Received

NOV ,15 2002

Before the FEDERAL COMMUNICATIONS COMMISSION . Washington, DC 20554

RECEIVED

NOV 1 2 2002

Satellite Engineering Branch International Bureau

In the Matter of)		FEDER	AL COMMUNICATIONS COMMISSION OFFICE OF THE SECRETARY
)			
TELENOR SATELLITE, INC.)	File No. SE	S-MOD-200209	19-01633
)			
Application for Modification of)			
Earth Station License KA-3 13)			

REPLY OF TELENOR SATELLITE, INC. TO COMMENTS OF PANAMSAT

Telenor Satellite, Inc. ("Telenor") hereby files this response to the comments filed on November 1, 2002, by PanAmSat Corporation ("PAS") in the above-referenced proceeding.' Telenor is tiling this response for the purpose of clarifying for the Commission the issue raised by PAS.

Telenor has filed its application to add ALSAT as a point of communication and to use additional frequencies and emissions with its antenna. PAS in its comments claims that it cannot determine what C-band emissions, if any, that Telenor is proposing to use to communicate with the Inmarsat-2 satellite at 98 degrees West longitude. PAS states that the Commission should require Telenor to provide further information regarding this usage.

Telenor notes that the antenna in question is already licensed by the Commission to communicate with the Inmarsat-2 satellite at 98 West. Telenor does not by virtue of the additional authority it seeks herein intend to modify its existing uses with respect to this satellite. Accordingly, Telenor does not object if the Commission concludes that it is

-

¹ Comments of PanAmSat Corporation, File No. SES-MOD-20020919-O 1633, filed Nov. 1, 2002.

necessary to impose a condition on the modified license that would prevent Telenor from expanding its use of the antenna in question with the Inmarsat-2 satellite at 98 West beyond what is permitted under Telenor's current license. Such limitation would, of course, apply only with respect to this one satellite.

Telenor believes that the imposition of this condition with respect to the Inmarsat2 satellite at 98 West would address fully the concerns expressed by PAS and that there is
no additional inquiry required with respect to this matter. The Commission should
therefore deny as most the request in the PAS comments for additional clarification.

Respectfully submitted,

TELENOR SATELLITE, INC.

By:

Bruce A. Henoch

TELENOR SATELLITE, INC. 6560 Rock Spring Drive Bethesda, MD 208 17 (301) 214-3347

Its attorney

November 11, 2002

CERTIFICATE OF SERVICE

The undersigned hereby certifies that a true and complete copy of the foregoing REPLY OF TELENOR SATELLITE, INC. TO COMMENTS OF PANAMSAT was sent on this day by U.S. Mail, postage prepaid, to the following:

Joseph A. Godles Michael A. McCoin Goldberg, Godles, Weiner & Wright 1229 Nineteenth Street, N. W. Washington, D.C. 20036

Bruce A. Henoch

November 11, 2002