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July 23, 2019

SUBMITTED VIA IBFS

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

**Re: Global Eagle Telecom Licensing Subsidiary LLC Modification Application,
File No. SES-AFS-20190719-00929, Call Sign E08100**

Dear Ms. Dortch:

Global Eagle Telecom Licensing Subsidiary LLC (“Global Eagle”) submits this letter, by counsel, in response to a request from the Satellite Division to clarify the area of operation requested at Item E10, Schedule B of the above-referenced amendment to its pending license modification application (SES-MFS-20190312-00328).

As filed, the application identifies the Area of Operation as “Mobile” based on the fact that the subject antennas are aircraft-mounted. However, the geographic scope of operation with respect to the SES-14 satellite is correctly identified as follows: CONUS, Puerto Rico, U.S. Virgin Islands and U.S. territorial waters. By this letter, the applicant requests that the application be updated to reflect this response.

With this clarification, we hope that you are able to place the application on FCC Public Notice as Accepted for Filing along with the underlying modification application. Of course, should there be any other questions regarding these applications, please contact the undersigned counsel.

Respectfully submitted,

s/ David S. Keir

David S. Keir
Counsel to Global Eagle

cc: Paul Blais (FCC)
Trang Nguyen (FCC)