

**Application for Modification of License  
Authority for**

**Earth Stations on Board Vessels**

Call Sign E100084

**Data Technology Solutions, LLC.**

**February 27,  
2015**

## INTRODUCTION

### ESV

Data Technology Solutions, LLC. (“DTS”), respectfully requests the issuance of a modification of its existing license (E100084) to operate Ku-Band Earth Station on Vessels (“ESVs”) throughout US channels and waterways, the Gulf of Mexico, the Caribbean Sea, the Atlantic Ocean, and the Pacific Ocean. DTS proposes to add new ESV remotes to their existing license, Seatel 4006 and Seatel 6009. The proposed ESVs seek to operate in the 11.7-12.2 GHz and 14.0-14.5 GHz (“Ku-Band”) frequency bands to communicate with an already licensed hub station (KA399) located in the United States.

The proposed antennas (collectively referred to as the “Antennas”) are:

- Seatel 4006 – Manufactured by Cobham SATCOM-Marine Systems (“Seatel”); and
- Seatel 6009 -- Manufactured by Cobham SATCOM-Marine Systems.

Pursuant to the Part 25 Earth Station Fifth Report and Order, the International Bureau was directed to maintain a list of approved non-conforming earth station antennas. Earth station applicants, like DTS, proposing to use antennas on this list no longer need to attach antenna radiation plots as an exhibit to their applications, as required by section 25.132(b)(3). DTS is herein providing the specific application reference upon which it is relying in order to add the Seatel 4006 and Seatel 6009 to its E100084 license. DTS respectfully requests that the Commission’s staff rely upon the following application materials in the request for ESV authority:

KA399 (SES-MOD-20140212-00056)  
Telesat Network Services, Inc.

The Antennas are capable of providing stabilized tracking. Seatel has performed tests and generated the EIRP spectral density tables and plots. Furthermore, Seatel has declared that if the input power density to the feed of the Antennas is limited to the figures stated below, the Antennas will meet the requirements of Section 25.222 of the Regulations.

<u>Antenna Model</u>	<u>Maximum EIRP Spectral Density</u>
• Seatel 4006	-16.3 dBW/4KHz
• Seatel 6009	-14.0 dBW/4KHz

This report together with its attachments and exhibits addresses the requirements of Section 25.222 of the Regulations as well as the underlying ESV Order and Order on Reconsideration.<sup>1</sup>

### **§25.222 (a)(1)(i)(A-C) SPECTRAL DENSITY LIMITS**

*“An ESV system shall not exceed the off-axis EIRP spectral-density limits and conditions defined in paragraphs (a)(1)(i)(A) through (a)(1)(i)(D) of this section.” 47 C.F.R §25.222(a)(1)(i)(A).*

#### Spectral Density Envelopes

The spectral density envelopes specified in §25.222(a)(1)(i) are as follows:<sup>2</sup>

#### §25.222(a)(1)(i)(A) – Copole Azimuth

• $15 - 25\log(\theta)$	dBW / 4KHz for	$1.5^\circ \leq \theta \leq 7.0^\circ$
• -6	dBW / 4KHz for	$7.0^\circ \leq \theta \leq 9.2^\circ$
• $18 - 25\log(\theta)$	dBW / 4KHz for	$9.2^\circ \leq \theta \leq 48^\circ$
• -24	dBW / 4KHz for	$48^\circ \leq \theta \leq 85^\circ$
• -14	dBW / 4KHz for	$85^\circ \leq \theta \leq 180^\circ$

*The peak EIRP of an individual sidelobe may not exceed the envelope defined above for  $\theta$  between  $1.5^\circ$  and  $7.0^\circ$ . For  $\theta > 7^\circ$ , the envelope may be exceeded by no more than 10% of the sidelobes, provided no individual sidelobe exceeds the envelope by more than 3dB.*

#### §25.222(a)(1)(i)(B) – Copole in other directions

• $18 - 25\log(\theta)$	dBW / 4KHz for	$3.0^\circ \leq \theta \leq 48^\circ$
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<sup>1</sup> *In the Matter of Procedures to Govern the Use of Satellite Earth Stations on Board Vessels in the 5925-6425 MHz/3700-4200 MHz Bands and 14.0-14.5 GHz/11.7-12.2 GHz Bands*, Report and Order, FCC 204-286, Adopted December 15, 2004, Released January 6, 2005; Order on Reconsideration, FCC 09-63, Adopted July 30, 2009, Released July 31, 2009.

