

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

*CitizenShip
Old Form 1*

Description of Application: _____

**Before the
FEDERAL COMMUNICATIONS COMMISSION
Washington, D.C. 20554**

In the Matter of
International Long Distance Corporation D/B/A NnGen Networks
Application for the authority pursuant File No. I. T. C. -96-_____
To Section 214 of the
Communication Act of 1934
As amended, for global authority
To operate as an international
Facilities-based and resale carrier

Application

International Long Distance Corporation ("I.L.D.C."), hereby requests, pursuant to Section 214 of the Communications Act of 1934, as amended, 47 U.S.C. Section 214 (1982), and Section 63.18 of the Commission's Rules, 47 C.F.R. Section 63.18, to provide global international facilities-based and resale services between the United States and international points.

I.L.D.C. is a new U.S. company organized to provide international telecommunications services. I.L.D.C. has no foreign affiliations. I.L.D.C. serves business customers throughout the United States.

By granting this application, the Commission will serve the public interest, convenience and necessity by promoting competition in the international services market. Competition will benefit U.S. consumers by increasing service options and lowering prices. Thus, the public interest will be served by the grant of Section 214 authority to I.L.D.C.

Section 63.18 Information

The following information is submitted, as required by Section 63.18 of the Commission's Rules, in support of I. L. D. C.'s request for authorization.

(a) International Long Distance Corporation
P O Box 218
Global Tech Center
Don Juan Road
Hertford, NC 27944-0218

(b) I. L. D. C. is a corporation organized under the laws of the state of North Carolina

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

Ron Fox, Managing Partner
Telco Strategies, Inc.
P O Box 723161
Atlanta, GA. 31139
(770) 828-0752

With a copy to

Anthony Overman, President
International Long Distance Corporation
P O Box 218
Global Tech Center
Don Juan Road
Hertford, NC 27944-0218
(252) 426-3210

(d) I. L. D. C. has not received authority previously under Section 214 of the Communications Act.

(e) I. L. D. C. requests global facilities-based and resale Section 214 authority pursuant to the terms and conditions of Section 63.18(e)(1) and (e)(2) of the Commission's Rules.

(f) At this time, I. L. D. C. seeks no other authorization available under Section 63.18(e).

(g) Not applicable.

(h) I. L. D. C. certifies that it is not affiliated with any foreign or U.S. facilities-based Carrier.

In support of this certification, the name, address, citizenship and principal business of the sole shareholder that controls one hundred percent of I.L.D.C. is as follows:

Anthony Overman, President
I. L. D. C.
P O Box 218
Global Tech Center
Don Juan Road
Hertford, NC 27944-0215

Principal Business: President of I. L. D. C.

Citizenship: U.S.A.

(i) I. L. D. C. certifies that it has not agreed and will not agree in the future to accept Any direct or indirect special concessions from a foreign carrier or administration with regards to traffic or revenue flows between the United States and any foreign countries the company is authorized to serve.

(j) I. L. D. C. certifies that no party to this application has been denied federal benefits pursuant to Section 5301 of the Anti-Drug Abuse Act of 1988.

Conclusion

In conclusion, I. L. D. C. certifies that all of the information in this application is accurate and correct.

For these reasons, I. L. D. C. respectfully requests that the Commission grant this application.

Respectfully submitted,

International Long Distance Corporation D/B/A NxGen Networks.

By: _____

Anthony Overman, President
International Long Distance Corporation
P O Box 218
Global Tech Center
Don Juan Road
Hertford, NC 279-0218
(252) 426-3210

Date: _____

FCC/MELTON

JUN 21 2000

Before the
FEDERAL COMMUNICATIONS COMMISSION
Washington, D.C. 20554

In the Matter of

International Long Distance Corporation
D/B/A NxGen Networks

Application for authority pursuant to Section
214 of the Communication Act of 1934, as
amended, to operate as an international
resale carrier

File No. _____

APPLICATION

International Long Distance Corporation D/B/A NxGen Networks ("I.L.D.C" or Applicant"), by its undersigned agent, hereby requests authority to operate as a facilities-based carrier in accordance with the provisions of Section 63.18(e)(1) of the rules and also to provide service in accordance with the provisions of Section 63.18(e)(2) of the rules.

Applicant is a corporation organized under the laws of North Carolina. Applicant has no foreign ownership and no officer of Applicant is an employee, agent or representative of a foreign telecommunications entity. Moreover, Applicant is not affiliated with the U.S. facilities-based carriers whose international services it will resell as that term is defined. Accordingly, I.L.D.C.'S application for international resale authority is eligible for streamlined processing.¹

¹ See regulations of International Common Carrier Services, CC Docket No. 91-360, FCC 92-463 (released November 6, 1992) (adopting streamlined 45-day processing procedures for certain international resale applications).

I.L.D.C. believes that there is significant potential for continued growth in the international switched telecommunications market and that this market expansion will be accelerated by additional competition by new entrants. This position is consistent with the Commission's recent findings that increased competition in international markets is beneficial. *See, e.g., Teltec Savings Communications Co.*, Mimeo No.3548 (released April 4, 1986) and cases cited therein. The Commission also found that the market will support additional carriers and that he added competition will be in the public interest. Accordingly, the Commission has authorized new entrants that proposed to resell international services. *See, e.g., id.* and *TDX Systems, Inc.*, Mimeo 6609 (released September 2, 1986).

I.L.D.C. proposed to obtain the requisite capacity from the facilities-based carriers currently authorized to provide general public international switched voice services between the United States and international points, including AT & T Communications ("AT & T"), MCI telecommunications Corp. ("MCI") and US Sprint Communications ("Sprint"), Cable & Wireless Communications, Inc. ("C & W") Litel Telecommunications, Inc. ("Wiltel"). I.L.D.C. would compete with other carriers that already provide international switched services to overseas points by reselling over existing international facilities.

