Applicant: RBC Signals LLC IBFS File Number: SES-STA-20181115-03264 Call Sign(s): Not Applicable



File # $\underline{SES} - \underline{S7A} - \underline{7018} 1115 - \underline{03264}$ Call Sign $\underline{N/A}$ Grant Date $\underline{11/27/2018}$ (or other identifier) Term Dates

RBC Signals LLC is granted special temporary authority for 60 days beginning November 27, 2018 to operate two 2.4 meter Yagi antennas located at its Fairbanks, AK earth station, located at 64° 51' 31.0" N, 147° 50' 7.0" W, to provided telemetry, tracking, and command support for the BRIO (Call Sign WJ2XPE) and the THEA (Call Sign WJ2XNV) non-geostationary satellite orbit (NGSO) cubesats in the 97.5° inclined 575 km x 575 km orbit on center frequencies: 399.95 MHz (Earth-to-space) and 400.575 MHz (space-to-Earth) under the following conditions.

- 1. Operations must comply with the earth station operational parameters authorized in the Experimental Licensing System authorizations for the BRIO (WJ2XPE) and the THEA (WJ2XNV) NGSO cubesats.
- 2. Operations, shall not cause harmful interference to or claim protection from other lawfully operating stations and it shall cease transmission(s) immediately upon notice of such interference.
- 3. In the event of any harmful interference under this grant of STA, RBC Signals LLC must cease operations immediately upon notification of such interference, and must inform the Commission, in writing, immediately of such an event.
- 4. The occupied bandwidth of any transmission shall not exceed the bandwidth of the 399.90-400.05 MHz band.
- 5. Grant of this authorization is without prejudice to any determination that the Commission may make regarding pending or future RBC Signals LLC or SpaceQuest, Ltd. applications.
- 6. Any action taken or expense incurred as a result of operations pursuant to this STA is solely at RBC Signals LLC's risk.

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.

Approved by OMB 3060-0678

Date & Time Filed: File Number: ---Callsign/Satellite ID:

APPLICATION FOR EARTH STATION AUTHORIZATIONS		
FCC 312 MAIN FORM FOR OFFICIAL USE ONLY	FCC Use Only	

APPLICANT INFORMATION

Enter a description of this application to identify it on the main menu: Draft form for 60-day STA request to provide TT&C for BRIO and THEA from Fairbanks

1-8. Legal 1	Name of Applicant		
Name:	RBC Signals, LLC	Phone Number:	404-803-7734
DBA Name:		Fax Number:	
Street:	2205 152nd Ave NE	E-Mail:	
City:	Redmond	State:	WA
Country:	USA	Zipcode:	98052 -
Attention:	Mr Christopher Richins		
9-16. Name	of Contact Representative		
Name:	Carlos M. Nalda	Phone Number:	5713325626
Company:	LMI Advisors	Fax Number:	
Street:	2550 M. Street, NW, Ste. 320	E-Mail:	cnalda@lmiadvisors.com
City:	Washington	State:	DC
Country:	USA	Zipcode:	20037-
Attention:	Mr. Carlos Nalda	Relationship:	Other

CLASSIFICATION OF FILING

Satel (N/A State	(A) b9. Letter of Intent to Use Non-U.S. Licensed Satellite to Provide Service in the United
	rovide the Proposed Service in the Proposed Frequencies in the United States.

11/15/2018

https://licensing.fcc.gov/ibfsweb/ib.page.FetchForm?id_app_num=128654&form=P013_101.htm&mode=display

If No, indicate reason for fee exemption (see 47 C.F.R.Section 1.1114).