<sup>2</sup> The actual formula in the statute includes a  $\log(N)$  term which is subtracted from the spectral density. Since in this case, the system is TDMA and  $N=1$  for TDMA, the  $\log(1)$  terms goes to zero.

•	-24	dBW / 4KHz for	$48^\circ \leq \theta \leq 85^\circ$
•	-14	dBW / 4KHz for	$85^\circ \leq \theta \leq 180^\circ$

*The envelope may be exceeded by no more than 10% of the sidelobes provided no individual sidelobe exceeds the gain envelope given above by more than 6dB. The region of the main reflector spillover energy is to be determined as a single lobe and shall not exceed the enveloped by more than 6dB.*

**§25.222(a)(1)(i)(C) – Crosspole Azimuth**

•	$5 - 25\log(\theta)$	dBW / 4KHz for	$1.8^\circ \leq \theta \leq 7^\circ$
•	-16	dBW / 4KHz for	$7^\circ \leq \theta \leq 9.2^\circ$

**§25.222 (a)(1)(ii)(A) ANTENNA POINTING ERROR**

*“Each ESV transmitter shall maintain a pointing error of less than or equal to 0.2° between the orbital location of the target satellite and the axis of the main lobe of the ESV antenna.” 47 C.F.R §25.222(a)(1)(ii)(A).*

According to Seatel, the Antennas will maintain a stabilization pointing accuracy of better than 0.2 degrees under specified ship motion conditions. See Appendix A – Declaration of Cobham SATCOM, Seatel, Inc., Paragraph 4.

**§25.222 (a)(1)(iii)(A) AUTOMATIC SHUT-OFF**

*“... all emissions from the ESV shall automatically cease within 100 milliseconds if the line angle between the orbital location of the target satellite and the axis of the main lobe of the ESV antenna exceeds 0.5°, and transmission will not resume until such angle is less than 0.2°.” 47 C.F.R §25.222(a)(1)(iii)(A).*

According to Seatel, the Seatel 4006 and Seatel 6009 will automatically cease transmissions within 100 milliseconds if the pointing error should exceed 0.5 degrees and will not resume transmissions until the error drops below 0.2 degrees. See Appendix A – Declaration of Cobham SATCOM, Seatel, Inc., Paragraph 5.

**§25.222 (a)(3) U.S. CONTACT INFORMATION**

*“There shall be a point of contact in the United States, with phone number and address included with the application, available 24 hours a day, seven days of week, with authority and ability to cease all emissions from the ESVs, either directly or through the facilities of a U.S. Hub or a Hub located in another country with which the U.S. has a bilateral agreement that enables such cessation of emissions.” 47 C.F.R §25.222(a)(3).*

Data Technology Solutions, Inc.  
 Mike Guidroz  
 1300 N. Berard St.  
 Breaux Bridge, LA 70517  
 (337) 332-4347 phone

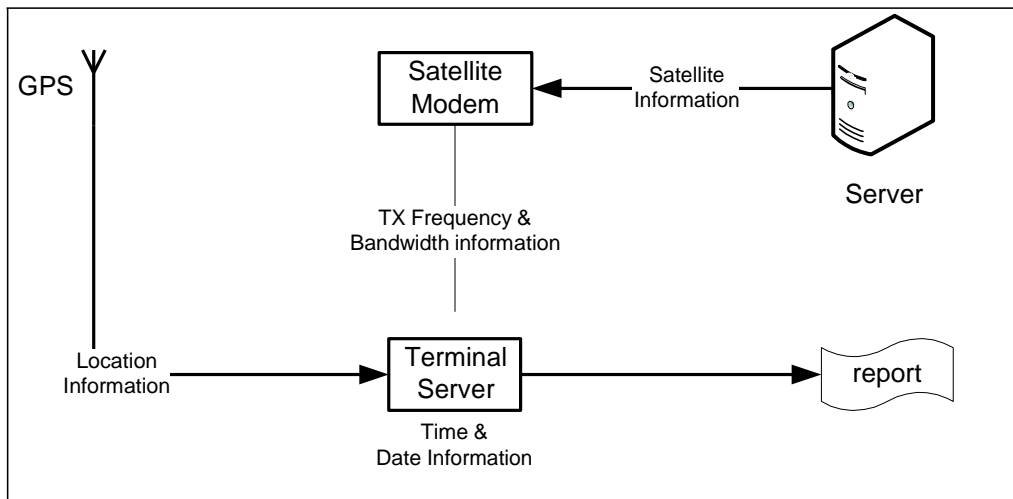
DTS personnel, either via a network port or an out-of-band management system, have the authority and capability to remotely access equipment on the ESV to terminate emissions in case of suspected interference.

