

## **EXHIBIT DESCRIBING COMPLIANCE WITH SECTION 25.130(g)**

### **Astrium Services Government, Inc.**

This Modification Application for authorization under call sign E990032 of multiple transmitting earth stations not eligible for blanket licensing meets the requirements of Section 25.130(g). Only one of the earth stations to be authorized under the license (the Scientific-Atlanta C-Band earth station being added) will transmit in a frequency band shared with terrestrial services on a co-primary basis - and thus subject to 25.130(g)(1) if it were to be combined with additional earth stations also covered by that subsection. The L-Band earth station to be added to the license and the L-Band earth station currently authorized under this call sign transmit in a frequency band allocated to FSS on a primary basis and there is no co-primary allocation for terrestrial services – and are thus covered by 25.130(g)(2).

Inasmuch as authorization is not being sought under a single call sign for multiple earth stations for which the stricter 25.130(g)(1) was promulgated ASGI respectfully submits that the siting of the antennas need only meet the requirements of 25.130(g)(2). As can be seen by comparison of the latitude and longitude set forth in the response to E11 of Schedule B for the antennas being added to the license with the latitude and longitude set forth in the E990032 license for the antenna currently authorized; the antennas are sited within an area bounded by 10 seconds of latitude and 10 seconds of longitude as required by 25.130(g)(2).