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

| | | | Desc | | | | | | | | | | | 2 | | |
|--|--|--|-----------------------------|---------------------------------|-----------------------------|-------------------------------|-----------------------|---------------------|-------------------------|-------------------------------|---------------------------------------|--------------------------------------------|-------------------------------------|------------------------------------------------|-------------------------------------------|-------------------------------|
| | | | Description of Application: | SUBMARINE CABLE LANDING LICENSE | SPECIAL TEMPORARY AUTHORITY | PRO FORMA TRANSFER/ASSIGNMENT | ASSIGNMENT OF LICENSE | TRANSFER OF CONTROL | SWITCHED RESALE SERVICE | INTERNATIONAL SPECIAL PROJECT | INMARSAT AND MOBILE SATELLITE SERVICE | INTERCONNECTED PRIVATE LINE RESALE SERVICE | INDIVIDUAL FACILITIES-BASED SERVICE | LIMITED/GLOBAL FACILITIES-BASED/RESALE SERVICE | , LIMITED/GLOBAL FACILITIES-BASED SERVICE | LIMITED/GLOBAL RESALE SERVICE |

Before the MELLON

FEDERAL COMMUNICATIONS COMMISSION

Washington, D.C. 20554

| Facilities-Based and Resale Carrier | to Operate as an International | of 1934, as Amended, for Global Authority | Section 214 of the Communications Act | Application for Authority Pursuant to | eVulkan, Inc. d/b/a beMANY! | In the Matter of |
|-------------------------------------|--------------------------------|-------------------------------------------|---------------------------------------|---------------------------------------|-----------------------------|------------------|
| | | | |) File No. I-T-C | | |

APPLICATION

submits that the public interest, convenience and necessity would be served by a grant of this Section 63.12 of the Commission's Rules, 47 C.F.R. §63.12. Because grant of this released March 23, 1999, in CC Docket No. 98-118, 1998 Biennial Regulatory Review -expedited treatment of this application, pursuant to the Commission's Report and Order, the United States and international points. beMANY! respectfully requests streamlined, §63.18 (1996), to provide global international facilities-based and resale services between amended, 47 U.S.C. §214 (1982), and Section 63.18 of the Commission's Rules, 47 C.F.R. hereby requests authority, pursuant to Section 214 of the Communications Act of 1934, as Application. Application will further enhance competition in the international services market, beMANY! Review of International Common Carrier Regulations, 14 FCC Rcd. 4909 (1999), and Evulkan, Inc. d/b/a beMANY! ("beMANY!"), by the undersigned counsel,

INFORMATION REQUIRED BY SECTION 63.18

§63.18: information is submitted pursuant to Section 63.18 of the Commission's Rules, 47 C.F.R. In support of beMANY!'s request for Section 214 authority, the following

(a) Name and Address of Applicant

beMANY!

One River Court, Suite 1408

Jersey City, NJ 07310

Telephone: (201) 714-9943 (201) 714-9943

Facsimile:

(b) beMANY! is a corporation organized under the laws of the State of Delaware.

(c) Correspondence concerning this application should be sent to:

George Jankovic

beMANY!

One River Court, Suite 1408

Jersey City, NJ 07310

Telephone: (201) 714-9943 (201) 714-9943

Facsimile:

with a copy to:

Hunter Communications Law Group, P.C. 1620 I Street, N.W., Suite 701

Telephone: Washington, D.C. 20006 (202) 293-2500 (202) 293-2571

Facsimile:

Attention: Catherine M. Hannan

domestic interstate common carrier Rules Concerning Rates for Competitive Common Carrier Services announced by the Commission in its Second Report and Order in Policy and Section 63.07 of the Commission's Rules, 47 C.F.R. §63.07, and the policies international services of authorized U.S. common carriers. switched, private line, data, television and business services by reselling the common carrier facilities. beMANY! will also provide international basic business services by acquiring and operating common carrier and non-Facilities Therefor, beMANY! is authorized to operate as a nondominant will provide international basic switched, private line, data, television and Following receipt of the Section 214 authority requested herein, beMANY! beMANY! has not previously received authority under Section 214. Pursuant to