**§ 25.222 (a)(4) VESSEL TRACKING**

“For each ESV transmitter a record of the ship location (i.e. latitude/longitude), transmit frequency, channel bandwidth and satellite used shall be time annotated and maintained for a period of not less than 1 year. Records will be recorded at time intervals no greater than every 20 minutes while the ESV is transmitting. The ESV operator will make this data available upon request to a coordinator, fixed system operator, fixed-satellite system operator, NTIA, or the Commission within 24 hours of the request.” 47 C.F.R. §25.222 (a)(4).

Functionality of Vessel Tracking System

DTS has designed a system to record the vessel’s location, transmit frequency, channel bandwidth and satellite. The system records this information every 20 minutes. This data will be stored locally and will be uploaded to DTS’s Network Management System (NMS) on a regular basis. DTS can make this data available within 24 hours of a request by a coordinator, fixed system operator, fixed-satellite system operator, NTIA, or the Commission.



**Figure 1. Vessel Tracking Network Configuration**

**§25.222 (a)(5) VESSELS OF FOREIGN REGISTRY**

“ESV operators communicating with vessels of foreign registry must maintain detailed information on each vessel’s country of registry and a point of contact for the relevant administration responsible for licensing ESVs.” 47 C.F.R. §25.222 (a)(5).

In the event DTS must operate foreign-registered ESVs, it will maintain detailed information on each vessel as well as a point of contact for the relevant administration responsible for licensing the ESV.

**§25.222 (a)(6) U.S. CONTROL OF ESV HUB EARTH STATION**

“ESV operators shall control all ESVs by a Hub earth station located in the United States, except that an ESV on U.S.-registered vessels may operate under control of a Hub earth station location outside the United States provided the ESV operator maintains a point of contact within the United States that will have the capability and authority to cause an ESV on a U.S.-registered vessel to cease transmitting if necessary.” 47 C.F.R. §25.222 (a)(6).

The Antennas operated by DTS will be controlled by the earth station listed below:

