CAMERON COMMUNICATIONS, L.L.C. Application for Streamlined Global Resale Authority

RESPONSES TO QUESTIONS 14 AND 15

Response to Question 14: Ownership

The name, address, citizenship and principal business of the only entities having a direct or indirect ownership and/or voting interest of ten percent (10.0%) or more in Cameron Communications, L.L.C. ("Cameron") are:

	%		
Name & Address William L. Henning, Sr. 2008 Grantor Retained Annuity Trust 153 West Dave Dugas Road Sulphur, LA 70663	Voting & Equity 30.20%	<u>Citizenship</u> LA Trust	Principal Business Telecommunications
Lena B. Henning 2008 Grantor Retained Annuity Trust 153 West Dave Dugas Road Sulphur, LA 70663	30.20%	LA Trust	Telecommunications
William L. Henning, Jr. 153 West Dave Dugas Road Sulphur, LA 70663	13.20%	U.S.A.	Telecommunications
John A. Henning, Sr. 153 West Dave Dugas Road Sulphur, LA 70663	13.20%	U.S.A.	Telecommunications
Thomas G. Henning 153 West Dave Dugas Road Sulphur, LA 70663	13.20%	U.S.A.	Telecommunications

The trustee of the William L. Henning, Sr. 2008 Grantor Retained Annuity Trust is Lena B. Henning, and the current beneficiaries are William L. Henning, Jr.; John A. Henning, Sr.; and Thomas G. Henning. The trustee and beneficiaries are all United States citizens.

The trustee of the Lena B. Henning 2008 Grantor Retained Annuity Trust is William L. Henning, Sr., and the current beneficiaries are William L. Henning, Jr.; John A. Henning, Sr.; and Thomas G. Henning. The trustee and beneficiaries are all United States citizens.

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William L. Henning, Sr. and Lena B. Henning are husband and wife, and are the father and mother of William L. Henning, Jr.; John A. Henning, Sr.; and Thomas G. Henning.

Cameron does not have any interlocking directorates with any foreign carrier.

Response to Question 15: Authorization and Facilities Sought

Cameron has not previously received authority under Section 214 of the Communications Act. With the grant of this application, Cameron will have international global switched resale authority under Section 214 of the Communications Act.

Cameron is not applying for authority to acquire facilities or to provide services not covered by Sections 63.18(e)(1) and Section 63.18(e)(2) of the Commission's Rules. In fact, Cameron is seeking only global resale authority under Section 63.18(e)(2) of the Rules. Cameron will not construct, acquire or operate its own international facilities, and therefore is not providing a description of facilities or an environmental assessment.

Cameron certifies that it will comply with the terms and conditions of Sections 63.21 and 63.23 of the Commission's Rules.