELLEY DRYE & WARREN LLP

A LIMITED LIABILITY PARTNERSHIP INCLUDING PROFESSIONAL ASSOCIATIONS

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Writer's Direct Dial: 202-887-9232

February 16, 1999

BRUSSELS, BELGIUM

HONG KONG

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STAMFORD, CT

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MIAMI, FL

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BANGKOK, THAILAND

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MANILA, THE PHILIPPINES

MUMBAI, INDIA TOKYO, JAPAN AFFILIATE OFFICES

Federal Communications Commission International Bureau - Telecommunications P.O. Box 358115 Pittsburgh, PA 15251-5115

Application of 2nd Century Communications, Inc. for Authority Amended, to Operate As a Facilities-Based Carrier and as a Under Section 214 of the Communications Act of 1934, as And Private Line Services to All International Points Resale Carrier for the Provision of International Switched

Dear Sir/Madam:

and as a Resale Carrier for the Provision of International Switched And Private Line Services to 214 of the Communications Act of 1934, as Amended, to Operate As a Facilities-Based Carrier (5) copies of an "Application of 2nd Century Communications, Inc. for Authority Under Section All International Points." On behalf of 2nd Century Communications, Inc., enclosed please find an original and five

the duplicate upon receipt and return it in the envelope provided. Please do not hesitate to contact me at (202) 887-1232 if you have any questions. Also enclosed is a duplicate copy of this filing and a return envelope. Please date-stamp

Kind regards,

Erin M. Reilly Jully

encls.

PAY TO THE ORDER OF _ MEMO. Application Fee 2ND CENTURY COMMUNICATIONS, INC 3550 BUSCHWOOD PARK DR, SUITE 190 TAMPA, FL 33618 Federal Communications Commission Washington, D.C. 20554 Federal Communications Commission "OO 1 384" 5 0:1 ىي 1079891 0480104830" NATIONSBANK, NATIONAL ASSOCIATION ASHEVILLE, NORTH CAROLINA 66-798/531 0 **780.00 2/11/99 DOLLARS
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Communic	ions,	(3) TOTAL AMOUNT PAID (dollars and cents) 5 780 • 00	
7 7	A		
Suite 50	I/N CTATE		
Tampa	FL	(8) ZIP CODE 33614	
(9) DAYTIME TELEPHONE NUMBER (Include area code) 813-935-8866	(19) COUNTRY CODE (if not in U.S.A.)		
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, Erin M. Reilly (PRINT NAME)	Certify under penalty of perjury that the	foregoing and s	rmation
re true and correct to the best of my knowledge, infomation and belief.	nowledge, infomation and belief. SIGNATURE	Yan Dully	
MASTERCARD)VÍSA ACCOUNT NUMBER ASTERCARD	BER:	VATION	
VISA I hereby authorize the FCC to charge my VISA or MASTERCARD	TERCARD	DATE	
for the service(s)/authorizations(s) herein described.	ed		

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

In the Matter of)	
2 ND CENTURY COMMUNICATIONS, INC.	File No.
Application for Authorization under Section) 214 of the Communications Act of 1934	
as amended, to Operate as a Facilities-Based Carrier)	
and to Operate as a Resale Carrier for the Provision)	
to All International Points)	

APPLICATION

Commission's rules. the Commission's rules, and as a resale carrier, pursuant to Section 63.18(e)(2)³ of the services to all international points as a facilities-based carrier, pursuant to Section $63.18(e)(1)^2$ of hereby requests authority, pursuant to Section 214 of the Communications Act of 1934, as amended by the Telecommunications Act of 1996, to provide international telecommunications 2nd Century Communications, Inc. ("2nd Century" or "the Applicant"), by its attorneys,

INTRODUCTION

of the State of Delaware. resold telecommunications services. 2nd Century is a privately-held corporation organized under the laws and, 2nd Century is a U.S. company organized to provide both domestic and international eventually, facilities-based, A start-up company, 2nd Century intends to operate as a provider of local exchange, long distance and international

⁴⁷ U.S.C. § 214 (1998). 47 C.F.R. § 63.18 (1998).

