



LEVENTHAL SENTER & LERMAN PLLC

June 18, 2008

STEPHEN D. BARUCH  
(202) 416-6782

E-MAIL  
SBARUCH@LSL-LAW.COM

DIRECT FAX  
(202) 429-4626

**VIA HAND DELIVERY**

Marlene H. Dortch  
Secretary  
Federal Communications Commission  
445 Twelfth Street, NW  
Washington, DC 20554

**Re: Lockheed Martin Corporation Petition for Reinstatement  
Of Expired License E7541; File No. SES-MOD-20001130-02268**

Dear Ms. Dortch:

Lockheed Martin Corporation (“Lockheed Martin”), by its attorneys, submits the enclosed letter from Comsearch Senior Manager David E. Meyer as a supplement to the above-referenced petition seeking reinstatement of Lockheed Martin’s C-band fixed-satellite service transmit/receive earth station, Call Sign E7541, in Carpentersville, New Jersey. Lockheed Martin’s license to operate Station E7541 expired on August 3, 2007, and its pending petition for reinstatement was filed on May 16, 2008.

Mr. Meyer states in the attached letter that, notwithstanding that its license had expired, Station E7541 has been under Comsearch’s “continuous monitor and frequency protection service.” Comsearch has been “monitoring all new frequency coordinations on [Lockheed Martin’s] behalf and maintaining their participation in the frequency coordination process” on the receive 3650-3700 and 3700.5-4199.5 MHz bands and the transmit band at 6423.5 MHz. It has also continuously protected the frequency coordination of Station E7541.

Comsearch’s monitoring and protection of Station E7541 supports the grant of Lockheed Martin’s Petition for Reinstatement. Because the Station has been continuously treated as licensed for frequency coordination purposes, terrestrial licenses issued since Station E7541’s expiration date already recognize that Station and will be unaffected by its reinstatement. This means that no terrestrial licensee will be affected by the reinstatement of



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Lockheed Martin's license for Station E7541 because any potentially affected Commission licensee has already had its operations coordinated with those of Station E7541. This *de minimis* impact on other licensees provides a further basis, in addition to those previously expressed by Lockheed Martin, for grant of its Petition for Reinstatement.

Please direct any questions regarding this matter to the undersigned.

Respectfully submitted,

Stephen D. Baruch

Philip A. Bonomo

*Attorneys for Lockheed Martin Corporation*

Enclosure

cc (w/encl.): Mr. Scott Kotler (via e-mail)  
Jennifer A. Warren, Esq. (via e-mail)



**COMSEARCH**  
A CommScope Company

19700 Janelia Farm Boulevard  
Ashburn, VA 20147  
703-726-5500  
Fax 703-726-5596

June 17, 2008

Office of the Secretary  
Federal Communications Commission  
Washington, DC 20554

Re: Carpentersville, NJ  
FCC Call Sign: E7541

Dear Sir:

This letter is to confirm that the 14.2 Meter C-Band Earth Station located at 450 River Road, Carpentersville, Warren, NJ 08865 (40-38-39.4 N, 75-11-27.6 W (NAD83)) under the ownership of Lockheed Martin Telecommunications, has been under our continuous monitor and frequency protection service. We have been monitoring all new frequency coordinations on their behalf and maintaining their participation in the frequency coordination process as specified in part 25 of the FCC Rules and Regulations. The protected frequencies are 3650 – 3700 and 3700.5 – 4199.5 MHz (Receive) and 6423.5 - 6423.5 MHz (Transmit).

We have been protecting this facility on behalf of Lockheed Martin Telecommunications. The frequency coordination of the station has been maintained and no further coordination activity will be necessary.

If you have any questions, or require additional information, please don't hesitate to call me on (703) 726-5656.

Sincerely,  
COMSEARCH

David E. Meyer  
Senior Manager  
Frequency Protection Services