



UNITED STATES OF AMERICA  
FEDERAL COMMUNICATIONS COMMISSION  
**RADIO STATION AUTHORIZATION**

Name: EchoStar Corporation

File Number: SAT-T/C-20090217-00026

Authorization Type: Consent To Transfer Control

Class of Station: Space Station Geostationary

Grant Date: Friday, September 17, 2010

FROM:

EchoStar Corporation  
90 Inverness Circle E.  
Englewood, CO 80112

TO:

QuetzSat, S. de R.L. de C.V.  
Av. Insurgentes Sur 1605 Piso 12  
Mexico, D.F., -

LICENSEE/PERMITEE:

EchoStar Corporation  
100 Inverness Terrace East  
Englewood, CO 80112-

CALLSIGN(S) STATION LOCATION(S)

S2439 EchoStar VIII , 110

Under the authority of the Communications Act of 1934, as amended, the consent of the Federal Communications Commission is hereby granted to the transaction indicated above. The Commission's consent to the above is based on the representations made by the applicants that the statements contained in, or made in connection with, the application are true and that the undertakings of the parties upon which this transaction is authorized will be carried out in good faith. The actual consummation of voluntary transactions shall be completed within 60 days from the date hereof, and notice in letter form thereof shall promptly be furnished the Commission by the buyer showing the date the acts necessary to effect the transaction were completed. Upon furnishing the Commission with such written notice, this transaction will be considered completed for all purposes related to the above described station(s).



**Attachment**  
**IBFS File No. SAT-T/C-20090217-00026**  
**Call Sign S2439**  
**September 17, 2010**

Consent is effective 04:01 UTC, September 22, 2010. EchoStar Corporation's FCC authorization for operation of the EchoStar 8 satellite at the 77° W.L. orbital location is terminated upon this consent becoming effective. The Federal Communications Commission has exchanged letters with the Secretaría de Comunicaciones y Transportes and the Comisión Federal de Telecomunicaciones of Mexico to ensure a mutual understanding regarding the operations of the EchoStar 8 satellite. The understandings and factual basis for these understandings are attached in Annex A, and are material considerations for the grant of this authority.



File # SAT-T/C-20090217-00026

Call Sign S2439 Grant Date 09/17/10

(or other identifier)

From see above Term Dates To: \_\_\_\_\_

Approved: *Stephen J. Duall*  
Stephen J. Duall  
Chief, Satellite Policy Branch

**ANNEX A**



International Bureau

Federal Communications Commission  
Washington, DC 20554

July 26, 2010

Lic. Héctor Olavarría Tapia  
Director General de Política de Telecomunicaciones y Radiodifusión  
Subsecretaría de Comunicaciones  
Secretaría de Comunicaciones y Transportes  
Av. Xola y Universidad  
Centro Nacional SCT, Cuerpo "C" piso 1  
Narvarte, 03020 Mexico, Distrito Federal Mexico

Mr. Reynaldo González Bustamante  
Director General de Regulación "B"  
Unidad de Prospectiva y Regulación  
Comisión Federal de Telecomunicaciones  
Bosque de Radiatas 44, piso 3  
Bosques de las Lomas, 05120 Mexico, Distrito Federal Mexico

Re: Operations of the EchoStar 1 and EchoStar 8 Space Stations

Dear Mr. Olavarría and Mr. González:

This letter is to confirm the informal understandings of the Secretaría de Comunicaciones y Transportes (SCT), represented by the Subsecretaría de Comunicaciones and the Comisión Federal de Telecomunicaciones, and the Federal Communications Commission (FCC), concerning certain technical issues involved in the operation of two Broadcasting Satellite Service (BSS) satellites known as EchoStar 1 and EchoStar 8. The operations are pursuant to an agreement between EchoStar Corporation (EchoStar) and SES Latin America, S.A. and SES S.A. (collectively, "SES").

