S2847 SAT-STA-20120622-00104

IB2012001568

Intelsat License LLC Intelsat 20

International Bureau tewith conditions

File # SAT-STA-20120622-00104 Call Sign \$2847 Grant Date 07/30/12

(or other identifier) Term Dates period of

To: 30 days From 07/30/12

Approved by OMB 3060-0678

Date & Time Filed: Jun 22 2012 3:25:13:130PM File Number: SAT-STA-20120622-00104

Callsign:

Stephon J. Duall
Chief, Satellite Policy Branch

## FEDERAL COMMUNICATIONS COMMISSION APPLICATION FOR SPACE STATION SPECIAL TEMPORARY AUTHORITY

Approved:

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### APPLICANT INFORMATION

Enter a description of this application to identify it on the main menu: Request for STA to Perform LEOP/IOT and Drift Intelsat 20 (Call Sign S2847)

1. Applicant

Name:

Intelsat License LLC

Phone Number:

202-944-7848

**DBA Name:** 

Fax Number:

202-944-7870

Street:

c/o Intelsat Corporation

E-Mail:

susan.crandall@intelsat.com

-3006

3400 International Drive, N.W.

City:

Washington

State:

DC

Country:

**USA** 

Zipcode:

20008

Attention:

Susan H. Crandall

# Attachment to Grant IBFS File No. SAT-STA-20120622-00104 Call Sign: S2847

The application of Intelsat License LLC (Intelsat) for special temporary authority, IBFS File No. SAT-STA-20120622-00104, for a period of 30 days, in connection with operations of the Intelsat 20 space station (Call Sign S2847) is GRANTED. Accordingly, Intelsat is authorized to operate telemetry transmissions (space-to-Earth) using center frequencies of 12746.5 MHz, 12747.0 MHz, 12748.0 MHz, and 12748.5 MHz for launch and early orbit phase (LEOP) operations of the Intelsat 20 space station. In addition, Intelsat is authorized to conduct in-orbit testing (IOT) of Intelsat 20 at 63.15° E.L. in the 3700-4200 MHz (space-to-Earth), 5925-6675 MHz (Earth-to-space), 10.95-11.20 GHz (space-to-Earth), 11.45-11.70 GHz (space-to-Earth), 12.50-12.75 GHz (space-to-Earth), 13.75-14.50 GHz (Earth-to-space), 29.50-30.00 GHz (Earth-to-space) and 19.70-20.20 GHz (space-to-Earth). Intelsat is also authorized to operate Telemetry, Tracking, and Command (TT&C) using center frequencies of 12746.5 MHz, 12747.0 MHz, 12748.0 MHz, and 12748.5 MHz (space-to-Earth), and 13750.5 MHz and 14498.0 MHz (Earth-tospace) to support IOT operations at the 63.15° E.L. orbital location and to effect Intelsat 20's drift to its authorized location of 68.5° E.L. upon the completion of IOT at 63.15° E.L. Operations under this authorization must be in accordance with the terms and conditions contained in Intelsat's application, the Federal Communications Commission's rules not waived herein, and are subject to the following conditions:

