

October 25, 2019

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

Re: Request for Extension of Special Temporary Authority to Drift Intelsat 9 to 50.0° W.L.; Call Sign: S2380

Dear Ms. Dortch:

Intelsat License LLC ("Intelsat") herein requests an additional 30 days of Special Temporary Authority ("STA")¹ previously granted to Intelsat² to continue to drift Intelsat 9 (Call Sign S2380) to 50.0° W.L. Intelsat has filed an identical request for 180 days of STA³ and will be filing a license modification for this redeployment.

Intelsat 9 began drifting to 50.0° W.L. on or about October 1, 2019 and the drift will take approximately eight months. During the drift of Intelsat 9, Intelsat will continue only utilizing the satellite's telemetry, tracking, and control ("TT&C") frequencies and will continue to 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.

Grant of this STA extension request will not result in increased risk of harmful interference. As noted above, Intelsat is operating only in the above-listed TT&C frequencies during the drift and will

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 See Satellite Policy Branch Information, Actions Taken, Report No. SAT-01417, File No. SAT-STA-20190912-00092 (Sept. 27, 2019) (Public Notice).

³ See Satellite Policy Branch Information, Space Station Applications Accepted for Filing, Report No. SAT-01418, File No. SAT-STA-20190925-00100 (Oct. 4, 2019) (Public Notice).

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continue to 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 extension 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 extension 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 Jennifer Balatan