

Answer to Question 10

Section 63.18(c)

Correspondence regarding this application should be sent to the following:

Transferor

One Horizon Group, Inc
75 High Street
Singapore 179435

with a copy to:

Robert G. Allen, P.C.
Forest Point Center
9300 Forest Point Circle
Manassas, Virginia 20110 USA

Transferee

Broadband Satellite Services Limited
Tanners Bank, North Shields
Tyne & Wear NE30 1JH
United Kingdom
Attn: Robert Howes

with a copy to:

Stephen E. Coran, Esq.
Lerman Senter PLLC
2000 K Street, NW, Suite 600
Washington, DC 20006

Section 63.18(d)

The transferee has not previously received authority under Section 214 of the Communications Act of 1934, as amended.

Answer to Question 11

Ownership Information

The name, address, citizenship and percentages of voting and equity stock of those stockholders holding 10 percent or more of Broadband Satellite Services Limited ("BSS") are as follows:

Ian Robinson
Glenburn, Fenton
How Mill, Brampton
Cumbria, CA8 9JZ

Robert Howes
160 Landsdowne Crescent
Stanwix, Carlisle
Cumbria, CA3 9ER

Mr. Robinson and Mr. Howe each own 50 percent of BSS and both are citizens of the United Kingdom.

BSS is a holding company for a group of companies which are involved in the sale of satellite airtime and hardware.

Answer to Question 13

Description of Transaction

On October 26, 2012, One Horizon Group plc (“One Horizon plc”) and Broadband Satellite Services Limited (“BSS”), both UK entities, entered into a Share Purchase Agreement (“One Horizon-BSS Agreement”), in which all of the shares of Satcom Distribution, Inc. (“SDI”), a wholly owned US subsidiary of One Horizon plc, were to be sold by it to BSS, subject to consent of the Federal Communications Commission (“One Horizon-BSS Transaction”). One Horizon plc is owned 100% by Intelligent Communication Enterprise Corporation (“ICE”), a Pennsylvania Corporation. The corporate name of ICE has been changed to One Horizon Group, Inc. (“One Horizon Corp.”). One Horizon Corp. indirectly owns 100% of SDI. The present control structure of One Horizon Corp. is depicted on the following page.

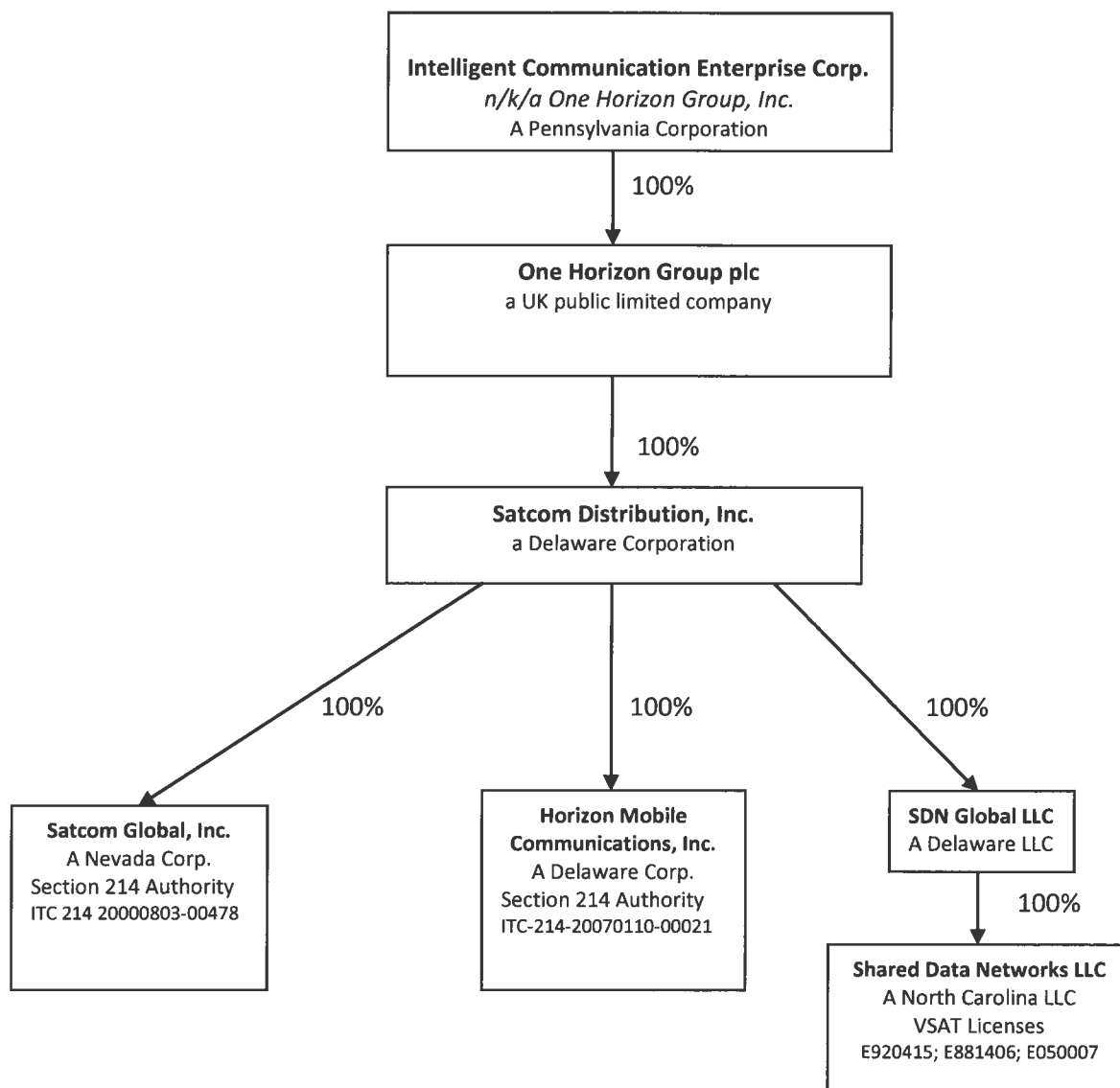
A delay ensued in filing the instant application due to the need to resolve outstanding regulatory and USF fee issues that had forestalled the parties’ ability to prosecute a transfer of control application. In addition, One Horizon plc effectuated a *pro forma* transfer of control through a share exchange agreement with ICE and, it was necessary to file and prosecute applications seeking Commission approval thereof during the intervening period.