Section 63.12 of the Commission's Rules international service. Commission's Rules, 2nd Century should be classified as a nondominant carrier in its provision of affiliated with any U.S. carrier in any of the destination countries for which authority is requested, nor is 2nd interexchange service within the state of Florida. exchange telecommunications services. service within the Furthermore, this Application is entitled to streamlined processing under facilities-based carrier. state of Florida, and has an application pending 2nd Century currently is authorized to provide alternative local Thus, pursuant to Section 63.10(a)(1) of the 2nd Century has no affiliation with any foreign to Century provide

consumers. Thus, the public interest will be served by a grant of international Section 214 authority to 2nd Century an increased number and variety of international service offerings as well as lower prices for U.S. competition in the international telecommunications services market, which, in turn, should result in By granting this Application, the Commission will serve the public interest by promoting

SECTION 63.18 INFORMATION

Century submits the following information: In support of this Application and pursuant to Section 63.18 of the Commission's Rules, 2nd

(a) The name, address, and telephone number of the Applicant is:

2nd Century Communications, Inc. 7702 Woodland Center Suite 50 Tampa, FL 33614 (813) 935-8866

(b) 2nd Century is a corporation organized under the laws of Delaware

<u>O</u> Correspondence concerning this Application should be sent to:

Michael Reith
Director – Regulatory and Industry Relations 2ND CENTURY COMMUNICATIONS, INC.
7702 Woodland Center
Suite 50
Tampa, FL 33614
(813) 935-8866

with copies to:

Jonathan E. Canis, Esq.
Erin M. Reilly, Esq.
KELLEY DRYE & WARREN LLP
1200 19th Street, N.W.
Suite 500
Washington, D.C. 20036
(202) 955-9600

- (d) any services prior to the present Application. 2nd Century has not previously received Section 214 authority from the Commission for
- (e) Commission's Rules. global resale carrier pursuant to the terms and conditions of Section 63.18(e)(2) of the to the terms and conditions of Section 63.18(e)(1) of the Commission's Rules, and as a 2nd Century applying for authority to operate as a global facilities-based carrier pursuant
- (f) No response required.
- 9 assessment pursuant to Section 1.1306 of the Commission's Rules services and thus this Application is categorically excluded from environmental 2nd Century will use previously authorized facilities to provide facilities-based
- **E** Ξ affiliated with any foreign carriers. As evidenced by the certification provided in Attachment 1, 2nd Century is not
- 2 No shareholders hold a 25% or greater direct or indirect interest in the Applicant. There are no interlocking directorates.
- \Im affiliation with any U.S. carrier whose facilities-based services 2nd Century Section 63.18(h)(3) is not applicable to Applicant because 2nd Century has no ultimately may resell.
- 4 paragraphs (h)(1)-(3) of this Section of the Commission's rules 2nd Century acknowledges that it is responsible for the continuing accuracy of

- (5)the Commission's rules. any country, and has no affiliation with any foreign carrier, within the meaning of carrier in any country, neither directly nor indirectly controls a foreign carrier in This Section is not applicable to Applicant because 2nd Century is not a foreign
- (6) Please see response to question (5).
- (7) Please see response to question (5).
- 8 Not applicable because 2nd Century has no affiliation with any foreign carrier
- Ξ and will not enter into such agreements in the future. to any U.S. international route where the foreign carrier possesses sufficient market to accept special concessions directly or indirectly from any foreign carrier with respect As evidenced by the certification provided in Attachment 1, 2nd Century has not agreed power on the foreign end of the route to affect competition adversely in the U.S. market
- \bigcirc Anti-Drug Abuse Act of 1988, as set forth in 21 U.S.C. § 862 As evidenced by the certification provided in Attachment 1, no party to this Application is subject to a denial of federal benefits pursuant to Section 5301 of the
- 区 In addition, this Application is eligible for streamlined processing because 2nd Section 63.12(c)(1)(iii) are satisfied. countries not previously authorized for this service. As a result, the requirements of Century is not requesting authority to provide switched services over private lines to dominant U.S. carriers whose international services 2nd Century is seeking to resell. any route for which authority is sought, nor is 2nd Century affiliated with any Commission's rules because 2nd Century is not affiliated with foreign carriers on This Application qualifies for streamlined treatment under Section 63.12 of the

CONCLUSION

grant the request for international Section 214 authorization requested in this Application. For all of the forgoing reasons, 2nd Century respectfully requests that the Commission

Respectfully submitted,

By:

Jonathan E. Canis, Esq.

