



April 1, 2008

By Hand Delivery

Mr. Scott A. Kotler Chief, Systems Analysis Branch Satellite Division International Bureau 445 12th Street SW Washington, DC 20554

Re: Call Sign S2651; File No. SAT-MOD-20070919-00129 Call Sign E070290; File No. SES-LIC-20071221-01752

Dear Mr. Kotler:

applications filed by New ICO Satellite Services G.P. ("ICO"). This letter is in response to your March 17, 2008 letter regarding the above-captioned

earth station application, in a separate filing today. In response to items E43, E44, and described below. E47 of Schedule B in the earth station application, ICO has revised Schedule B as With respect to the inconsistencies noted in your letter, ICO has amended its Ka band

100KG2D in the 20196.35-20196.65 MHz band. The 100KG7D emission for the 20195-20200 MHz band should be listed as a

44.0 to 43.3. would change from 54.0 to 53.3; the maximum EIRP density would change from 860KF2D emission for the 29995.0-29996.0 MHz band. The maximum EIRP The 860KF9D emission for the 29995-30000 MHz band should be listed as an

The 10M0G7W emission for the 29.25-30.0 GHz band and the 10M0G7W emission for the 19.7-20.2 GHz and 18.55-18.8 GHz bands have been deleted. also been deleted.1 The 5M00G7W emission for the 19.7-20.2 GHz and 18.55-18.8 GHz bands has

inadvertently. The proposed emissions were listed in Schedule S as follows: 200KG7W, In the March 17 letter, the frequencies in the third paragraph appear to have been reversed

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No other changes to Schedule B are being made at this time; all other information on Schedule B is intended to remain unchanged.

Please direct any questions about this response to the undersigned.

Respectfully submitted,

Suzanne Hutchings Malloy Senior V.P., Regulatory Affairs