ATTACHMENT 1

Notification of the Pro Forma Assignment of ITC-214-20090501-00194

On September 3, 2009, the Commission granted Inmarsat Hawaii international Section 214 authority to provide facilities-based service via Inmarsat satellites in accordance with Section 63.18(e)(3) of the Commission's rules (File No. ITC-214-20090501-00194).

Pursuant to Section 63.24(f) of the Commission's rules, the Commission is hereby notified of the *pro forma* assignment of the international Section 214 authorization held by Inmarsat Hawaii Inc. ("Inmarsat Hawaii") to its affiliate Inmarsat Mobile Networks, Inc. ("IMN") as of December 31, 2014. Because the assignment did not result in a change in the ultimate control of the international Section 214 authorization, the transfer is properly classified as *pro forma*.

Answer to Question 10

All communications in connection with this notification should be directed to the following:

Bruce Henoch Vice President & General Counsel Inmarsat Mobile Networks, Inc. 1101 Connecticut Avenue, NW Suite 1200 Washington, D.C. 20036 Phone: 202.696.1381 Fax: 202.248.5177 bruce.henoch@inmarsat.com Timothy J. Cooney Wilkinson Barker Knauer, LLP 2300 N Street, N.W. Suite 700 Washington, D.C. 20037 Phone: 202.783.4141 Fax: 202.783.5851 tcooney@wbklaw.com

Answer to Question 11

Assignee IMN is a wholly-owned direct subsidiary of Stratos Holdings, Inc. ("Stratos Holdings"). Stratos Holdings is held by Inmarsat Group Holdings Inc. Inmarsat Group Holdings Inc. is a wholly-owned subsidiary of Inmarsat Solutions Ltd, which is a wholly-owned subsidiary of Inmarsat Finance III Limited ("Finance III"). In turn, Finance III is a wholly-owned subsidiary of Inmarsat Ventures Ltd, a wholly-owned subsidiary of Inmarsat Investments Ltd, which is a wholly-owned subsidiary of Inmarsat Holdings Ltd, which is a wholly-owned subsidiary of Inmarsat Finance III company traded on the London Stock Exchange.

The following entities or individuals hold ten percent or greater interests in Inmarsat plc, and indirectly in the Assignee:

• Lansdowne Partners Limited ("Lansdowne") (11.88%, aggregate voting power held through management of various Lansdowne investment funds). Lansdowne was formed under the laws of England and Wales.

No other person or entity directly or indirectly holds a ten percent or greater ownership interest in the Assignee. The address, citizenship, and primary business for all the interest holders disclosed above are as follows:

Inmarsat plc	Inmarsat Holdings Ltd.	Inmarsat Group Limited
99 City Road	99 City Road	99 City Road
London, United Kingdom	London, United Kingdom	London, United Kingdom
EC1Y 1AX	EC1Y 1AX	EC1Y 1AX
Citizenship: United Kingdom	Citizenship: United Kingdom	Citizenship: United Kingdom
Primary business: Telecom	Primary business: Holding	Primary business: Provider of
	Company	global mobile satellite
		communications services
Inmarsat Investments Limited	Inmarsat Ventures Ltd.	Inmarsat Finance III Limited
99 City Road	99 City Road	99 City Road
London, United Kingdom	London, United Kingdom	London, United Kingdom
EC1Y 1AX	EC1Y 1AX	EC1Y 1AX
Citizenship: United Kingdom	Citizenship: England and Wales	Citizenship: United Kingdom
Primary business: Provider of	Primary business: Holding	Primary business: Financing,
global mobile satellite	Company	predominantly through inter-
communications services		company loans of various
		investments
Inmarsat Solutions Ltd.	Inmarsat Group Holdings Inc.	Stratos Holdings, Inc.
99 City Road	1101 Connecticut Avenue, NW	1101 Connecticut Avenue, NW
London, United Kingdom	Suite 1200	Suite 1200
EC1Y 1AX	Washington, DC 20036	Washington, D.C. 20036
Citizenship: England and Wales	Citizenship: United States	Citizenship: United States
Primary business: Holding	Primary business: Holding	Primary Business: Telecom
Company	Company	
Landsdowne Partners Limited	Inmarsat Mobile Networks,	
15 Davies Street	Inc.	
London, United Kingdom	1101 Connecticut Avenue, NW	
W1K 3AG	Suite 1200	
Citizenship: United Kingdom	Washington, DC 20036	
Primary business: Investment	Citizenship: United States	
	Primary business: Telecom	

Answer to Question 13

The *pro forma* assignment reported in this filing is part of a series of simultaneous transactions intended to streamline the U.S. organizational structure of Inmarsat. The first phase of the simultaneous transaction was to merge Inmarsat Global Services Inc. (which does not hold any FCC authorizations) into Inmarsat Hawaii, with the latter being the surviving entity. As part of the sale of the surviving entity to Stratos Holdings Inc., Inmarsat Hawaii was merged into IMN, with the latter being the surviving entity.¹ Copies of the Inmarsat organizational structure pre-transaction and post-transaction are attached.

¹ Another affiliate – Stratos Offshore Services Company ("SOSCO") – also was merged into IMN as part of the restructuring. SOSCO holds no FCC licenses or international Section 214 authorizations.







