

File # SAT- STA-2019 0925-00100

Call Sign <u>52380</u> Grant Date <u>11/07/19</u>

period of Term Dates

180 days

Chief, Satellite Policy Branch

Approved by OMB 3060-0678

From 10/31/19

File Number: SAT-STA-20190925-00100 Callsign:

> FEDERAL COMMUNICATIONS COMMISSION APPLICATION FOR SPACE STATION SPECIAL TEMPORARY AUTHORITY

> > FOR OFFICIAL USE ONLY

APPLICANT INFORMATION

Date & Time Filed: Sep 25 2019 12:49:16:086PM

Enter a description of this application to identify it on the main menu:

Request for 180-day Grant of Special Temporary Authority to Drift Intelsat 9 to 50.0 W.L., Call Sign S2380

1. Applicant

Name:

Intelsat License LLC

Phone Number:

703-559-7848

DBA Name:

Fax Number:

703-559-8539

Street:

c/o Intelsat US LLC

E-Mail:

susan.crandall@intelsat.com

7900 Tysons One Place

City:

McLean

State:

VA

Country:

USA

Zipcode:

22102

Attention:

Susan H. Crandall

ATTACHMENT TO GRANT

Intelsat License LLC IBFS File No. SAT-STA-20190925-00100

IBFS File No(s):	SAT-STA-20190925-00100	GRANTED-		
Licensee/Grantee:	Intelsat License LLC	With Conditions		
Call Sign:	S2380			
Satellite Name:	Intelsat 9			
Orbital Location:	50.0° W.L.			
(required station-	(+/- 0.05 degrees east/west station keeping)			
keeping tolerance)		COMMISSION		
Administration:	United States of America			
Nature of Service:	Telemetry, Tracking, and Command (TT&C)	International Bureau Satellite Division		
Scope of Grant:	Special temporary authority for a period of 180 days to conduct TT&C operations necessary to drift Intelsat 9 from the 66.15° E.L. orbital location to the 50.0° W.L. orbital location.			
Service Area(s):	N/A			
Frequencies:	TT&C center frequencies: 11.7005 GHz; 11.7020 GHz (space-to-Earth) 14.0005 GHz; 14.4945 GHz (Earth-to-space)			

Unless otherwise specified herein, operations under this grant must comport with the legal and technical specifications set forth by the applicant or petitioner and with Federal Communication Commission's rules not waived herein. This grant is also subject to the following conditions:

- 1. Operations pursuant to this special temporary authority must be on an unprotected and non-harmful interference basis, i.e., the Intelsat 9 space station must not cause harmful interference to, and must not claim protection from interference caused to it by, any other lawfully operating station. In the event of any harmful interference, Intelsat must cease operations immediately upon notification of such interference, and must inform the Commission, in writing, immediately of such an event.
- 2. Intelsat must coordinate the operations of Intelsat 9 with existing geostationary space stations to ensure that no unacceptable interference results from its operations during drift to the 50.0° W.L. orbital location.
- 3. Intelsat must operate only the TT&C frequencies authorized for Intelsat 9 during the space station's drift to the 50.0° W.L. orbital location.
- 4. Any action taken or expense incurred as a result of operations pursuant to this special temporary authority is solely at Intelsat's own risk.

Licensee/grantee is afforded thirty (30) days from the date of release of this action to decline the grant as conditioned. Failure to respond within this period will constitute formal acceptance of the grant as conditioned. This action is taken pursuant to Section 0.261 of the Commission's rules on delegated authority, 47 CFR § 0.261, and is effective upon release.

Station licenses are subject to the conditions specified in Section 309(h) of the Communications Act of 1934, as amended, 47 U.S.C. § 309(h).

Action	November 7, 2019	
Date:		
Term Dates	From: October 31, 2019	To: period of 180 days

ATTACHMENT TO GRANT

Intelsat License LLC IBFS File No. SAT-STA-20190925-00100

Approved:

Stephen J. Duall Chief, Satellite Policy Branch

2. Contac	t					
	Name:	Cynthia J. Grady	Phone Nu	ımber:	703-559-6949	
	Company:	Intelsat US LLC	Fax Num	ber:	703-559-8539	
	Street:	7900 Tysons One Place	E-Mail:		cynthia.grady@intelsat.com	
	City:	McLean	State:		VA	
	Country:	USA	Zipcode:		22102 -5972	
	Attention:		Relations	hip:	Legal Counsel	
applicatio	n. Please enter	• •	led with the Commiss	ion, enter either the fil	e number or the IB Submission ID o	of the related
		with this application? attach FCC Form 159.	f No, indicate reason t	for fee exemption (see	47 C.F.R.Section 1.1114).	
Governmental Entity Noncommercial educational licensee						
O Other	(please explain):				
4b. Fee C	lassification (CRY - Space Station (Geos	stationary)	and the second s		
5. Type R	equest					Parameter (1980)
Char	ge Station Loc	ation	Extend Expiration	Date	O Other	
6. Tempo	rary Orbit Loca	tion		7. Requested Extende	d Expiration Date	

