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Federal Communications Commission
Office of Secretary

Keith H. Fagan
Senior Counsel

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September 14, 2006

SEP 19 2006

Satellite Division
International Bureau

Ms. Marlene Dortch
Secretary
Federal Communications Commission
Washington, DC 20554

To: International Bureau

Re: File No. SES-MFS-20060725-01253
File No. SES-AMD-20060804-01310
Call Sign E980136

Dear Ms. Dortch:

On September 8, 2006, Mobile Satellite Ventures Subsidiary LLC ("MSV") filed a petition to hold in abeyance the above-referenced application. The petition seeks to raise issues with respect to the possible use by Telenor of the 1545.8-1548 MHz band. As a general matter, Telenor should have the ability to use any portion of the L-band that is currently used by Inmarsat to serve the United States. However, Telenor's application for this particular earth station does not seek authority to use the frequencies identified by MSV. The antenna in question is used exclusively for the FAA/WAAS program and, as MSV admits, Telenor has already told the Bureau (and MSV) that those frequencies are not needed for that program. See Telenor Satellite, Inc., Opposition, File No. SES-MFS-20060130-00172 (April 6, 2006). Thus, MSV's rationale for holding this application in abeyance is utterly baseless, and MSV knows it. MSV should stop burdening the Commission and the parties with these spurious petitions.

Respectfully submitted,

Keith H. Fagan

cc: David Konczal, Esq.
Jeffrey Marks, Esq.

Telenor Satellite Services Holdings, Inc.

Address:
1101 Wootton Parkway
10th Floor
Rockville, MD 20852 USA

Telephone:
+1 301 838 7860
Fax:
+1 301 838 7752

E-mail:
keith.fagan@telenor-usa.com
Web site:
telenor.com/satellite