



SatCom Law LLC  
1317 F St. NW, Suite 400  
Washington, D.C. 20004  
T 202.599.0975  
www.satcomlaw.com

November 16, 2017

***By Electronic Filing***

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

**Re: SES Americom, Inc. Application to Relocate AMC-1  
File No. SAT-MOD-20170810-00115 (Call Sign S2445)**

Dear Ms. Dortch:

SES Americom, Inc. ("SES"), by its attorney and pursuant to Section 1.65 of the Commission's rules, hereby updates the record regarding the above-referenced application seeking reassignment of the U.S.-licensed C/Ku-band hybrid AMC-1 satellite to 130.9° W.L. (the "AMC-1 Modification").

SES advises the Commission that the AMC-1 C-band payload will operate under the following International Telecommunication Union ("ITU") satellite network filings submitted by the U.S.:

- USASAT-22H
- USASAT-35A

SES also advises the Commission that the AMC-1 Ku-band payload will operate under the following satellite network filing, which has been submitted for coordination to the ITU by the Netherlands:

- NSS-G4-6

SES requests that the United States confirm its non-objection to bringing into use the above-referenced Netherlands filing with AMC-1, in accordance with ITU Circular Letter CR/333 (May 2, 2012).

SES is not aware of any satellites operating under U.S. ITU filings within six degrees of 130.9° W.L. As SES certified in the AMC-1 Modification, SES will not exceed the applicable default two-degree spacing uplink and downlink EIRP density levels specified in Commission rules unless such exceedance is coordinated with operators of authorized co-frequency space stations at assigned locations within six degrees of 130.9° W.L., except as provided in Section 25.140(d).

Please address any questions regarding this matter to the undersigned.

Respectfully submitted,

*/s/ Karis A. Hastings*

Karis A. Hastings

Counsel for SES Americom, Inc.  
karis@satcomlaw.com

cc: Stephen Duall