ATTACHMENT 2

TRI-COM, LLC Application for Streamlined Global Resale Authority

RESPONSES TO QUESTIONS 14 AND 15

Response to Question 14: Ownership

The names, addresses, citizenship and principal businesses of the entities having a direct or indirect ownership and/or voting interest of ten percent (10.0%) or more in the equity and voting power of Tri-Com, LLC ("Tri-Com") are:

	%		
<u>Name & Address</u>	Equity/Voting	<u>Citizenship</u>	Principal Business
Geneseo Communications, Inc.	50.0%	Illinois	Telecommunications
111 East First Street		Corporation	
Geneseo, IL 61254			
Cambridge Telcom, Inc.	50.0%	Illinois	Telecommunications
111 East First Street		Corporation	
Geneseo, IL 61254			

Geneseo Communications, Inc. ("GCI") is a relatively widely held C Corporation that has approximately 420 shareholders who own its common stock, which is the only class of stock that it has issued and outstanding. The largest GCI shareholder currently owns a non-controlling 6.09 percent portion of its issued and outstanding common stock. To the best of GCI's knowledge, information and belief, all of its shareholders are United States citizens. All can be reached via mail sent to GCI's office at 111 East First Street in Geneseo, Illinois 61254.

Cambridge Telcom, Inc. ("CTI") is a relatively widely held C Corporation that has approximately 235 shareholders who own its common stock, which is the only class of stock that it has issued and outstanding. The largest CTI shareholder currently owns a non-controlling 8.91 percent portion of its issued and outstanding common stock. To the best of CTI's knowledge, information and belief, all of its shareholders are United States citizens. All can be reached via mail sent to CTI's office at 111 East First Street in Geneseo, Illinois 61254.

Neither Tri-Com not GCI nor CTI has any interlocking directorates with any foreign carrier.

Response to Question 15: Authorization and Facilities Sought

Tri-Com has a blanket Domestic Section 214 Authorization, but has not previously received authority under Section 214 of the Communications Act to resell international toll services on a global basis. With the grant of this application, Tri-Com will have international global switched resale authority under Section 214 of the Communications Act.

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

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