

## **ATTACHMENT 1**

### **Description**

This application serves to notify the Commission of the *pro forma* transfer of control of General Dynamics Satellite Communication Services, LLC (“GD SCS, LLC” or “Licensee”) resulting from an internal corporate restructuring involving indirect wholly owned subsidiaries of General Dynamics Corporation. Licensee is the holder of International Section 214 Authorization ITC-214-19980807-00547.

### **Answer to Question 10**

*Section 63.18(c)*: Correspondence concerning this application should be sent to the following legal counsel for all the parties:

Jerzy Piatkowski  
General Dynamics Mission Systems, Inc.  
8201 E. McDowell Road  
Scottsdale, AZ 85257  
Phone: (480) 441-8510  
Email: jerzy.piatkowski@gd-ms.com  
Relationship: Legal Counsel

*Section 63.18(d)*: General Dynamics Satellite Communication Services, LLC holds international Section 214 Authority to provide international telecommunications and global resale service (File No. ITC-214-19980807-00547).

### **Answer to Question 11**

The *pro forma* transfer of control of General Dynamics Satellite Communications Services, LLC (“GD SCS, LLC”) has resulted in GD SCS, LLC’s equity interests being directly and solely held by General Dynamics Mission Systems, Inc. (formerly known as General Dynamics Advanced Information Systems, Inc.) (“Mission Systems”). Mission Systems is a Delaware Corporation located at 12450 Fair Lakes Circle, Suite 800, Fairfax, VA 22033. Mission Systems’ equity interests are directly and solely held by General Dynamics Government Systems Corporation (“Government Systems”), a Delaware corporation located at 2941 Fairview Park Drive, Falls Church, VA 22042-4513. The sole shareholder of Government Systems is General Dynamics Corporation, a publicly-traded Delaware corporation also located at 2941 Fairview Park Drive, Falls Church, VA 22042-4513. No individual or entity owns more than 10% of General Dynamics’ voting or nonvoting stock. The General Dynamics family of companies is a leading provider of products and services in business aviation; combat vehicles, weapons systems and munitions; military and commercial shipbuilding; and communications and information technology.

**Answer to Question 12**

The transferee, General Dynamics Mission Systems, Inc. (formerly known as General Dynamics Advanced Information Systems, Inc.), does not currently have any interlocking directorates with a foreign carrier.

**Answer to Question 13**

In File No, SES-ASG-20151228-00970, the Commission consented to the transfer of control of the Licensee in connection with the earth station authorization E980049.<sup>1</sup> As previously described in that application, under the pre-transaction structure General Dynamics Mission Systems, LLC, a Delaware limited liability company, owned all outstanding stock of (1) General Dynamics C4 Systems, Inc., a Delaware corporation (“GDC4S”), and (2) General Dynamics Advanced Information Systems, Inc., a Delaware corporation (“GDAIS”). The subject 214 authorization holder, GD SCS, LLC, was a wholly-owned subsidiary of GDC4S.

As a result of this *pro forma* reorganization, GDC4S was merged with and into GDAIS, with GDAIS continuing as the surviving company. As a result of this merger, all of GDC4S’ assets (including the equity interests it owns in GD SCS, LLC) and liabilities became assets and liabilities of GDAIS. Following this step, General Dynamics Mission Systems, LLC was merged with and into GDAIS, with GDAIS continuing as the surviving company, and (2) the name of GDAIS was changed to “General Dynamics Mission Systems, Inc.” While there is a change in the entity having direct control of the Licensee, there is no change in the ultimate control of the Licensee. Therefore, the applicants certify that this transaction is *pro forma*, pursuant to Section 63.24(f), and that, together with all previous *pro forma* transactions, does not result in a change in the actual controlling party.

---

<sup>1</sup> See Public Notice, Report No. SES-01812 (rel. Dec. 30, 2015).