Erin M. Reilly, Esq.
KELLEY DRYE & WARREN LLP
1200 19th Street, N.W.
Suite 500

Washington, D.C. 20036 (202) 955-9600

Its Attorneys

Dated: February 12, 1999

ATTACHMENT 1

CERTIFICATE

that: Century"), with respect to the foregoing application for authority to provide international service. The undersigned hereby certifies, on behalf of 2nd Century Communications, Inc. ("2nd

- 2nd Century is not affiliated with any foreign carriers (as those terms are defined in Section 63.18(h)(1) of the Commission's Rules).
- 2 agreements in the future. to affect competition adversely in the U.S. market and will not enter into such foreign carrier possesses sufficient market power on the foreign end of the route 2nd Century has not agreed to accept special concessions directly or indirectly from any foreign carrier with respect to any U.S. international route where the
- $\dot{\omega}$ Section 5301 of the Anti-Drug Abuse Act of 1988, 21 U.S.C. § 853(a). No party to this application is subject to a denial of Federal benefits pursuant to

Michael Reith

2ND CENTURY COMMUNICATIONS, INC.

7702 Woodland Center

Suite 50

Tampa, FL 33614

(813) 935-8866

Director, Regulatory and Industry Relations

Dated: January 31, 1999

KELLEY DRYE & WARREN LLP

A LIMITED LIABILITY PARTNERSHIP INCLUDING PROFESSIONAL ASSOCIATIONS

1200 19TH STREET, N.W.

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STAMFORD, CT CHICAGO, IL

PARSIPPANY, NJ

BRUSSELS, BELGIUM HONG KONG

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JAKARTA, INDONESIA MANILA, THE PHILIPPINES

SUITE 500

WASHINGTON, D.C. 20036

(202) 955-9792 FACSIMILE

(202) 955-9600

March 31, 1999

VIA HAND DELIVERY

2000 M Street, N.W. Washington, D.C. 20554 Room 800 International Bureau Federal Communications Commission Ms. Frances G. Eisenstein

Re: And Private Line Services to All International Points to Operate as a Facilities-Based Carrier and to Operate as a of the Communications Act of 1934, as amended, Resale Carrier for the Provision of International Switched Ownership information for Application of 2nd Century Communications, Inc. for Authority under Section 214

Dear Ms. Eisenstein:

This letter is in response to your request for information regarding shareholders that hold interests of ten percent or greater in 2nd Century Communications, Inc. ("2nd Century").

provides the following information regarding these three shareholders. 2nd Century has confirmed that three shareholders have interests of ten percent or greater in 2nd Century. In accordance with the requirements of 47 C.F.R. 63.18(h)(2), 2nd Century

New York, New York 10012 Room 5508 30 Rockefeller Plaza Venrock Associates II, L.P. ("Venrock")

Total shares in 2nd Century:

each partner is venture capital financing. Rummelsburg. Rothrock, Tony Sun, Tony Evnin, Pat Latterell, Ted McCourtney, Kim The Venrock partners are as follows: Terry Garnett, Dave Hathaway, Ray All Venrock partners are U.S. citizens. The principal business of

2 Waltham, Massachusetts 02154 Suite 365 404 Wyman Street North Bridge Venture Partners II, L.P. ("North Bridge")

Total shares in 2nd Century: 15.84%

principal business of each partner is venture capital financing. Geary, and Angelo Satinelli. All North Bridge partners are U.S. citizens. The The North Bridge partners are as follows: Ed Anderson, Rich D'Amore, Bill

(3) Accel VI L.P. ("Accel")
428 University Avenue
Palo Alto, California 94301

Total shares in 2nd Century: 18.56%

The Accel partners are as follows: Jim Breyer, Bud Colligan, Jim Flatch, Bruce Sednaoui, Jim Swartz, Peter Wagner, Nobuo Mii. All Accel partners are U.S. Golden, Gene Hill, Mitch Kapor, Arthur Patterson, Joe Schoendorf, Carter The principal business of each partner is venture capital financing

Please contact the undersigned if you have any questions regarding this filing.

Respectfully submitted,

2nd Century Communications, Inc.

Jonathan E. Canis \ Erin M. Reilly, Esq.
Kelley Drye & Warren Llp
1200 19th Street, N.W.
Suite 500
Washington, D.C. 20036

Its Attorneys

(202) 887-1232