

August 24, 2009

Ms. Marlene H. Dortch
Secretary
Federal Communications Commission
445 12th Street, S.W.
Washington, D.C. 20554



Re: Hagerstown, Maryland Earth Station Modification Applications
File Nos. SES-MOD-20090609-00714; SES-MOD-20090609-
00715; SES-MOD-20090609-00716; SES-MOD-20090609-
00717; and SES-MOD-20090609-00718

Dear Ms. Dortch:

Intelsat LLC ("Intelsat") files this letter to supplement the above referenced applications seeking a waiver of Section 2.106 of the FCC's rules, Footnote NG169 to the U.S. Table of Frequency Allocations to allow five of Intelsat's Hagerstown, Maryland earth stations (call signs E030082, E030071, E030101, E030103, and E030100) to operate in the 3650-3700 MHz frequency band on a co-primary basis with terrestrial fixed services within a 90 km exclusion zone located entirely within an existing grandfathered zone. Specifically, Intelsat would agree to accept a condition in an order granting these applications that would state that Intelsat's current grandfathered antennas located at Clarksburg, Maryland (call signs KA259, KA260, KA261, KA262, KA263, KA264, and KA275) would lose their grandfathered status six months after the grant date of the above applications. Such a condition would serve the public interest by ensuring that, within a reasonable time period, the portion of the exclusion zone around the current Clarksburg, Maryland grandfathered antennas that is not overlapped by the requested smaller exclusion zone around the Hagerstown, Maryland antennas would be free from the requirement that wireless broadband operators coordinate with Intelsat prior to operating.¹ This condition further serves the public interest by allowing Intelsat a reasonable amount of time in which to transition customers operating in the 3650-3700 MHz frequency band on the Clarksburg antennas to the Hagerstown antennas and thus ensure continuity of service.

For the reasons set forth in the applications and this supplemental letter, Intelsat respectfully requests that the applications be granted.

¹ See 47 C.F.R. § 90.1331.

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Please direct any further questions regarding these applications to the undersigned at (202) 944-7848.

Respectfully submitted,

A handwritten signature in black ink, appearing to read "Susan H. Crandall". The signature is fluid and cursive, with a large initial "S" and "C".

Susan H. Crandall
Assistant General Counsel
Intelsat Corporation

Cc: Fern Jarmulnek
Karl Kensinger
Kathryn Medley
Frank Peace
Ira Keltz
Bruce Romano
Ron Repasi
Jamison Prime
Stephen Buenzow