Thrane & Thrane Airtime, Ltd. Application For International Section 214 Authority FCC File Nos. ITC-214-20060413-00241 and ITC-AMD-20060526-00294

SUPPLEMENTAL ATTACHMENT 2

Thrane & Thrane Airtime, Ltd. ("T&T Airtime") hereby submits this supplemental Attachment 2 to reflect changes in its ownership structure pursuant to a corporate reorganization which occurred on November 6, 2008. Specifically, on November 6, 2008, the immediate corporate of Thrane & Thrane Airtime Ltd., owning 100% of its capital stock, was Thrane & Thrane US Holding Inc., a Delaware corporation, and the immediate parent company of Thrane & Thrane US Holding Inc., holding 100% of its capital stock, was Thrane & Thrane Airtime A/S, a Danish corporation. The parent company of Thrane & Thrane Airtime A/S, holding 100% of its capital stock was Thrane & Thrane A/S, a publicly traded Danish corporation. On November 6, 2008, as a result of a corporate reorganization, Thrane & Thrane A/S became the direct owner of record of all of the shares of Thrane & Thrane US Holding Inc. This corporate reorganization does not change the ultimate control of Thrane & Thrane Airtime Ltd., or its management and day-to-day operations.

Pursuant to guidance from Commission staff, the above referenced ownership change was reported on December 2, 2008 in a Special Temporary Authority application submitted to the FCC (See FCC File No. ITC-STA-20081202-00520).

The revised information is noted below.

Response to Question 14

Applicant is wholly owned by Thrane & Thrane US Holding Inc. ("T&T US Holding"), a Delaware corporation located at 509 Viking Drive, Suites K, L and M, Virginia Beach, Virginia 23452. T&T US Holding, in turn, is a wholly owned subsidiary of Thrane & Thrane A/S, a publicly traded Danish corporation located at Lundtoftegårdsvej 93D, 2800 Kgs. Lyngby, Denmark.

Thrane & Thrane is one of the world's leading manufacturers of terminals and land earth stations for global mobile satellite communication. Since its incorporation in 1981, the company has established a strong position within global mobile satellite services based on the Inmarsat system, and today it provides equipment for land-based, maritime and aeronautical use. Further information about Thrane & Thrane can be found at: www.thrane.com.

Thrane & Thrane is a publicly traded corporation organized under the laws of the Kingdom of Denmark. The company's shares are listed on the Copenhagen Stock Exchange, and no shares confer any special rights upon any shareholder. Thrane & Thrane presently has over 1800 shareholders, but only one shareholder holds more than 10% of the company's stock. Lars Thrane, company co-founder, holds a 27% ownership interest in the company. Lars Thrane is a

citizen of the Kingdom of Denmark. The business address of Lars Thrane is the same as the company – Lundtoftegardsvej 93 D, DK-2800 Kgs. Lyngby, Denmark. Lars Thrane is a founder of Thrane & Thrane A/S and a member of the company's Board of Directors. The remaining shareholders holding more than 5% of the company's stock are institutional investors. These are: Schroder Investment Management Limited (UK), which held 6.1% of the company's shares as of February 17, 2004, Fåmandsforeningen LD, which held 7% of the company's shares as of September 9, 2005, and PKA A/S, which held 5.13% of the company's shares as of December 21, 2005.

Thrane & Thrane A/S is also the parent company of Thrane & Thrane, Inc., a Delaware corporation which holds authority under Section 214 of the Communications Act of 1934, as amended, to serve as an Inmarsat Point of Service Activation for the United States and provide airtime to all International Points on a reseller basis in accordance with Section 63.18(e)(3) of the rules. See File No. ITC-214-20030424-00203. Thrane & Thrane Inc. is regulated as a nondominant carrier.

Lars Thrane, a director of Thrane & Thrane Airtime Ltd., is also a director of Thrane & Thrane, Inc. Mr. Thrane, a founder and director of Thrane & Thrane A/S (a non-carrier) is a citizen of the Kingdom of Denmark. Svend Åge Lundgaard Jensen, a Danish citizen, is a director of Thrane & Thrane, Inc. and Chief Financial Officer of Thrane & Thrane A/S.

Response to Question 15

Section 63.18(d). Applicant certifies that it has not received authority previously under Section 214 of the Communications Act of 1934, as amended. By grant of this Application, Thrane & Thrane Airtime Ltd. would become a non-dominant international carrier for the provision of interexchange service, subject to Section 214 of the Act. As noted in response to Question 14 above, Thrane & Thrane, Inc., an affiliate of Applicant wholly owned by Thrane & Thrane A/S (Applicant's ultimate parent) holds authority under Section 214 of the Communications Act of 1934, as amended, to serve as an Inmarsat Point of Service Activation for the United States and provide airtime to all International Points on a reseller basis in accordance with Section 63.18(e)(3) of the rules. See File No. ITC-214-20030424-00203. Thrane & Thrane Inc. is regulated as a non-dominant carrier.

Section 63.18(e). Applicant certifies that it will comply with all the terms and conditions set forth in Sections 63.21, 63.22 and 63.23 of the Commission's rules, 47 C.F.R. §§ 63.21, 63.22 and 63.23.

Section 63.18(g). Applicant certifies that it will use previously authorized facilities to provide the services requested by this Application. Consequently, Applicant is categorically excluded from environmental assessment pursuant to Section 1.1306 of the Commission's rules, 47 C.F.R. 1.1306.