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May 8, 2006

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

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Federal Communications Commission
Office of Secretary

Satellite Division
International-Bureau

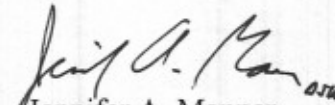
**Re: Mobile Satellite Ventures LP
Ex Parte Presentation
File No. SES-STA-20060310-00419 (Call Sign E050249)
File No. SES-STA-20060313-00430 (Call Sign E050276)
File No. SES-STA-20060314-00438 (Call Sign E050284)
File No. SES-STA-20060315-00445 (Call Sign E060076)
File No. SES-STA-20060316-00454 (Call Sign E050348)**

Dear Ms. Dortch:

On May 4, 2006, Jennifer Manner and Dick Evans of Mobile Satellite Ventures LP ("MSV"); Tom Sullivan, consultant for MSV; and Bruce Jacobs of Pillsbury Winthrop Shaw Pittman LLP, counsel to MSV; met with John Martin and Kathryn Medley of the International Bureau regarding the above-referenced requests for Special Temporary Authority ("STA") to operate 25,000 Broadband Global Area Network ("BGAN") terminals using an Inmarsat satellite, Inmarsat 4F2 at 52.75°W, for which coordination is not complete. MSV discussed the adverse impact that uncoordinated BGAN operations would have on MSV and the federal, state, and local public safety users that currently rely on MSV's critical services. MSV noted that these users would be severely impacted by interference if the Commission were to authorize BGAN service prior to Inmarsat coordinating its new satellite and services with other L band operators.

Please contact the undersigned with any questions.

Very truly yours,


Jennifer A. Manner

cc: John Martin
Kathryn Medley

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