

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

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

Description of Application: _____

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prices. Thus, the public interest will be served by the grant of Section 214 authority to QuaestCom.

SECTION 63.18 INFORMATION

4. The following information is submitted, as required by Section 63.18 of the Commission's Rules, in support of QuaestCom's request for authorization. Paragraph designations herein correspond to paragraph designations in Section 63.18.

(a) QuaestCom, Inc.
2280 West Tyler Street, Suite 202
Fairfield, Iowa 52556
(515) 472-9807

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

(c) Correspondence concerning this application should be sent to:
Peter Ocsody, President
2280 West Tyler Street, Suite 202
Fairfield, Iowa 52556
(515) 472-9807

Kurt Arbuckle, Esq.
Kurt Arbuckle, P.C.
2700 Post Oak Blvd., Suite 950
Houston, Texas 77056
(713) 961-5353

(d) QuaestCom has not previously received authorization under Section 214 of the Act.

(e)(1) (i) QuaestCom is requesting Section 214 authority to operate as a facilities-based carrier pursuant to Section 63.18(e)(1) of the Commission's Rules.

- (ii) There are no countries for which QuaestCom does not request authorization under Section 63.18(e)(1).
 - (iii) QuaestCom will comply with the terms and conditions contained in Sections 63.21 and 63.22 of the Commission's Rules.
- (e)(2) (i) QuaestCom is requesting Section 214 authority to operate as a resale carrier pursuant to Section 63.18(e)(2) of the Commission's Rules.
- (ii) There are no countries for which the applicant does not request authorization under Section 63.18(e)(2).
 - (iii) QuaestCom will comply with the terms and conditions contained in Sections 63.21 and 63.23 of the Commission's Rules.
- (e)(3) QuaestCom is not applying for authority to transfer control of a common carrier holding international Section 214 authorization. Nor is QuaestCom seeking authorization to acquire, by assignment, another carrier's existing international Section 214 authorization.
- (e)(4) QuaestCom is not seeking any other authorizations.
- (f) QuaestCom is applying for the authority requested above in this one application.
 - (g) QuaestCom is not requesting facilities-based authority under Paragraph (e)(4) of Section 63.18 of the Commission's Rules.

(h) The name, address, citizenship, and principal business of any person or entity that directly or indirectly owns at least ten percent of the equity in QuaestCom is listed below. Other than the information listed below, there is no other person or entity who owns at least ten percent of the equity in QuaestCom.

Quaestor Financial Consultancy

Address: 4-6 Bathori Street, Budapest, Hungary 1027

Principal business: Provides financial, securities, and tax consultations and holds investments in diverse businesses.

Percentage of ownership: 70%

Quaestor Financial Consultancy, except for QuaestCom, does not own, does not control, is not affiliated with, and is not in any way related to any other person or entity that provides telecommunication services or is in any way engaged in the telecommunication business, including any domestic or foreign carrier. Quaestor Financial Consultancy is not a domestic or foreign carrier.

There are no interlocking directorates between QuaestCom and any foreign carrier.

(i) QuaestCom is not a foreign carrier, and is not affiliated with any foreign carrier.

(j) QuaestCom does not seek to provide international telecommunications services to any destination country in which (1) QuaestCom is a foreign carrier, (2) QuaestCom controls a foreign

- carrier, (3) an entity that owns more than twenty-five percent of QuaestCom, or that controls QuaestCom, controls a foreign carrier, or (4) two or more foreign carriers (or parties that control foreign carriers) own, in the aggregate, more than twenty-five percent of QuaestCom and are parties to, or the beneficiaries of, a contractual relation affecting the provision or marketing of international basic telecommunication services in the United States.
- (k) QuaestCom has not listed any destination country in response to paragraph (j) of Section 63.18 of the Commission's Rules.
- (l) QuaestCom does not propose to resell the international switch services of an unaffiliated U.S. carrier for the purpose of providing international telecommunication services to a country where it is a foreign carrier or is affiliated with a foreign carrier.
- (m) QuaestCom is not a foreign carrier and is not affiliated with a foreign carrier, and is therefore not providing any information under Paragraph (m) of Section 63.18 of the Commission's Rules.
- (n) QuaestCom has not agreed to except special concessions, directly or indirectly, from any foreign carrier with respect to any U.S. international route where the foreign carrier possesses market power on the foreign end of the route, and QuaestCom will not enter into such agreements in the future.

- (o) QuaestCom certifies that no party to this application has been denied federal benefits pursuant to Section 5301 of the Anti-Drug Abuse Act of 1988.
- (p) QuaestCom is entitled to streamlined processing pursuant to Section 63.12 of the Commission's Rules because: (1) QuaestCom is not affiliated with a foreign carrier in a destination market, (2) QuaestCom has no affiliation with a dominant U.S. carrier, (3) QuaestCom does not seek authority to provide switched basic services over private lines to a country for which the Commission has not previously authorized the provision of switch services over private lines, and (4) the Commission has not informed QuaestCom in writing, within fourteen days after the date of public notice listing the application as accepted for filing, that the application is not eligible for streamlined processing.

CONCLUSION

5. In conclusion, QuaestCom certifies that all of the information in this application is accurate and correct. For these reasons, QuaestCom respectfully requests that the Commission grant this application.

Respectfully submitted,

QUAESTCOM, INC.

By: 

Peter Ocsody, President
2280 West Tyler Street, Suite 202
Fairfield, Iowa 52556
(515) 472-9807

Date: 4/30/2000