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Ms. Trang Nguyen  
Federal Communications Commission  
International Bureau  
445 12<sup>th</sup> Street, S.W.  
Washington, D.C.

Re: SES-MOD-20100204-00162 E080059

Dear Ms. Nguyen,

Thank you for your request for clarification on the point of communication for the above referenced modification application.

We have investigated this issue and can provide the following information. We believe that the "ISAT List" designation on the Schedule B is a result of the way the form is set up in IBFS, not because of any input from Inmarsat when drafting or submitting the application. We do not believe that we specified any point of communication in the modification application since we only included new specifications. It appears that the Schedule B Form may default to specifying "ISAT List" in the point of communication sub-form. We can confirm that this is the case on other filings as well.

Please note that we do not want to change the point of communication on the underlying license. The point of communication should remain the Inmarsat 4 F3 satellite.

Please feel free to contact the undersigned if you have any additional questions.

Sincerely,

A handwritten signature in black ink, appearing to read "C.J. Murphy", written over a white background.

Christopher J. Murphy  
Senior Director, Government Affairs