## Intelsat License LLC <br> Hagerstown, Maryland

## General Dynamics 9 Meter Earth Station

## 1. Background

This Exhibit is presented to demonstrate the extent to which the Intelsat License LLC ("Intelsat") satellite earth station in Hagerstown, Maryland is in compliance with the Federal Communications Commision ("FCC") Report and Order 96-377. The potential inteference from the earth station to U.S. Navy shipboard radiolocation operations ("RADAR") and the National Aeronautics and Space Administration ("NASA") space research activities in the $13.75-14.0 \mathrm{GHz}$ band is addressed in this exhibit. The parameters for the earth station are:

## Coordinates (NAD83):

Satellite Location for Earth Station:
Frequency Band:
Polarizations:
Emissions:
Modulation:
Maximum Aggregate Uplink EIRP:
Transmit Antenna Characteristics
Antenna Size:
Anenna Type/Model:
Gain:
RF Power into Antenna Flange:
Minimum Elevation Angle:

Side Lobe Antenna Gain
$39^{\circ} 35^{\prime} 54.32^{\prime \prime} \mathrm{N}, 77^{\circ} 45^{\prime} 20.35^{\prime \prime} \mathrm{W}$ IS-35e at $149^{\circ} \mathrm{W}$ to $6^{\circ} \mathrm{W}$
$13.75-14.00 \mathrm{GHz}$
Circular
36M0G7W
FM/PCM/BPSK
78dBW for all Carriers

9 Meters in Diameter
General Dynamics
60.1 dBi
17.9 dBW or $-20.6 \mathrm{dBW} / 4 \mathrm{kHz}$
$5.69^{\circ}$ @ $257.78^{\circ}$ Azimuth
5.29̊ @ 101.86 Azimuth

FCC Reference Pattern

Because the above uplink spectrum is shared with the Federal Government, coordination in this band requires resolution data pertaining to potential interference between the earth stations and both U.S. Navy Department and NASA systems. Potential interference from the earth station could impact the U.S. Navy and/or NASA systems in two areas. These areas are noted in GCC Report and Order 96-377 dated September 1996, and consist of (1) Radiolocation and Radio Navigation, (2) Data Relay Satellites.

Summary of Coordination Issues:
a.) Potential Impact to Government Radiolocation (Shipboard Radar)
b.) Potential Impact to NASA Tracking and Data Relay Satellite Systems ("TDRSS")

## 2. Potential Impact to Government Radiolocation (Shipboard Radar)

Radiolocation operations ("RADAR") may occur anywhere in the 13.4-14.0 GHz frequency band aboard ocean-going U.S. Navy ships. FCC order $96-377$ allocates the top 250 MHz of this 600 MHz band to the Fixed Satellite Service ("FSS") on a co-primary basis with the radiolocation operations and provides for an interference protection level of $-167 \mathrm{dBW} / \mathrm{m}^{2} / 4 \mathrm{kHz}$.

The closest distance to the shoreline from Hagerstown, Maryland earth station is approximately 131 km southwest toward the Pacific Ocean. The calculation of the power spectral density at this distance is given by:

1. Clear Sky EIRP:
2. Carrier Bandwidth:
3. PD at antenna input:
4. Transmit Antenna Gain:
5. Antenna Gain to Horizon:
6. Antenna Elevation Angles:

78 dBW
28000 kHz
-20.6 dBW/4kHz
60.1 dBi
10.1 dBi
$5.7^{\circ}$ @ $257.8^{\circ}$ azimuth
$5.3^{\circ} @ 101.9^{\circ}$ azimuth

The earth station will radiate interference toward the ocean according to its off-axis side-lobe performance. A conservative analysis, using FCC standard reference pattern, results in an off-axis antenna gain of 10.1 towards the Pacific Ocean.

The signal density at the shoreline, through free space is:

$$
\begin{aligned}
& \text { PFD }=\text { Antenna Feed Power density }(\mathrm{dBW} / 4 \mathrm{kHz})+\text { Antenna Off-Axis Gain }(\mathrm{dBi})-\text { Spread Loss }\left(\mathrm{dBW} / \mathrm{m}^{2}\right) \\
&=-20.6 \mathrm{dBW} / 4 \mathrm{kHz}+10.1 \mathrm{dBi}-\left(10^{*} \log \left[4^{*} \mathrm{Pl}^{*}[131 \mathrm{~km}]^{\wedge} 2\right)\right) \\
&=-123.8 \mathrm{dBW} / \mathrm{m} / 4 \mathrm{kHz}-\text { Additional Path Losses }(69 \mathrm{~dB})
\end{aligned}
$$

Our calculation indicate additional path loss of approximately 69 dB including absorbtion loss and earth diffraction loss for the actual path profiles from the earth station to the nearest shoreline.

The calculated PFD, including additional path losses to the closest shoreline, is $-192.8 \mathrm{dbW} / \mathrm{m}^{\wedge} 2 / 4 \mathrm{kHz}$. This is 25.8 dB below the $-167.0 \mathrm{dBW} / \mathrm{m}^{\wedge} 2 / 4 \mathrm{kHz}$ interference criteria of the $\mathrm{R} \& \mathrm{O} 96-377$. Therefore, there should be no interference to the U.S. Navy RADAR from the Hagerstown, Maryland earth station due to the distance and the terrain blockage between the site and the shore.

## 3. Potential Impact to NASA's Tracking and Data Relay Satellite System

The geographic location of the Intelsat earth station in Hagerstown, Maryland is outside the 390 km radius coordination contour surrounding NASA's White Sands, New Mexico ground station complex. Therefore the TDRSS space-to-earth link will not be impacted by the Intelsat earth station in Hagerstown, Maryland.

The TDRSS space-to-space link in the 13.772 to 13.778 GHz band is assumed to be protected if an earth station produces and EIRP of less than $71 \mathrm{dBW} / 6 \mathrm{MHz}$ in this band. The 9 meter earth station antenna will not exceed 71 dBW in any 6 MHz band and therefore, there will be no potential interference to the TDRSS space-to-space link.

## 4. Coordination Result Summary and Conclusions

The results of the analysis and calculation performed in this exhibit indicate that compatible operation between the earth station at the Hagerstown, Maryland facility and U.S. Navy and NASA TDRSS space-toearth and space-to-space links are possible. No interference to U.S. Navy RADAR or NASA TDRSS operations from the Hagerstown, Maryland site earth station should occur.

