

**Before the
FEDERAL COMMUNICATIONS COMMISSION
Washington, D.C. 20554**

In the Matter of)
)
SES Americom, Inc.) SES-STA-_____-_____
) Call sign KA288
Request for Special Temporary Authority to Provide)
TT&C for SES-15 at 137° W.L.)

REQUEST FOR SPECIAL TEMPORARY AUTHORITY

SES Americom, Inc. (“SES”) respectfully requests Special Temporary Authority (“STA”) to use its KA288 earth station located in its South Mountain, California teleport¹ to communicate with SES-15 at 137° W.L. in order to provide telemetry, tracking and command (TT&C) services for the satellite while it is located at 137° W.L. for in-orbit testing (“IOT”). Authority is sought for a period of up to 30 days, commencing on or around November 19, 2017. SES requests authority for the earth station to communicate with the Gibraltar-licensed SES-15 satellite to provide TT&C services.

SES Satellites (Gibraltar) Limited received market access to provide service into the United States from 129.15° W.L. using the Ku- and Ka-bands as well as to operate the WAAS payload in the L- and conventional and extended C-bands.² SES-15 was launched on May 18, 2017 and is currently en route to its test orbital location at 137° W.L. SES-15 will be located at 137° W.L. +/-0.1 degrees during IOT. The proposed stationkeeping volume will not

¹ SES Americom, Inc., Call Sign KA288, File No. SES-MFS-20160527-00459, granted July 27, 2016.

² SES Satellites (Gibraltar) Limited, (Call Sign S2951), File No. SAT-MPL-20160718-00063, granted Dec. 14, 2016; modifying File No. SAT-PPL-20160126-00007, granted July 12, 2016 (“SES-15 Grant”).

overlap with any other satellite. SES seeks earth station STA to provide TT&C while SES-15 is located at 137° W.L. using the following frequencies:

10700.5 MHz and 12199.5 MHz	Telemetry
13999 MHz, ³ 14001 MHz and 14499 MHz	Command

As discussed below, performing IOT while SES-15 is at 137° W.L. rather than at 129.15° W.L. will permit testing to occur without disruption to existing customers at 129.15° W.L. and will not adversely affect the operation of any adjacent satellites.

Grant of STA Will Serve the Public Interest. Grant of SES’s request to position SES-15 at 137° W.L. during testing is in the public interest. By testing SES-15 at this location, SES will minimize the risk of interference to other satellites operating at the nominal 129° W.L. orbital location. Testing will allow SES to ensure that the satellite’s communications payload is fully operational at the time it arrives at its final orbital location, thereby avoiding any interruption in service that otherwise might be associated with spacecraft testing. Additionally, STA to provide TT&C will ensure safe satellite operations during the testing and drift operations.

No Harmful Interference to Other Spacecraft. Testing the SES-15 Ku-band payload at 137° W.L. will not cause harmful interference to the operations of any other spacecraft due to orbital angular separation, frequency diversity and/or geographically diverse beam coverage. Except for SES’s AMC-4 spacecraft, there are no satellites within +/- 6 degrees

³ SES Satellites (Gibraltar) Limited was granted a waiver of Section 25.202(g) to conduct command operations using the 13999 MHz frequency. *See id.*, Attachment to Grant at 3, Condition 6.

of 137° W.L. operating in the Ku-band. SES will manage the operations of its satellites to prevent interference.

No Harmful Interference to Terrestrial Services. A detailed description of the TT&C operations is provided in Attachment 1. SES will conduct all operations on a non-harmful interference basis and will cease transmissions promptly in the event SES receives a complaint of harmful interference regarding its operations.

Waiver Requests. SES seeks any necessary waiver of footnote NG52 in order to conduct domestic operations in the extended Ku-band downlink spectrum in order to receive telemetry from the satellite, and SES seeks any necessary waiver of Section 25.210(j) of the Commission's rules in order to permit communications with SES-15 at 137° W.L. with an east-west stationkeeping tolerance of +/- 0.1 degree during the IOT operations. Grant of these waivers is consistent with Commission policy:

The Commission may waive a rule for good cause shown. Waiver is appropriate if special circumstances warrant a deviation from the general rule and such deviation would better serve the public interest than would strict adherence to the general rule. Generally, the Commission may grant a waiver of its rules in a particular case if the relief requested would not undermine the policy objective of the rule in question and would otherwise serve the public interest.⁴

Section 2.106 Footnote NG52. SES seeks a waiver of footnote NG52 to permit the reception of U.S. domestic services in the 10700.5 MHz frequency on an unprotected, non-interference basis. The Commission has granted a waiver for SES-15 to provide domestic service in these bands.⁵ Footnote NG52 was intended to preserve access to the 10.7-11.7 GHz

⁴ *PanAmSat Licensee Corp.*, 17 FCC Rcd 10483, 10492 (Sat. Div. 2002) (footnotes omitted).

