ATTACHMENT 1

Pursuant to Section 63.24(f) of the Commission's rules, DSCI Corporation ("DSCI") and DSCI, LLC notify the Commission that all assets and certain liabilities of DSCI, including the Company's international Section 214 authorization (File No. ITC-214-20040309-00098), were assigned on a *pro forma* basis to DSCI, LLC on March 31, 2014. Because the assignment did not result in a change in ultimate control of the international Section 214 authorization, the assignment was properly classified as *pro forma*.

Answer to Question 10:

Contact Information for this Notification:

Mr. Tim Battles DSCI Corporation One Sundial Avenue, Suite 414 Manchester, NH 03103 Tel: (781) 861-4606

Fax: (781) 861-4646

Email: <u>tbattles@dscicorp.com</u>

With a copy to:

Michael P. Donahue Marashlian & Donahue, LLC 1420 Spring Hill Road, Suite 401 McLean, Virginia 22102

Tel: (703) 714-1313

Email: mpd@commlawgroup.com

Prior International Section 214 Authorizations:

DSCI holds blanket domestic Section 214 authority and holds international Section 214 authority granted in File No. ITC-214-20040309-00098.

DSCI, LLC does not hold blanket domestic or international Section 214 authority.

Answer to Question 11: The following are the names, addresses, citizenship, and principal business of any person or entity that directly or indirectly owns at least ten percent of the equity of DSCI and DSCI, LLC:

Pre-Transaction Ownership of DSCI Corp:

The name, address, citizenship and principal business of the shareholder owning 10% or more of DSCI's common stock is as follows:

Sean M. Dandley 23 Flanagan Road Bolton, MA 01740 Citizenship: U.S.

Principal Business: Telecommunications

Percentage of Ownership: 12.5

Pre- and Post-Transaction Ownership of DSCI, LLC:

DSCI Corporation

303 Wyman Street, Suite 350

Waltham, MA 02451 Citizenship: Massachusetts

Principal Business: Telecommunications

Percent of Ownership: 50.56 percent of voting stock

McCarthy DSCI Investors, LLC 1601 Dodge Street, Suite 3800 Omaha, Nebraska, 68102 Citizenship: Delaware

Principal Business: Telecommunications

Percent of Ownership: 35.78 percent of voting stock

McCarthy DSCI Investors II, LLC 1601 Dodge Street, Suite 3800 Omaha, Nebraska, 68102 Citizenship: Delaware

Principal Business: Telecommunications

Percent of Ownership: 13.54 percent of voting stock

Tim Battles

99 Overlook Drive

Groton, Massachusetts 01450 Citizenship: United States

Principal Business: Telecommunications

Percent of Ownership: 33.33 percent of non-voting stock

Sean Dandley 12 Flanagan Road

Bolton, Massachusetts 01740 Citizenship: United States

Principal Business: Telecommunications

Percent of Ownership: 33.33 percent of non-voting stock

James Maloney

15 Washington Street

Marblehead, Massachusetts 01945

Citizenship: United States

Principal Business: Telecommunications

Percent of Ownership: 33.33 percent of non-voting stock

To the best of DSCI, LLC's knowledge, no other person or entity holds a ten percent or greater interest in DSCI, LLC.

Answer to Question 12:

DSCI, LLC has no interlocking directorates with foreign carriers.

Answer to Question 13:

On or about March 28, 2014, pursuant to a Contribution Agreement between DSCI and DSCI, LLC, DSCI contributed all of its assets and certain liabilities to DSCI, LLC. Under the terms of the Contribution Agreement, DSCI, LLC issued Class A and Class B Units (collectively, the "Voting Units") to DSCI and Class C Units ("Non-Voting Units") (together with the Voting Units the "Company Units") to the current shareholders of DSCI. Pursuant to a March 31, 2014 Unit Purchase Agreement ("Purchase Agreement"), DSCI sold approximately 35% of the Company Units, representing 35.78% of the Voting Units, to McCarthy DSCI Investors, LLC and approximately 13% of the Company Units, representing 13.54% of the Voting Units, to McCarthy DSCI Investors II, LLC. As a result of these transactions, DSCI will hold continue to hold 50.56% of all outstanding shares of voting stock of DSCI, LLC. The remaining .12% of Voting Units will be held by a wholly-owned subsidiary of DSCI and, therefore, indirectly held by DSCI. Accordingly, the assignment did not result in a change in ultimate control of DSCI or DSCI's authorizations. The assignment was therefore properly classified as a *pro forma* transaction. The parties filed this instant notice to provide notification to the Commission of the *pro forma* change in ownership of DSCI's authorizations.