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February 16, 2007

***Via Hand Delivery***

Marlene H. Dortch  
Secretary  
Federal Communications Commission  
445 12<sup>th</sup> Street, N.W.  
Washington, DC 20554

**FILED/ACCEPTED**

**FEB 16 2007**

Federal Communications Commission  
Office of the Secretary

Re: ITC-214-20070110-00021;  
ISP-PDR-20070129-00001  
SES-LFS-20070109-00042

Dear Ms. Dortch:

Horizon Mobile Communications, Inc. ("Horizon"), by its attorneys, hereby supplements the above-referenced applications to provide the following information regarding the principal place of business of the entities in Horizon's vertical ownership chain. Specifically, set forth below is information regarding the principal place of business<sup>1</sup> of SatCom Group Holdings, Plc and each owner of Horizon identified in Horizon's above-referenced application for authority to provide Broadband Global Area Network ("BGAN") services.<sup>2</sup>

- SatCom Distribution, Inc. (owner of 100% of stock of Horizon Mobile Communications, Inc.):

(1) County of incorporation, organization or charter: United States (Delaware corporation).

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<sup>1</sup> The information provided conforms to the Commission's established test for establishing principal place of business. See Foreign Ownership Guidelines for FCC Common Carrier and Aeronautical Radio Licenses, 19 FCC Rcd 22612 (IB 2004); In re Applications of Space Stations System Licensee, Inc. and Iridium Constellation LLC, *Memorandum Opinion, Order and Authorization*, 17 FCC Rcd 2271 (2002).

<sup>2</sup> In addition, Horizon clarifies that the services for which it seeks authority are limited to BGAN services provided via the Inmarsat 4F2 satellite. As described in Horizon's applications, BGAN provides mobile broadband access to e-mail, local area networks, the Internet, intranet/extranets, video conferencing services, video-on-demand, and voice communications from nearly anywhere in the world.

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- (2) Nationality of all investment principals, officers, and directors: Mr. Mark White and Ms. Alexandra Johnson are citizens of the United Kingdom. Mr. Adam Thompson is a citizen of the United States.
  - (3) Country in which its world headquarters is located: United Kingdom.
  - (4) Country in which the majority of its tangible property, including production, transmission, billing, information, and control facilities, is located: United Kingdom.
  - (5) Country from which it derives the greatest sales and revenues from its operations: United Kingdom.
- SatCom Distribution, Ltd. (owner of 100% of the stock of SatCom Distribution, Inc.)
    - (1) County of incorporation, organization or charter: United Kingdom.
    - (2) Nationality of all investment principals, officers, and directors: Messrs. White and Martin Ward and Ms. Johnson are citizens of the United Kingdom. Mr. Thompson is a citizen of the United States.
    - (3) Country in which its world headquarters is located: United Kingdom.
    - (4) Country in which the majority of its tangible property, including production, transmission, billing, information, and control facilities, is located: United Kingdom.
    - (5) Country from which it derives the greatest sales and revenues from its operations: United Kingdom.
  - SatCom Group Holdings Plc (owner of 100% of the shares of SatCom Distribution, Ltd.)
    - (1) County of incorporation, organization or charter: United Kingdom.
    - (2) Nationality of all investment principals, officers, and directors: Messrs. White and Ward and Ms. Johnson are citizens of the United Kingdom. Two non-executive directors, Mr. Richard Vos and Mr. Stephen Austin, also are citizens of the United Kingdom.
    - (3) Country in which its world headquarters is located: United Kingdom.
    - (4) Country in which the majority of its tangible property, including production, transmission, billing, information, and control facilities, is located: United Kingdom.

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(5) Country from which it derives the greatest sales and revenues from its operations: United Kingdom.

▪ Mark B. White (owner of 19.43% of SatCom Group Holdings Plc)

(1) County of incorporation, organization or charter: Mr. White is a citizen of the United Kingdom.

(2) Nationality of all investment principals, officers, and directors: Not applicable.

(3) Country in which its world headquarters is located: Not applicable.

(4) Country in which the majority of its tangible property, including production, transmission, billing, information, and control facilities, is located: Not applicable.

(5) Country from which it derives the greatest sales and revenues from its operations:

▪ Adam C. Thompson (owner of 19.04% of SatCom Group Holdings Plc)

(1) County of incorporation, organization or charter: Mr. Thompson is a citizen of the United States.

(2) Nationality of all investment principals, officers, and directors: Not applicable.

(3) Country in which its world headquarters is located: Not applicable.

(4) Country in which the majority of its tangible property, including production, transmission, billing, information, and control facilities, is located: Not applicable.

(5) Country from which it derives the greatest sales and revenues from its operations: Not applicable.

▪ Alexandra M. Johnson (owner of 19.04% of SatCom Group Holdings Plc)

(1) County of incorporation, organization or charter: Ms. Johnson is a citizen of the United Kingdom.

(2) Nationality of all investment principals, officers, and directors: Not applicable.

(3) Country in which its world headquarters is located: Not applicable.

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(4) Country in which the majority of its tangible property, including production, transmission, billing, information, and control facilities, is located: Not applicable.

(5) Country from which it derives the greatest sales and revenues from its operations: Not applicable.

▪ Martin C. Ward (owner of 19.04% of SatCom Group Holdings Plc)

(1) County of incorporation, organization or charter: Mr. Ward is a citizen of the United Kingdom.

(2) Nationality of all investment principals, officers, and directors: Not applicable.

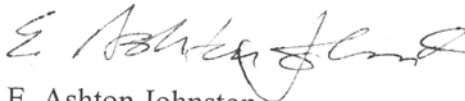
(3) Country in which its world headquarters is located: Not applicable.

(4) Country in which the majority of its tangible property, including production, transmission, billing, information, and control facilities, is located: Not applicable.

(5) Country from which it derives the greatest sales and revenues from its operations: Not applicable.

Should there be any questions regarding the foregoing, kindly contact Horizon's undersigned undersigned.

Respectfully submitted,



E. Ashton Johnston

cc: Susan O'Connell, International Bureau  
Howard Griboff, International Bureau  
Jennifer A. Manner, Esq., Mobile Satellite Ventures Subsidiary LLC  
Bruce D. Jacobs, Esq., Pillsbury Winthrop Shaw Pittman LLP  
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