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Mikelle Morra

Subject: Mi	To: Mi	Sent: Wi	From: Cr
Miriam Inc. FCC International Section 214 Application; IB2006001493	Mikelle Morra	Wednesday, June 21, 2006 4:07 PM	Creeden, Wendy M. [wcreeden@sonnenschein.com]

<<SFXE2F.pdf>>

Importance: High

Mikelle:

Per your request, attached is a revised version of the above-reference application with the signature line corrected.

anything else. Thanks so much for your assistance with this. Please feel free to call or email me if you have any questions, or need

Regards,

Wendy M. Creeden Sonnenschein Nath & Rosenthal LLP 1301 K Street, N.W. Suite 600, East Tower Washington, DC 20005 202.408.6479 Phone 202.408.6399 Fax 703.969.7980 Cell wcreeden@sonnenschein.com

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Before the FEDERAL COMMUNICATIONS COMMISSION Washington, DC 20554

In the Matter of

Miriam Inc. (FRN 0015148620)

Application for Global International Facilities-Based and Resold Authority

Pursuant to Section 214 of the Communications Act of 1934, as Amended

File No. ITC-214-

APPLICATION

any dominant U.S. carrier whose services Miriam may resell. Rules. 47 C.F.R. § 63.12. this Application is entitled to streamlined processing under Section 63.12 of the Commission's international service on all routes. 47 C.F.R. § 63.10(a)(1). Furthermore, as explained herein, 63.10(a)(1), Miriam should be classified as a non-dominant carrier in its provision of in any of the destination countries for which authority is requested, nor is Miriam affiliated with as authorized by the Commission; and (2) operate as a resale carrier pursuant to the terms and global authority to: (1) operate as a facilities-based carrier pursuant to the terms and conditions of Section 63.18(e)(1) of the Commission's Rules, 47 C.F.R. § 63.18(e)(1), to all foreign points Miriam Inc. ("Miriam" or "Applicant"), by its attorneys and pursuant to Section 214 of the Communications Act of 1934, as amended ("the Act"), 47 U.S.C. § 214, hereby requests by the Commission, 47 C.F.R. § 63.18(e)(2). Miriam has no affiliation with any foreign carrier conditions of Section 63.18(e)(2) of the Commission's Rules to all foreign points as authorized Thus, pursuant to Section

In support of this Application, Miriam submits the following information pursuant to Section 63.18 of the Commission's Rules, 47 C.F.R. § 63.18:

(a) The name, address and telephone number of the Applicant is:

Miriam Inc. 8421 Wilshire Boulevard, #300 Beverly Hills, CA 90211 310.289.6600

9 Miriam is a corporation organized under the laws of the state of California.

<u></u> Correspondence concerning this Application should be addressed to:

Wendy M. Creeden, Esq. SONNENSCHEIN NATH & ROSENTHAL LLP 1301 K Street, N.W. Suite 600, East Tower Washington, DC 20005-3364

with copies to

Aaron Amid MIRIAM INC. 8421 Wilshire Boulevard, #300 Beverly Hills, CA 90211

Commission. (d) Miriam has not previously received international Section 214 authority from the

permitted under a grant of global authority. and as a resale carrier pursuant to the terms and conditions of Section 63.18(e)(2) of the (e) Miriam is applying for authority to operate as a facilities-based carrier pursuant to the terms and conditions of Section 63.18(e)(1), of the Commission's Rules, 47 C.F.R. § 63.18(e)(1), 63.22 and 63.23 of the Commission's Rules. 47 C.F.R. §§ 63.21-23. Attachment A, Miriam will comply with the terms and conditions contained in Section 63.21, Commission's Rules. 47 C.F.R. § 63.18(e)(2). Miriam requests authority to serve all countries As evidenced by the certification provided in

(f) At this time, Miriam does not seek authority to provide services not referenced under paragraph (e) of Section 63.18 of the Commission's Rules. 47 C.F.R. § 63.18(e).

under the Application. Consequently, Miriam is categorically excluded from envir assessment pursuant to Section 1.1306 of the Commission's Rules. 47 C.F.R. § 1.1306. 69 Miriam will use previously authorized facilities to provide the services requested Consequently, Miriam is categorically excluded from environmental

directorates with a foreign carrier. U.S. citizen whose principal business is telecommunications. The address for Mr. Amid is 8421 Wilshire Boulevard, #300, Beverly Hills, CA 90211. Applicant does not have any interlocking (h) Miriam is a privately-held company. 100% of Miriam is owned by Aaron Amid, a

affiliated with a foreign carrier. Ξ As evidenced by the certification attached hereto as Attachment A, Miriam is not

a foreign carrier in that country; (2) Miriam controls a foreign carrier in that country; (3) any seek to provide international telecommunications service to any destination where: (1) Miriam is carrier in that country; or (4) two or more parties own, in the aggregate, more than 25% of entity that owns more than a 25% interest in Miriam or controls Miriam, controls a foreign (j) As evidenced by the certification attached hereto as Attachment A, Miriam does not

