ATTACHMENT 2

M2Z Networks, Inc.

Application for Authorization under Section 214 of the Communications Act To Provide International Wireless Communications Services

Question 14 - Ownership

Ownership of M2Z Networks, Inc. ("M2Z") is distributed as follows:

- Milo Medin, a U.S. citizen with an office located at 2800 Sand Hill Road, Suite 150, Menlo Park, California, 94025, owns 25.1% of M2Z. Mr. Medin acts as a director on M2Z's board and as M2Z's Chief Technology Officer.
- John Muleta is a U.S. citizen with an office located at 2800 Sand Hill Road, Suite 150, Menlo Park, California, 94025. Mr. Muleta owns 25.1% of M2Z and acts as a director and Chief Executive Officer of the company.
- O KPCB Holdings, Inc. ("KPCB"), a Delaware corporation with offices at 2750 Sand Hill Road, Menlo Park, California, 94025, owns 16.32% of M2Z. KPCB's principal business is venture capital investments. No persons, including foreign entities, hold a sufficient ownership interest in KPCB to constitute a 10% or greater attributable ownership interest in M2Z.
- o Charles River Partnership XII, LP ("Charles River"), a Delaware limited partnership with offices at 2800 Sand Hill Road, Suite 150, Menlo Park, California, 94025, owns 16.1% of M2Z. Charles River's principal business is venture capital investments. Charles River is controlled by its general partner, Charles River XII GP, LP ("CRLP"), a Delaware limited partnership and CRLP maintains offices at 1000 Winter Street, Suite 3300, Waltham, MA 02451, and its principal business is capital investment. CRLP is, in turn, majority-owned and controlled by its general partner, Charles River XII GP. LLC ("CRLLC"), a Delaware limited liability company. CRLLC's principal business is capital investment, and its offices are located at 1000 Winter Street, Suite 3300, Waltham, MA, 02451. CRLLC is collectively managed by six directors. Five of the directors are U.S. citizens, and one, Izhar Armony, is a citizen of Israel. Bill Tai and George Zachary maintain offices at 2800 Sand Hill Road, Suite 150, Menlo Park, California, 94025. Chris Baldwin, Bruce Sachs, Izhar Armony, and Mike Zak maintain offices at 1000 Winter Street, Suite 3300, Waltham, MA 02451. No persons, including foreign entities, hold a sufficient ownership interest in Charles River to constitute a 10% or greater attributable ownership interest in M2Z.
- o Redpoint Ventures II, LP ("Redpoint"), a Delaware limited partnership with offices at 3000 Sand Hill Road, Building 2, Suite 290, Menlo Park, California, 94025, owns 15.95% of M2Z. Redpoint's principal business is venture capital investments. Redpoint Ventures II, LLC ("RVLLC"), a Delaware limited

liability company, is the general partner for Redpoint. Its offices are located at 3000 Sand Hill Road, Building 2, Suite 290, Menlo Park, California, 94025. RVLLC controls Redpoint, and its principal business is capital investment. RVLLC is collectively managed by six U.S. citizens, who act as managing directors: Jeffrey D. Brody, R. Thomas Dyal, Timothy M. Haley, G. Bradford Jones, John L. Walecka, and Geoffrey Y. Yang. Each has an office located at 3000 Sand Hill Road, Building 2, Suite 290, Menlo Park, California, 94025. No persons, including foreign entities, hold a sufficient ownership interest in Redpoint to constitute a 10% or greater attributable ownership interest in M2Z.

o No other entities hold a 10% or greater indirect interest in M2Z.

Question 15 – Responses to 47 C.F.R. §§ 63.18(d), (e)(3) and (g)

§ 63.18(d)

M2Z has never sought, nor received Section 214 authority.

§ 63.18(e)(3)

M2Z requests Section 214 authority to operate as a facilities-based common carrier provider of domestic and international wireless broadband services. We also note that M2Z has recently filed an application to construct and operate a nationwide broadband wireless network in the 2155-2175 MHz spectrum band.¹ By its signature to this application, M2Z certifies that it will comply with the terms and conditions of 47 C.F.R. §§ 63.21, 63.22, and 63.23.

§ 63.18(g)

The facilities-based authority under Section 63.18(e)(3) requested in this Application is categorically excluded from environmental processing under Section 1.1306 of the Commission's Rules, 47 C.F.R. § 1.1306. Therefore, an environmental assessment pursuant to Section 1.1311 of the Commission's rules is not necessary.

¹ See M2Z Networks, Inc., Application for License and Authority To Provide National Broadband Radio Service in the 2155-2175 MHz Band (filed May 5, 2006) ("Title III Application").