- 6. **Teledirek Global Corp.** further agrees to ensure that such Records are not made subject to mandatory destruction under any foreign laws and that the location of the U.S. Records storage location will be provided to Department of Justice.
- 7. Teledirek Global Corp. further agrees that it will not, directly or indirectly, disclose or permit disclosure of or access to such Records or domestic communications or any information (inclusive of communication content) pertaining to a wiretap order or electronic surveillance order, pen/trap order, subpoena or other lawful demand by a U.S. law enforcement agency for such Records or lawfully authorized electronic surveillance, to any person if the purpose of such disclosure or access is to respond to the legal process or request on behalf of a non-US government without first satisfying the requirements of U.S. law and obtaining the express written consent of Department of Justice, or the authorization of a court of competent jurisdiction in the United States.
- 8. Teledirek Global Corp. further agrees that the term "non-US government" shall include any government, agent, component or subdivision thereof, that is <u>not</u> a local, state or federal government in the United States or of the United States, and, any such requests of legal process submitted by a non-US government to Teledirek Global Corp. shall be referred to the Department of Justice no later than five (5) business days after such request or legal process is received by or known to Teledirek Global Corp., unless the disclosure of the request or legal process would be in violation of U.S. law or an Court Order of a court of competent jurisdiction within the United States.

I declare under the penalty of perjury that the forgoing is true and correct:

By:

Date: July 13, 2012

Name Mr. Paul Ruddy Mentor

Title: Director of Teledirek Global Corp.

Before the FEDERAL COMMUNICATIONS COMMISSION Washington, D.C. 20554

In the Matter of)
Teledirek Global Corp.	
Application for authority pursuant)) File No.: ITC-214
to Section 214 of the)
Communications Act of 1934,)
as amended, for global authority)
to operate as an international)
facilities-based and resale carrier)

Application Attachment III. (Affidavit of Assurances)

I, Paul Ruddy Mentor, director and 50% shareholder of Teledirek Global Corp. make the following assurances to the Federal Communication Commission and to the United States Department of Justice to address any concerns of national security, law enforcement, and public safety with regard to this application to the Federal Communications Commission for authority to provide global facilities-based and resale services to all international points, not excluded by the Commission, pursuant to Section 214 of the Communications Act of 1934, as amended.

Teledirek Global Corp. is a Florida corporation that herein seeks authorization from the Commission to provide international global or limited global facilities-based authority, and global or limited global resale authority (47 C.F.R. § 63.18(e)(1) and § 63.18(e)(2)) to all international points under Section 214 of the Communications Act of 1934, as amended. As a part of this application, Teledirek Global Corp. herein agrees that:

- 1. Teledirek Global Corp. shall comply with all applicable lawful interception statutes, regulations, and requirements, including the Communications Assistance for Law Enforcement Act (CALEA) and underlying regulations, and to all lawful court orders or other lawful process(es) for authorized electronic surveillance.
- 2. To the extent required, Teledirek Global Corp. shall implement a solution that meets the capability requirements of CALEA and its implementing regulations, and will provide the Department of Justice with a report on the status of such implementation within sixty (60) days of the grant of its International Section 214 Authority.
- 3. Teledirek Global Corp. shall designate a lawful United States Citizen residing in the United States as its point of contact for any and all law enforcement agencies.
- 4. Teledirek Global Corp. further agrees that, for all customer billing records, subscriber information, and any other related information used, processed, or maintained in the ordinary course of business relating to telecommunications services offered in the United States, Teledirek Global Corp. shall store either originals or copies of originals (Records) within the United States and make such records available in response to any lawful U.S. process.
- 5. Teledirek Global Corp. further agrees that such Records shall include information subject to disclosure to a U.S. Federal or state governmental entity under the procedures specified in Sections 2703(c) and (d) and Section 2709 of Title 18 of the United States Code.