DATE	SIGNATURE
I hereby authorize the FCC to charge my VISA or MASTERCARD for the service(s)/authorization herein described.	I hereby authorize the FCC to charge my VISA
	MASTERCARD LILLIA HILLIAN
ABER: EXPIRATION	(31) MASTERCARD/VISA ACCOUNT NUMBER:
SECTION E - CREDIT CARD PAYMENT INFORMATION	SECTION E - CRE
	the best of my knowledge, information and belief. SIGNATURE
$= - \cos(1)$ under penalty $ ho$ f perjury that the foregoing and supporting information is true and correct to	(30) CERTIFICATION STATEMENT I, Danielle Frappier, Esq.
SECTION D - CERTIFICATION	
E 2	(28B) FCC CODE 1 (29B) FCC CODE 2
FCC USE ONLY	(26B) FEE DUE FOR (PTC) (27B) TOTAL FEE
(24B) PAYMENT TYPE CODE (25B) QUANTITY	(23B) CALL SIGN/OTHER ID
E 2	(28A) FCC CODE I (29A) FCC CODE 2
FCC USE ONLY	(26A) FEE DUE FOR (PTC) $815.$ (27A) TOTAL FEE
(24A) PAYMENT TYPE CODE (25A) QUANTITY CUT 1	(23A) CALL SIGN/OTHER ID
COMPLETE SECTION C FOR EACH SERVICE. IF MORE BOXES ARE NEEDED. USE CONTINUATION SHEET	
RN) (22) APPLICANT (TIN) (22) APPLICANT (TIN)	FCC REGISTRATION NUMBER (FRN (21) APPLICANT (FRN)
(20) COUNTRY CODE (if not in U.S.A.)	(19) DAYTIME TELEPHONE NUMBER (include area code) (212) 269-0629
(17) STATE (18) ZIP CODE NY 10004 -	
Int	(15) STREET ADDRESS LINE NO. 2 Suite 1500
Tologon Division	(14) STREET ADDRESS LINE NO. 111 Broadway
FFR 1 2 2001	(13) APPLICANT NAME Call US, Inc.
IF PAYER NAME AND THE APPLICANT NAME ARE DIFFERENT, COMPLETE SECTION B RECEIVED	
(12) PAYER (TIN) 52-0820071	(11) PAYER (FRN)
FCC REGISTRATION NUMBER (FRN) AND TAX IDENTIFICATION NUMBER (TIN) REQUIRED	1 1
(10) COUNTRY CODE (if not in U.S.A.)	EPHONE NUMBER (include area code)
DC 20006 -	(6) CITY Washington
	(5) STREET ADDRESS LINE NO. 2 Suite 200
	(4) STREET ADDRESS LINE NO. I 1919 Pennsylvania Avenue, N.W.
pears on your card) Streamlined ITC-214-20010208-00074 CALL US, INC.	I - I
NFOR	SECTIO
FCC USE ONLY	270117
SPECIAL USE	(1) LOCKBOX #
FEDERAL COMMUNICATIONS COMMISSION REMITTANICE ADVICE Page No 1 of 1 price o	
Approved by OMB	READ INSTRUCTIONS CAREFULLY BEFORE PROCEEDING

COLE, RAYWID & BRAVERMAN, L.L.P.

ATTORNEYS AT LAW



KSTANLEY@CRBLAW.COM KARLYN D. STANLEY 202 828-9835 DIRECT DIAL

1919 PENNSYLVANIA AVENUE, N.W., SUITE 200 WASHINGTON, D.C. 20006-3458 TELEPHONE (202) 659-9750 Fax (202) 452-0067 www.crblaw.com

LOS ANGELES OFFICE
238 | ROSECRANS AVENUE, SUITE IIO
EL SEGUNDO, CALIFORNIA 90245-4290
TELEPHONE (310) 643-7999
FAX (310) 643-7997

