Thrane & Thrane

March 16, 2006

Marlene H. Dortch, Secretary Federal Communications Commission 445 12th Street, S.W. Washington, D.C. 20554



International Bureau To:

Applications of Telenor Satellite, Inc. (File Nos. SES-LFS-20050930-01352, ITC-214-Re: 20051005-00395, SES-MFS-20051123-01626, SES-MFS-20051123-01627, SES-MFS-20051123-01629, SES-MFS-20051123-01630, SES-MFS-20060118-00050, SES-MFS-20060118-00051, SES-MFS-20060118-00052, SES-MFS-20060118-0053, SES-LIC-20060130-00175)

Dear Ms. Dortch:

Thrane & Thrane, Inc. urges the FCC to grant the above-referenced applications of Telenor Satellite, Inc., and similar applications by other Inmarsat Distribution Partners, Land Earth Stations Operators, and Service Providers, without further delay so that it and other current may continue to enjoy the services provided by the Inmarsat 4F2 satellite.

Thrane & Thrane, Inc. is authorized by Inmarsat and the Federal Communications Commission to serve as an Inmarsat Service Provider and Point of Service Activation for the United States. Our current clientele relies upon the availability of Inmarsat satellite usage both within the US and outside the US and consists mainly of government offices, humanitarian agencies, and media organizations, as well as commercial fishermen tracked by NOAA under the NMFS Vessel Monitoring System Program.

Thrane & Thrane, Inc. also urges the FCC to allow Telenor and other Inmarsat Distribution Partners. Land Earth Stations, and Service Providers to operate on a non-harmful interference basis in the Lband. Restricting access to L-band frequencies could adversely affect service-quality to the detriment of Thrane & Thrane, Inc. and other customers. man ngendes, and media organizations,

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