

1101 Connecticut Avenue, NW Suite 1200 Washington, DC 20036 USA

March 29, 2019

Via IBFS

Marlene H. Dortch Secretary Federal Communications Commission 445 12th Street, S.W. Washington, D.C. 20554

Re: Supplement to *ISP-PDR-20190128-00001*

Dear Ms. Dortch:

ISAT US Inc. and Inmarsat Solutions (US) Inc. (jointly, "Petitioners") hereby supplement the above-referenced petition for declaratory ruling ("PDR") at the request of International Bureau staff.

Listed below are the common carrier earth station licenses held by Petitioners as of the date of the *pro forma* transaction discussed in the PDR (as well as currently):

- ISAT US Inc.: call sign E090032;
- Inmarsat Solutions (US) Inc.: call signs E000180, E010047, E010048, E010049, E010050, E050249, and E070114.

Additionally, Petitioners each agree to abide by (and request that grant of the PDR be conditioned on Inmarsat plc's continued compliance with) the Network Security Agreement (Agreement) between Inmarsat plc, on the one hand, and the U.S. Department of Justice and the U.S. Department of Homeland Security, on the other, dated September 23, 2008 (a copy of the Agreement is appended to the Memorandum Opinion and Order and Declaratory Ruling in IB Docket No. 08-143, DA 09-117, 24 FCC Rcd 449, Appendix B (Int'l Bur. 2009)).

Please let me know if you have any questions.

Respectfully submitted,

/s/ M. Ethan Lucarelli

M. Ethan Lucarelli Director, Regulatory & Public Policy Inmarsat