(b)

(e) 63.21,Rules pursuant to the terms and conditions of §63.18(e)(2), 47 C.F.R. §63.18. and conditions contained in §§ 63.21, 63.22 and 63.23 of the Commission's connection therewith, beMANY! certifies that it will comply with the terms carrier pursuant to the terms and conditions of Sections 63.18(e)(1) and beMANY! is requesting Section 214 authority to operate as a facilities-based 47 C.F.R.§§63.18(e)(1), 63.21; and to operate as a resale carrier

nom., American Tel. & Tel. v. FCC, 978 F.2d 7272 (D.C.Cir. 1992), cert. denied, S.Ct. Docket #92-Report and Order, 1684,61 U.S.L.W. 3853 (June 21, 1993), Fifth Report and Order, 98 F.C.C.2d 1191 (1984), Sixth Fed. Reg. 46,791 (1983), Fourth Report and Order, 95 F.C.C.2d 554 (1983), rev'd and remanded sub Telecommunications Corp. v. FCC, 91 F.C.C.2d 187 (1982), recon. denied, 93 F.C.C.2d 54 (1983), Third Report and Order, 48 99 F.C.C.2d 1020 (1985), 765 F.2d 1186 (D.C.Cir. 1985). remanded sub nom.,

- (f) authority. Applicant is applying for both global facilities-based and global resale
- (g) Not applicable.
- (h) interlocking directorates with any foreign carrier interests in beMANY! is attached hereto as Exhibit A. beMANY! has no Ownership information regarding holders of ten percent (10%) or greater
- (Ξ) beMANY! certifies that it is not, and is not affiliated with, a foreign carrier.
- 9 international basic telecommunications services in the United States are parties to, or the beneficiaries of, a contractual relation (e.g., a joint two or more foreign carriers (or parties that control foreign carriers) which carrier in that country, or (4) it is owned, in the aggregate, more than 25% by venture controlled or more than 25% owned by an entity that controls a foreign foreign carrier, (2) it controls a foreign carrier in that country, (3) it is telecommunications services to any destination country in which (1) it is a beMANY! or market alliance) affecting the provision or marketing of certifies that it does not seek to provide international
- (k) Not applicable
- (l) Not applicable
- (m) Not applicable.

- (n)foreign end of the route and will not enter into such agreements in the future international route where the foreign carrier possesses market power on the beMANY! certifies that it has not agreed to accept special concessions directly or indirectly from any foreign carrier with respect to any U.S
- 0 §1.2001, et seq the certification of beMANY! is attached hereto in Exhibit B. See 47 C.F.R In accordance with the Anti-Drug Abuse Act of 1988, see 21 U.S.C. §853a,
- (g) nondominant under § 63.10(a)(1). affiliated with the Commission's Rules because Applicant is neither a foreign carrier nor This application qualifies for streamlined processing pursuant to § а foreign carrier and accordingly, IS presumptively 63.12 of

Public Interest Statement

competition in particular.³ this Application. Clear Commission policies favor competition in general² and international The public interest, convenience and necessity will be served by a grant of The Commission has long recognized that facilities-based and

^{(1980),} recon. 86 F.C.C.2d 820 (1981). denied, 439 U.S. 875 (1978); Resale and Shared Use of Common Carrier Services, 83 F.C.C.2d 167 F.C.C.2d 588 (1977), aff'd sub nom. American Tel. & Tel. Co. v. FCC, 572 F.2d 17 (2d Cir.), cert. Resale and Shared Use of Common Carrier Services, 60 F.C.C.2d 261 (1976), recon. 62

Regulation of International Accounting Rates, Phase II, 7 FCC Rcd. 559 (1990).

