ATTACHMENT 2

Lancaster Telephone Company ("LTC"), pursuant to Section 214 of the Communications Act of 1934, as amended (the "Act"), and Section 63.18 of the rules and regulations of the Federal Communications Commission ("FCC" or "Commission"), seeks authority to operate as a resale carrier pursuant to Section 63.18(e)(2).

Response to Question 14 & Section 63.18(h) – Ownership Information

Rock Hill Telephone Company ("Rock Hill"), a corporation organized under the laws of South Carolina, owns 95.52% of the stock of LTC. The name, address, citizenship, and principal business of the entities and individuals that directly or indirectly hold ten percent (10%) or more of the equity of Rock Hill are provided below.

Name and Address	Citizenship	Principal Business	% Equity
			Interest
LAB Associates, LP	South Carolina	Investments	42.96%
104 E. Summersby Street,			
Fort Mill, SC			
The 2009 Francis Irrevocable	United States	Trust	11.62%
Trust u/a/d dated December 28,			
2009,			
L.A. Barnes, III, Trustee			
P.O. Box 470			
Rock Hill, SC 29730			
The 2010 Ladson A. Barnes, III	United States	Trust	11.62%
Irrevocable Trust dated April 7,			
2010,			
Rebecca Barnes Francis, Trustee			
P.O. Box 470			
Rock Hill, SC 29730			
The 2010 Oma Lucille Barnes	United States	Trust	12.05%
Marshall Glass Irrevocable Trust,			
Franklin D. Marshall, IV, Trustee			
P.O. Box 470			
Rock Hill, SC 29730			

¹ 47 U.S.C. § 214; 47 C.F.R. § 63.18.

Name and Address	Citizenship	Principal Business	% Equity Interest
John M. Barnes, Jr. P.O. Box 470	United States	Telecommunications	16.97%
Rock Hill, SC 29730			
Charles Douglas Barnes P.O. Box 470 Park Hill SC 20720	United States	Entrepreneur	14.60%
Rock Hill, SC 29730 L.A. Barnes, Jr. P.O. Box 470 Rock Hill, SC 29730	United States	Telecommunications	43.04%
Ladson A. Barnes, III P.O. Box 470 Rock Hill, SC 29730	United States	Telecommunications	43.08%
Rebecca Barnes Francis P.O. Box 470 Rock Hill, SC 29730	United States	N/A	43.07%
Shaun Christopher Barnes P.O. Box 470 Rock Hill, SC 29730	United States	Telecommunications	12.62%
Cassandra Lynn Barnes P.O. Box 470 Rock Hill, SC 29730	United States	Student	12.62%
Franklin D. Marshall, IV P.O. Box 470 Rock Hill, SC 29730	United States	Telecommunications	13.05%
Mary Sanders Marshall Lazenby P.O. Box 470 Rock Hill, SC 29730	United States	N/A	13.05%
Tyler Barnes Francis P.O. Box 470 Rock Hill, SC 29730	United States	Entrepreneur	12.62%
Katherine Rebecca Francis P.O. Box 470 Rock Hill, SC 29730	United States	N/A	12.62%

LAB Associates, LP ("LAB") is a Georgia limited partnership. L. A. Barnes, Jr., Ladson A. Barnes, III, and Rebecca Barnes Francis are the general partners of LAB. Their aggregate equity interests in Rock Hill are fully-attributed in the above table.² The 2009 Francis

² The reported equity interest in Rock Hill aggregates individual direct stock interests and indirect interests (through attribution to each general partner of 100% of the stock held by LAB).

Irrevocable Trust u/a/d dated December 28, 2009, holds a 27.03% limited partnership interest in LAB and with a resulting 11.62% indirect equity interest in Rock Hill. The 2010 Ladson A. Barnes, III Irrevocable Trust dated April 7, 2010, also holds a 27.03% limited partnership interest in LAB and with a resulting 11.62% indirect equity interest in Rock Hill. The 2010 Oma Lucille Barnes Marshall Glass Irrevocable Trust holds a 28.03% limited partnership interest in LAB and with a resulting 12.05% indirect equity interest in Rock Hill. The three above-referenced trusts are collectively referred to herein as the "Limited Partner Trusts." Shaun Christopher Barnes, Cassandra Lynn Barnes, Franklin D. Marshall, IV, Mary Sanders Marshall Lazenby, Katherine Rebecca Francis, and Tyler Barnes Francis each hold direct limited partnership interests in LAB and are the trustees and/or beneficiaries of the Limited Partner Trusts. Their aggregate equity interests in Rock Hill are fully-attributed in the above table. ³

LTC does not have any interlocking directorates with a foreign carrier.

Response to Question 15, Section 63.18(d) – Prior Section 214 Authority

LTC holds blanket domestic Section 214 authority pursuant to rule Section 63.01(a). By a separate application filed concurrently herewith, LTC is seeking special temporary authority under Section 214 of the Act to resell international services during the pendency of the instant application.

LTC's majority stockholder, Rock Hill, holds international Section 214 authority, File No. ITC-214-19960906-00427, pursuant to a recent *pro forma* assignment of such authority from Rock Hill's wholly-owned subsidiary, PBT Communications, Inc. ("PBT"). Rock Hill's affiliate, Berkeley Cable Television, Inc. d/b/a Home Telecom, holds international Section 214 authority to provide global resale services, File No. ITC-214-19941103-00334. In

³ For the purpose of this calculation, 100% of each trusts' limited partnership interest in LAB is fully-attributed to each trustee and each beneficiary.

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addition, Rock Hill's affiliates, Community Long Distance, Inc. and Springboard Telecom, LLC, formerly known as Carotel, LLC, hold international Section 214 authority to provide global resale services, File Nos. ITC-95-060 and ITC-214-19981102-00766, respectively.

Rule Sections 63.18(e)(3) and (g) are not applicable because LTC does not seek authority to provide services that are not covered by Section 63.18(e)(2).