

Exhibit 1

By the instant application (“Application”), Commission consent is sought to the *pro forma* transfer of control of DRS Soneticom, Inc. (the “Current Licensee”), the licensee of Experimental Radio Service Station WF2XFE (the “Station”).

Currently, 100% of the shares of Current Licensee are owned by its immediate parent DRS Signal Solutions, Inc. (“DRS Signal Solutions”), which in turn is owned by a number of intervening subsidiaries, with the ultimate corporate parent being Finmeccanica - Società per azioni - an Italian corporation a majority of whose stock is publicly traded. Due to the nature of the license involved in this transaction, a foreign ownership ruling pursuant to Section 310(b)(4) of the Communications Act is not required.

Pursuant to the merger transaction which is the subject of this Application, the following will occur:

- Current Licensee will be merged with and into DRS Signal Solutions by virtue of a statutory merger.
- In addition, upon completion of the transaction:
 - o Current Licensee will cease to exist, and DRS Signal Solutions will be the surviving entity; and
 - o DRS Signal Solutions will also be the post-merger licensee for the Station and will own and operate the assets associated with the Station; and
 - o The ownership of DRS Signal Solutions, up to the ultimate parent, will remain unchanged.

Upon Commission approval of this Application and consummation of the transaction, the Commission will be requested to update its records to specify “DRS Signal Solutions, Inc.” as the post-merger licensee under the FRN for that entity, which is 0008275067.

Identification of “Transferor” entity – DRS Signal Solutions, Inc. (FRN 0008275067).
This entity currently holds 100% of the stock of the Current Licensee.

Identification of “Transferee” entity – DRS Defense Solutions, LLC (FRN 0018796417)
Upon completion of this transaction, this entity will own 100% of the stock of the post-merger licensee DRS Signal Solutions, Inc.

The Transferee DRS Defense Solutions, LLC has the qualifications necessary to acquire control of the Station. The proposed transaction is *pro forma* in nature. Because all of the parties involved in the transaction are indirect wholly-owned subsidiaries of Finmeccanica - Società per azioni (the ultimate corporate parent), the transaction does not constitute a "substantial change in ownership or control" of the subject Station pursuant to Section 309(c)(2)(B) of the Communications Act of 1934, as amended, 47 U.S.C. § 309(c)(2)(B).

For all of the foregoing reasons, it is respectfully submitted that the proposed transaction will serve the public interest and the Commission should grant its consent to the instant Application.

Below, the pre-merger and post-merger ownership of the licensee of the Station is depicted.