in the international telecommunications marketplace application process for unopposed applications for Section 214 resale authority.6 this Application is consistent with the Commission's ongoing efforts to increase competition furtherance of its international pro-competitive goals, the Commission has streamlined the authorization to provide facilities-based and resold international services. Indeed, in public interest by aiding the "efficient and rapid provision of international services."⁵ for this reason that the Commission routinely grants applications for Section 214 ratepayers.⁴ The Commission has held that authority to provide these services will serve the telecommunications marketplace and that such increased competition benefits U.S resold telecommunications services generate additional competition in the international Grant of It is

CONCLUSION

pursuant to Section 214 of the Communications Act of 1934, as amended, 47 U.S.C convenience and necessity would be served by grant of this Application for authority, By reason of the foregoing, beMANY! submits that the public interest,

⁽May 11, 1994), recon., 10 FCC Rcd. 9540, released June 15, 1995 4 Via USA, Ltd. and Telegroup, Inc., FCC 94-86, File Nos. I-F-C-93-031 & I-T-C-93-050

the Communications Act of 1934, as Amended, to Provide Facilities-Based and Resold Switched Authorization and Certificate"), ITC-97-094, DA 97-938 (released May 6, 1997). Private Line Direct Net Telecommunications Application for Authorization Pursuant to Section 214 of Services Between the united States and All International Points ("Order

See 47 C.F.R. § 63.12.

facilities-based and resale services between the United States and international points. §214, and Section 63.18 of the Commission's Rules, 47 C.F.R. §63.18, to provide global

Respectfully submitted,

eVulkan, Inc. d/b/a beMANY!

Catherine M. Hannan

Hunter Communications Law Group, P.C. 1620 I Street, N.W., Suite 701
Washington, D.C. 20006

Washington, D.C. 20006 (202) 293-2500

April 19, 2000

Its Attorneys

EXHIBIT A

Ownership Information of eVulkan, Inc. d/b/a beMANY!

Holders of Ten Percent or Greater Ownership Interests in eVulkan, Inc. d/b/a beMANY!

Ownership Interest

100% Common Stock

Name: George Jankovic

Address: One River Court, Suite 1408

Jersey City, NJ 07310 ship: USA

Citizenship:

Principal

Business: Telecommunications

EXHIBIT B

Drug Certification and Verification of eVulkan, Inc. d/b/a beMANY!

FEDERAL COMMUNICATIONS COMMISSION Before the

Washington, D.C. 20554

SECTION 1.2001 CERTIFICATION

21 U.S.C. § 8539. certify that neither eVulkan, Inc., d/b/a beMANY!, Inc., nor any party to this application Commission benefits pursuant to Section 5301 of the Anti-Drug Abuse Act of 1988. See is subject to a denial of Federal benefits that includes Federal Communications 1.2001 - 1.2003 of the Commission's Rules, 47 C.F.R. §§ 1.2001 - 1.2003, I hereby On behalf of eVulkan, Inc., d/b/a beMANY! and in accordance with Section

eVulkan, Inc., d/b/a beMANY!

Ву:

George Jankovic.

President and Chief Executive Officer

Date: 4/10/00

FEDERAL COMMUNICATIONS COMMISSION Before the

Washington, D.C. 20554

| COUNTY OF BUCKS | | STATE OF PENNSYLVANIA |
|-----------------|-------|-----------------------|
| _ |) ss. | <u> </u> |

VERIFICATION

knowledge and are made in good faith. statements made in the foregoing document are true, complete, and correct to the best of my beMANY!, am authorized to make this verification on behalf of the corporation. I, George Jankovic, President and Chief Executive Officer of eVulkan, Inc., d/b/a The

eVulkan, Inc., d/b/a beMANY!

By:

George Jankovic

President and Chief Executive Officer

Motary Public

My Commission expires_

KAMINI MANHAS NOTARY PUBLIC OF NEW JERSEY My Commission Expires June 15, 2004