

February 27, 2017

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

Re: Application of Intelsat License LLC to Modify Authorization for Intelsat 903  
Call Sign: S2407; File No. SAT-MOD-20170131-00010

Dear Ms. Dortch:

Intelsat License LLC (“Intelsat”), at the request of the International Bureau staff, hereby supplements its above-referenced Application. Specifically, Intelsat had the following issues with respect to value entries in Schedule S, which resulted in inadvertent discrepancies in the Application:

- Intelsat was unable to correctly enter the orbital location in Schedule S. Despite entering 31.5° W.L., Schedule S rounded the location to 32.0° W.L. The correct location of 31.5° W.L. is accurately reflected in both the Narrative and Engineering Statement.
- Intelsat was unable to enter .05 degrees for station-keeping as Schedule S did not show fractions of a degree. Section 2.5 of the Engineering Statement correctly reflects the Intelsat 903 station-keeping box: *The spacecraft will be maintained within 0.05° of its nominal longitudinal position in the east-west direction.*

In addition, Intelsat clarifies that the ITU filings identified in the Engineering Statement, INTELSAT8 328.5E and INTELSAT9 328.5E, have been coordinated for both C-band and Ku-band.

Please direct any questions regarding this supplement to the undersigned at (703) 559-6949.

Respectfully submitted,

/s/ Cynthia J. Grady

Cynthia J. Grady  
Regulatory Counsel  
Intelsat Corporation

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cc: Stephen Duall  
Kathryn Medley