- 1. All operations under this grant of special temporary authority shall be on an unprotected and non-harmful interference basis, i.e., Intelsat shall not cause harmful interference to, and shall not claim protection from interference caused to it by, any other lawfully operating radiocommunication system.
- 2. In the event of any harmful interference as a result of the operations under this grant of special temporary authority, Intelsat shall cease operations immediately upon notification of such interference and shall immediately inform the Commission, in writing, of such an event.
- 3. Intelsat shall coordinate the operations of Intelsat 20 with existing geostationary space stations to ensure that no unacceptable interference results from its operations at the 63.15° E.L. orbital location or during drift to the 68.5° E.L. orbital location.
- 4. Intelsat 20's operations at 63.15° E.L. shall be limited to IOT and shall not include the provision of commercial services.
- 5. Intelsat shall operate only the TT&C frequencies on Intelsat 20 during the space station's drift from the 63.15° E.L. orbital location to the 68.5° E.L. orbital location.
- 6. During in-orbit testing, Intelsat shall maintain the Intelsat 20 space station within an east/west longitudinal station-keeping tolerance of  $\pm 0.05$  degrees of the 63.15° E.L. orbital location.
- 7. Intelsat is granted a waiver of the U.S. Table of Frequency Allocations to permit it to use the 12.70-12.75 GHz frequency band in ITU Region 2 in the space-to-Earth direction during LEOP, IOT, and drift from the 63.15° E.L. orbital location to the 68.5° E.L. orbital location. In Region 2, the U.S. Table of Frequency Allocations allocates the 12.70-12.75 GHz band to Fixed Service (FS), Mobile Service (MS), and Fixed-Satellite Service (FSS) in the Earth-to-space direction only. We find that the limited, short-term operations proposed by Intelsat in the 12.70-12.75 GHz band are unlikely to cause interference to other users of the band and justify a waiver of the U.S. Table of Frequency Allocations in this instance.
- 8. Upon launch of Intelsat 20, Intelsat shall notify the Commission of the date/time duration that the satellite will be transmitting in the 12.70-12.75 GHz while in view of the earth stations in Maryland

# Attachment to Grant IBFS File No. SAT-STA-20120622-00104 Call Sign: S2847

and Colorado that the Commission will authorize to communicate with Intelsat 20 during LEOP. *See* IBFS File Nos. SES-STA-20120620-00608, SES-STA-20120620-00609.

- 9. IOT operations in the 3700-4200 MHz (space-to-Earth), 5925-6675 MHz (Earth-to-space), 10.95-11.20 GHz (space-to-Earth), 11.45-11.70 GHz (space-to-Earth), 12.50-12.75 GHz (space-to-Earth), 13.75-14.00 GHz (Earth-to-space), 14.0-14.50 GHz (Earth-to-space), 19.70-20.2 GHz (space-to-Earth), and 29.5-30.0 GHz (Earth-to-space) frequency bands at 63.15° E.L. must comply with the conditions imposed in IBFS File No. SAT-LOA-20111024-00208 (granted July 26, 2012).
- 10. Any action taken or expense incurred as a result of operations pursuant to this grant of special temporary authority is at Intelsat's own risk.
- 11. Intelsat shall notify the Commission, in writing, within two business days of the commencement of IOT operations that such operations have commenced.
- 12. This action is issued pursuant to Section 0.261 of the Commission's rules on delegated authority, 47 C.F.R. § 0.261, and is effective immediately.



2. Contact							
	Name:	Susan H. Crandall	Phone Number:	202-944-7848			
	Company:	Intelsat Corporation	Fax Number:	202-944-7870			
	Street:	3400 International Drive, N.W.	E-Mail:	susan.crandall@intelsat.com			
	City:	Washington	State:	DC			
	Country:	USA	Zipcode:	20008 -3006			
	Attention:	Susan H. Crandall	□elation [hip:	Legal Counsel			
(If your application is related to an application filed □ith the Commission, enter either the file number or the IB Submission ID of the related application. Please enter only one.)  3. Reference File Number SATLOA2011102400208 or Submission ID  4a. Is a fee submitted □ith this application□  If Yes, complete and attach FCC Form 159. If No, indicate reason for fee elemption (see 47 C.F.R.Section 1.1114).  □ overnmental Entity □ Noncommercial educational licensee  Other(please elplain):							
		CRY – Space Station (□eostationar	y)				
5. Type Request  Change Station Location  E □ tend E □ piration Date  Other							
6. Temporary Orbit Location			7. Requested	7. Requested E⊡tended E⊡piration Date			