• Governmental Entity • Noncomme	ercial educational licensee			
• Other(please explain):				
17d.				
Fee Classification BAX - Fixed	Satellite Transmit/Rece	eive Earth Stat	ion	
18. If this filing is in reference to an	19. If this filing is an ame	ndment to a pend	ing application enter:	
existing station, enter:	(a) Date pending applicati	ion was filed:	(b) File number of pending application:	
(a) Call sign of station:				
Not Applicable	Not Applicable	*	Not Applicable	
		SERVICE		
20. NATURE OF SERVICE: This filing	is for an authorization to pro	ovide or use the fo	bllowing type(s) of service(s): Select all that apply:	
a. Fixed Satellite				
b. Mobile Satellite				
c. Radiodetermination Satellite				
d. Earth Exploration Satellite				
e. Direct to Home Fixed Satellite				
f. Digital Audio Radio Service				
g. Other (please specify)				
NGSO		1	· · · · · · · · · · · · · · · · · · ·	
21. STATUS: Choose the button next to	the applicable status.	a second s	on applicant, check all that apply.	
Choose only one. Common Carrier Non-Common	Ormina	Using U.S. licensed satellites		
		Using Non-U.S. licensed satellites		
23. If applicant is providing INTERNAT	IONAL COMMON CARRIE	ER service, see in	structions regarding Sec. 214 filings. Choose one.	
• Connected to a Public Switched Net	work • Not connected to a	Public Switched I	Network 🖲 N/A	
24. FREQUENCY BAND(S): Place an '				
a. C-Band (4/6 GHz) b. Ku-Band		appricació nequi		
C.Other (Please specify upper and low				
Frequency Lower: 399.90 Frequency Up	oper: 400.65			
	TYPE OF	STATION		
25. CLASS OF STATION: Choose the b	outton next to the class of stat	tion that applies.	Choose only one.	
a. Fixed Earth Station				
• b. Temporary-Fixed Earth Station				
• c. 12/14 GHz VSAT Network				
• d. Mobile Earth Station				
(N/A) e. Geostationary Space Station (N/A) f. Non-Geostationary Space Stati	0.7			
• g. Other (please specify)				
26. TYPE OF EARTH STATION FACIL				
Transmit/Receive Transmit-Only				
	PURPOSE OF N			
27. The purpose of this proposed modifi	ication is to: (Place an 'X' in	the box(es) next t	o all that apply.)	
Not Applicable				
	ENVIRONME	NTAL POLIC	V	

28. Would a Commission grant of any proposal in this application or amendment have a significant environmental impact as defined by 47 CFR 1.1307? If YES, submit the statement as required by Sections 1.1308 and 1.1311 of the Commission's rules, 47 C.F.R. §§ 1.1308 and 1.1311, as an exhibit to this

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application. <u>A Radiation Hazard Study must accompany all applications for new transmitting facilities, major</u> modifications, or major amendments.

ALIEN OWNERSHIP Earth station applicants not proposing to provide broadcast, common carrier, aeronautical en route or aeronautical fixed radio station services are not required to respond to Items 30-34.

	0 1001110 000 011
29. Is the applicant a foreign government or the representative of any foreign government?	O Yes O No
30. Is the applicant an alien or the representative of an alien?	O Yes O NO N/
31. Is the applicant a corporation organized under the laws of any foreign government?	O Yes O NO N/
32. Is the applicant a corporation of which more than one-fifth of the capital stock is owned of record or voted by aliens or their representatives or by a foreign government or representative thereof or by any corporation organized under the laws of a foreign country?	O Yes O No O N/
33. Is the applicant a corporation directly or indirectly controlled by any other corporation of which more than one-fourth of the capital stock is owned of record or voted by aliens, their representatives, or by a foreign government or representative thereof or by any corporation organized under the laws of a foreign country?	O _{Yes} ⊗ _{No} O _{N/}
34. If any answer to questions 29, 30, 31, 32 and/or 33 is Yes, attach as an exhibit an identification of the aliens or foreign entities, their nationality, their relationship to the applicant, and the percentage of stock they own or vote.	-
BASIC QUALIFICATIONS	
35. Does the Applicant request any waivers or exemptions from any of the Commission's Rules? If Yes, attach as an exhibit, copies of the requests for waivers or exceptions with supporting documents.	O Yes @ No
36. Has the applicant or any party to this application or amendment had any FCC station authorization or license revoked or had any application for an initial, modification or renewal of FCC station authorization, license, or construction permit denied by the Commission? If Yes, attach as an exhibit, an explination of circumstances.	O Yes O No
37. Has the applicant, or any party to this application or amendment, or any party directly or indirectly controlling the applicant ever been convicted of a felony by any state or federal court? If Yes, attach as an exhibit, an explination of circumstances.	O Yes @ No
38. Has any court finally adjudged the applicant, or any person directly or indirectly controlling the applicant, guilty of unlawfully monopolizing or attemptiing unlawfully to monopolize radio communication, directly or indirectly, through control of manufacture or sale of radio apparatus, exclusive traffic arrangement or any other means or unfair methods of competition? If Yes, attach as an exhibit, an explanation of circumstances	O Yes O No
39. Is the applicant, or any person directly or indirectly controlling the applicant, currently a party in any pending matter referred to in the preceding two items? If yes, attach as an exhinit, an explanation of the circumstances.	O Yes O No
40. If the applicant is a corporation and is applying for a space station license, attach as an exhibit the names, address, and citizenship of those stockholders owning a record and/or voting 10 percent or more of the Filer's voting stock and the percentages so held. In the case of fiduciary control, indicate the beneficiary(ies) or class of beneficiaries. Also list the names and addresses of the officers and directors of the Filer.	
41. By checking Yes, the undersigned certifies, that neither applicant nor any other party to the application is subject to a denial of Federal benefits 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 possession or distribution of a controlled substance. See 47 CFR 1.2002(b) for the meaning of "party to the application" for these purposes.	● Yes O No
42a. Does the applicant intend to use a non-U.S. licensed satellite to provide service in the United States? If Yes, answer 42b and attach an exhibit providing the information specified in 47 C.F.R. 25.137, as appropriate. If No, proceed to question 43.	O Yes O No
42b. What administration has licensed or is in the process of licensing the space station? If no license will be has coordinated or is in the process of coordinating the space station?	issued, what administra

