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Policy Branch International Bureau May 19, 2004

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Federal Communications Commission Office of the Secretary 445 12th Street, SW Washington, D.C. 20554

FEDERAL COMMUNICATIONS COMMISSION
OFFICE OF THE SECRETARY

Re:

Celsat America, Inc.

Call Sign S2139

File Nos. SAT-AMD-20001103-00153;

SAT-AMD-19980123-00009; SAT-AMD-19970925-00124; SAT-AMD-19960124-00009; SAT-AMD-19960124-00008; SAT-AMD-19960124-00007; SAT-AMD-19941125-00089; SAT-A/O-19940408-00016;

SAT-A/O-19940408-00018; SAT-A/O-19940408-00017

Dear Ms. Dortch:

On April 5, 2004, Celsat America, Inc. ("Celsat") submitted a letter to the International Bureau through your office in which it clarified which frequencies Celsat intends to use for telemetry, tracking and control ("TT&C") functions on the above-referenced satellite at 121° W.L. In its letter, Celsat noted it will use C-band frequencies for TT&C during launch operations when the satellite is in transfer orbit and possibly in

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contingency operations while in regular orbit. As to either situation, PanAmSat Licensee Corp. ("PanAmSat"), which has an adjacent C-band satellite authorized for use at 123° W.L., asks that Celsat be required to coordinate any proposed use of C-band payload with PanAmSat in advance of any such operations.

Questions with regard to this matter can be directed to the undersigned counsel to PanAmSat.

Joseph A. Godles

Attorney for

PanAmSat Licensee Corp.

cc: Brian Weimer, Esq., counsel to Celsat (by US Mail)

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