CTC LD, Inc.

Response to Question 14:

The following information is provided with respect to shareholders of 10% or greater of the equity interests of CTC LD, Inc. (the "Applicant").

Applicant is a New York corporation and is subject to the laws of the United States.

Applicant is a direct, wholly owned subsidiary of K&S Communications, Inc. ("K&S"), a holding company that is a corporation organized under the laws of the State of New York.

K&S is a direct, wholly owned subsidiary of Champlain Telephone Company ("CTC"), an incumbent local exchange carrier that is organized under the laws of the State of New York.

CTC is directly, majority owned (50.07%) by Tandem, LLC ("Tandem"), a holding company that is a limited liability company organized under the laws of the State of New York. No other person or entity has a 10% or greater direct interest in CTC.

The sole member of Tandem is Trent Trahan. Mr. Trahan is a citizen of the United States. Mr. Trahan's principal occupation is a telecommunications executive.

Other than as set forth in this Exhibit, currently no other person or entity, directly or indirectly, owns or controls a 10% or greater interest in Applicant.

Applicant, K&S, CTC, Tandem and Mr. Trahan's address are 11118 Route 9, PO Box 782, Champlain, NY 12919.

There are no interlocking directorates with a foreign carrier.

CTC LD, Inc.

Response to Question 15:

In response to 47 C.F.R. §63.18(d), Applicant has not previously been granted international Section 214 authority. An affiliate of Applicant, PrimeLink, Inc. has sought and received two international Section 214 authorizations: global resold and facilities-based international services pursuant to IB File Nos. ITC-214-19970324-00166 and ITC-214-19990924-00588. Applicant notes that pending with the Commission is a joint domestic and international transfer of control application involving PrimeLink, Inc. in WC Docket No. 20-78 and File No. ITC-T/C-20200310-00040.

Applicant seeks authorization to operate as a resale carrier pursuant to the terms and conditions of Section 63.18(e)(2) to resell the international services of authorized U.S. common carriers for the provision of international switched, private line, data, television and business services to all international points, and to resell private lines for the purpose of providing international basic switched services to countries found to offer equivalent resale opportunities. Accordingly, Sections 63.18(e)(3) and 63.18(g) are not applicable.