

## APPLICATION FOR EARTH STATION SPECIAL TEMPORARY AUTHORITY FOR OFFICIAL USE ONLY

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#### APPLICANT INFORMATION

Enter a description of this application to identify it on the main menu:

. Applican			Authority		
	Space Imaging LLC	Phone Number:	303-254-2151	Į	
DBA Name:	Fax Number:		303-254-2214		
Street:	12076 Grant Street E-Mail:		ssmith@spaceimaging.com		
City:	Thornton	State:	СО		
Country:	USA	Zipcode:	80241 -3102		
Attention:	Mr Scott Smith				
2. Contact		STREET, COLUMN STREET		nama 14. naharita A. arimana a tasamin ya 14. naharim ya	
Name:	Raymond G. Bender	Phone Number: 202-776-2758			
Company:	Dow, Lohnes & Alb	Fax Number:	202-776-2222		
Street:	1200 New Hampshi	E-Mail:	RBende	er@DowLohnes.com	
City:	Washington		State:	DC	
Country:	USA		Zipcode:	20036 -	-6802
Attention:			Relationship:	Legal C	Counsel
3. Referenc	e File Number SESMO	D2004060700	809		
	submitted with this appli			arte. Paristica and Against 1 and appropriate constitutions	
• If Yes,	complete and attach FCC	Form 159.		**************************************	File # SES-STA-20050607- 1
If No, indic	cate reason for fee exemp	tion (see 47 C.F.J	R.Section/1.1/114		Call Sign E960 463 Grant Date 6 9 05
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C Other(p	olease explain):			<u> </u>	(or other identifier)  Term Dates
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# FEDERAL COMMUNICATIONS COMMISSION WASHINGTON, D.C. 20554

June 9, 2005

STA No:

SES-STA-20050607-00696

Call Sign:

E960463

- Space Imaging LLC (Space Imaging) is authorized to receive remotely-sensed data and imagery from Indian-licensed ResourceSat-1 in the 8072.5-8177.5 MHz and 8247.5-8352.5 MHz bands with bandwidths of 105 MHz, in accordance with the terms, conditions, and technical specifications set forth in its application, this attachment and the Commission's Rules.
- 2) All expenses for operation shall be at Space Imaging's own risk.
- Harmful radio interference shall not be caused to any other lawfully operated radio station and satellite, and operation shall cease immediately upon notification of interference. Complaints of all radio interference shall be forwarded immediately to the Commission, in writing.

6. Requested Use Prior Date 6/9/2005	
7. CityNorman	8. Latitude (dd mm ss.s h) 35 10 47.2 N
9. State OK	10. Longitude (dd mm ss.s h) 97 33 59.3 W
11. Please supply any need attachments.	
Attachment 1: Public Interest Ex	Attachment 2: Attachment Attachment 3: Attachment
initially issued on December 9, 2004, ar authorizing Space Imaging's earth statio with India's ResourceSat-1 remote-sensi modification application to add this sate	that neither applicant nor any other party to the sefits that includes FCC benefits pursuant to
Section 5301 of the Anti-Drug Act of 1988, 21	U.S.C. Section 862, because of a conviction for <b>Yes</b> C No ance. See 47 CFR 1.2002(b) for the meaning of
14. Name of Person Signing S. Scott Smith	15. Title of Person Signing Executive VP, Satellite Access Systems
(U.S. Code, Title 18, Section 1001), ANI	ADE ON THIS FORM ARE PUNISHABLE BY FINE AND / OR IMPRISONMENT D/OR REVOCATION OF ANY STATION AUTHORIZATION (), AND/OR FORFEITURE (U.S. Code, Title 47, Section 503).

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THE FOREGOING NOTICE IS REQUIRED BY THE PAPERWORK REDUCTION ACT OF 1995, PUBLIC LAW 104-13, OCTOBER 1, 19 95, 44 U.S.C. SECTION 3507.

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# Request of Space Imaging LLC for Extension of Special Temporary Authority

Space Imaging LLC ("Space Imaging") hereby requests a further extension of an existing Special Temporary Authorization ("STA") to permit Space Imaging to continue to receive remotely-sensed imagery data from India's ResourceSat-1 satellite at Space Imaging's earth station in Norman, Oklahoma (Call Sign E960463). Grant of this STA extension will serve the public interest by allowing Space Imaging to continue current operations and customer service pending FCC action on Space Imaging's FCC Form 312 license modification application which seeks permanent authority to communicate with the ResourceSat-1 satellite.