ICE’s ownership of One Horizon plc was recently concluded through a *pro forma* transfer of control where the shareholders of One Horizon plc exchanged their shares for those of ICE and each member of the Governing Board and the Executive Officers of One Horizon plc assumed identical positions as Officers and Board Members of ICE. Accordingly, One Horizon plc became a wholly owned subsidiary of ICE (n/k/a One Horizon Corp.) but remains as the 100% direct owner of SDI, serving in this regard as a holding company.¹

SDI, whose shares are the subject of the pending One Horizon-BSS Transaction, is a Delaware corporation and is the direct 100% owner of Horizon Mobile Communications, Inc. (“Horizon Mobile”), holder of the Section 214 authorization that is the subject of this application. SDI also directly owns 100% of Satcom Global, Inc. (“SGI”), another holder of Section 214 authority (ITC-214-20000803-00478). Additionally, SDI owns 100% of SDN Global LLC (“SDN”), a Delaware limited liability company that, in turn, owns 100% of Shared Data Networks LLC, a North Carolina limited liability company (“Shared Data”), licensee of three satellite earth station VSAT networks (Call Signs E050007, E881406 and E920415). SDI owns other subsidiaries not engaged in FCC-regulated activities. A schematic depiction of FCC-regulated entities follows:

¹ The One Horizon plc – ICE *pro forma* share exchange transaction was approved in several Commission actions relating to the licenses and authorizations held by the subsidiaries of SDI. See Transfer of Control of Satellite Earth Stations E050007, *et. al.*, File No. SES-T/C-20121121-01034, Public Notice, Report No. SES01508, rel. 12/12/12; In re Notification of Transfer of Control of Section 214 Authorization (ITC-T/C-20130122-00014), Public Notice, *International Authorizations Granted*, Report No. TEL-01613, DA No. 13-781, rel. 4/18/2013; and In re Notification of Transfer of Control of Section 214 Authorization (ITC-T/C-20130510-00130), Public Notice, *International Authorizations Granted*, Report No. TEL-01617, DA No. 13-1108, rel. 05/16/2013.

