## Lampert, O'Connor & Johnston, P.C.

1776 K Street NW, Suite 700 Washington, DC 20006

E. Ashton Johnston johnston@lojlaw.com

tel (202) 887-6230 fax (202) 887-6231

January 5, 2009

Via IBFS

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

Re: File No. ITC-STA-20081212-00530

Dear Ms. Dortch:

understands will become operational January 7, 2009, and replace the 4-F2 satellite. operating in the L-band in conjunction with the Inmarsat 4-F2 satellite, located at the 52.75° supplements its above-referenced pending request for extension of Special Temporary Authority ("STA")¹ to provide Broadband Global Area Network services using mobile earth terminals W.L. orbital location, to include Inmarsat's 4F-3 satellite, located at 97.65° W.L., which Horizon Horizon Mobile Communications, Inc. ("Horizon"), by its undersigned attorney, hereby

Please contact me should there be any questions regarding this request.

Respectfully submitted,

5 Behra Lengt

E. Ashton Johnston

cc: Scott Kotler (scott.kotler@fcc.gov)
Howard Griboff (howard.griboff@fcc.gov)

The STA was granted effective December 13, 2007.