
 INTERNATIONAL SPECIAL PROJECT

JUNROO NETCOMMUNICATIONS INC.











the Communications Act of 1934, as amended, 47 U.S.C. § 214, and Section 63.18 of the

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> International Points Between the United States and All Authorized Service and International Private Line Services and Resold International Message Telephone for Global Authority to Provide Facilities-Based of the Communications Act of 1934, as amended, Application for Authority Pursuant to Section 214

> JUNROO NETCOMMUNICATIONS INC.

## In the Matter of

Washington, D.C. 20554
FEDERAL COMMUNICATIONS COMMISSION
(q)

The applicant is a corporation organized under the laws of Delaware
(e)

Junroo NetCommunications Inc.

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\begin{aligned}
& 700 \text { Wilshire Boulevard, Suite } 600 \\
& \text { Los Angeles, California } 90017
\end{aligned}
$$

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\begin{aligned}
& \text { Los Angeles, } \\
& \text { (213) 213-8642 }
\end{aligned}
$$

## The applicant's name, address and telephone number are as follows:

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## II. Section 63.18 Information

this application is in the public interest pursuant to Section 63.12 of the Commission's Rules.
Simple Resale - along all approved routes. Junroo therefore submits that streamlined grant of
applications to resell IPL facilities for the provision of switched services - i.e., International
by common carriers to acquire capacity in private international facilities and has granted
Commission in numerous decisions. The Commission also has routinely granted applications
internationai communication services is well established and has been addressed by the
authorized international points. The public interest in more competitive and economical
IMTS and IPL service as a facilities-based and resale carrier between the United States and all


## Introduction

authorized international points
to the public switched network at one or both ends, between the United States and all
The applicant requests facilities-based Section 214 authority pursuant to the
terms and conditions of Section $63.18(\mathrm{e})(1)$ of the Commission's Rules and
resale Section 214 authority pursuant to the terms and conditions of Section
$63.18(e)(2)$ of the Commission's Rules to provide service between the United
States and all authorized points. The applicant only seeks authority to resell
international private lines connected to the switched network where such
International Simple Resale services have been authorized.
Inapplicable. The applicant seeks authority to acquire an interest in facilities
previously authorized by the Commission.
(1) The applicant has no foreign carrier affiliates.
(2) The applicant is $100 \%$ owned by Finn M. McClain, 700 Wilshire
Boulevard, Suite 600, Los Angeles, California 90017 , a U.S. citizen whose
principal business is telecommunications.
(3) The applicant is not affiliated with any U.S. international carrier whose
international switched or private line services it proposes to resell.
(4) The applicant will update the information provided in this application as
necessary.

 Washington, D.C. 20008-1008
(202) 639-6500 (tel.)
 Albert D. Shuldiner, Esq.
Vinson \& Elkins L.L.P. Robert A. Mazer, Esq.

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\text { May 4, } 1999
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## Respectfully submitted,

would serve the public interest, convenience and necessity.
to streamlined processing under Section 63.12 of the Commission's Rules, is warranted and

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services over private lines along routes that have not been approved by the
Commission. with any foreign carriers and does not seek authority to provide switched
services over private lines along routes that have not been approved by the


Act of 1988.

 1.2003, the applicant hereby certifies that neither it nor any officer, director, or Sections 1.2001-1.2003 of the Commission's Rules, 47 C.F.R. §§ 1.2001-
In accordance with the Anti-Drug Abuse Act of 1988, 21 U.S.C. § 862, and
 international route where the foreign carrier possesses sufficient market power
on the foreign end of the route to affect competition adversely in the U.S. The applicant certifies that it has not agreed to accept special concessions
directly or indirectly from any foreign carrier with respect to any U.S.
(5)-(8) Inapplicable. The applicant has no foreign carrier affiliates

