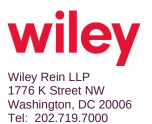
Jennifer D. Hindin 202.719.4975 jhindin@wiley.law



wiley.law

March 20, 2020

## VIA ELECTRONIC FILING

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

Re: Request to Relocate and Operate SPACEWAY-2 at 138.9 W.L. SAT-STA-20200221-00018; SAT-MOD-20200221-00017 (Call Sign S2133); SES-STA-20200221-00192 (Call Sign E070123); SES-STA-20200221-00193; SES-MOD-20200221-00191 (Call Sign E080025); SES-STA-20200221-00194 (Call Sign E080056)

Dear Ms. Dortch:

DIRECTV Enterprises, LLC, a wholly-owned subsidiary of AT&T, Inc., (collectively, "AT&T"), hereby supplements the above-referenced applications to correct a typographical error in its submission with respect to the ten-thousandths decimal place in one of the tracking, telemetry, and command ("TT&C") uplink frequencies. The TT&C uplink value provided in each of the applications should read 29511.7188 MHz, rather than 29511.7189 MHz.

AT&T is filing this letter solely to ensure accuracy in the record. This discrepancy of less-than one kHz is immaterial to actual operations, which would remain within authorized parameters.

Please direct any questions regarding this supplement to the undersigned.

Respectfully Submitted,

Jennifer D. Hindin *Counsel to AT&T* 

cc: Jay Whaley Jennifer Balatan Paul Blais