ATTACHMENT 2

Section 63.18(h)

EMT is 75% owned by Raoul Thomas, an individual, and 25% owned by Yolanda Di Lella, an individual. The addresses for those owning 10% or more ownership interest in EMT are as follows:

Raoul Thomas – U.S. Citizen 8400 NW 36 Street, Suite 220 Miami, Florida 33166-6676 786-345-2102

Principal Business: EMCI Group, LLC, Chairman and CEO

Yolanda Di Lella – U.S. Citizen 8400 NW 36 Street, Suite 220 Miami, Florida 33166-6676

786-345-2113

Principal Business: Emerging Markets Telecom, LLC, Director International Termination

Correspondence concerning this application should be also be addressed to:

Kurtis J. Keefer, Esquire Galloway Johnson Tompkins Burr & Smith, P.L.C. 118 East Garden Street Pensacola, Florida 32502 850-436-7000

(d), (e)(3) and (g) of Section 63.18.

EMT has not previously received Section 214 authority from the Commission.

EMT 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) and as a resale carrier pursuant to the terms and conditions of Section 63.18 (e)(2) of the Commission's Rules. 47 C.F.R. 63.18 (e)(2). EMT requests authority to serve all countries permitted under a grant of global authority.

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

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