43. Description. (Summa TT&C for SpaceQue				. 60-day STA request to provide Alaska site.
43a. Geographic Service By selecting A, the under geographic coverage rec	ersigned certifies that		subject to the geographic	c service or 🔹 A
By selecting B, the under coverage requirements s				rvice or geographic O_B ents.
By selecting C, the under coverage requirements s is not feasible as a techn so many compromises in description and technica	pecified in 47 C.F.R. ical matter to do so, on satellite design and o	Part 25 and will not or that, while technic operation as to make	comply with such requi ally feasible, such service it economically unrease	rements because it ces would require
		CERTI	FICATION	
of the United States beca with this application. The aggregation limit in 47 C full in this application. T and in all attached exhibit	use of the previous us e applicant certifies th CFR Part 20. All stater he undersigned, indiv its are true, complete a	se of the same, whet at grant of this appl nents made in exhib idually and for the a and correct to the be	her by license or otherw ication would not cause its are a material part he pplicant, hereby certifie st of his or her knowled	gnetic spectrum as against the regulatory power rise, and requests an authorization in accordance the applicant to be in violation of the spectrum ereof and are incorporated herein as if set out in as that all statements made in this application ge and belief, and are made in good faith.
44. Applicant is a (an): (Choose the button nex	t to applicable respo	onse.)	
• Individual				
• Unincorporated Ass	sociation			
• Partnership	lociation			
• Corporation				
• Governmental Entit	у			
Other (please specif				
LLC				
45. Name of Person Sig Christopher Riching			46. Title of Person S CEO	igning
47. Please supply any ne	ed attachments.			
Attachment 1:		Attachment 2:		Attachment 3:
(U.S. Code	e, Title 18, Section 10	01), AND/OR REV	OCATION OF ANY S	2 BY FINE AND / OR IMPRISONMENT STATION AUTHORIZATION . Code, Title 47, Section 503).
FCC 1			ATION AUTHO hnical and Ope	ORIZATIONS rational Description)
		FOR OFFIC	IAL USE ONLY	
Location of Earth Station	ı Site			
E1: Site Identifier:				
E2: Contact Name	RBC-Fairban	ks	E5. Call Sign:	
1 L2. Contact Name	RBC-Fairban Christopher R		E5. Call Sign: E6. Phone Number:	6507468744

