(1) The following are entities in which Sprint Corporation, the indirect parent of Sprint Communications Co. LP, holds greater than 25 percent of the capital stock, as provided in Section 63.11(a) of the Commission's rules.

Czech Republic: Sprint International Czech Republic s.r.o.

Hungary: Sprint International Hungary K.F.T.

Poland: SprintLink Poland LLC

(2) Each market above is a WTO member.

- (3) Sprint holds Section 214 authority to provide facilities-based and resold switched telecommunications services between the United States and all countries listed above pursuant to blanket Section 214 authority.<sup>1</sup>
- (4) Sprint does not serve any of the above countries solely by means of reselling the switched services of other authorized carriers.
- (5) SoftBank Corporation, 1-9-1 Higashi-Shimbashi, Minato-Ku, Tokyo, Japan, owns 80.23 of Sprint Corporation. Through his ownership of shares in SoftBank, Masayoshi Son, the CEO of SoftBank and Chairman of the Sprint Corporation, owns 18.16 of the equity of sprint Corporation.
- (6) Sprint hereby certifies that it has not agreed and will not in the future agree to accept 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 route.
- (7) There are no interlocking directors of Sprint and its foreign subsidiaries listed above.
- (8) Notification of each affiliation listed above is supplied pursuant to Section 63.11(c) of the Commission's rules, and is therefore not required to be provided in advance of affiliation. All of the above entities are new entrants in their respective markets.
- (9) Each of these businesses is a newly formed, indirectly wholly-owned subsidiary of Sprint Corporation and possesses less than 50 percent market share in the international transport and local access market of the country in which it provides service. As these entities are new entrants in those markets providing service mostly through resale of other carriers' facilities, and as yet have few customers, Sprint respectfully submits that they are all entitled to presumptive non-dominant treatment pursuant to Section 63.10(a)(3) of the Commission's rules.

\_

<sup>&</sup>lt;sup>1</sup> Overseas Common Carrier Section 214 Actions Taken, 11 FCCR 10502 (1996) (granting Sprint blanket Section 214 Authorization for service to all countries except those listed on the Commission's exclusion list and Argentina, Australia, France, French Polynesia, Germany, Gaudeloupe, Guyana, Hungary, Italy, La Reunion, Lebanon, Luxembourg, Madagascar, Martinique, Mayotte, New Caledonia, New Zealand, St. Barthelemy, St. Marin, St. Pierre et Miguleon, Wallis and Fortuna) (subsequent authorizations omitted).