## Before the FEDERAL COMMUNICATIONS COMMISSION Washington, D.C. 20554

In the Matter of	)		
	)		
Brent Infrastructure I B.V. Transferor	)	File No.	WC Docket No. 18-255
	)		ULS 0008305302
and	)		ULS 0008308784
Colombo Topco Limited,	)		ULS 0008309647
Transferee	)		ULS 0008314644
	)		ITC-T/C-20180824-00165
Joint Application for Consent to Transfer	)		SES-T/C-20180824-02273
Control of Domestic and International	)		SES-T/C-20180824-02276
Authorizations Pursuant to Section 214 of	)		SES-T/C-20180824-02277
the Communications Act of 1934, As	)		SES-T/C-20180824-02278
Amended			ISP-PDR-20180824-00003

## PETITION TO ADOPT CONDITIONS TO AUTHORIZATIONS AND LICENSES

The Department of Justice ("DOJ"), with the concurrence of the Department of Homeland Security ("DHS") and the Department of Defense ("DOD" and, together with DHS and DOJ, the "Agencies"), submits this Petition to Adopt Conditions to Authorizations and Licenses ("Petition"), pursuant to Section 1.41 of the Federal Communications Commission ("Commission") rules. Through this Petition, the DOJ: (1) petitions the Commission, should it decide to grant the authority sought in the above-referenced proceedings, to grant such authority on the condition that Tampnet Inc. ("Tampnet"), Tampnet AS, and Colombo Topco Limited ("Colombo Topco" and, together with Tampnet and Tampnet AS, the "Applicants") abide by the commitments and undertakings set forth in the attached February 13, 2019, Letter of Agreement ("2019 LOA"); (2) advises the Commission that, assuming that such a condition will be placed on the authority sought by Colombo Topco, the DOJ has no objection to the FCC granting the

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<sup>&</sup>lt;sup>1</sup> 47 C.F.R. § 1.41.

authority sought in the above-referenced proceeding; and (3) advises the Commission that it is the DOJ's understanding that the DOD and the DHS have no objection to the relief sought by the DOJ or to the granting of Colombo Topco's application.

The Commission has long recognized that law enforcement, national security, and public safety concerns are part of its public interest analysis, and has accorded deference to the views of other U.S. government agencies with expertise in those areas. *See In the Matter of Comsat Corporation d/b/a Comsat Mobile Communications, etc.*, 16 FCC Rcd. 21,661, 21707 ¶ 94 (2001).

After discussions with representatives of the Applicants in connection with the abovereferenced proceedings, the DOJ has concluded that the additional commitments set forth in the
2019 LOA will help ensure that those agencies with responsibility for enforcing the law,
protecting the national security, and preserving public safety can proceed appropriately to satisfy
those responsibilities. Accordingly, the DOJ advises the Commission that: it has no objection to
the Commission granting the applications in the above-referenced proceedings, provided that the
Commission grants this petition and conditions its consent of authority on the Applicants'
compliance with the 2019 LOA; and, that it is the DOJ's understanding that the DOD and the
DHS otherwise have no objections regarding the application at issue or the DOJ's hereinrequested relief.

Respectfully submitted,

LOYAAN A. EGAL

Deputy Chief, Foreign Investment Review Staff National Security Division United States Department of Justice

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February 14, 2019

Attachment A (2019 Letter of Assurances)