

ATTACHMENT ONE

Answers to Questions 10, 11 and 13

Answer to Question 10:

The following information is submitted pursuant to Section 63.18, Paragraphs (c) and (d) of the rules of the Commission:

Correspondence concerning this application should be addressed to Counsel for the Applicant:

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The transferee has not previously held telecommunications authority under Section 214 of the Communications Act of 1934, as amended. Please see Attachment Two to this Notification for information about associated filings relating to the same *pro forma* transaction.

Answer to Question 11:

The following are the name, address, citizenship, and principal businesses of each person or entity that directly or indirectly owns at least ten (10) percent of the equity of the transferee resulting from this *pro forma* transaction, and the percentage of equity owned by each of those persons or entities.

A description of the name, address, citizenship and primary business of the parent entities of Horizon Mobile Communications, Inc. ("Horizon Mobile") follows below. The ultimate parent, where control resides, is set forth first:

Name:	Intelligent Communication Enterprise Corp. ("ICE")
Address:	75 High Street Singapore 179435
Citizenship:	ICE is a Pennsylvania corporation
Principal Business:	ICE is a provider of multimedia content and integrated media services

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The 10% or greater shareholders of ICE after the *pro forma* transaction shall be:

Mark Brian White, UK citizen (20.67%)
Lippenslaan 166 6e Verdieping
B-8300 Knokke
Belgium

Brian James Collins, Irish Citizen (20.67%)
Elveesh
Ardataggle
Bridgetown, County Clare
Ireland

The pre-transaction control group of Mark White, Martin Ward, Alexandra Johnson and Adam Thompson will hold 50.1% of the post-transaction stock in ICE and will retain no less than that minimum equity until such time as ICE is either no longer under the jurisdiction of the Commission or where circumstances dictate that a further request for transfer of control should be filed.

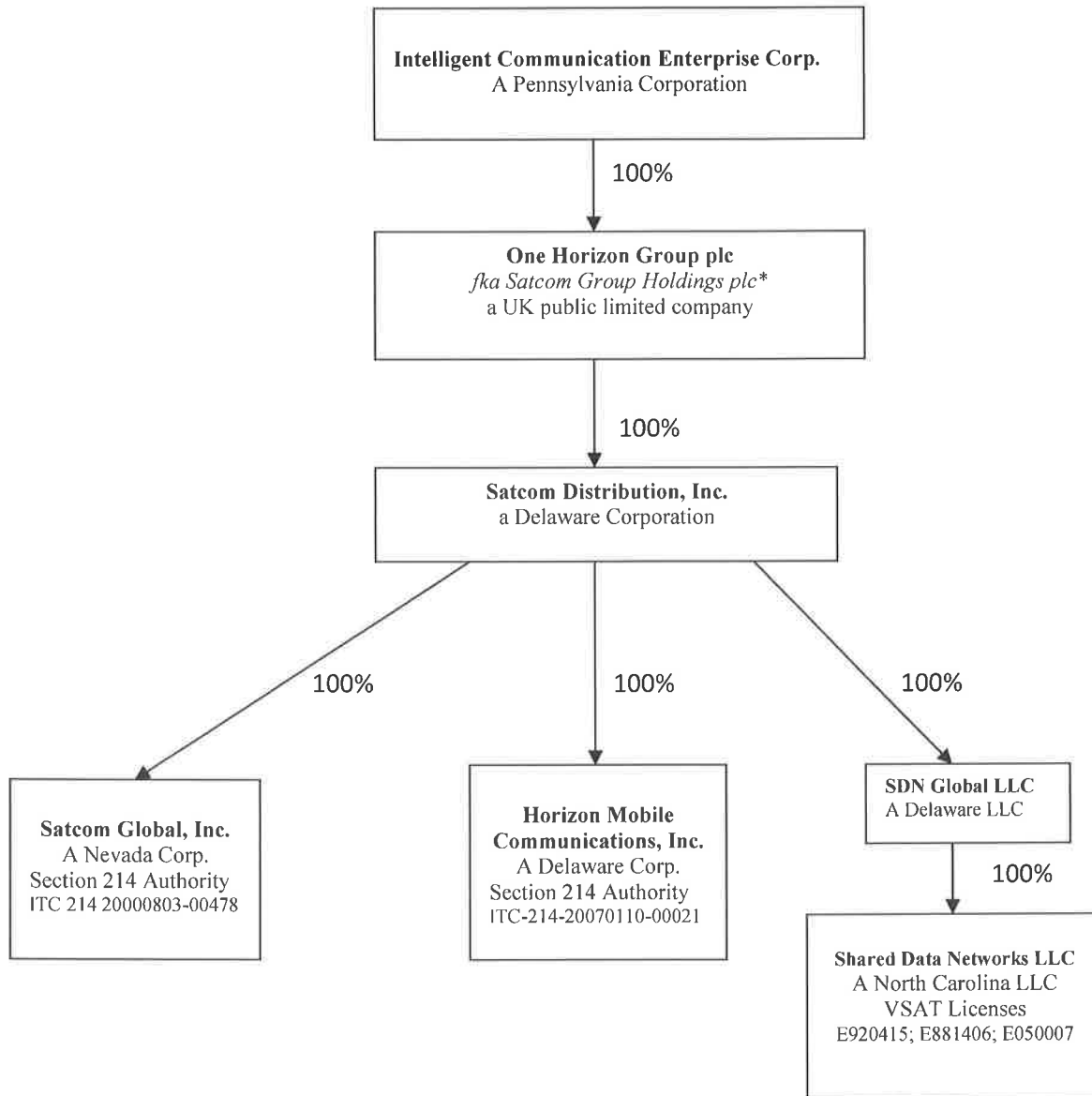
Name: **One Horizon Group plc** ("One Horizon")
Address: Unit 3, The Woodford Centre
 Old Sarum, Salisbury, SP4 GBU
 United Kingdom
Citizenship: One Horizon is a UK public limited company holding non-exchange traded securities
Principal Business: Mobile handsets, data terminals and brokered airtime. One Horizon has become a wholly owned subsidiary of ICE and is the direct owner of Satcom Distribution, Inc. serving in this regard as a holding company.

