

31st Jan 2014

John Carlin
Acting Assistant Attorney General
National Security Division
U.S. Department of Justice
950 Pennsylvania Ave., N.W.
Washington, DC 20530

Attn: Team Telecom, Foreign Investment Review Staff

Email: TTelecom@usdoj.gov

David Heyman
Assistant Secretary for Policy
Office of Policy
U.S. Department of Homeland Security
3801 Nebraska Avenue NW
Washington, DC 20016
IP-FCC@hq.dhs.gov

RE: Pending applications by SatCom Global, Inc. and Horizon Mobile Communications, Inc. to transfer of control of SatCom Global, Inc. and Horizon Mobile Communications, Inc. to Broadband Satellite Services Limited (FCC File Numbers: ITC-T/C-20130612-00172 and ITC-T/C-20130612-00171).

Dear Mr. Carlin and Mr. Heyman:

Effective September 24, 2008, Horizon Mobile Communications, Inc. ("Horizon"), its direct and indirect owners, SatCom Distribution, Inc. ("SDI"), SatCom Distribution Ltd., and SatCom Group Holdings Plc (now known as One Horizon Group, Plc; hereinafter "One Horizon"), on the one hand, and the U.S. Department of Justice (DOJ) and the U.S. Department of Homeland Security (DHS), on the other hand (collectively, the "Government Parties") entered into a National Security Agreement ("2008 Agreement") in connection with the provision of certain satellite telecommunications services pursuant to Federal Communications Commission authorization. Horizon and Satcom Global, Inc. (SGI), both wholly-owned subsidiaries of One Horizon, have applied to the Federal Communications Commission (FCC) for consent to transfer control of international Section 214 authorizations ITC-214-20070110-00021 and ITC-214-20000803-00478 from One Horizon to Broadband Satellite Services Limited (BSS). On October 26, 2012 One Horizon and BSS entered into a Share Purchase Agreement in which all of the shares of Satcom Distribution, Inc. (SDI), a wholly owned subsidiary of One Horizon and direct owner of SGI and Horizon, were to be sold to BSS.

BSS understands the terms, conditions and requirements of the 2008 Agreement, and acknowledges that Horizon, SDI and One Horizon are parties to, and bound by the terms, conditions, and requirements of such agreement. Consistent with Section 8.11 of such agreement, BSS hereby agrees that upon consummation of the proposed transfer of control of SDI from One Horizon to BSS, BSS and SDI will continue to abide by and be bound by, and comply with, the terms, conditions and requirements of the 2008 Agreement.



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Ian Robinson – Chief Executive Officer

Enclosure (2008 Agreement)