

**Exhibit E: Response to Items 34 and A20
OWNERSHIP AND CONTROL OF VIZADA, INC.**

This application seeks Commission consent to the *pro forma* transfer of control of earth station licenses held by Vizada, Inc. (“Vizada”). The transfer of control will occur through a restructuring of Vizada’s ownership chain. Specifically, the shares of Vizada’s immediate parent, Mobsat Holding US Corp. (“MHUS”) will be transferred to EADS North America Holdings, Inc. (“ENAH”). ENAH is a direct, wholly-owned subsidiary of Vizada’s ultimate parent, European Aeronautic Defence and Space Company EADS N.V. (“EADS”). Thus, following the restructuring, Vizada will continue to be ultimately owned and controlled by EADS. This exhibit describes the post-closing ownership and control of Vizada, and charts are also attached for the Commission’s convenience.

Vizada is proposing only non-substantial changes in its ownership structure as recently approved by the Commission in December 2011.¹ Vizada, a Delaware corporation, is and will remain an indirect, wholly-owned subsidiary of EADS, a Netherlands entity. Under the current ownership structure, depicted in the simplified chart included as Figure 1 below, Vizada’s parent company MHUS is owned through a number of intermediate subsidiaries by a wholly-owned subsidiary of EADS, Astrium B.V. (“Astrium”), formerly known as EADS Astrium N.V.² ENAH, a Delaware corporation, is a sister company of Astrium. In order to effectuate the restructuring, the shares of MHUS will be transferred by its parent Mobsat Holding Norway AS successively up the current ownership chain to EADS and by EADS to its subsidiary ENAH. These transfers will occur contemporaneously (*i.e.*, all the transactions will be completed in a single day).

Following completion of this series of transactions, Vizada will continue to be directly wholly owned by MHUS, whose name will be changed to Astrium Americas, Inc. (“Astrium Americas”). Astrium Americas will be directly wholly owned by ENAH, which in turn will be directly wholly owned by EADS. The restructuring does not require the Commission to revisit its ruling on foreign ownership of Vizada, because ENAH, the only new entity that will be part of Vizada’s ownership chain as a result of the transfer, is a U.S. corporation.

¹ See Applications of Chrysaor S.à r.l. and Astrium Holding S.A.S. for Consent to Transfer of Control and Petition for Declaratory Ruling, IB Docket No.11-43, FCC File Nos. SES-T/C-20110818-00979 *et al.*

² Vizada has learned that a small percentage of the ownership of Astrium is currently held by EADS through an intervening wholly-owned EADS subsidiary, EADS CASA S.A. (“CASA”), an entity organized under the laws of Spain. Specifically, EADS owns 97.46% of Astrium directly and holds the remaining 2.54% of Astrium through CASA.

EADS is taking steps to eliminate this intermediate ownership interest of Astrium through CASA. Following consummation of the restructuring proposed here, however, Astrium will no longer be part of Vizada’s ownership chain.

FIGURE 1: SIMPLIFIED PRE-TRANSFER OWNERSHIP CHART

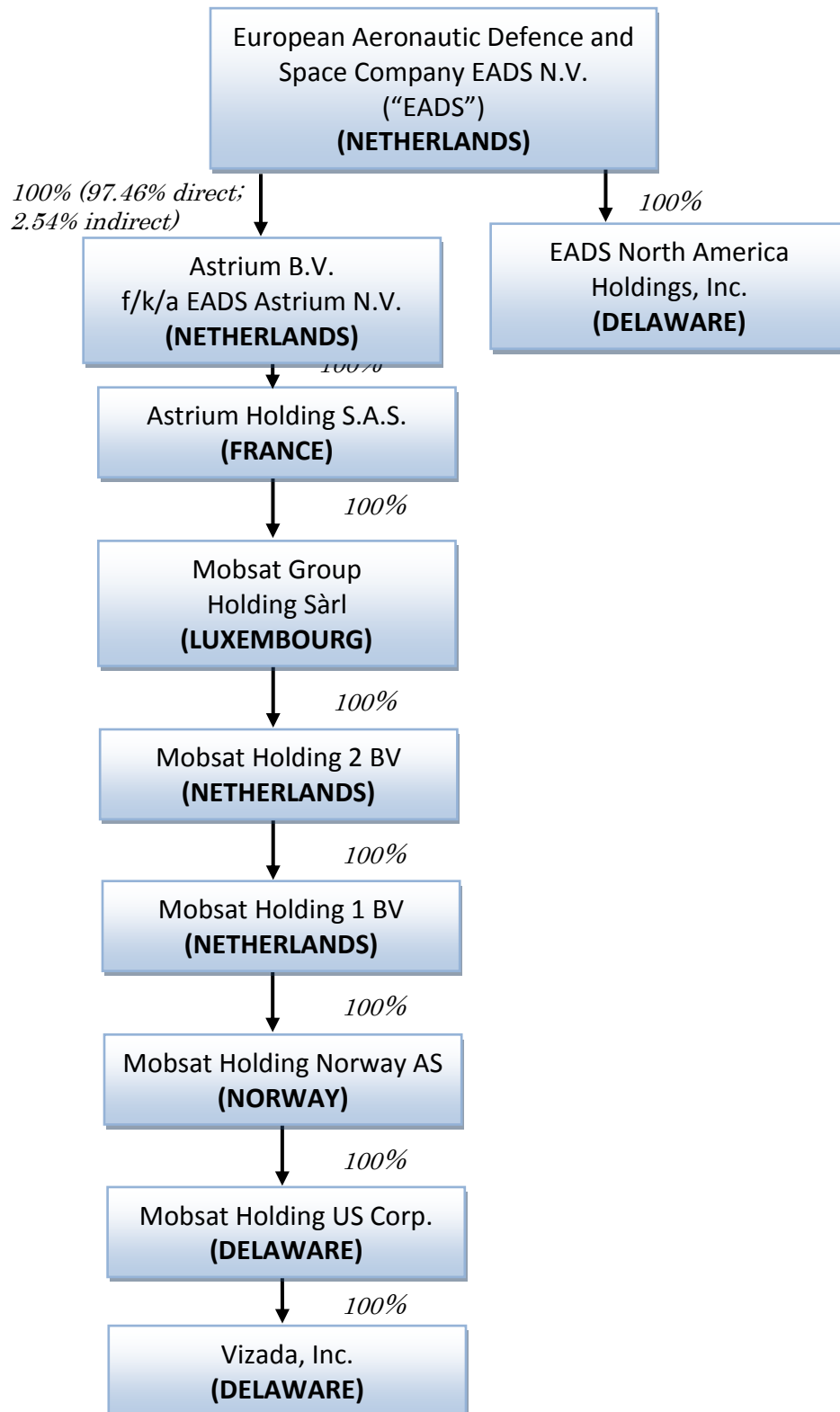


FIGURE 2: SIMPLIFIED POST-TRANSFER VIZADA OWNERSHIP CHART

