

SES AMERICOM

An SES GLOBAL Company

Frederick D. Cain
Director, Transponder Capacity
Enterprise Solutions

December 5, 2005

Lane Addis
Supplier Management & Procurement
Connexion by Boeing
The Boeing Company
P.O. Box 3707, Mail Code 14-81
Seattle, WA 98124-2207

Re: Satellite Operator Engineering Certification
Call Sign E000723, File No. SES-MFS-20050701-00853

Per your request, SES Americom, Inc. hereby confirms the following with respect to the operations proposed in the above-referenced application:

(i) Ku-band Aeronautical Mobile-Satellite Service ("AMSS") uplink operations are conducted by Connexion by Boeing on a secondary basis and thus may not cause harmful interference to primary Fixed-Satellite Service ("FSS") operations;

(ii) the proposed operations, including the operation of the proposed aircraft earth station ("AES") and previously authorized AESs will meet the requirements as set forth in Section 25.220 (c).(1), so as not to exceed the aggregate off-axis e.i.r.p. resulting from a conforming antenna as specified in Section 25.209 with input power density level set forth in Section 25.134 of the Commission's rules for routinely licensed VSATs. These operational levels are within the the operational parameters of the AMC-4 satellite network that have been coordinated with all adjacent satellite networks within 6° of orbital separation from the satellite, and the operations will not violate any existing coordination agreement with other satellite systems; and

(iii) the proposed AES operations, if authorized and subject to the outcome to the ongoing AMSS rulemaking, will continue to comply with the FCC requirements. SES Americom will insure that these requirements will be included in future coordination agreements in accordance with the FCC rules and orders.

Please let me know if SES Americom, Inc. can provide you with any additional information to facilitate grant of the above-referenced application.

Sincerely,