Callsign	Diameter	Location	Antenna ID
KA3993	9.0m	Mt. Jackson*	9.0M

\*1305 Industrial Park Road, Mount Jackson, Shenandoah, VA 22842

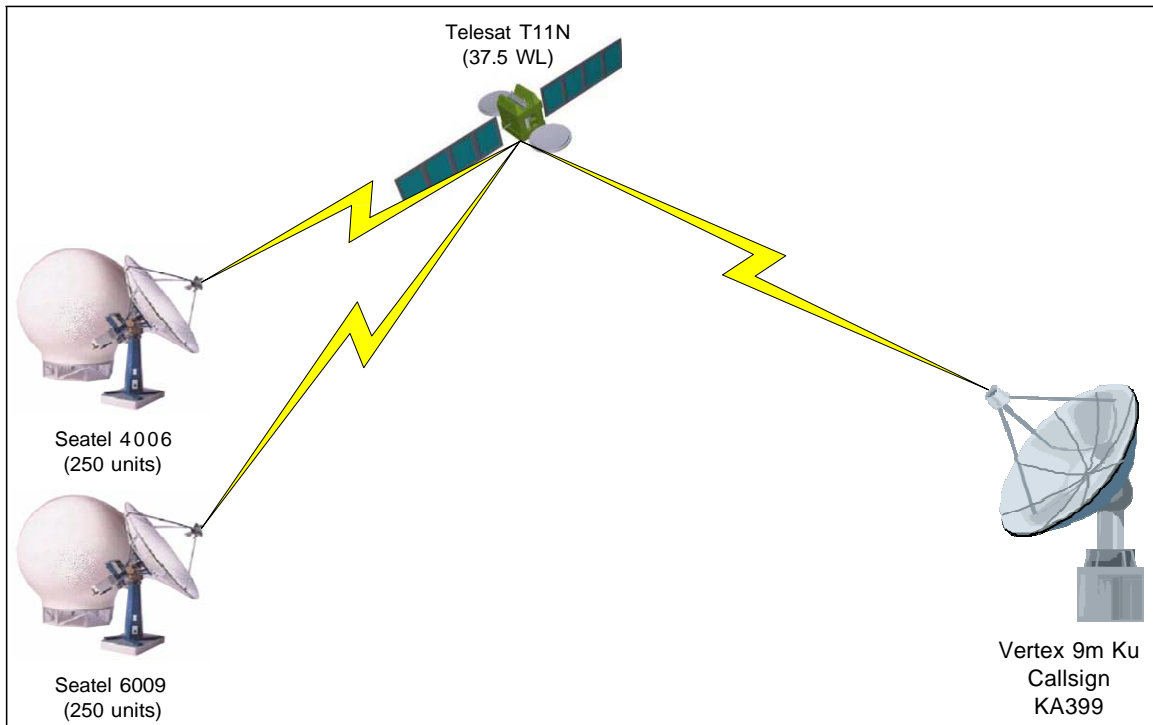
DTS wishes to make the following statements regarding control of the ESV stations:

- DTS wishes to use Telesat's satellites only on the range of frequencies assigned to DTS by Telesat. This is pursuant to an agreement between DTS and Telesat whereby DTS is solely responsible for operation and management of these frequencies.

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<sup>3</sup> This 9m antenna is licensed for Ku ESV operations. See file number SES-MOD-20090206-00154 granted January 1, 2010.

- DTS, and not Telesat, will be the network operator and will be entirely responsible for compliance with all Commission requirements contained in Sections 25.222 and 25.271 of the Regulations. This is to include: providing 24X7 call center coverage, ESV location data collection and retention, and automatic shutdown of the ESVs. Furthermore, DTS will be the only party capable of managing the network with appropriate authority to terminate transmissions if and when the Commission requests to do so.
- DTS understands that if DTS were to cease providing service over Telesat's 9m antenna, it will relinquish control of the frequencies assigned by Telesat and turn them back to Telesat for assignment to another one of Telesat's customers.



**Figure 2. Network Diagram**

**§25.222 (a)(7) 10.95-11.2 GHz**

*“In the 10.95-11.2 GHz (Earth-toSpace) frequency bands ESVs shall not claim protection from interference from any authorized terrestrial stations to which frequencies are either already assigned, or may be assigned in the future.”*

DTS will not claim protection from interference in the 10.95-11.2GHz from any authorized terrestrial stations to which frequencies are already assigned or may be assigned in the future.

**§25.222 (b)(1)(ii) DTS CERTIFICATION**

*“A certification, in Schedule B, that the ESV antenna conforms to the gain pattern criteria of §25.209 (a) and (b), that, combined with the maximum input power density calculated from the EIRP density less the antenna gain, which is entered in Schedule B, demonstrates that the off-axis EIRP density envelope set forth in paragraphs (a)(1)(i)(A) through (a)(1)(i)(C) of this section will be met under the assumption that the antenna is pointed to the target satellite.”* 47 C.F.R §25.222(b)(1)(ii).

See Appendix B – Certification of DTS

**§25.222 (b)(1)(iii) MANUFACTURER CERTIFICATION**

*“An ESV applicant proposing to implement a transmitter under paragraph (a)(1)(ii)(A) of this section, must provide a certification from the equipment manufacturer stating that the antenna tracking system will maintain a pointing error of less than or equal to 0.2° between the orbital location of the target satellite and the axis of the main lobe of the ESV antenna and the antenna tracking system is capable of ceasing emissions within 100 milliseconds in the angle between the orbital location of the satellite and the axis of the main lobe of the ESV antenna exceeds 0.5°.”* 47 C.F.R §25.222(b)(1)(iii).