February 8, 2001

International Bureau Telecom Division

VIA HAND DELIVERY

Pittsburgh, PA 15251-5115 Ms. Magalie Roman Salas, Secretary P.O. Box 358115 International Bureau—Telecommunications Federal Communications Commission

the Communications Act of 1934, as amended, to Operate as an International Facilities-Based and Resale Carrier Between the United States and Various Application of Call US, Inc. For Global Authority Pursuant to Section 214 of

Re:

Dear Secretary Salas:

International Points

\$815.00 to cover the required filing fee. required FCC Form 159 and a check payable to the Federal Communications Commission for authority to operate as an international facilities-based and resale carrier. authorization under Section 214 of the Communications Act of 1934, as amended, for global Enclosed are an original and (5) five copies of the Application of Call US, Inc. for Also enclosed is the

the undersigned in the enclosed self-addressed envelope. the above-captioned Application be stamped with acknowledgement of receipt and returned to The undersigned counsel hereby requests that the enclosed "stamp and return" copy of

Please contact the undersigned at 202-659-9750 should there be any questions regarding

Very truly yours

Counsel for Call US, Inc Karlyn D.

Stanle

cc: Ms. Rebecca Abrogast

Chief, International Bureau—Telecommunications Division

BANK OF AMERICA 02992 DC 15-120-540

67070

COLE, RAYWID & BRAVERMAN, L.L.P.

1919 PENNSYLVANIA AVENUE N.W. WASHINGTON, DC 20006-3458

CHECK NO.

CHECK DATE

VENDOR NO.

067070 01/17/01 FCC

PAY

EIGHT HUNDRED FIFTEEN AND 00/100 DOLLARS*******

CHECK AMOUNT

\$********815.00

TO THE ORDER OF

FEDERAL COMMUNICATIONS

COMMISSION

"O67070" 1:0540012041: 002086050069"

RECEIVED

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

Telecom Division International Bureau

In the Matter of

CALL US, INC.

Application for Authority
Pursuant to Section 214 of the
Communications Act of 1934,
As Amended, for Global Authority
To Operate as an International
Facilities-Based and Resale Carrier
Between the United States and
Various International Points

File No. I.T.C.-01-[____

APPLICATION

international points. international facilities-based and resale services between the United States and various 63.18 of the Commission's Rules, 47 C.F.R. Section 63.18 (2000), to provide global 214 of the Communications Act of 1934, as amended, 47 U.S.C. Section 214 (2000), and Section Call US, Inc. ("Call US" or "Applicant"), hereby requests authority, pursuant to Section

public interest will be served by the grant of Section 214 authority to Call US competition will benefit U.S. consumers by increasing options and lowering prices. and necessity by promoting competition in the international services market. This increased By granting this application, the Commission will serve the public interest, convenience Thus, the

Ţ. Information Required under Section 63.18

Commission's Rules, in support of Call US' request for authorization The following information is submitted, as required by Section 63.18 of the

(a) The Applicant's name, address and telephone number are as follows:

New York, New York 10004 11 Broadway, Suite 1500 Call US, Inc.

Telephone: (212) 269-0629

(b) Call US is a corporation organized under the laws of the state of New York.

131125-2

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

Moshe Davidesko, President Call US, Inc. c/o Darcom Ltd. 10 Hakishon St. Bnie-Brak 51203 ISRAEL Tel. 011-972-3-5777555

Karlyn D. Stanley, Esq.
Danielle Frappier, Esq.
Cole, Raywid & Braverman, L.L.P.
1919 Pennsylvania Ave., N.W.
Washington, D.C. 20006
Tel. (202) 659-9750

- (d) Call US has not received authority previously under Section 214 of the Communications Act.
- not wish to exclude any countries from its application for authorization under these sections 63.21, 63.22 and 63.23 of the Commission's Rules Further, Call US certifies that it will comply with the terms and conditions contained in Sections and conditions of Section 63.18(e)(1) and (e)(2) of the Commission's Rules. (e) Call US requests global facilities-based and resale Section 214 authority pursuant to the terms The Applicant does
- the Commission's Rules Section 214 authority pursuant to the terms and conditions of Section 63.18(e)(1) and (e)(2) of (f) Together in this single application, Call US seeks both global facilities-based and resale