#### I. Background

On June 7, 2004, Space Imaging filed a license modification application on FCC Form 312 to add the ResourceSat-1 satellite as a new point of communication (on a receive-only basis) at the Norman earth station (File No. SES-MOD-20040607-00809). That underlying application remains pending at this time.

On December 6, 2004, Space Imaging filed an STA application for authority to communicate with the ResourceSat-1 satellite during the pendency of its application for permanent authority. As the Commission is aware, the National Telecommunications and Information Administration ("NTIA") cleared the proposed STA operations prior to the Commission's initial STA grant. Moreover, Space Imaging observed in its initial STA request that no objections had been filed with respect to Space Imaging's underlying FCC Form 312 license modification application following public notice of that application. On December 9, 2004, the Commission granted Space Imaging's STA application for a term of sixty (60) days, *i.e.*, until February 9, 2005. To avoid a lapse in critical service, the FCC granted Space Imaging's requests for STA extensions on February 10, 2005, and April 12, 2005. The current STA is due to expire on June 9, 2005.

Because the Commission has not yet acted on Space Imaging's FCC Form 312 license modification application, and the STA authorizing communications with ResourceSat-1 is about to expire, Space Imaging is hereby seeking an extension of its STA so that there will be no interruption to Space Imaging's current remote-sensing operations and customer service.

<sup>&</sup>lt;sup>1</sup> Space Imaging also filed, on June 7, 2004, a separate FCC Form 312 license modification application to receive remotely-sensed imagery data from the ResourceSat-1 satellite at another Space Imaging earth station in Fairbanks, Alaska, and that application also remains pending.

#### II. Grant of this STA Extension Will Serve the Public Interest

The STA extension requested herein will serve the public interest. Indeed, the grant of an extension is necessary and appropriate for the same reasons the Commission found the initial STA request to be justified. We will not repeat in detail each of the supporting facts and circumstances set out in the earlier STA request, but those factors may be summarized as follows:<sup>2</sup>

**First**, Space Imaging needed immediately to commence communications with ResourceSat-1 as the designated replacement satellite for Indian remote-sensing satellites IRS-1C and IRS-1D. Space Imaging had been communicating with each of those satellites pursuant to prior FCC authorizations. However, as explained in the earlier STA application, the IRS-1C satellite is no longer able to provide service in North America, and Space Imaging therefore was forced to discontinue communications between its U.S. ground stations and the IRS-1C satellite. Considering Space Imaging's reliance on the two Indian remote-sensing satellites (IRS-1C and IRS-1D), the loss of IRS-1C service represented a 50 percent reduction in earth coverage capacity. Moreover, the IRS-1D satellite had begun experiencing anomalies and the satellite's deterioration has adversely affected the quality of service provided to Space Imaging by that satellite. For these reasons, it was critical for Space Imaging immediately to commence communications with ResourceSat-1 as the designated replacement satellite for IRS-1C and IRS-1D.

**Second**, the ResourceSat-1 satellite has vastly improved data quality over the previously-authorized Indian satellites IRS-1C and IRS-1D, and the commencement of service with this new satellite afforded new and improved remote-sensing applications for commercial and government users alike.

**Third**, for reasons explained in the earlier STA application, the commencement of communications with ResourceSat-1 helped to foster ongoing cooperation and harmonious relations between the U.S. and Indian interests (both commercial and government) in the field of remote-sensing.

**Finally**, these STA operations have been cleared with NTIA and no technical issues prevented a grant of this relatively straightforward receive-only proposal, nor do any technical issues prevent an extension of this STA. Space Imaging further noted that a grant of the STA would address Space Imaging's immediate need to commence communications with the ResourceSat-1 satellite, while at the same time permitting the Commission to address any remaining processing issues surrounding Space Imaging's FCC Form 312 license modification application in the ordinary course.

Each of these public interest factors supports an STA extension to permit Space Imaging to continue receiving remotely-sensed imagery data from the ResourceSat-1

<sup>&</sup>lt;sup>2</sup> The facts and circumstance supporting the initial STA were set out in Attachment 1 to Space Imaging's prior STA application filed December 6, 2004.

Space Imaging LLC STA Extension Request Attachment 1 Page 3 of 3

satellite at its Norman, Oklahoma earth station. Moreover, grant of an STA extension will avoid interruption of critical remote-sensing satellite services on which Space Imaging and its commercial and government customers have come to rely.

Considering the foregoing, Space Imaging respectfully submits that grant of this STA extension request would serve the public interest.

In accordance with Section 25.120 of the rules, a copy of this request for STA extension is being forwarded to the Commission's Columbia Operations Center in Columbia, Maryland.