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Before the Federal Communications Commission Washington, D.C. 20554

FILED/ACCEPTED

OCT - 1 2007

In the matter of	Federal Communications Commission Office of the Secretary
Stratos Communications, Inc.	File No. SES-STA-20070904-01221 (Call Sign E050249)
BT Americas Inc.	File No. SES-STA-20070910-01260 (Call Sign E060076)
MVS USA, Inc.	File No. SES-STA-20070904-01216 (Call Sign E050348)
Telenor Satellite Inc.	File No. SES-STA-20070905-01240 (Call Sign E050276)

REPLY

Mobile Satellite Ventures Subsidiary LLC ("MSV") hereby files this Reply to the Joint Response of Stratos Communications, Inc., BT Americas Inc., MVS USA, Inc., Vizada Satellite, Inc., and Inmarsat Ventures Limited (collectively, "Inmarsat") to MSV's Comments filed regarding the above-captioned requests for renewal of Special Temporary Authority ("STA") to operate Broadband Global Area Network ("BGAN") terminals using an uncoordinated Inmarsat satellite, Inmarsat 4F2 at 52.75°W. In its Comments, MSV urged the International Bureau ("Bureau") to protect the existing and reliable services MSV currently provides to its customers, including public safety users, by (i) establishing a firm expiration date for these STAs and providing that no further extensions will be granted without Inmarsat first having completed coordination of its now nearly two-year-old satellite with the North American L-band operators; (ii) limiting the use of BGAN terminals authorized under the STAs to "first responders"; and (iii) adopting conditions consistent with what MSV has requested in a pending Petition for Clarification. In its Response, Inmarsat incorporates by reference pleadings from previous proceedings.

MSV hereby incorporates by reference its pleadings as filed in those previous proceedings.¹

Respectfully submitted,

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Dated: October 1, 2007

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¹ See Mobile Satellite Ventures Subsidiary LLC, Petition for Clarification, File No. SES-STA-20060310-00419 et al. (June 12, 2006); Mobile Satellite Ventures Subsidiary LLC, Reply, File No. SES-STA-20060310-00419 et al. (June 29, 2006); Letter from Jennifer A. Manner, Mobile Satellite Ventures Subsidiary LLC, to Ms. Marlene H. Dortch, FCC, File No. SES-LFS-20050826-01175 et al. (November 22, 2006); Letter from Jennifer A. Manner, Mobile Satellite Ventures Subsidiary LLC, to Ms. Marlene H. Dortch, FCC, File No. SES-LFS-20050826-01175 et al. (November 22, 2006); Letter from Jennifer A. Manner, Mobile Satellite Ventures Subsidiary LLC, to Ms. Marlene H. Dortch, FCC, File No. SES-LFS-20050826-01175 et al. (December 18, 2006); Letter from Jennifer A. Manner, MSV, to Mr. John Giusti and Mr. Julius Knapp, FCC (June 20, 2006); Letter from Jennifer A. Manner, MSV, to Ms. Marlene H. Dortch, FCC, File No. SES-MFS-20051122-01614 et al. (June 20, 2006); Letter from Jennifer A. Manner, MSV, to Mr. John Giusti and Mr. Julius Knapp, FCC (July 18, 2006); Letter from Jennifer A. Manner, MSV, to Ms. Marlene H. Dortch, FCC, File No. SES-MFS-20051122-01614 et al. (July 18, 2006); Letter from Jennifer A. Manner, MSV, to Ms. Marlene H. Dortch, FCC, File No. SES-MFS-20051122-01614 et al. (July 18, 2006); Letter from Jennifer A. Manner, MSV, to Ms. Marlene H. Dortch, FCC, File No. SES-MFS-20051122-01614 et al. (July 18, 2006); Letter from Jennifer A. Manner, MSV, to Ms. Marlene H. Dortch, FCC, File No. SES-MFS-20051122-01614 et al. (July 18, 2006); Letter from Jennifer A. Manner, MSV, to Ms. Marlene H. Dortch, FCC, File No. SES-MFS-20051122-01614 et al. (July 18, 2006).

CERTIFICATE OF SERVICE

I, Renee Williams, a secretary with the law firm of Pillsbury Winthrop Shaw Pittman LLP, hereby certify that on this 1st day of October 2007, I served a true copy of the foregoing by first-class United States mail, postage prepaid, upon the following:

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