provision or marketing of international basic telecommunications services in the United States. Miriam and are parties to, or the beneficiaries of, a contractual relationship that affects the

any of the routes which Miriam proposes to provide service under this Application (k) Not applicable; Miriam is not affiliated or otherwise related to any foreign carrier on

carrier on any of the routes it proposes to resell international telecommunications service. (1) Not applicable; Miriam is not a foreign carrier and is not affiliated with a foreign

it proposes to provide services. (m) Not applicable; Miriam is not affiliated with any foreign carrier on any of the routes

such agreements in the future. foreign end of the route to affect competition adversely in the U.S. market and will not enter into U.S. international route on which the foreign carrier possesses sufficient market power on the to accept special concessions directly or indirectly from any foreign carrier with respect to any (n) As evidenced by the certification provided in Attachment A, Miriam has not agreed

Abuse Act of 1988. Application is subject to a denial of Federal benefits pursuant to Section 5301 of the Anti-Drug 0 As evidenced by the certification provided in Attachment A, no party to this

service over private lines to countries not previously authorized for service by the Commission. lines services it seeks to resell; and (3) Miriam is not requesting authority to provide switched Miriam is not affiliated with any dominant U.S. carrier whose international switched or private (1) Miriam is not affiliated with a foreign carrier on any route for which authority is sought; (2) Section 63.12. This Application qualifies for streamlined processing for the following reasons: (p) Miriam respectfully requests streamlined processing of this Application pursuant to

provide international telecommunications services on a facilities and resale basis pursuant to Section 214 of the Communications Act of 1934, as amended. Wherefore, Miriam respectfully requests that the Commission grant it authority to

Washington, DC 20005-3364 Suite 600, East Tower 1301 K Street, N.W. SONNENSCHEIN, NATH & ROSENTHAL LLC Wendy M. Creeden, Esq. Respectfully submitted Counsel for Miriam Inc wcreeden@sonnenschein.com 202.408.6399 Fax 202.408.6479 Tel While Mr. W

Dated: June 8, 2006

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Attachment A

CERTIFICATE

The undersigned hereby certifies, on behalf of Miriam Inc. ("Miriam"), with respect to the foregoing Application for Global International Facilities-Based and Resold Authority Pursuant to Section 214 of the Communications Act of 1934, as Amended, that:

Mittiam proposes to provide service in the foregoing Application. Miriam is not affiliated with any foreign carrier in any of the countries to which

63.22 and 63.23 of the Commission's Rules. 47 C.F.R. §§ 63.21-23. Miriam will comply with the terms and conditions contained in Sections 63.21,

services in the United States. relationship that affects that provision or marketing of international basic telecommunications aggregate, more than 25% of Miriam and are parties to, or the beneficiaries of, a contractual carrier in that country; (iii) any entity that owns more than a 25% interest in Miriam, or controls Miriam, controls a foreign carrier in that country; or (iv) two or more parties own, in the destination where: (i) Minam is a foreign carrier in that country; (ii) Miriam controls a foreign \$ Miriam does not seek to provide international telecommunications service to any

4. Miriam has not agreed to accept special concessions directly or indirectly from any foreign carrier with respect to any U.S. international route where the foreign carrier in the U.S. market and will not enter into such agreements in the future. possesses sufficient market power on the foreign end of the route to affect competition adversely

5. No party to this Application is subject to a denial for Federal benefits pursuant to Section 5301 of the Anti-Drug Abuse Act of 1988, 21 U.S.C. § 853(a).

Date: Title: Miriam Inc 0 Aves



www.sonnenschein.com 202.408.6400 Suite 600, East Tower Washington, D.C. 20005-3364 202.408.6399 fax 1301 K Street, N.W.

RECEIVED

Policy Division International Bureau

VIA COURIER

October 9, 2007

Washington, DC 20002 Suite 110 236 Massachusetts Avenue, N.E c/o Natek, Inc., Inc. Office of the Secretary Federal Communications Commission Marlene H. Dortch, Secretary

> FILED/ACCEPTED OCT - 9 2007

Federal Communications Commission Office of the Secretary

Re:

Miriam, Inc. Domestic and International Section 214 Authorizations File No. ITC-214-20060620-00324

Dear Secretary Dorth:

requests that the Commission update its section 214 authorization records accordingly. operating any international or domestic telecommunications services. The Company respectfully domestic section 214 authorization. Miriam has no customers and is not offering, providing or referenced international 214 authorization, File No. ITC-214-20060620-00324, as well as its With this filing, Miriam, Inc. ("Miriam" or "Company") hereby relinquishes its above-

questions regarding this filing, please feel free to contact me at 202.408.6479 An original and six (6) copies of this letter are included for filing. If you have any

Sincerely, MUUUU M.C

Vendy M. Creeden

Brussels Charlotte San Francisco Chicago Short Hills, N.J. Dallas Silicon Valley Kansas City

Washington, D.C. West Palm Beach

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New York

Phoenix St. Louis