Pre-Transaction Control Structure and Regulated Affiliates



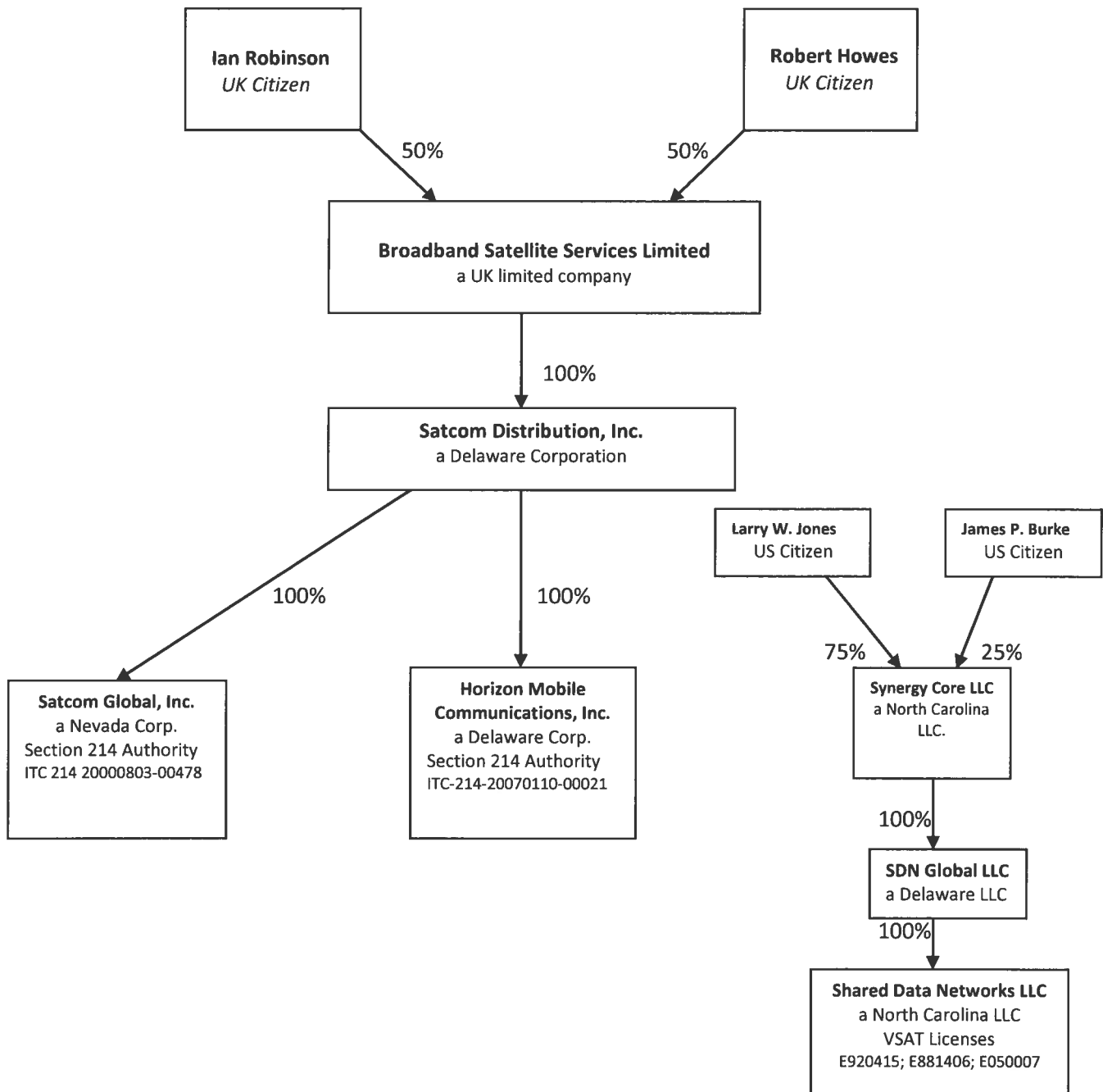
Contemporaneously with the present filing, applications are being filed for transfer of control of SGI and of Shared Data, the other two SDI entities holding FCC authorizations. Following consummation of the transactions, One Horizon Corp. will cease to be involved in FCC regulated activities, concentrating on the marketing of telecommunications technology software, facilities and devices. Neither One Horizon Corp. nor One Horizon plc will make any residual use of either SGI’s or HMC’s Section 214 authorizations.

The VSAT licenses held by Shared Data (Call Signs E920415, E881406 and E050007) are being transferred to a separate entity, Synergy Core LLC (“Synergy”), pursuant to an assignment to Synergy by BSS of its right to acquire SDI’s shares in SDN, the direct owner of

Shared Data, subject to Commission approval. Accordingly, BSS will not be acquiring control of the VSAT licenses. A separate application is being filed to seek Commission consent to a transfer of control of licensee Shared Data to Synergy.

As set forth in greater detail in response to Question 11, the sole shareholders of BSS are UK citizens Ian Robinson and Robert Howes, each of whom own 50% of the BSS shares. A depiction of the post-transaction ownership and control structure is set forth below:

Post-Transaction Control Structure and Regulated Affiliates



Description of Transaction
One Horizon Group plc – Broadband Satellite Services Limited
Transaction Narrative

In addition to the above FCC-regulated entities, SDI owns 100% of O’Gara Satellite Services Inc., a New York Corporation. Also, Horizon Mobile owns 100% of Horizon International Corporation, a Texas corporation ("HIC") and holds a 99% limited partnership interest in HMC America Ltd., a Texas limited partnership ("HMC America"). HIC holds a 1% general partnership interest in HMC America. Pursuant to Section 63.21(h), BSS hereby notifies the Commission that SGI and Horizon Mobile may, through these subsidiaries and affiliates – all of which are to be controlled by BSS through SDI – provide the resale services authorized under the applicable Section 214 authorizations that are the subject of this transaction and the related application for transfer of control of SGI.