### **The Transaction between EchoStar and SES**

Under an arrangement between EchoStar and SES, a prior version of which was discussed in an exchange of letters between our Administrations, dated November 16 and 21, 2005, EchoStar agreed to move the EchoStar 1 and EchoStar 8 satellites to the 77° W.L. orbital location,<sup>1</sup> subject to necessary governmental approvals, pending the launch

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<sup>1</sup> The term "77° W.L. orbital location" refers to the orbital position for the relevant Mexican frequency assignment under the ITU Region 2 Plan for BSS and Feeder Link Assignments, as contained in Appendix 30/30A of the Radio Regulations, and to any specific orbital location within the cluster defined by such assignment.

and placement of a new satellite (QuetzSat 1) at the 77° W.L. orbital location. The agreement provides that the Service Term for EchoStar 1 and EchoStar 8 at the 77° W.L. orbital location will run from the date that EchoStar 1 and EchoStar 8 begin service at the 77° W.L. orbital location (the “in-service” date) until the earliest of: (1) the End-of-Life of either EchoStar 1 or EchoStar 8; (2) the date that either satellite fails; (3) the in-service date of QuetzSat 1 at the 77° W.L. orbital location; (4) the date that EchoStar removes either EchoStar 1 or EchoStar 8 from the 77° W.L. orbital location to replace capacity of its fleet lost due to catastrophic failure in the fleet; or (5) upon certain events related to future operations of QuetzSat 1. If the agreement is terminated as to any one of the satellites at the 77° W.L. orbital location (EchoStar 4, EchoStar 1, and EchoStar 8), the terms of the agreement otherwise remain in full force and effect in accordance with its terms and conditions as to the remaining in-service satellite(s).

The agreement contemplates that EchoStar 1 and EchoStar 8 will operate at the 77° W.L. orbital location under the direction and control of SES/QuetzSat.<sup>2</sup> EchoStar will perform telemetry, tracking, and control functions under the direction and control of SES/QuetzSat for the entire Service Term of the two satellites at the 77° W.L. orbital location.

On February 2, 2005, SCT provided QuetzSat with a concession to develop and operate a BSS/FSS space station at the 77° W.L. orbital location (the “Concession”). EchoStar has filed with the FCC requests for authorization to transfer control of the EchoStar 1 and EchoStar 8 satellites to Mexico (the “Full Authorizations”). EchoStar has also filed, and the FCC granted, a request to drift the EchoStar 1 space station from the 148° W.L. orbital location to the 77.15° W.L. orbital location, and a request to drift the EchoStar 8 space station from the 110° W.L. orbital location to the 77° W.L. orbital location. In addition, EchoStar filed, and the FCC granted, special temporary authorities for EchoStar 1 and EchoStar 8 to operate under U.S. authority at the 77.15° W.L. and 77° W.L. and orbital locations, respectively.

**Informal Understandings between SCT and the FCC on certain technical issues concerning operation of EchoStar 1 and EchoStar 8.**

It is my understanding that our two agencies have concurred on the following technical issues concerning the operation of EchoStar 1 and EchoStar 8:

1. In the event the FCC approves the Full Authorizations, EchoStar 1 and EchoStar 8 spacecraft will operate at the 77° W.L. orbital location subject to Mexican authority. The Mexican Administration will have responsibility for compliance with the ITU Radio Regulations (including the requirement for licensing as specified in Article 18.1 of the Radio Regulations, and any applicable agreement-seeking procedures) in connection with operation of the EchoStar 1 and EchoStar 8 satellites at the 77° W.L. orbital location.

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<sup>2</sup> QuetzSat S. de R.L. de C.V. (QuetzSat) is an affiliate of SES. The agreement indicates that it is intended to bind SES and its affiliates.

2. Operation of the EchoStar 1 and EchoStar 8 satellites at any location other than at the 77° W.L. orbital location will be subject to licensing by the FCC, including any operations as a result of equipment failure in the satellite that results in the inability to maintain the satellite within  $\pm 0.1$  degrees of its assigned position at the 77° W.L. orbital location.
3. SCT will provide the FCC with at least four (4) days advance written notice (e-mail with confirmed receipt from the FCC's Chief, International Bureau, Satellite Division, will be considered sufficient) of any planned termination or expiration of the Concession under which the EchoStar 1 and EchoStar 8 satellites will operate.
4. Consistent with ITU Recommendation S.1003-1, Environmental Protection of the Geostationary-Satellite Orbit, QuetzSat will be obliged under the Concession to maintain, barring catastrophic failure of satellite components, the capability to de-orbit the EchoStar 1 and EchoStar 8 spacecraft, to the minimum perigee altitude specified in such recommendation.