8. Description (If the complete description does not appear in this bo□ please go to the end of the form to vie□ it in its entirety.)								
Intelsat License LLC herein requests a grant of Special Temporary Authority for Intelsat 20 (Call Sign S2847) for 30 days, from July 27, 2012 through August 25, 2012, to (1) seek a waiver of the U.S. Table of Frequency Allocations to permit launch and early orbit phase operations using downlink frequencies in the 12700-12750 MHz band in Region 2, (2) conduct								
9. By chec ling Yes, the undersigned certifies that neither applicant nor any other party to the application is sublect to a denial of Federal benefits that includes FCC benefits pursuant to Section 5301 of the Anti−Drug Act of 1988, 21 U.S.C. Section 862, because of a conviction for possession or distribution of a controlled substance. See 47 CFR 1.2002(b) for the meaning of " party to the application " for these purposes.								
10. Name of Person Signing Susan H. Crandall		11. Title of Person Signing Asst. □eneral Counsel, Intelsat Corporation						
12. Please supply any need attachments.								
Attachment 1: STA Request Attachment 2:			Attachment 3:					
		177						
WILLFUL FALSE STATEMENTS MADE ON THIS FORM ARE PUNISHABLE BY FINE AND / OR IMPRISONMENT (U.S. Code, Title 18, Section 1001), AND/OR RE□OCATION OF ANY STATION AUTHORI□ATION (U.S. Code, Title 47, Section 312(a)(1)), AND/OR FORFEITURE (U.S. Code, Title 47, Section 503).								

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### □ □ Deription

Intelsat License LLC herein requests a grant of Special Temporary Authority for Intelsat 20 (Call Sign S2847) for 30 days, from July 27, 2012 through August 25, 2012, to (1) seek a waiver of the U.S. Table of Frequency Allocations to permit launch and early orbit phase operations using downlink frequencies in the 12700-12750 MHz band in Region 2, (2) conduct in-orbit testing at 63.15 E.L., and (3) drift the satellite to its permanent location of 68.5 E.L.



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

Re: Request for Special Temporary Authority for Intelsat 20, File No. SAT-LOA-20111024-00208, Call Sign S2847

Dear Ms. Dortch:

Intelsat License LLC ("Intelsat") herein requests a grant of Special Temporary Authority ("STA")<sup>1</sup> for Intelsat 20 (Call Sign S2847) for 30 days—from July 27, 2012 through August 25, 2012—to (1) seek a waiver of the U.S. Table of Frequency Allocations to permit launch and early orbit phase ("LEOP") operations using downlink frequencies in the 12700-12750 MHz band in Region 2;<sup>2</sup> (2) conduct in-orbit testing ("IOT") at 63.15° E.L.; and (3) drift the satellite to its permanent location of 68.5° E.L.<sup>3</sup> Intelsat 20 currently is scheduled to be launched on July 27, 2012.

**LEOP.** Intelsat seeks a waiver of the U.S. Table of Frequency Allocations to permit Intelsat 20 LEOP telemetry downlink Fixed-Satellite Service ("FSS") transmissions in the 12700-12750 MHz band in Region 2.<sup>4</sup> In the U.S. Table of Frequency Allocations, the 12700-12750 MHz band is allocated to Fixed

Intelsat has filed this STA request, an FCC Form 159 and an \$860.00 filing fee electronically via the International Bureau's Filing System.

The authorization for the Intelsat 20 satellite does not seek authority to operate the Intelsat 20 satellite in the 12700-12750 MHz band in Region 2. See Intelsat License LLC, Application for Authority to Launch and Operate Intelsat 20, a Replacement Satellite With New Frequencies, at 68.5° E.L., File No. SAT-LOA-20111024-00208, at 10 (filed Oct. 24, 2011) ("Intelsat 20 Application").

See Policy Branch Information; Satellite Space Applications Accepted for Filing, Report No. SAT-00830, File No. SAT-LOA-20111024-00208 (Dec. 23, 2011) (Public Notice). During the drift from 63.15° E.L. to 68.5° E.L., only the satellite's TT&C frequencies will be utilized.

Intelsat's application for authority to launch and operate the Intelsat 20 satellite includes a request to operate in the frequencies necessary to conduct LEOP transmissions that are not included in this STA request for the Ku-band downlink. *See* Intelsat 20 Application, *supra* note 2.

