## EXHIBIT F FCC Form 312 - Schedule A

## **Response to Question A21**

## **Public Interest Statement**

By this application, Enlaces Integra, S. de R.L. de C.V. ("Enlaces Integra") requests the Commission's approval of a transfer of control that arose out of the restructuring of Satélites Mexicanos S.A. de C.V. ("Satmex"), a Mexican satellite operator, with a 75% ownership interest in Enlaces Integra. Satmex filed for bankruptcy (the "Restructuring") in the U.S. Bankruptcy Court for the District of Delaware on April 6, 2011, Case No. 11-11035. Satmex's bankruptcy filing did not include Enlaces Integra. The Bankruptcy Court issued an order confirming Satmex's Restructuring plan on May 11, 2011. The Restructuring was completed on May 26, 2011.

The parties to the Satmex bankruptcy proceeding agreed to restructure the ownership of Satmex. The ownership structure of Satmex prior to the Restructuring is described below. Deutsche Bank México, S.A., Institución de Banca Múltiple, División Fiduciaria ("DBM"), solely and exclusively as a trustee in the Irrevocable Administration Trust Agreement No. F/589 (the "DBM Trust"), owned various series of shares of Satmex in trust for the benefit of four entities: (i) Servicios Corporativos Satelitales, S.A. de C.V. and/or the Federal Government of the United Mexican States ("SCS"), (ii) Loral Skynet Corporation ("Loral"), (iii) Principia, S.A. de C.V. ("Principia") and (iv) Bank of New York ("BoNY"). The DBM Trust's ownership of Satmex securities was as follows:

- 7,500,000 Class I Series A Shares for the benefit of SCS and/or the Government of the United Mexican States, granting it 45% equity voting rights and 16% equity financial rights of Satmex;
- 221,667 Class I Series B Shares and 401,770 Class I Series N Shares for the benefit of Loral Skynet, granting it 1.33% equity voting and equity financial rights of Satmex;
- 111,667 Class I Series B Shares and 202,395 Class I Series N Shares for the benefit of Principia, granting it 0.67 equity voting and equity financial rights of Satmex; and
- 7,166,667 Class II Series B Shares and 29,395,833 Class II Series N Shares for the benefit of BoNY, granting it 43% equity voting rights and 78% equity financial rights of Satmex.

In total, the DBM Trust held 96% of the equity stock and 90% of the voting stock of Satmex in trust for the beneficiaries, although no one beneficiary had a controlling interest. Nacional Financiera, S.N.C., Institución de Banca de Desarollo, Dirección Fiduciaria ("NF"), solely and exclusively as trustee in the Irrevocable Administration Trust Agreement No. 80501 (the "NF Trust"), owned the remaining 4% of the equity stock and 10% of the voting stock of Satmex in trust for the benefit of the Mexican government.

In connection with the Restructuring, the DBM Trust and the NF Trust entered into a share purchase agreement (the "Share Purchase Agreement") with Holdsat México, S.A.P.I. de C.V. ("Holdsat México"). The Share Purchase Agreement was consummated on May 26, 2011. Pursuant to the Share Purchase Agreement, the DBM Trust and the NF Trust sold all of their shares of Satmex to (i) Holdsat México (which now holds 51% of the equity voting rights), (ii) Satmex International B.V. ("Investment BV") (which now holds 49% of the equity voting rights) and (iii) certain persons who owned Satmex's former Second Priority Senior Secured Notes due 2013 in an aggregate amount equal to less than 0.1% of all of the issued and

outstanding shares of Satmex. Completion of the Restructuring (including the consummation of the Share Purchase Agreement) allowed Satmex to seamlessly continue operating its business and the operation of its satellites.

Enlaces Integra offers satellite broadband services through a Time Division Multiplexing/Time Division Multiplexing Access (TDM/TDMA) platform and VSAT, including broadband Internet, video, data and private network services to its customers. Enlaces Integra relies on Satmex's satellites to provide service to its customers. The Commission's approval of the transfer of control of Enlaces Integra to reflect Satmex's new ownership as a result of the Share Purchase Agreement is in the public interest. Enlaces Integra's customers would be adversely affected if Enlaces Integra's operations were disrupted due to Satmex's change in ownership.