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1/15/2018		https://licensi	ng.fcc.gov/ibfsweb/ib	.page.FetchFor	m?id_app_	num=1	28654&form=P013_101	.htm&mode=di	splay
				E8.	County:				
E4. State		AK		E9.	Zip Code		99734		
E10. Area o	of Operation:			Fai	rbanks,	AK			
E11. Latitu	de:	70 ° 51	' 31.0 " N						
E12. Longi	tude:	147 ° 5	0 ' 7.0 " W						
E13. Lat/Lo	on Coordinates	s are:		01	NAD-27		• NAD-	83	o _{N/A}
E14. Site E	levation (AMS	SL):		15.	0 meters				
do(es) the p demonstrate	roposed anteni	na(s) comply ifacturer's qua	alification measurer	ain patterns spo	ecified in a	Section	onary satellites, 1 25.209(a) and (b) as ical analysis showing	o _{Yes} o	No <mark>(</mark> N/A
Fixed Satell the antenna qualificatior	E16. If the proposed antenna(s) do not operate in the Fixed Satellite Service (FSS), or if they operate in the Fixed Satellite Service (FSS) with non-geostationary satellites, do(es) the proposed antenna(s) comply with the antenna gain patterns specified in Section 25.209(a2) and (b) as demonstrated by the manufacturer's qualification measurements?								No <mark>O</mark> N/A
E17. Is the f		d by remote	control? If YES, pro	ovide the locat	ion and te	lephon	e number of the	• Yes	• No
E18. Is fro as	equency coo	ordination	required? If YE	S, attach a f	requenc	y coo	rdination report	• Yes	No
			er country requi ation contours a		, attach	the na	ame of the	• Yes	• No
THE RE	E TO COM	THIS APP	TH 47 CFR PAI PLICATION.	RTS 17 AN	D 25 W		RESULT IN	• Yes	No
			D If you color	A OTHER			41 6-11		
P			R If you selec						
	mon Name						ITU Name:		
E23. Orbi	t Location:	NGSO				E24. (Country: USA		
Satellite N	Name:OTH	ER OTHE	R If you selec	ted OTHER	, please	enter	the following:		
E21. Com	mon Name	: BRIO	1		I	E22. I	TU Name:		
E23. Orbi	t Location:	NGSO			I	E24. C	Country: USA		
POINTS OF	COMMUNI	CATION (D	estination Points)						
E25. Site	Identifier:								
E26. Com	mon Name	•				E27.	Country:		
ANTENNA						- H			
Site ID	E28. Antenna Id	E29. Quantity	E30. Manufacturer	E31. Model	E32 Anten Size	na	E41/42. Antenn nd/or Recieve(
RBC- Fairbanks	YAGI	2	M2 Antenna Systems	400CP30A	3.57	1	6.2 dBi at 0.400		
E28. Antenna Id	E33/34.] Minor/Maj	Diameter jor(meters) Above Ab Ground S	oove Heigh ea Gi evel L	Building at Above ound evel eters)	e Inp at	out Power An antenna Heig flange Ro	Maximum ntenna ht Above ooftop neters)	E40. Total EIRP for al

								carriers (dBW)
YAGI	0.025/3.57		15.0	0.0).0	8.93 0.	0	25.7
FREQUENCY								
E28. Antenna	E43/44. Frequency	E45. T/R	E40	5. Antenna	E47. Emission	E48. Maximu EIRP per		
Id	Bands(MHz)	Mode	Polariza	ation(H,V,L	,R) Designato	EIRP per r Carrier(dBW) Carrier(dl	W/4kHz)

E50. Mo	dulation and Serv	vices TT	C&C Downlink					
YAGI	400.50 400.65	R	Right Hand Circular	4K13G1D	0.0	0.0		
E50. Modulation and Services TT&C Downlink								
YAGI	400.50 400.65	R	Right Hand Circular	99K1G1D	0.0	0.0		
E50. Mo	E50. Modulation and Services TT&C Downlink							
	399.90 400.05			33K0G1D	25.7	16.5		
E50. Modulation and Services TT&C Uplink								
YAGI	399.90 400.05	Т	Right Hand Circular	4K13G1D	25.7	25.6		
E50. Modulation and Services TT&C Uplink								
YAGI	399.90 400.05	Т	Right Hand Circular	99K1G1D	25.7	11.8		
E50. Mo	E50. Modulation and Services TT&C Uplink							

FREQUENCY COORDINATION

E28. Antenna Id	E51. Satellite Orbit Type	E52/53. Frequency Limits(MHz)		Earth Station	Angle Eastern	E58. Earth Station Azimuth Angle Western Limit	Angle	E60. Maximum EIRP Density toward the Horizon(dBW/4kHz)
	Non- Geostationary	400.50 400.65	0.0/ 0.0	0.0	5.0	360.0	5.0	0.0
	Non- Geostationary	399.90 400.05	0.0/ 0.0	0.0	5.0	360.0	5.0	25.6

REMOTE CONTROL POINT LOCATION REMOTE CONTROL POINT LOCATION

E61. Call Sign NOTE: Please enter the callsign of the controlling statio application is being filed.	E65. Phone Number 6507468744		
E62. Street Address 2205 152nd Street NE			
E63. City Redmond	E67. County King	E64/68. State/Country WA/ USA	E66. Zip Code 98052

FCC NOTICE REQUIRED BY THE PAPERWORK REDUCTION ACT

The public reporting for this collection of information is estimated to average 0.25 - 24 hours per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the required data, and completing and reviewing the collection of information. If you have any comments on this burden estimate, or how we can improve the collection and reduce the burden it causes you, please write to the Federal Communications Commission, AMD-PERM, Paperwork Reduction Project (3060-0678), Washington,

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DC 20554. We will also accept your comments regarding the Paperwork Reduction Act aspects of this collection via the Internet if you send them to PRA@fcc.gov. PLEASE DO NOT SEND COMPLETED FORMS TO THIS ADDRESS.