The informal understandings set forth in this letter concerning operation of the EchoStar 1 and EchoStar 8 satellites do not constitute a concurrence by the FCC or the United States Administration with any Mexican filings with the ITU Radiocommunication Bureau under Appendices 30 or 30A of the ITU Radio Regulations. It is my understanding that the FCC and SCT will, separately, and as part of the agreement-seeking process applicable under the ITU Radio Regulations, work in good faith to complete that process, insofar as necessary, in connection with the operation of the EchoStar 1 and EchoStar 8 satellites at the 77° W.L. orbital location.

This exchange of letters does not constitute approval of the Full Authorizations, or any other pending application related to the operation of the EchoStar 1 and EchoStar 8 satellites at the 77° W.L. orbital location. These applications will require separate action by the FCC.

In the event of the failure of either the EchoStar 1 or the EchoStar 8 satellite, and upon the exercise of EchoStar of its contractual rights to move either satellite, and in the event that there are any provisions in the Concession, or any provisions in the Mexican laws and regulations governing the telecommunications operations of EchoStar that would preclude or otherwise limit the exercise of EchoStar's contractual rights within the time frames specified in the EchoStar/SES agreement, the FCC would appreciate the opportunity to consult with SCT prior to any exercise of such licensing authority or application of such law or regulation by SCT. I would appreciate acknowledgement of these views and expression of any views which SCT may have concerning the matter discussed in this paragraph. Let me also express the FCC's willingness to discuss this matter further, in the event that it becomes necessary at a later date to do so.

Lastly, all notices, inquiries, and correspondence from SCT concerning these matters should be directed to the Chief, Satellite Division, International Bureau (phone number 202.418.0719) (e-mail: [Robert.Nelson@fcc.gov](mailto:Robert.Nelson@fcc.gov), with a copy to

Karl.Kensinger@fcc.gov and Mark.Young@fcc.gov), on the part of the FCC. The FCC will forward all notices, inquiries, and correspondence concerning these matters to Director General de Política de Telecomunicaciones y Radiodifusión, Subsecretaria de Comunicaciones (phone number 52 55 5723 9356) (e-mail holavarr@sct.gob.mx) on the part of SCT, and to Director General de Regulación "B," COFETEL (phone number 52 55 5015 4005) (e-mail rglezbus@cft.gob.mx) . Please let us know if these addresses subsequently change.

If the foregoing corresponds to your understanding of the informal arrangements between our two agencies concerning the various technical issues involved in the operation of the EchoStar 1 and EchoStar 8 satellites at the 77° W.L. orbital location, please confirm by return letter. Thank you.

Sincerely,



Robert G. Nelson  
Chief, Satellite Division  
International Bureau

cc: Petra Vorwig,  
Steptoe & Johnson LLP  
1330 Connecticut Ave., NW  
Washington, DC 20036-1795

Karis Hastings  
Hogan Lovells US LLP  
Columbia Square  
555 Thirteenth Street, NW  
Washington, DC 20004



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Received & Inspected

AUG 26 2010

FCC Mail Room

Subsecretaría de Comunicaciones  
Dirección General de Política de  
Telecomunicaciones y de  
Radiodifusión

Unidad de Prospectiva y Regulación  
de la Comisión Federal de  
Telecomunicaciones  
Dirección General de Regulación 'B'

2.1.5704

México, D.F., a



**Sr. Robert. G. Nelson**  
Chief, Satellite Division  
International Bureau  
Federal Telecommunications Commission  
445 calle 12, S.O.  
Washington, D.C. 20554  
Estados Unidos de América (EUA)

**Ref: Operación de las estaciones espaciales EchoStar 1 y EchoStar 8**

Nos referimos a su carta, de fecha 26 de julio de 2010, mediante la cual se confirma de manera informal el entendimiento entre la Secretaría de Comunicaciones y Transportes (la Secretaría) y la Federal Communications Commission (FCC) respecto de ciertos asuntos técnicos relacionados con la operación de las estaciones espaciales de servicio de radiodifusión por satélite denominadas EchoStar 1 y EchoStar 8, según el acuerdo entre las empresas EchoStar Corporation (EchoStar) y SES Latin America, S.A. y la empresa SES S.A. (conjuntamente denominadas "SES").