Service ("FS"), Mobile Service ("MS"), and uplink Fixed-Satellite Service ("FSS").<sup>5</sup>

The Intelsat 20 satellite LEOP transmissions will be 500 kHz transmissions centered at the 12746.5 MHz, 12747.0 MHz, 12748.0 MHz, and 12748.5 MHz frequencies.

Intelsat will coordinate LEOP operations for Intelsat 20 with all operators of satellites that use the same frequency bands and are in the LEOP path. As such, there will be no risk of interference with respect to lawfully operating, co-frequency satellites. Nevertheless, all operators of satellites in that path will be provided with an emergency phone number where the licensee can be reached in the event that harmful interference occurs. The 24x7 contact information for the Intelsat 20 LEOP mission is as follows:

Ph.: (202) 944-7701 – East Coast Operations Center (primary) (310) 525-5900 – West Coast Operations Center (back-up) Request to speak with Bob Main.

The Commission may grant a waiver for good cause shown.<sup>6</sup> The Commission typically grants a waiver where the particular facts make strict compliance inconsistent with the public interest.<sup>7</sup> In granting a waiver, the Commission may take into account considerations of hardship, equity, or more effective implementation of overall policy on an individual basis.<sup>8</sup> Waiver therefore is appropriate where special circumstances warrant a deviation from the general rule, and such a deviation will serve the public interest.

Good cause exists for a waiver because Intelsat's downlink use of the 12700-12750 MHz band for LEOP in Region 2 will not cause harmful interference to any terrestrial stations or satellites. Terrestrial stations within the United

<sup>&</sup>lt;sup>5</sup> 47 C.F.R. § 2.106. In Region 2, the International Table of Frequency Allocation allocates the 12700-12750 MHz band to FS, MS and FSS (Earth-to-space).

<sup>47</sup> C.F.R. § 1.3.

<sup>&</sup>lt;sup>7</sup> N.E. Cellular Tel. Co. v. FCC, 897 F.2d 1164, 1166 (D.C. Cir. 1990) ("Northeast Cellular").

<sup>&</sup>lt;sup>8</sup> *WAIT Radio v. FCC*, 418 F.2d 1153, 1159 (D.C. Cir. 1969); *Northeast Cellular*, 897 F.2d at 1166.

See Intelsat North America LLC, Application for Authority to Modify Earth Station Authorization to Provide Launch and Early Orbit Phase ("LEOP") Operations for Newly Launched Satellites, Order and Authorization, 21 FCC Rcd 14672, 14674 (¶ 6) (Int'l Bur. 2006) ("If a proposal

States will not be subjected to harmful interference from the telemetry transmissions of Intelsat 20 because the satellite's telemetry carriers are compliant with the International Telecommunication Union ("ITU") space-to-Earth power flux density ("PFD") limits over the Earth. Specifically, in order to ensure protection of terrestrial communication links from space station transmissions, Article 21.16 of the ITU Radio Regulations imposes PFD limits on satellite transmissions in the space-to-Earth direction. <sup>10</sup> In the pending Intelsat 20 application, Intelsat calculated the PFD level of its telemetry carriers on the Earth. 11 These calculations show that the Intelsat 20 telemetry transmissions will be compliant with the PFD limits specified in Art. 21.16 of the ITU Radio Regulations. 12 Accordingly, terrestrial stations operating in ITU Region 2 will not be subjected to harmful levels of interference from Intelsat 20's telemetry transmission. Moreover, space stations operating in the 12700-12750 MHz frequency band will not be impacted because Intelsat will coordinate the telemetry of Intelsat 20 with any affected satellite operators that are in the LEOP path.

