Attachment Conditions of Authorization

- 1. PanAmSat Licensee Corp.'s application, SAT-LOA-20000929-00137, IS GRANTED and PanAmSat Licensee Corp is authorized to launch and operate its SBS-6R satellite at 74° W.L. in accordance with the terms, conditions, and technical specifications set forth in its application and this Attachment.
- 2. PanAmSat Licensee Corp shall prepare the necessary information, as may be required, for submission to the ITU to initiate and complete the advance publication, international coordination, due diligence and notification process of this space station in accordance with the ITU Radio Regulations. PanAmSat Licensee Corp shall be held responsible for all cost recovery fees associated with these ITU filings. We also note that no protection from interference caused by radio stations authorized by other administrations is guaranteed unless coordination and notification procedures are timely completed or, with respect to individual administrations, by successfully completing coordination agreements. Any radio station authorization for which coordination has not been completed may be subject to additional terms and conditions as required to effect coordination of the frequency assignments of other administrations. *See* 47 C.F.R. § 25.111(b).
- 3. PanAmSat Licensee Corp is obliged to comply with the applicable laws, regulations, rules, and licensing procedures in every country it proposes to serve.
- 4. The license term for the SBS-6R satellite, callsign S2423 is fifteen years and will begin to run on the date that PanAmSat Licensee Corp certifies to the Commission that the satellite has been successfully placed into orbit and its operation fully conforms to the terms and conditions of this authorization.
- 5. PanAmSat is afforded thirty days from the date of release of this grant and authorization to decline this authorization as conditioned. Failure to respond within this period will constitute formal acceptance of the authorization as conditioned.
- 6. This Grant is issued pursuant to Section 0.261 of the Commission's rules on delegated authority, 47 C.F.R. § 0.261, and is effective upon release. Petitions for reconsideration under Section 1.106 or applications for review under Section 1.115 of the Commission's rules, 47 C.F.R. §§ 1.106, 1.115, may be filed within 30 days of the date of the public notice indicating that this action was taken.