En este sentido, le informamos que esta Administración coincide con su apreciación en lo relacionado a la definición del término denominado *Periodo de Servicio* y las condiciones aplicables en los diferentes casos de terminación de mismo, así como en lo relacionado a la responsabilidad de EchoStar de llevar a cabo las funciones de rastreo, telemetría y comando bajo la dirección de SES/QuetzSat durante todo el Periodo de Servicio de los dos satélites en la posición orbital de 77° Oeste.





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Del mismo modo, confirmamos que la empresa mexicana QuetzSat S. de R.L de C.V. (QuetzSat), cuenta con una concesión que le permite ocupar la posición orbital de 77° Oeste y explotar sus bandas de frecuencias asociadas, otorgada por esta Secretaría el 02 de febrero de 2005. Dicha concesión le permite a QuetzSat ofrecer capacidad satelital para la conducción de señales del Servicio de Radiodifusión por Satélite (SRS) y del Servicio Fijo por Satélite (SFS) a cualquier empresa o persona mexicana que cuente con una concesión de red pública de telecomunicaciones, o un permiso para estaciones terrenas que les autorice hacer uso de dicha capacidad satelital para el SRS o el SFS.

Adicionalmente, es importante señalar que la Concesión de QuetzSat le obliga a ofrecer capacidad satelital reservada al Estado para servicios de seguridad pública y cobertura social, en particular para la provisión de servicios de banda ancha en zonas rurales en todo el país.

Entendemos también que EchoStar ha solicitado ante esa FCC autorización para transferir el control de los satélites EchoStar 1 y EchoStar 8 a México (las Autorizaciones Completas), y que además ha solicitado y ha obtenido de la FCC, la autorización para desplazar a la estación espacial EchoStar 1 de la posición orbital 148° Oeste a la posición orbital 77.15° Oeste, y a la estación espacial EchoStar 8 de la posición orbital 110° Oeste a la posición orbital 77° Oeste.

Asimismo, entendemos que EchoStar solicitó, y la FCC ha concedido, las autorizaciones temporales para que las estaciones espaciales EchoStar 1 y EchoStar 8 operen bajo la autoridad de los Estado Unidos de América en las posiciones orbitales 77.15° Oeste y 77° Oeste, respectivamente.

También manifestamos nuestro acuerdo respecto de los siguientes aspectos técnicos que forman parte de los entendimientos informales entre la SCT y la FCC:

- 1.- Una vez que la FCC otorgue las Autorizaciones Completas para la ubicación de los satélites EchoStar 1 y EchoStar 8 en la posición orbital 77° Oeste, operarán bajo la autoridad de la Secretaría, de conformidad con las disposiciones aplicables del Reglamento de Radiocomunicaciones (RR) de la Unión Internacional de Telecomunicaciones (UIT).
- 2.- Cualquier operación de los satélites EchoStar 1 y EchoStar 8 fuera de la posición orbital 77° Oeste, quedará sujeta a la autoridad de la FCC.

Una firma manuscrita en tinta negra, que parece ser una abreviatura o un nombre estilizado.



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3.- En caso de la expiración o terminación anticipada de la Concesión para ocupar la posición orbital de 77° Oeste otorgada a QuetzSat, la Secretaría dará aviso por escrito a la FCC con al menos 4 (cuatro) días de antelación.

4.- Consistente con la Recomendación S.1003-1 de la UIT, QuetzSat estará obligado mediante la Concesión, a mantener la capacidad de de-comisionar a los satélites EchoStar 1 y EchoStar 8, salvo en caso de falla catastrófica, a la altitud mínima de perigeo especificada en dicha Recomendación.

Asimismo, coincidimos con lo expresado en el sentido de que el entendimiento informal contenido en esta carta no constituye ningún acuerdo entre la Administración de los EUA y la Administración de México, respecto de cualquier trámite ante la Oficina de Radiocomunicaciones de la UIT relativos a la posición orbital 77° Oeste bajo los apéndices 30 y 30A del RR. De igual manera, coincidimos en que cualquier proceso relativo a la obtención de subsecuentes acuerdos de coordinación entre ambas Administraciones, que en su caso sean necesarios, relacionados con la operación de los satélites EchoStar 1 y EchoStar 8, o cualquier otro satélite en la posición orbital 77° Oeste, será tratado de manera separada entre la Secretaría y la FCC.

Entendemos también que este intercambio de cartas no constituye "las Autorizaciones Completas" o cualquier otra autorización pendiente por parte de la FCC a EchoStar respecto a la operación de los satélites EchoStar 1 y EchoStar 8 en la posición orbital 77° Oeste.

