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October 25, 2002

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DIRECT DIAL: (202) 624-3927 RGALBREATH@PGFM.COM

Received

Satellite Engineering Branch International Bureau

Via Hand Delivery

Marlene H. Dortch, Secretary Federal Communications Commission 236 Massachusetts Avenue, NE Suite 110 Washington, D.C. 20002

Re:

Application of Globecomm Systems, Inc., to add 4.5-meter antenna and the Eutelsat

Atlantic Bird 2 satellite located at 8 degrees W.L.

Call Sign E020003

File No. SES-MOD-20020614-01009

Dear Ms. Dortch:

On behalf of Globecomm Systems, Inc., and in response to the request of the Commission staff, please find attached hereto Globecomm's certification that the operations proposed in the above-referenced modification application will be in accordance with relative operational requirements contained in footnote US357 to Section 2.106 of the Commission's rules.

Please associate this certification with the above-referenced application. Should there be any questions, please contact the undersigned.

Very truly yours,

Robert L. Galbreath

For Powell, Goldstein, Frazer & Murphy LLP

RLG/mc

Attachment

Cc: Sylvia T. Lam, International Bureau (via facsimile) Gerry Johnston, Sr., Globecomm Systems, Inc.



Certification Hauppauge, Suffoik, NY Eartin Station Call Sign: E020003

This note is to certify that operations between Globecomm System Inc.'s proposed earth station in Hauppauge, NY and the Eutelsat Atlantic Bird 2 satellite located at 8 degrees W.L. in the 13.7514 GHz band are in accordance with footnote US357 to Section 2.106 of the Commission's rules. In particular, the E.I.R.P. density of emission from the proposed earth station operating with the Eutelsat Atlantic Bird 2 satellite does not exceed 71 dBW in any 6 MHz from 13.77 to 13.78 GHz.

Signed:

Kenneth A. Miller

President

Globecomm Systems Inc.

Dated:

October 22. 2002