8. Description (If the complete descri	ption does not appear in this box.	please go to the end of the form to view it in	its entirety.)
\$		commencing upon grant, of Sp	1
to a denial of Federal benefits that inclu	udes FCC benefits pursuant to Secunication for possession or distribut	ny other party to the application is subject tion 5301 of the Anti-Drug Act of 1988, tion of a controlled substance. See 47 CFR ese purposes.	
10. Name of Person Signing Cynthia J. Grady	· ·	11. Title of Person Signing Senior Counsel. Intelsat US LLC	
12. Please supply any need attachments			
Attachment 1: STA Request	Attachment 2:	Attachment 3:	
(U.S. Code, Title	18, Section 1001), AND/OR REVO	ARE PUNISHABLE BY FINE AND / OR II DCATION OF ANY STATION AUTHORIZ FORFEITURE (U.S. Code, Title 47, Section	ATION

FCC NOTICE REQUIRED BY THE PAPERWORK REDUCTION ACT

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THE FOREGOING NOTICE IS REQUIRED BY THE PAPERWORK REDUCTION ACT OF 1995, PUBLIC LAW 104-13, OCTOBER 1, 1995, 44 U.S.C. SECTION 3507.





September 25, 2019

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

Re: Request for Special Temporary Authority to Drift Intelsat 9 to 50.0° W.L.

Call Sign: S2380

Dear Ms. Dortch:

Intelsat License LLC ("Intelsat") herein requests 180 days, commencing upon grant, of Special Temporary Authority ("STA") to drift Intelsat 9 (Call Sign S2380) from 66.15° E.L. to 50.0° W.L.² Intelsat intends to file an application shortly to modify the Intelsat 9 satellite license for this redeployment.

The Intelsat 9 satellite is currently operating in inclined orbit at 66.15° E.L.³ Subject to receipt of Federal Communications Commission ("FCC" or "Commission") approval, the satellite will be relocated to 50.0° W.L. The drift of Intelsat 9 is expected to begin October 1, 2019 and will take approximately eight months.

During the drift of Intelsat 9, Intelsat will only utilize the satellite's telemetry, tracking, and control ("TT&C") frequencies and will follow industry practices for coordinating TT&C transmission during the relocation process. The TT&C frequencies are as follows: 14.0005 GHz and 14.4945 GHz in the uplink, and 11.7005 GHz and 11.7020 GHz in the downlink.



¹ Intelsat has filed this STA request, an FCC Form 159, and a \$980.00 filing fee electronically via the International Bureau's Filing System.

² Intelsat has also filed a 60-day request to support the redeployment of Intelsat 9. *See* Intelsat License LLC's Request for Special Temporary Authority to Drift Intelsat 9 to 50.0° W.L., File No. SAT-STA-20190912-00092 (filed September 12, 2019).

³ See Policy Branch Information, Actions Taken, Report No. SAT-01332, File No. SAT-MOD-20180305-00019 (July 20, 2018) (Public Notice).

Grant of this STA request will not result in increased risk of harmful interference. As noted above, Intelsat will operate only the above listed TT&C frequencies during the drift and will coordinate its TT&C transmissions with operators of satellites in the drift path. Should any interference occur during the drift, Intelsat will take all reasonable steps to eliminate such interference.

Further, 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. Intelsat is not aware of any FCC licensed system, or any other system applied for and under consideration by the FCC, having an overlapping station-keeping volume with Intelsat 9 at 50.0° W.L. Finally, Intelsat is not aware of any system with an overlapping station-keeping volume with Intelsat 9 that is the subject of an International Telecommunication Union filing and that is either in orbit or progressing towards launch.

Grant of this STA request is in the public interest because it will allow Intelsat to provide service at the 50.0° W.L. orbital location after the loss of Intelsat 29e.

For the reasons set forth herein, Intelsat respectfully requests that the Commission grant this STA request. Please direct any questions regarding this request to the undersigned at (703) 559-6949.

Sincerely,

/s/ Cynthia J. Grady

Cynthia J. Grady Senior Counsel Intelsat US LLC

cc: Stephen Duall Jay Whaley Cindy Spiers