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November 8, 2007

BY HAND

Ms. Marlene H. Dortch Secretary Federal Communications Commission 445 12th Street, SW Washington, DC 20554 FILED/ACCEPTED

NOV - 8 2007

Federal Communications Commission
Office of the Secretary

Re:

TerreStar Networks Inc.

Call Sign E060430

File Nos. SES-LIC-20061206-02100, SES-AMD-20061214-02179,

SES-AMD-20070309-00336, and SES-AMD-20070508-00582

Dear Ms. Dortch:

In the above-referenced application, TerreStar Networks Inc. ("TerreStar") has requested a blanket license to operate mobile earth terminals ("METs") that will communicate with the TerreStar-1 satellite. TerreStar-1 is licensed by Industry Canada and will operate in the United States pursuant to a letter of intent authorization.

The above-referenced application identifies TerreStar-1's orbital location as 111.1° W.L. Pursuant to Section 1.65 of the Commission's rules, TerreStar hereby reports that Industry Canada has issued the attached letter authorizing operation at 111.0° W.L. instead of 111.1° W.L. TerreStar will be amending its MET application to reflect this change.

Please direct any questions concerning this matter to the undersigned.

Josep A. Godles

pectfully submitted

ttorney for TerreStar Networks, Inc.



Our file: 46215 (141291 RH)

DCT 10 2007

Mr. Steven Nichols
Executive Vice-President, Operations
TerreStar Networks (Canada) Inc.
The Exchange Tower, Suite 1800
130 Kings Street West
Toronto, Ontario M5X 1E3

Dear Mr Nichols:

I refer to your letter of September 24, 2007, in which TerreStar Networks (Canada) Inc (TerreStar Canada) seeks confirmation that its plan to operate its mobile satellite at the 111.0°W orbital position is in keeping with its April 27, 2007 approval in principle.

TerreStar Canada's approval provides for operating the satellite at the 111.1°W nominal position. Condition 3 of the approval states that Terrestar Canada must operate its satellite network in conformity with the ITU Radio Regulations. Further, Article 22 of the Radio Regulations requires the satellite to maintain its position within a certain tolerance (+/- 0.1 degrees) of the nominal position, but provides that the operation of the satellite need not comply with this requirement as long as the satellite does not cause unacceptable interference with another satellite that does comply with the tolerance. It is the Department's view, therefore, that TerreStar Canada's satellite operations at the 111.0°W position (+/- 0.05 degrees) would be consistent with the April 27, 2007 approval in principle.

If you have any questions about this letter, please contact Richard Hiebert at 613-998-4333.

Yours sincerely,

Chantal Beaumier

Director, Space and International

Regulatory Activities

(Seaconic