<u>IOT</u>. Intelsat seeks to conduct in-orbit testing of Intelsat 20 (Call Sign S2847) at 63.15° E.L. in the bands 3700-4200 MHz (downlink), 5925-6675 MHz (uplink), 10950-11200 MHz (downlink), 11450-11700 MHz (downlink), 12500-12750 MHz (downlink), 13750-14500 MHz (uplink), 29500-30000 MHz (uplink) and 19700-20200 MHz (downlink). To Intelsat's knowledge, the only co-frequency satellites within plus/minus six degrees of 63.15° E.L. are Intelsat 904 at 60.0° E.L., Intelsat 902 at 62.0° E.L., Intelsat 906 at 64.15° E.L., Intelsat 17 at 66.0° E.L., Intelsat 7 at 68.65 E.L., Intelsat 10 at 68.5° E.L., and Inmarsat 3-F1 at 64.5°E.L. Intelsat will coordinate with Inmarsat, the operator of Inmarsat 3-F1, regarding the Intelsat 20 IOT. With regard to the remaining spacecraft, Intelsat will internally coordinate the proposed testing

will not cause interference to other licensed operations, the Commission generally authorizes it if it is otherwise in the public interest.").

<sup>17</sup>U Radio Regulations, Art. 21.16 (2008). For ITU Region 2, PFD limits are specified only for non-geostationary satellites operating in the 11.7 – 12.7 GHz band. However, these limits may also be applied to geostationary satellites, since the PFD limit is intended to protect terrestrial stations from space station transmissions irrespective of whether the radiating space station is geostationary or non-geostationary. Actually, when converted to the same reference bandwidth, these limits are identical to those applicable to geostationary FSS space stations in Region 3.

See Intelsat 20 Application, Engineering Statement at Exhibit 11.

It is noted that calculations in the Intelsat 20 application addressing the PFD produced on the Earth by the telemetry transmissions show that there is enough margin for the PFD to be met even when during LEOP the satellite is at a height lower than that corresponding to the geostationary orbit.

with the operations of these satellites. In the unlikely event that harmful interference occurs, Intelsat will take all necessary steps to eliminate the interference.

Intelsat is aware that FSS operations are not authorized in the 12500-12750 MHz band in Region 2. In-orbit testing of Intelsat 20 will be conducted by earth stations located outside the United States and will not affect satellite or terrestrial operations in the 12500-12750 MHz band in Region 2.

Intelsat has assessed and limited the probability of the space station becoming a source of debris as a result of collision with large debris or other operational space stations during in-orbit testing at 63.15° E.L. Intelsat 20 will not be located at the same orbital location as another satellite or at an orbital location that has an overlapping station-keeping volume with another satellite. Further, Intelsat is not aware of any other FCC licensed system, or any other system applied for and under consideration by the FCC, having an overlapping station-keeping volume with Intelsat 20. Finally, Intelsat is not aware of any system with an overlapping station-keeping volume with Intelsat 20 that is the subject of an ITU filing and that is either in orbit or progressing towards launch.

<u>**Drift.**</u> During the drift from 63.15° E.L. to 68.5° E.L., Intelsat will utilize only the satellite's TT&C frequencies and will follow industry practices for coordinating TT&C transmissions during the relocation process. The specific TT&C frequencies are as follows:

### Uplink:

13750.5 (V) 14498.0 (V) 13750.5 (LHCP) 14498.5 (LHCP)

#### Downlink:

12746.5 (V) 12747.0 (V) 12748.0 (V) 12748.5 (V) 12746.5 (LHCP) 12747.0 (LHCP) 12748.0 (LHCP) 12748.5 (LHCP)

Grant of this STA request and waiver of the U.S. Table of Frequency Allocations set forth in Section 2.106 of the FCC's rules will facilitate the safe launch of the Intelsat 20 satellite. The in-orbit testing of Intelsat 20 at 63.15° E.L. is a critical step in ensuring that the satellite will be fully operational at 68.5° E.L. The subsequent drift of the satellite to 68.5° E.L. will ensure continuity of service to customers, and thereby promotes the public interest.

For the reasons set forth herein, Intelsat respectfully requests that the Commission grant this request.

Sincerely,

/s/ Susan H. Crandall

Susan H. Crandall Assistant General Counsel

**Intelsat Corporation** 

cc: Robert Nelson Kathyrn Medley Stephen Duall Jay Whaley