According to Seatel, the Seatel 4006 and Seatel 6009 will automatically cease transmissions within 100 milliseconds if the pointing error should exceed 0.5 degrees and will not resume transmissions until the error drops below 0.2 degrees. See Appendix A – Declaration of Cobham SATCOM, Seatel, Inc., Paragraph 5.

**§25.222 (b)(3) ESV GEOGRAPHIC AREA OF OPERATION**

*“There shall be an exhibit included with the application describing the geographic area(s) in which the ESVs will operate.”* 47 C.F.R §25.222(b)(3).

The geographic area where the ESVs will operate is in US channels and waterways, the Gulf of Mexico, Caribbean Sea, Atlantic Ocean, and Pacific Ocean.



**Figure 3. US channels and waterways, the Gulf of Mexico, Caribbean Sea, Atlantic Ocean, and Pacific Ocean**

**§25.222 (b)(4) POINT OF CONTACT**

*“The point of contact referred to in paragraph (a)(3) of this section and, if applicable paragraph (a)(6) of this section must be included in the application.” 47 C.F.R §25.222(b)(4).*

Included

**§25.222 (b)(5) RADIATION EXPOSURE LIMITS**

*“ESVs that exceed the radiation guidelines of 1.1310 of this chapter, Radiofrequency radiation exposure limits, must provide, with their environmental assessment, a plan for mitigation of radiation exposure to the extent required to meet those guidelines.” 47 C.F.R §25.222(b)(5).*

See Exhibit to Form 312 of the underlying application.

**§25.222 (c) FREQUENCY COORDINATION**

*“Operations of ESVs in the 14.0-14.2 GHz (Earth-to-space) frequency band within 125 Km of the NASA TDRSS facilities in Guam ... or White Sands, New Mexico... are subject to coordination through the National Telecommunications and Information Administration (NTIA) Interdependent Radio Advisory Committee (IRAC). [U]pon public notice from the Commission, all Ku-band ESV operators must cease operations....” 47 C.F.R. §25.222 (c).*

The Antennas operated by DTS will not operate within 125 Km of the NASA TDRSS facilities in Guam or White Sands, New Mexico.

**§25.222 (d) FREQUENCY COORDINATION**

*“Operations of ESVs in the 14.47-14.5 GHz (Earth-to-space) frequency band within a) 45Km of the radio observatory on St. Croix, Virgin Islands...; b) 125 Km of the radio observatory on Mauna Kea, Hawaii ...; and c) 90 Km of the Arecibo Observatory on Puerto Rico ... are subject to coordination through the National Telecommunications and Information Administration (NTIA) Interdepartment Radio Advisory Committee (IRAC).” 47 C.F.R. §25.222 (d).*

The ESVs operated by DTS will not operate within 48 Km of the radio observatory on St. Croix; within 125 Km of the radio observatory on Mauna Kea; or within 90 Km of the Arecibo observatory on Puerto Rico. ESVs operated by DTS will operate in the Gulf of Mexico, US channels and waterways, the Caribbean Sea, Atlantic Ocean and Pacific Ocean as described above.



**APPENDIX A-DECLARATION OF COBHAM SATCOM, SEATEL, INC.**




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4030 Nelson Ave., Concord  
California, 94520, USA  
T:+1 (925) 7987979  
F:+1 (925) 798-7986

Declaration of Cobham SATCOM, Sea Tel, Inc.

