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Monday, February 20, 2006

Marlene H. Dortch, Secretary  
Federal Communications Commission  
445 12<sup>th</sup> Street, S.W.  
Washington, DC 20554

**To: International Bureau**

**Re: Applications of Telenor Satellite Inc. (File Nos. SES-LFS-20050930-01352, ITC-214-20051005-00395, SES-MFS-20051123-01626, SES-MFS-20051123-01627, SES-MFS-20051123-01629, SES-MFS-20051123-01630, SES-MFS-20060118-00050, SES-MFS-20060118-00051, SES-MFS-20060118-00052, SES-MFS-20060118-00053, SES-LIC-20060130-00175)**

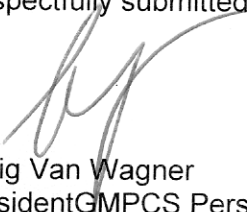
Dear Ms. Dortch:

GMPCS Personal Communications Inc. (GMPCS), urges the FCC to grant the above-referenced applications of Telenor Satellite, Inc. without further delay so that it and other customers may continue to enjoy the services provided by Telenor on the Inmarsat 4F2 satellite.

GMPCS currently serves an extensive US based customer base (at least 1,000 customers) that utilizes Inmarsat services for use covering all of N. America. The customer list is comprised of a variety of vertical industries including: [ public safety/emergency response, DHS, American Red Cross, law enforcement (local, state & federal) energy & power generation, military, oil & gas, commercial maritime and land transport, and the list goes on ]. It is imperative from our perspective that these existing customer continue to be served by Telenor with the above referenced applications in the name of national security, commerce and public safety.

GMPCS also urges the FCC to allow Telenor to operate on a non-harmful interference basis in the L-band radio spectrum. Restricting Telenor's access to L-band frequencies could adversely affect service quality to the detriment of GMPCS and its customers.

Respectfully submitted,

  
Craig Van Wagner  
President GMPCS Personal Communications Inc.