⁵ SES-15 Grant, Attachment at 2, Condition 3.

spectrum for terrestrial fixed service (“FS”) stations by limiting FSS use of the band to international operations only.⁶ SES-15 will meet the power flux density limits on the ground to protect FS operations, and the number of antennas that will be used to communicate in these bands will be limited, thereby ensuring protection of FS services. Moreover, because SES seeks authority to receive in this spectrum on an unprotected basis, FS use of the band will not be constrained. Therefore, grant of the requested waiver will not undermine the purpose of the rule.

Section 25.210(j): Section 25.210(j) specifies that geostationary space stations “must be maintained within 0.05° of their assigned orbital location in the east/west direction, unless specifically authorized by the Commission to operate with a different longitudinal tolerance.”⁷ Here, SES is seeking authority to communicate with SES-15 while the satellite is maintained with a +/- 0.1 degree stationkeeping tolerance during the limited period of IOT operations. The relaxed stationkeeping tolerance will minimize interruptions to the payload testing operations due to stationkeeping maneuvers, which would delay the satellite’s on-station start of operations. It will also conserve fuel for future satellite operations. Furthermore, the SES-15 stationkeeping volume will not overlap with that of other satellites near 137° W.L. and therefore there will be no adverse effect on the operations of other spacecraft.

Protective Conditions. SES will coordinate its test and TT&C operations with all potentially affected operating satellite networks and will operate only the Ku-band TT&C payload of the SES-15 spacecraft during satellite drift. All testing will be conducted on an

⁶ See 47 C.F.R § 2.106, Footnote NG52. This policy was previously codified in footnote NG104.

⁷ 47 C.F.R. § 25.210(j).

unprotected, non-harmful interference basis, and SES operations will cease immediately upon notification of harmful interference.⁸

SES hereby certifies that no party to this application is subject to a denial of benefits pursuant to Section 5301 of the Anti-Drug Abuse Act of 1988, 21 U.S.C. § 862.

For the foregoing reasons, SES respectfully requests special temporary authority to operate its KA288 earth station to provide TT&C for the SES-15 spacecraft during IOT for a period of up to 30 days commencing on or around November 19, 2017. Grant of the requested authority will permit testing of the spacecraft without affecting services to customers and will permit a seamless transition of services.

Respectfully submitted,
SES Americom, Inc.

By: /s/ Petra A. Vorwig

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⁸ The 24/7 point of contact for SES during IOT and drift is Payload Management Operations Center Level 1, +1 410 970 7570; +1 800 772 2363; pmocl1@ses.com.

Attachment 1

Call Sign: KA288

Site Details

Contact Information:

Dave Coyle
805 386 2712

Address:

5990 Solano Verde
Somis, California 93066

Geographic Coordinates:

Latitude: 34° 19' 31.0" N

Longitude: 118° 59' 44.4"W

Site Elevation:

311.0 meters

Antenna Details

Antenna ID: TK1
Manufacture/Model: Vertex/6.1KPK
Antenna Size: 6.1 meters
Antenna Gain Transmit: 57.1 dBi at 14.0 GHz
Antenna Gain Receive: 55.7 dBi at 12.0 GHz
Height Above Ground Level: 7.0 meters
Height Above Sea Level: 318.0 meters
Total Input Power at the Flange: 650.0 watts
Total EIRP for the test Carrier: 85.2 dBW

TT&C Operational Details

Frequency (MHz)	Transmit /Receive	Polarization	Emission Designator	Max EIRP per Carrier (dBW)	Max EIRP Density per Carrier (dBw/4kHz)
10700.5	R	Horizontal and Vertical Linear	500KF9D	0.0	0.0
12199.5	R	Horizontal and Vertical Linear	500KF9D	0.0	0.0
13999	T	Horizontal and Vertical Linear	1M00F9D	73.1	49.1
14001	T	Horizontal and Vertical Linear	1M00F9D	73.1	49.1
14499	T	Horizontal and Vertical Linear	1M00F9D	73.1	49.1