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July 13, 2018

Marlene H. Dortch
Secretary
Federal Communications Commission
445 12th Street, SW
Washington, DC 20554

**Re: Section 1.65 Letter, S-Band TT&C Frequencies
Petition for Declaratory Ruling for EUTELSAT 133WA to Access the U.S.
Market and to be Added to the Permitted Space Station List at the Nominal
133° W.L. Orbital Location, File No. SAT-PPL20180302-00018**

Dear Ms. Dortch:

Pursuant to Section 1.65 of the Commission's rules, 47 C.F.R. § 1.65, Eutelsat S.A. ("Eutelsat") hereby provides information of decisional significance relating to the above-referenced Petition for Declaratory Ruling ("Petition"). Specifically, Eutelsat confirms that the EUTELSAT 133WA satellite includes back-up TT&C capabilities in S-band frequencies. Although these frequencies were not included in the Petition because back-up TT&C support using an S-band earth station located in the United States was not originally contemplated, such contingency support is now being sought in the context of drifting the satellite to its new operational position at the nominal 133° W.L. orbital location.¹

Please do not hesitate to contact me with any questions regarding this submission.

Respectfully submitted,

A handwritten signature in black ink that reads "Carlos M. Nalda".

Carlos M. Nalda
Managing Principal
LMI Advisors, LLC

cc: Jay Whaley, FCC International Bureau

¹ See File No. SES-STA-20180711-01659.