



May 9, 2019

**Re: Iridium Transceiver Model No. 9523
FCC Identifier Q639523 (Granted August 27, 2014)**

Iridium Satellite LLC (“Iridium”) is responding to the request of Icom America, Incorporated (“Icom”), 12421 Willow Road NE, Kirkland, Washington 98034, made through Mr. Victor H. Kee, of the Ultratech Group of Labs, that Iridium, under the provisions of Section 2.933 of the rules and regulations of the Federal Communications Commission (“FCC”) provide Icom with permission to file for Icom’s own FCC equipment authorization identifier making use of the technical compliance data submitted in connection with the above-referenced FCC Identifier for Iridium’s transceiver having Model No. 9523 (the “Device”).

Icom’s request is premised on Icom’s intent to install the Device in equipment being produced or sold by Icom that will include antennas, modules, and other parts and components that bear no relationship to Iridium or Iridium’s products.

In support of its request to Iridium, Icom has represented and warranted that Icom has not and will not effect any change in the design, circuitry or construction of the Device. Icom further agrees to indemnify and hold harmless Iridium from all loss, liability, expense or damages (including but not limited to reasonable attorneys’ fees, litigation expenses, FCC and other governmental fines and forfeitures, and settlement costs) incurred by Iridium arising out of any liability to government agencies of the United States of America, and any person or entity that purchases, leases, or otherwise uses equipment produced or sold by Icom that contains the Device, excepting for any liability arising from the operation of the Device as a stand-alone device and not as part of equipment containing other parts and components.

Should this be a correct recitation of our mutual understanding, Icom is hereby given permission to file for, under the terms of Section 2.933, an FCC Identifier to market the Device, in Icom’s own products. This permission is also not intended to evidence a transfer of ownership in the Device or to authorize Icom to license or transfer ownership of the Device to any other party, or to grant similar Section 2.933 permission to any other party. In addition, this understanding is not intended to restrict or to prevent Iridium’s continued marketing and sale of the Device to other parties under such terms and conditions as Iridium shall establish and maintain at its absolute discretion.

In order to evidence Icom’s agreement to the terms and conditions contained in this letter agreement, would you please arrange for an authorized officer of Icom to counter-sign this letter agreement below.

If Icom should have any questions concerning this letter or the understandings contained herein, please have Icom's counsel contact Maureen C. McLaughlin, Esq., Iridium's Vice President Public Policy, at 703-287-7400.

Sincerely,


Iridium Satellite LLC

Accepted and Agreed to:

ICOM AMERICA, INCORPORATED

By: _____
Its

Dated: _____

4826-5739-8165