Conditions of Grant for SES-STA-20110225-00205 (E050017), SES-STA-20110225-00203(E070273) and SES-STA-20110225-00204(E980081) March 11, 2011

The request of EchoStar Corporation (EchoStar), IBFS File No. SES-STA-20110225-00205 (E050017), SES-STA-20110225-00203(E070273) and SES-STA-20110225-00204(E980081), for special temporary authority is granted. Accordingly, EchoStar is authorized, for a period of 30 days, to operate with Direct Broadcast Satellite (DBS) service space station, EchoStar 6 (Call Sign: S2232), at the 76.95° W.L. orbital location on DBS channels 1-32 with feeder links (Earth-to-space) in the 17.3-17.8 GHz band and service links (space-to-Earth) in the 12.2-12.7 GHz band. EchoStar is also authorized to conduct on-station telemetry, tracking, and telecommand operations using one megahertz of occupied bandwidth at the center frequency of 17,305 MHz with left-hand circular polarization (Earth-to-space) and to operate the telemetry and ranging links of EchoStar 6 using 300 kilohertz of occupied bandwidth at each of the downlink center frequencies, 12,203 MHz and 12,204 MHz, with left-hand circular polarization. This authorization shall be in accordance with the technical specifications set forth in EchoStar's application, the Commission's rules, and the following conditions:

- 1. All operations shall be on an unprotected and non-harmful interference basis, *i.e.*, earth stations shall not cause harmful interference to, and shall not claim protection from interference caused to it by, any other lawfully operating station. In the event of any harmful interference, EchoStar shall cease operations immediately upon notification of such interference, and shall inform the Commission, in writing, immediately of such an event.
- 2. Any action taken or expense incurred as a result of operations pursuant to this special temporary authority is solely at EchoStar's own risk.
- 3. This action is issued pursuant to Section 0.261 of the Commission's rules on delegated authority, 47 C.F.R. § 0.261, and is effective immediately. Petitions for reconsideration under Section 1.106 or applications for review under Section 1.115 of the Commission's rules, 47 C.F.R. §§ 1.106, 1.115, may be filed within 30 days of the date of the public notice indicating that this action was taken.