I.L.D.C. believes that the added competition that its entry will bring to the market will benefit the consumers of United States-overseas voice services. Among other benefits, these benefits include competitive pricing and increased availability of a variety of service options. A grant of this application will therefore further the public interest.

In support of I.L.D.C.'S request for authorization, the following information is submitted pursuant to Section 63.01 of the Commission's Rules, 47 C.F.R. 63.01:

(a) Name and address of applicant:

International Long Distance Corporation
P O Box 218
Global Tech Center
Don Juan Road
Hertford, NC 27944-0218

(b) Applicant is a corporation organized under the laws of the North Carolina.

(c) Correspondence concerning this application should be sent to:
Ron Fox
Telco Strategies Inc.
P O Box 723161
Atlanta, GA. 31139
(770) 828-0752

With a copy to
Anthony Overman
President
International Long Distance Corporation
P O Box 218
Global Tech Center
Don Juan Road
Hertford, NC 27944-0218
(252) 426-3210

(d) I.L.D.C. will operate as a non-dominant resale carrier subject to streamlined regulation pursuant to the Commission's policies established in *International Competitive Carrier Policies*, 102 FCC 2d 812 (1985), *recondemned*, 60 Rad. Reg. 2d (P & F) 1435 (1986), *see also Regulation of International Common Carriers*, CC Docket No. 91-360, FCC 2-463 (released November 6, 1992).

(e)(h) & (l) The Authorization sought in this application will be used to provide I.L.D.C.'S telecommunications services between the United States and international points which I.L.D.C. is not yet authorized to serve. I.L.D.C. proposes to offer resold international switched telecommunications service to Canada and Mexico and the points listed in the tariffs noted below. It will obtain capacity from underlying carriers authorized to provide such service, as specified in the tariffs set forth below:

Tariff Nos.

AT & T	1,2
MCI International	
Telecommunications	1
US Sprint	1,2
C&W	3
Litel	2
LDDS	1
WITel	2

- (f) I.L.D.C. is not representing Authorization to construct any international facilities between the points for which it is applying to provide resold services.
- (g) I.L.D.C. has no existing facilities between these points.
- (j) No map of the proposed facilities is provide since the facilities are owned and controlled by the carriers identified above, which are already authorized to operate those facilities.
- (k) I.L.D.C. will obtain the necessary capacity pursuant to the FCC tariffs specified in response to items (e), (h) and (l) above and the applicable terms, conditions and rates set forth in those tariffs.
- (l) Grant of this application would be in the public interest since it will promote increased competition in international telecommunications markets, thus benefiting the republic by promoting competitive pricing and increased availability of service options. Additional public interest considerations are set forth in textual discussion.
- (m) With respect to services applied for in this application, I.L.D.C. projects the first year's annual revenues of approximately \$200,000 and approximate first year's annual costs of \$150,000.00.

- (n) International switched telecommunications services to overseas points are currently offered by carriers such as those listed in answer to items (e), and (I) Services similar in character to those requested I.L.D.C. in this application are provided by other resale carriers. Existing international facilities and service are inadequate insofar as additional entry of international resale carriers will further stimulate demand, and encourage more efficient service at lower costs.
- (o) I.L.D.C. will file its tariffs upon grant of the requested authorization.
- (p) I.L.D.C. will follow generally accepted accounting principles and will adhere to any and all FCC accounting relations applicable to carriers in its situation.
- (q) Authorization of the service covered by this application is categorically excluded from environmental processing as defined by Section 1.1306 of the Commission's Rules, 47 C.F.R. 1.1306 (1992).
- (r) I.L.D.C. is not affiliated; either directly or indirectly, with any foreign carrier with the U.S. carriers whose international facilities-based services it proposed to resell. Exhibit A identifies I.L.D.C.'S officers and directors and the other companies subject to Section 214 of the Act in which they hold interlocking positions.

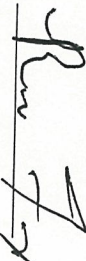
I.L.D.C.'S certification pursuant to Section 1.2002 of the Commission's Rules (implementing the Anti-Drug Abuse Act of 1988, 21 U.S.C. 3301) is attached.

CONCLUSION

As demonstrated in this application, I.L.D.C. is legally, financially, and technically qualified to provide to provide the service for which it requests authority. For the reasons stated above, I.L.D.C. submits that the public interest, convenience and necessity would be furthered by grant of this Section 214 application. The requested authorization should therefore be issued to I.L.D.C. for the purpose of providing resold switched telecommunications service between the United States and the international points specified in the tariffs listed herein.

Respectfully submitted,
International Long Distance
Corporation

D/B/A NxGen Networks

By: 
Ron Fox

TELCO STRATEGIES

P O Box 723161

Atlanta, Ga. 31139

Its Agent

DATED:

CERTIFICATION OF APPLICANT

I hereby certify the statements in the foregoing application for Section 214 authority are true, complete, and correct to the best of my knowledge and are made in good faith.

International Long Distance Corporation

By: Anthony Overman

Name: Anthony Overman

Title: President

Date: 6-15-00

SECTION 12002 CERTIFICATION

On behalf of International Long Distance Corporation and in accordance with Section 1.20011.2003 of the Commission's Rules, 47 C.F.R. 1.2001-1.2003, I hereby certify that neither International Long Distance Corporation, nor any party to this application is subject to a denial of Federal benefits that include FCC benefits pursuant to section 531 of the Anti-Drug Act of 1998. See 21 U.S.C. 853a.

International Long Distance Corporation

By: Anthony Overman

Name: Anthony Overman

Title: President

Date: 6-15-00