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February 1, 2012

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

Re: Application for Special Temporary Authority to Relocate AMC-3 to 67° W.L. File No. SAT-STA-20111220-00244, Call Sign S2162

Dear Ms. Dortch:

SES Americom, Inc. (doing business as "SES"), by its attorney, hereby supplies draft materials for submission to the ITU in connection with authorized operations of AMC-3 at 67° W.L. These materials are provided pursuant to paragraph 7 of the grant of the above-referenced application.

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 Kathyrn Medley

DRAFT TEXT FOR SUBMISSION TO FCC FOR ITEM 7 OF THE GRANT

The Administration of USA would like to inform the ITU that a U.S.-licensed satellite, AMC-3, has been authorized to provide fixed satellite services in Ku band (11.7-12.2 and 14.0-14.5 GHz), telecommand carriers at 6423.5 MHz, and telemetry beacons at 3700.5 MHz, 4199.5 MHz, and 12.198 GHz within its designated service areas, from the 67°W geostationary orbit location. The satellite will be operated in accordance with the Table of Frequency Allocations of the Radio Regulations. SES Americom has demonstrated that the intended operations will not cause potential excess interference to other adjacent operating satellite systems. However, these operations have been authorized only pursuant to Radio Regulation 4.4. This information is being submitted for its possible relevance to the provisions of Article 8 of the Radio Regulations.