

Suite 811, Europort Gibraltar

Tel: +350 74636 Fax: +350 72166

e-mail: info@gra.gl

url: http://www.gra.gi

S2668 SAT-LOI-20050312-00063

IB2005000556

Spectrum Five LLC SPECTRUM 1B

2667 SAT-LOI-20050312-00062

IB200500055!

Spectrum Five LLC SPECTRUM 1A

Dear Mr Martin

United States

Mr Kevin J Martin

International Bureau

445, 12th Street, S.W.

Washington, DC 20554

Our ref:

Chairman

Date:

182A

Federal Communications Commission

12 May 2005

Letter of Intent of Spectrum Five to provide a DBS service

The Federal Communications Commission ("FCC") of the United States has placed on Public Notice the Letter of Intent of Spectrum Five to provide DBS service to the United States via two Netherlands licensed BSS satellites to be located at 114.5° W, Spectrum IA (SAT-LOI-20050312-00062) and Spectrum IB (SAT-LOI-20050312-00063).

The Gibraltar Regulatory Authority ("GRA") as the authorising body for USAT S2, would like to inform the FCC that the United Kingdom has filed with the International Telecommunications Union ("ITU"), on behalf of Gibraltar, requests for Modification of the ITU Region 2 BSS and Feeder link Plans as specified in Appendices 30/30A to the ITU Radio Regulations (USAT S2 (114.5w) filed 25 April 2003 and USAT S2 MOD A(114.5W) filed 23 October 2003).

The GRA would like to express its concern as to the potential for harmful interference into its networks from the Netherlands' later-filed network of Spectrum Five (SF BSS5 submitted 29 October 2004). The ITU Radio Regulations require the country requesting a modification of the BSS Plans to seek and gain agreement of countries whose assignments are identified as affected in order for acceptance of the modification into the Plan.

As the Netherlands has not yet obtained or sought such agreement from the United Kingdom for its network at 114.5° W, any BSS satellite operation at 114.5° W by Spectrum Five must be on a non-interference basis with respect to the above referenced Gibraltar networks, and any FCC authority granted to Spectrum Five should reflect this requirement. Further, as Spectrum Five recognizes on Page 4 of Exhibit 1 of its Technical Appendix, it is unlikely that successful coordination could be achieved for networks located at the same orbit location covering the same service area.

Yours sincerely.

Chief Executive

cc:

Mr Bob Phillips, Ofcom

CERTIFICATE OF SERVICE

I, Debra Hosang, do hereby certify that on this 16th day of May, 2005, copies of the foregoing letter of the Gibraltar Regulatory Authority were served to the following parties by first class mail:

Debra Hosang

David Wilson President Spectrum Five LLC 626 S. 25th Street Arlington, VA 22202

Richard E. Wiley Todd M. Stansbury Wiley Rein & Fielding LLP 1776 K Street, N.W. Washington, D.C. 20006