



SatCom Law LLC  
1317 F St. NW, Suite 400  
Washington, D.C. 20004  
T 202.599.0975  
[www.satcomlaw.com](http://www.satcomlaw.com)

July 15, 2016

**FILED ELECTRONICALLY**

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

Attention: International Bureau

Dear Ms. Dortch:

SES Americom, Inc., SES Satellites (Gibraltar) Limited and New Skies Satellites B.V. (collectively, the "SES Companies"), by their attorney, hereby submit the report required by Section 25.170 of the Commission's rules. Part 1 of this report provides data regarding space stations not performing to specifications. Part 2 lists the names and contact information for resolution of interference problems and for emergency response. Part 3 addresses construction progress for authorized replacement satellites.

Due to a clerical oversight, this report was not submitted by June 30, as required by Section 25.170. The SES Companies regret the delay in filing the report and have taken steps to ensure timely filing in the future. The SES Companies request any necessary waiver of Section 25.170 to permit acceptance of this late-filed submission.

Please contact the undersigned if you have any questions.

Respectfully submitted,

*/s/ Karis A. Hastings*

Karis A. Hastings  
Counsel for SES Americom, Inc., SES Satellites (Gibraltar) Limited, & New Skies Satellites B.V.  
[karis@satcomlaw.com](mailto:karis@satcomlaw.com)

Enclosure

**SES AMERICOM, INC.  
SES SATELLITES (GIBRALTAR) LIMITED  
NEW SKIES SATELLITES B.V.**

**PART 1: 47 CFR §25.170(a)**

SES Americom, Inc., SES Satellites (Gibraltar) Limited and New Skies Satellites B.V. have no new transponder failures to report. However, power constraints resulting from solar array failures on a number of satellites may limit the total number of transponders that can be operated simultaneously on these satellites. The actual reduction in the number of operational transponders depends on the number of solar array failures as well as the traffic loading on each of those satellites.

**SES AMERICOM, INC.  
SES SATELLITES (GIBRALTAR) LIMITED  
NEW SKIES SATELLITES B.V.**

**PART 2: 47 CFR §25.170(b)**

**Interference Contacts**

<b>Name</b>	<b>Title</b>	<b>Phone</b>	<b>Email</b>	<b>Location</b>
Payload Monitoring Operations Center	PMOC (24/7 point of contact)	+1 800- 772-2363	pmoc@ses.com	SES Woodbine Earth Station, 2323 Grimville Rd, Mt. Airy, MD 21771
Jeff Watts	General Manager, PMOC Level 1	+1 410-970-7525	jeffrey.watts@ses.com	SES Woodbine Earth Station, 2323 Grimville Rd, Mt. Airy, MD 21771
James McGuffin	General Manager, PMOC Level 2	+1 703-367-7304	james.mcguffin@ses.com	SES Manassas Earth Station, 8000 Gainsford Ct., Bristow, VA 20136

**Engineering Contacts**

<b>Name</b>	<b>Title</b>	<b>Phone</b>	<b>Email</b>	<b>Location</b>
Mike Pritchard	Vice President, Payload Operations and Customer Support	+1 609-987-4377	mike.pritchard@ses.com	Payload Engineering, 4 Research Way, Princeton, NJ 08540
Jean-Michel Sartiaux	General Manager, Payload Engineering and Operations, US	+1 609-987-4206	jeanmichel.sartiaux@ses.com	Payload Engineering, 4 Research Way, Princeton, NJ 08540

**SES AMERICOM, INC.  
SES SATELLITES (GIBRALTAR) LIMITED  
NEW SKIES SATELLITES B.V.**

**PART 3: 47 CFR §25.170(c)**

On June 23, 2016, New Skies Satellites B.V. received authority to access the U.S. market using its SES-10 space station.<sup>1</sup> SES-10 will replace AMC-3 and AMC-4, which are currently operating at the nominal 67° W.L. orbital location. SES-10 has completed critical design review and is under construction, with launch scheduled for September 2016.

---

<sup>1</sup> See File No. SAT-PPL-20160117-00005, granted June 23, 2016.