

DAVID S. KEIR 202.416.6742 DKEIR@LERMANSENTER.COM

June 18, 2015

SUBMITTED VIA IBFS

Ms. Marlene H. Dortch, Secretary Federal Communications Commission 445 Twelfth Street, SW Washington, DC 20554

Re: Row 44, Inc. Modification Application, File No. SES-MFS-20150424-00270, Clarification Letter Pursuant to Section 1.65 of the FCC's Rules_

Dear Ms. Dortch:

Row 44, Inc. ("Row 44") hereby clarifies that the sole point of communication subject to the above-referenced modification application is the AMC-3 satellite located at 67° West longitude. As noted in footnote 2 to the application's Attachment, at the time the application was filed, the FCC's IBFS database identified the orbital location for AMC-3 as 86.9° W.L., despite the fact that the FCC had authorized its relocation to 67° W.L. on June 28, 2012 in FCC File No. SAT-MOD-20111220-00243. Row 44 was therefore unable to select the target satellite at its correct location on Lines E21 and E23 of Form 312, Schedule B. As a result, the printed version of the application currently shows the default "Permitted List" option instead of a specific satellite. Row 44 submits this letter to confirm that AMC-3 at 67° W.L. is the only additional satellite requested as a point of communication in the above-referenced application, and that it does not seek to use all of the satellites identified on the International Bureau's Permitted List.

Should there be any additional questions regarding the pending modification application, as amended, please contact the undersigned counsel.

Respectfully submitted,

s/ David S. Keir

David S. Keir Counsel to Row 44, Inc.

cc: Paul Blais (FCC) Merissa Velez (FCC)