Confirmamos a la FCC que la aplicación de nuestras leyes y regulaciones, incluyendo las obligaciones internacionales de nuestra Administración, en lo que respecta a la ocupación de la posición orbital 77° Oeste, se encuentra gobernada por la concesión que ha sido otorgada a la empresa QuetzSat, cuyas condiciones son aplicables exclusivamente a QuetzSat y no así a ninguna otra empresa, ya sea mexicana o extranjera. Por lo tanto, para el caso que nos ocupa, ninguna disposición en la Concesión, en nuestras Leyes o en nuestra regulación puede ser aplicada a impedir o limitar de manera directa a EchoStar para ejercer sus derechos contractuales con SES.

En lo que respecta a notificaciones, consultas y correspondencia entre nuestras agencias, tomamos nota de los datos de contacto de la FCC y confirmamos los correspondientes datos de contacto de la Secretaría.

A handwritten signature in black ink, consisting of several fluid, overlapping strokes.



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Finalmente, me permito expresar que lo contenido en su carta, en conjunto con lo arriba indicado, corresponde con lo que nosotros entendemos respecto del acuerdo informal entre nuestras respectivas Agencias en lo relativo a los varios aspectos técnicos derivados de la operación de los satélites EchoStar 1 y EchoStar 8 en la posición orbital 77° Oeste.

Atentamente,

*[Handwritten signature in red ink]*

*[Handwritten signature in black ink]*

**Héctor Olavarría Tapia**

**Reynaldo González Bustamante**

Director General de Política de Telecomunicaciones y de Radiodifusión de la Secretaría de Comunicaciones y Transportes

Director General de Regulación "B" de la Comisión Federal de

SECRETARIA DE COMUNICACIONES Y TRANSPORTES  
SUBSECRETARIA DE COMUNICACIONES



DIRECCION GENERAL DE POLITICA DE  
COMUNICACIONES Y TRANSPORTES

c.c.p.

Mtro. Mony de Swaan Addati  
Lic. Rafael Eslava Herrada  
Lic. Ricardo Ríos Ferrer

Presidente  
Jefe de la Unidad de Prospectiva y Regulación  
Representante Legal

Cofetel  
Cofetel  
QuetzSat

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Vol. DGPTyR 6953 de 2010

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[N.B.: This English translation is provided by the FCC as an aid to English speakers in understanding the preceding letter from Mexico. This translation has not been reviewed or approved by either the SCT or COFETEL.]

"2010, Year of the Homeland,  
Bicentennial of the beginning of the Independence, and Centennial of the beginning of the Revolution"

Form C.G.-1-A

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UNITED MEXICAN STATES  
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SECRETARIAT OF COMMUNICATIONS  
AND TRANSPORTATION

Undersecretary's Office of Communications  
Telecommunications and Radio Broadcasting Administration

Prospection and Regulation Unit of the  
Federal Telecommunications Commission  
'B' Regulation Administration  
2.1.-5704

Mexico, D.F. , [Stamp] SCT AUG 20 2010

**Mr. Robert G. Nelson**  
Chief, Satellite Division  
International Bureau  
Federal Communications Commission  
445 12<sup>th</sup> Street SW  
Washington, DC 20554  
U.S.A.

**Re: Operation of Space Stations EchoStar 1 and EchoStar 8**

We are referring to your letter dated July 26, 2010, which confirmed informally the understanding between the Secretariat of Communications and Transportation (the Secretariat) and the Federal Communications Commission (FCC) with regard to various matters related to the operation of satellite radio broadcasting service space stations EchoStar 1 and EchoStar 8, according to the agreement between EchoStar Corporation (EchoStar), and SES Latin America, S.A. and SES, S.A. (jointly designated as "SES").

In this regard, we inform you that this Administration concurs with your assessment relating to the definition of the term *Service Period* and the applicable conditions for its determination in various cases, as well as with regard to EchoStar's responsibility to conduct tracking, telemetric, and control functions under SES/QuetzSat's direction for the duration of the Service Period for both satellites in the 77° W orbital position.

