Attachment 1

Answer to Question 10:

§ 63.18 (c): Assignor and Assignee: Reinhard Schu

Legal Director Corporate

Colt Technology Services Group Ltd

Beaufort House 15 St. Botolph Street

London EC3A 7QN United Kingdom

Tel.: +44-7968-849555

Tel.: +81-80-55264512

§ 63.18 (d):

Assignor: Other than the authorization being assigned pursuant to this notification, the assignor has

not previously received authorization under Section 214.

Assignee: Transferee has previously received authorization under Section 214 for the following

categories (File Number ITC-214-20101101-00434).

Global or Limited Global Facilities-Based Authority (Section 63.18(e)(1))

Global or Limited Global Resale Authority (Section 63.18(e)(2))

Answer to Question 11:

The name, address, citizenship, and principle business of shareholders that control ten percent or more of Assignee are as follows (please refer to the diagram in Attachment 2):

KVH Co., Ltd

Tamachi Ekimae Building 3-1-35 Shibaura, Minato-ku Tokyo 108-0023 Japan

Jurisdiction of Incorporation: Japan

Principle Business: Telecommunication Services

KVH Co., Ltd is the sole managing member of Assignee, i.e. it fully controls Assignee

KVH Telecom Holding SCRL

Avenue Louise 331-333 1050 Brussels, Belgium

Jurisdiction of Incorporation: Belgium Principle Business: Holding Company

KVH Telecom Holding SCRL owns and controls 100% of the issued share capital of KVH Co., Ltd

KVH Asia Ltd.

Clarendon House 2 Church Street Hamilton HM 11, Bermuda

Jurisdiction of Incorporation: Bermuda Principle Business: Holding Company

KVH Asia Ltd owns and controls 100% of the issued share capital of KVH Telecom Holding SCRL

Colt Group S.A.

K2 Building, Forte 1
2a rue Albert Borschette
L-1246 Luxembourg

Jurisdiction of Incorporation: Luxembourg Principle Business: Holding Company

Colt Group S.A. owns and controls 100% of the issued share capital of KVH Asia Ltd.

FMR LLC

245 Summer Street Boston, Massachusetts 02210 USA

Principal Business: Financial services
Jurisdiction of Incorporation: Delaware

FMR LLC directly and indirectly owns and controls 46.06% of the issued share capital of Colt Group S.A.

Members of the family of Edward C. Johnson 3d, including Abigail P. Johnson, are the predominant owners, directly or through trusts, of Series B voting common shares of FMR LLC, representing 49% of the voting power of FMR LLC. The Johnson family group and all other Series B shareholders have entered into a shareholders' voting agreement under which all Series B voting common shares will be voted in accordance with the majority vote of Series B voting common shares. Accordingly, through their ownership of voting common shares and the execution of the shareholders' voting agreement, members of the Johnson family may be deemed, under the Investment Company Act of 1940, to form a controlling group with respect to FMR LLC.

FIL Limited

Pembroke Hall 42 Crow Lane Pembroke

Bermuda HM-19

Principal Business: asset management serving retail, wholesale and institutional investors Jurisdiction of Incorporation: Bermuda

FIL Limited directly and indirectly owns and controls 16.51% of the issued share capital of Colt Group S.A.

The largest holder of FIL's outstanding voting stock is Pandanus Partners, L.P. ("Pandanus"). The ownership interest of Pandanus varies and can be anywhere from 25% - 48.5% of the interests of FIL. The ownership of Pandanus Partners L.P. is comprised of several entities and trusts for the benefit of descendants of Edward C

Johnson 3d. Under the terms of the Pandanus partnership agreement, the voting of all FIL stock held by Pandanus is exclusively controlled by one of its general partners, Pandanus Associates, Inc. ("PAI"). On an individual basis no one person owns either directly or indirectly more than 25% of the voting stock of PAI. Therefore, on an individual basis no one person directly or indirectly owns or controls more than 25% of the voting stock of FIL.

Answer to Question 12:

See also Attachment 2 for a diagram showing the entities referred to below.

Edward Higase, President of Assignee, holds directorships in the following foreign carriers:

Name of Foreign Carrier	Position Held	Jurisdiction where Foreign Carrier is authorized to operate
KVH Co., Ltd	Representative Director President and CEO	Japan
KVH (Hong Kong) Co., Ltd.	Director	Hong Kong
KVH (Singapore) Pte. Ltd.	Director	Singapore
KVH Korea Limited	Representative Director	South Korea

Taro Dohi, Vice President of Assignee, holds directorships in the following foreign carriers:

Name of Foreign Carrier	Position Held	Jurisdiction where Foreign
		Carrier is authorized to operate
KVH (Singapore) Pte. Ltd.	Alternate Director	Singapore

Quy Nguyen, Treasurer of Assignee, holds directorships in the following foreign carriers:

Name of Foreign Carrier	Position Held	Jurisdiction where Foreign Carrier is authorized to operate
KVH Co., Ltd	Director	Japan
KVH (Singapore) Pte. Ltd.	Director	Singapore
KVH Korea Limited	Representative Director	South Korea

<u>Peter Butterfield</u>, Assistant Secretary of Assignee, holds directorships in the following foreign carriers:

Name of Foreign Carrier	Position Held	Jurisdiction where Foreign
		Carrier is authorized to operate
KVH (Hong Kong) Co., Ltd.	Director	Hong Kong
KVH (Singapore) Pte. Ltd.	Director	Singapore
KVH Korea Limited	Representative Director	South Korea

Answer to Question 13:

The assignment took place by means of an instrument of assignment executed between Assignor and Assignee effective 22 December 2014. As at the effective date of the assignment, Assignor and Assignee were under 100% common control of Colt Group S.A. Assignee is 100% indirectly controlled by Colt Group

S.A., as further described in Answer to Question 11 above and as illustrated in the diagram contained in Attachment 2. Assignor is 100% indirectly controlled as illustrated in the diagram contained in Attachment 2. Consequently, the assignment is a presumptively pro forma pursuant to Note 2 to Section 63.24(d).