

3095 Satellite Boulevard Suite 600 Duluth, GA 30096-5814 184 678.597.0300

www.datapath.com

July 14, 2006

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

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Federal Communications Commission
Office of Secretary

Re:

ITC-STA-20060620-00327; SES-STA-20060620-01032; SES-STA-20060620-01033; SES-STA-20060620-01034; and SES-STA-20060620-01035 -- Amendment to Applications for Special Temporary Authority and Request for Confidential Treatment

Dear Ms. Dortch:

Pursuant to 47 C.F.R. §1.65, DataPath, Inc. (Post-Offering) ("DataPath") submits this amendment to the above-referenced applications for special temporary authority and request for confidential treatment of certain information contained in the amendment. We have set forth below certain questions posed by the International Bureau staff and DataPath's responses.

As a preliminary matter, DataPath respectfully requests that the information contained in Exhibit 1 to this amendment be treated as confidential information not available for public inspection pursuant to 47 C.F.R. §0.459. DataPath seeks confidential treatment of the information contained in Exhibit 1 because such information relates to a private offering of DataPath's shares conducted on a strictly confidential basis. Due to the confidential nature of the offering, DataPath would not routinely provide such information to the public.

1. DataPath does not believe that any of the services provided pursuant to the earth station licenses/Section 214 authorization interconnect with the public switched telephone network. Please state with more certainty if at all possible.

None of the services currently provided by DataPath pursuant to the earth station licenses/Section 214 authorization interconnects with the public switched telephone network.

2. DataPath believes that the U.S. Department of Defense is the only customer served by the licenses/authorization. Please state with more certainty if at all possible.

The U.S. Department of Defense is the primary customer served by the earth station licenses/Section 214 authorization. In addition, DataPath is required to provide certain back-up services to the Georgia Emergency Management Agency in certain emergency situations.

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3. In connection with the offering transaction, Friedman Billings Ramsey will immediately convey DataPath's shares to the institutional investors. Please restate in the present tense if this step has already occurred and provide transaction date.

This stage of the transaction has occurred. Friedman Billings Ramsey conveyed DataPath's shares to certain institutional and other qualified investors effective as of June 30, 2006.

4. The proceeds from the sale of DataPath's shares to institutional investors will be used to redeem the shares in DataPath held by DPI Holdings, LLC. ("DPI"). Have DPI's shares now been redeemed? If not, when is this expected to occur, and when will the interest described in #5 below be distributed?

The shares previously held by DPI in DataPath have been redeemed and/or distributed to DPI's members. Consequently, DPI no longer holds any shares in DataPath. Before the offering transaction, DPI held 42,050,789 shares in DataPath. As a result of the transaction, 30,126,667 of DataPath's shares held by DPI were redeemed. The remaining approximate 12 million shares of DataPath were distributed to the approximately 30 individual/entity investors in DPI as set forth below in #5.

5. Following completion of the offering transaction, the institutional investors will hold approximately 75 percent of DataPath's shares. The remaining approximately 25 percent interest will be distributed to approximately 30 individual/entity investors in DPI. Following this distribution, none of these individuals or entities will hold more than a 5 percent interest in DataPath; and most of these holdings will be significantly lower than 5 percent. Please restate in the present tense if this step has already occurred. If any of the approximately 30 individual/entity investors has in fact acquired a 10% or greater direct or indirect equity or voting interest in DataPath, provide the information required by section 63.18(h) for any such investors. If the remaining 25% interest in DataPath has not yet been distributed as described above, please specify how the remaining 25% interest is currently held and provide the information required by section 63.18(h) for any investor/entity that currently holds a 10% or greater direct or indirect interest in DataPath.

As set forth in response to 4 above, this step in the transaction has occurred. None of the investors in DPI acquired a 10% or greater direct or indirect equity interest in DataPath as a result of this distribution. One of the investors in DPI now holds an approximate 4.5% interest in DataPath. Most of these holdings are significantly lower than 5%.

6. At this point, DataPath is uncertain whether any of the institutional investors acquiring shares in DataPath will be foreign-owned entities or entities primarily doing business abroad. DataPath does not believe that any foreign investor will hold in excess of 5 percent of its outstanding shares. DataPath will supplement this response when more information becomes available. Please state whether any investor, whether organized under the laws of the U.S. or a foreign country, acquired a 10% or greater direct or indirect equity or voting interest in DataPath

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and, if so, provide the information required by section 63.18(h) for any such investor. In addition, please identify any entity that is foreign-organized, foreign-controlled, or that primarily does business abroad that acquired any direct or indirect equity or voting interest; the country of organization and the percentage of direct or indirect equity or voting interest acquired.

No investor, whether organized under the laws of the U.S. or a foreign country, has acquired a 10% or greater interest in DataPath as a result of the offering transaction. A list of entities that acquired shares of DataPath in the offering transaction which are foreign-organized or that primarily do business abroad is attached as Exhibit 1. Please note that each of the Cayman Island and British Virgin Island ("BVI") purchasers listed in Exhibit 1 have contacts with U.S. addresses. DataPath therefore believes that the likely owners of these entities are U.S. persons.

7. Please state whether any individual, or group of individuals voting together, acquired or will acquire de facto control of DataPath as a result of the private offering and redemption of DPI shares. Also, please state whether there has been or will likely be a change in the current management of DataPath during the pendency of the transfer of control applications.

No individual, or group of individuals, has acquired de facto control of DataPath as a result of the offering transaction and the redemption of the shares previously held by DPI in DataPath. DataPath's senior executive management has not changed as a result of the offering transaction. Further, DataPath does not anticipate that any of its senior executive management will be replaced during the pendency of the transfer applications.

8. Please amend the transfer of control applications to acknowledge that DataPath will be required to seek additional, prior approval of a public offering or any future transaction that would result in a substantial change in ownership or control of DataPath pursuant to Sections 310(d) and 214(a) of the Communications Act of 1934, as amended.

DataPath is submitting the requested amendment to the pending transfer applications in a separate filing.

If you have any questions regarding the above information, please contact the undersigned.

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Sincerely.

Steven R. Wilson

Vice President, General Counsel &

Secretary

EXHIBIT 1