1. Cobham SATCOM- Marine Systems, Sea Tel Products designs, develops, manufactures and services marine stabilized antenna systems for satellite communication also. These products are in turn used by our customers as part of the J: Ku-band Earth Station on Vessels (ESV) networks.
2. FCC regulation 47 C.F.R. § 25.222 defines the provisions for blanket licensing of ESV antennas operating in the Ku Band. This declaration covers the requirements for meeting § 25.222 (a)(1) by the demonstrations outlined in paragraphs (b)(1)(i) and (b)(1)(iii). The requirements for meeting § 25.222 (a)(3)-(a)(7) are left to the applicant. The paragraph numbers in this declaration refer to the 2009 version of FCC 47 C.F.R. § 25.222.
3. Sea Tel hereby declares that the antennas listed below will meet the off-axis EIRP spectral density requirements of § 25.222 (a)(1)(i) with an N value of 1, when the following Input Power spectral density limitations are met:

0.6 Meter Ku Band, Models 2406 and USAT-24 are limited to	-21.6 dBW/4k.Hz
0.75 Meter Ku Band, Model USAT-30 is limited to	-21.6 dBW/4kHz
1.0 Meter Ku Band, Models 4003, 4006 and 4009 are limited to	-16.3 dBW/4k.Hz
1.2 Meter Ku Band, Models 5009 and 4996 are limited to	-14.0 dBW/4kHz
1.5 Meter Ku Band, Models 6006 and 6009 are limited to	-14.0 dBW/4kHz
2.4 Meter Ku Band, Model 9797 is limited to	-14.0 dBW/4kHz
4. Sea Tel hereby declares that the antennas referenced in paragraph 3 above, will maintain a stabilization pointing accuracy of better than 0.2 degrees under specified ship motion conditions, thus meeting the requirements of § 25.222 (a)(1)(ii).
5. Sea Tel hereby declares that the antennas referenced in paragraph 3 above, will automatically cease transmission within 100 milliseconds if the pointing error should exceed 0.5 degrees and will not resume transmission until the error drops below 0.2 degrees, thus meeting the requirements of § 25.222 (a)(1)(iii).
6. Sea Tel maintains all relevant test data, which is available upon request, to verify these declarations.

Executed on: 4/27/2010

By:   
Peter G. Blaney  
Chief Engineer, Sea Tel Products  
Cobham SATCOM, Marine Systems

APPENDIX B – DECLARATION OF DTS

I, Mike Guidroz, President of Data Technology Solutions, LLC, certify that the ESV antennas proposed in the underlying application conform to the gain pattern criteria of 47 CFR §25.209 (a) and (b), that, combined with the maximum input power density calculated from the EIRP density less the antenna gain, which is entered in Schedule B of Form 312, demonstrates that the off-axis EIRP density envelope set forth in paragraphs 47 CFR §§25.222(a)(1)(i)(A) through (a)(1)(i)(C) of this section will be met under the assumption that the antenna is pointed to the target satellite. In addition, the engineering calculations described in this report are true and correct and are satisfactory in light of 47 CFR §25.222.

  
Mike Guidroz

06-18-2010  
Date

## **APPENDIX C – USE OF NON-U.S. SATELLITES**

DTS specifies, pursuant to § 25.137(a) of the Commission's Rules, that the only non-U.S. licensed satellites to be accessed by the earth station proposed in the instant application are those included on the FCC's Permitted List and eligible for ALSAT designation.

## **APPENDIX D- FAA NOTIFICATION**

Pursuant to 47 C.F.R § 17.14 (b) of the Regulations, Federal Aviation Administration (FAA) notification is not required because all the antenna structures in this application will be less than 6.1m height.

**APPENDIX E-**  
**Blossom Point, Maryland (TDRSS Operations)**

The proposed and existing ESV's referenced for this modification and license (E100084) will comply with FCC Report No. SPB-258 (DA 14-992) , the National Aeronautics and Space Administration (NASA) Tracking and Data Relay Satellite System (TDRSS) earth station operating in the 14.0-14.2 GHz band at Blossom Point, MD (coordinates 38°25'44" North and 77°05'02" West). Sections 25.222(c), 25.226(c), and 25.227(c) of the Commission's rules require all Earth Stations on Vessels (ESV), Vehicle-Mounted Earth Stations (VMES), and Earth Stations Aboard Aircraft (ESAA) to cease operations in the 14.0-14.2 GHz band within 125 km (in the case of ESV and VMES) or radio line-of-sight (in the case of ESAA) of the new TDRSS site until after the operator completes coordination for the new TDRSS site.