- this time (g) Call US does not seek any authority under Section 63.18(e)(4) of the Commission's Rules at
- citizenship, located at the following address: 10 Hakishon St., Bnie-Brak 51203, Israel because it directly owns 100 percent of the applicant. Darcom Ltd. is a foreign carrier of Israeli (h) Call US certifies that Darcom Ltd. directly owns at least 10 percent of the equity of Call US

owns thirty-seven percent (37%) of Darcom Ltd. WorldCom, Inc. is a company of United States facilities-based local, long distance, international and Internet telecommunications services Drive, Clinton, Mississippi 39056. The principal business of WorldCom, Inc. is providing citizenship. WorldCom, Inc. indirectly owns at least ten percent of the equity of Call US because it Its principal executive office is located at the following address: 500 Clinton Center

Ltd. is venture capital investment and investment in technology, telecommunications and Ha'arba'a Street, Tel Aviv 64739, Israel. Ltd. is an investment company of Israeli citizenship, located at the following address: 21 Call US because it owns sixty-three percent (63%) of Darcom Ltd. Shrem, Fudim, Kelner & Co. Ltd. also indirectly owns at least ten percent of the equity of The principal business of Shrem, Fudim, Kelner & Co Shrem, Fudim, Kelner & Co.

only officers of Call US Call US and officers of Darcom Ltd., a foreign carrier. Messrs. Davidesko and Salminis are the The applicant also certifies that there are Interlocking Directorates with the officers of

Mr. Moshe Davidesko serves the following roles:

- President and Chief Executive Officer of Call US, and
- President and Chief Executive Officer of Darcom Ltd.

Mr. Doron Salminis serves the following roles

- Vice President of Sales and Marketing of Call US, and
- Vice President of Marketing and Project Manager of Darcom Ltd.
- (i) Call US certifies that it is affiliated with a foreign carrier, Darcom Ltd., an Israeli carrier.
- certifies that it is one hundred percent (100%) owned by Darcom Ltd., which is a foreign carrier in Israel. (j) Call US seeks to provide international telecommunications services to Israel. The Applicant
- (k) Call US certifies that Israel is a member of the World Trade Organization
- unaffiliated U.S. international carriers through the control of bottleneck facilities. only limited transmission facilities and does not have the ability to discriminate against controls less than one percent (1%) of the Israeli telecommunications market. Darcom Ltd. owns transport and the local access markets on the Israeli end of the route. In fact, Darcom Ltd services to Israel because Darcom Ltd. lacks 50 percent market share in the international dominant, pursuant to Section 63.10(a)(3), for the provision of international communications affiliated with a foreign carrier, Darcom Ltd. Call US requests that it be regulated as nonthe purpose of providing international telecommunications services to Israel, where Call US is (1) Call US proposes to resell the international switched services of unaffiliated U.S. carriers for

Conclusion

all of the information in this application is accurate and correct. would enable it to discriminate against unaffiliated US carriers.1 dominated by Bezeq, and (3) did not own transmission facilities or bottleneck facilities that controlled less than one percent (1%) of Israel's telecommunications market, which was US international carriers through the control of bottlenecks services or facilities in Israel, (2) its affiliate in Israel, Darcom Ltd., (1) did not have the ability to discriminate against unaffiliated attention that in a 1997 Commission order, WorldCom was regulated as non-dominant because carrier on the Israel-US route. In that regard, the Applicant wishes to bring to the Commission's Call US respectfully requests that the Commission regulate Call US as a non-dominant Finally, Call US certifies that

application. For these reasons, Call US respectfully requests that the Commission grant this

Respectfully submitted,

CALL US, INC

Ву:

Date:

Doron Salminis

Vice President of Sales and Marketing

11 Broadway, Suite 1500 Call US, Inc.

New York, New York 10004

^{(1997).} 131125-2 Act of 1934, as amended, to acquire and operate facilities and to resell the services of other carriers for the provision of international service between the United States and Israel, File No. 1-T-C-97-008, 12 FCC Rcd 7619 See In the Matter of WORLDCOM, INC. Application for authority pursuant to Section 214 of the Communications 7