Name: **Satcom Distribution, Inc.** ("SDI")
Address: 2250 Skyview Lane
 Harleysville, PA 19438
Citizenship: SDI is a Delaware corporation wholly owned by One Horizon.
Principal Business: SDI owns 100% of Horizon Mobile, which holds the Section 214 Authority that is the subject of this Notification. It also owns Satcom Global, Inc. ("SGI"), which holds additional Section 214 Authority from the Commission (ITC-214-20000803-00478). The Commission has already approved the *pro forma* transfer of SGI's Section 214 Authority. See, Public Notice, *International Authorizations Granted*, Report No. TEL-01613, DA No. 13-781, rel. 4/18/2013. Further, SDI owns 100% of SDN Global LLC, which in turn owns 100% of Shared Data Networks, LLC ("Shared Data"), licensee of Call Signs E050007, E881406 and

E920415. The Commission approved the *pro forma* transfer of the licenses held by Shared Data by action on taken on 11/28/2012. See, *Public Notice*, Report No. SES-01508, released 12/12/2012. SDI owns other subsidiaries not engaged in FCC-regulated activities.

A schematic depiction of the post-transaction ownership structure of Horizon Mobile follows:

Post Transaction Control Structure



* Notice of the change of name from Satcom Group Holdings PLC to One Horizon Group PLC was filed with the Commission on November 7, 2011.

Answer to Question 13:

Narrative of Transaction:

In October, 2012, One Horizon Group plc, *fka Satcom Group Holdings plc*, ("One Horizon") entered into a Securities Exchange Agreement with Intelligent Communication Enterprise Corporation ("ICE"), a provider of multimedia content and integrated media services, including special interest magazines. Under the Securities Exchange Agreement, the shareholders of One Horizon were given the right to exchange their shares for those of ICE. ICE is a Pennsylvania Corporation with principal offices in Singapore, trading over the counter on NASDAQ (Ticker Symbol: ICMC). The names and addresses of the pre-transaction ICE Board of Directors and Executive Officers were as follows:

Victor Jeffery
President/CEO/Director
75 High Street
Singapore 179435

Viji Rajasundram
Director
75 High Street
Singapore 179435

Nelson Wu
Director
75 High Street
Singapore 179435

Michael Hosking
Director
75 High Street
Singapore 179435

Sarocho Hatthasakul
Chief Financial Officer/Secretary
75 High Street
Singapore 179435

There were no persons who owned ten percent (10%) or more of the ICE shares prior to the *pro forma* transaction.

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Under the terms of the transaction, all shareholders of One Horizon ("One Horizon Shareholders") were offered shares of ICE common stock in exchange for their One Horizon shares (the "ICE Transaction"). All One Horizon Shareholders irrevocably agreed to exchange their One Horizon shares for ICE shares in the ICE Transaction. Following the closing of the ICE Transaction, One Horizon Shareholders representing a present ownership interest of 100% of One Horizon held more than 95% of the issued and outstanding shares of ICE. Further, the Officers and Directors of One Horizon have assumed the corresponding positions of Officers and Directors of ICE and One Horizon became a subsidiary of ICE. Accordingly, a *pro forma* transaction occurred. A schematic representation of the transaction on the following page demonstrates the *pro forma* nature of the transaction being reported herein. This transaction is identical to the one approved by the Bureau in the matter of SGI's Section 214 Authority referenced above and further referenced in Attachment Two to this Notification.

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Share Exchange Transaction