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We are also confirming that the Mexican company QuetzSat S. de R.L de C.V (QuetzSat), was granted a concession by this Secretariat on February 2, 2005, which allows it to occupy the 77° W orbital position and use the associated frequency bands. This concession allows QuetzSat to transmit signal for the Satellite Radio Broadcasting Service (SRS) and for the Fixed Satellite Service (SFS) to any Mexican company or individual possessing a public communications network concession, or a terrestrial station permit authorizing their use of that satellite signal for the SRS or the SFS.

Furthermore, it is important to point out that the Concession requires QuetzSat to offer satellite signal reserved for the State, for public safety services and public programming, particularly to provide broadband services in rural areas throughout the country.

We also understand that EchoStar has requested authorization from the FCC to transfer the control of satellites EchoStar 1 and EchoStar 8 to Mexico (Complete Authorizations), and that EchoStar also requested and was granted authorization by the FCC, to relocate EchoStar 1 space station from 148° W orbital position to 77.15° W orbital position, and to relocate EchoStar 8 space station from 110° W orbital position to 77° W orbital position.

We also understand that EchoStar requested and was granted temporary authorizations by the FCC, for space stations EchoStar 1 and EchoStar 8 to operate under the authority of the United States of America in 77.15° W and 77° W respectively.

We also state our agreement with regard to the following technical aspects that are part of the informal understandings between SCT and FCC:

- 1.- Once the FCC grants the Complete Authorizations for positioning EchoStar 1 and EchoStar 8 satellites in 77° W orbital position, these will operate under the authority of the Secretariat, in accordance with the applicable regulations of the Radio Communications Guidelines (RR) of the International Telecommunications Union (UIT).
- 2.- Any operation of the EchoStar 1 and EchoStar 8 satellites outside the 77° W orbital position, with be subject to the FCC authority.

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3.- In case of expiration or early termination of the Concession to occupy 77° W orbital position granted to QuetzSat, the Secretariat will notify the FCC in writing at least 4 (four) days in advance.

4.- In accordance the Recommendation S.1003-1 by the UIT, QuetzSat will be required by the Concession, to maintain capability to de-commission EchoStar 1 and EchoStar 8 satellites at the minimum perigee altitude specified in the Recommendation thereof , except in the event of a catastrophic failure.

Furthermore, we concur with what was expressed in the sense that the informal understanding in this letter does not constitute any agreement between the U.S. Administration and the Mexican Administration, with regard to any processes addressed to the Radio Communications Office of the UIT about 77° W orbital position under appendices 30 and 30A of the RR. Furthermore, we concur that any process with regard to any subsequent coordination agreements between both Administrations that may be necessary, related to the operation of satellites EchoStar 1 and EchoStar 8, or any other satellite in 77° W orbital position, will be treated separately by the Secretariat and the FCC.

We furthermore understand that the exchange of these letters does not constitute the "Complete Authorizations" o any other pending authorization by the FCC for EchoStar with regard to the operation of satellites EchoStar 1 and EchoStar 8 in 77° W orbital position.

We confirm to the FCC that the application of our laws and regulations, including our Administration's international obligations regarding the use of 77° W orbital position, is governed by the concession granted to QuetzSat, its conditions being applicable exclusively to QuetzSat and no other company, whether Mexican or from another country. Therefore, in this matter, no regulation of the Concession contained in our Laws or in our guidelines may be applied to prevent or directly limit EchoStar from exercising its contractual rights with SES.

With regard to any notifications, consultations and correspondence between our agencies, we recorded the FCC contact information and we confirm this Secretariat's corresponding contact information.

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Finally, allow me to express that the content of your letter, along with what was indicated above, corresponds with what we understand with regard to the informal agreement between our respective Agencies relating to the various technical aspects resulting from the operation of satellites EchoStar 1 and EchoStar 8 in 77° W orbital position.

Sincerely,

[Signature]

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Héctor Olavarría Tapia  
Telecommunications and Radio Communications  
Policy Director for the Secretariat of Communications  
And Transportation

[Signature]

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Reynaldo González Bustamante  
"B" Regulation Director for the  
Federal Communications Commission

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SECRETARIAT OF COMMUNICATIONS  
AND TRANSPORTATION

c.c.p.

Secretary Mony de Swaan Addati  
Lic. Rafael Eslava Herrada  
Lic. Ricardo Ríos Ferrer

President  
Chief Prospection and Regulation Unit  
Legal Representative

Cofetel  
Cofetel  
QuetzSat

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Vol. DGPTyR 6953 of 2010

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