## Inmarsat Hawaii Inc. FCC Form 312 Exhibit D Response to Question 42a

Inmarsat Hawaii Inc. ("Inmarsat Hawaii") seeks to modify its existing blanket authority to operate mobile earth terminals, Call Sign E090032, to add a new terminal type. There is no proposed change to the points of communication or destination points specified on Inmarsat Hawaii's existing license.

More specifically, the authorized terminals will continue to communicate with satellites on the ISAT List, with destination points in the U.S. and various other jurisdictions within the service areas of those satellites. Because Inmarsat Hawaii does not seek to add any new points of communication, the requirements of Section 25.137 of the Commission's rules<sup>1</sup> have already been satisfied. Moreover, the placement of these satellites on the ISAT List demonstrates that they "have been found to meet the Commission's legal, technical, and policy requirements to access the U.S. market,"<sup>2</sup> further obviating the need for any additional showing.<sup>3</sup>

<sup>&</sup>lt;sup>1</sup> 47 C.F.R. § 25.137.

<sup>&</sup>lt;sup>2</sup> See Inmarsat, Inc. Request to Streamline Licensing of L-Band Mobile-Satellite Service Terminals Using Inmarsat Satellites as Points of Communication, Order, IBFS File No. SES-PDR-20080303-00367, DA 08-2323, at ¶ 1 (Oct. 20, 2008).

<sup>&</sup>lt;sup>3</sup> 47 C.F.R. § 25.137.