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

Before the FEDERAL COMMUNICATIONS COMMISSION Washington, DC 20554

In the Matter of)	
)	
Application of RBC Signals LLC for a)	0
60-Day Special Temporary Authorization)	F
To Provide TT&C to U.SLicensed)	
Experimental Satellites)	

Call Sign: File No.: SES-STA-

Expedited Consideration Requested

REQUEST FOR SPECIAL TEMPORARY AUTHORITY

RBC Signals LLC ("RBC Signals"), pursuant to Section 25.120(b)(3) of the Commission's rules,¹ respectfully seeks a 60-day special temporary authorization ("STA") to operate the currently authorized Yagi antennas (the "400 MHz Yagis") at its existing earth station site in Fairbanks, Alaska, to provide telemetry, tracking, and command ("TT&C") support for two U.S.-licensed, non-geostationary satellite orbit ("NGSO") cubesats – the BRIO and THEA satellites – operated by SpaceQuest, Ltd. ("SpaceQuest").² RBC Signals seeks to perform TT&C operations in the 400.50-400.65 MHz band (space-to-Earth) and 399.90-400.05 MHz (Earth-to-space), consistent with the SpaceQuest Licenses. Grant of this request will ensure the timely initiation of TT&C operations following the impending launch of SpaceQuest's satellite and thus will serve the public interest.

I. DISCUSSION

RBC Signals seeks to support the SpaceQuest spacecraft using the 400 MHz Yagis (the M2 Antenna Systems Model 400CP30A) at its existing earth station facility in Fairbanks, Alaska.³ RBC Signals currently operates in various segments of the 400 MHz band in Alaska with no

¹ 47 C.F.R. § 25.120(b)(3). A 60-day STA is appropriate in this instance because RBC Signals intends to apply for regular, longer-term authority to provide TT&C support for the subject satellites.

² See SpaceQuest, Ltd., File No. 0176-EX-CN-2018, Call Sign WJ2XNV; see also SpaceQuest, Ltd., File No. 0220-EX-CN-2018, Call Sign WJ2XPE (collectively, the "SpaceQuest Licenses").

³ See, e.g., RBC Signals, LLC, File No. SES-STA-20180719-01879 (180-day STA extension to provide TT&C support in the 401-402 MHz band).

reported cases of interference, and this request will not increase the potential for interference because the limited operations are similar to those previously authorized by the Commission.⁴

RBC Signals provides the attached draft FCC Form 312 Schedule B for information relating to the proposed earth station operations. In addition, RBC Signals incorporates by reference the technical information submitted by SpaceQuest in support of the experimental licenses granted by the Commission for the BRIO and THEA spacecraft.⁵ As discussed below, grant of the requested STA will serve the public interest, convenience, and necessity.

A. Satellites and TT&C Earth Stations

The BRIO and THEA satellites are 3U cubesats, each with a mass of approximately 5 kg. BRIO and THEA will be launched on November 19, 2018, on the SSO-A mission from Vandenberg Air Force Base in California.⁶ The satellites will operate in a circular, sunsynchronous orbit at 575 km with an inclination from the equator of 97.52°. The expected mission lifetime of the satellites is five years.⁷

The BRIO and THEA satellites are operated by SpaceQuest, which recently received experimental licenses for their operation.⁸ The primary mission of the BRIO satellite is to investigate, identify and resolve potential technical and implementation issues with SpaceQuest's advanced software defined radio ("SDR") satellite design. The primary mission of the THEA satellite is to test experimental payloads from U.S.-based Aurora Insight to validate the ability of its

⁵ See SpaceQuest Licenses.

⁶ See <u>http://spaceflight.com/sso-a/.</u>

⁸ See SpaceQuest Licenses.

⁴ See, e.g., RBC Signals, LLC, File No. SES-STA-20170731-00848 (authority to operate in the 399.926-399.950 MHz and 401.05-401.25 MHz bands); RBC Signals, LLC, File No. SES-STA-20171213-01333 (authority to operate in the 401.43-401.57 MHz, 449.93-450.07 MHz and 450.2-450.25 MHz bands); RBC Signals, LLC, File No. SES-STA-20180430-00416 (authority to operate in the 401.24-401.36 MHz band). This authority included NASA coordination conditions to avoid interference to ISS EVA operations.

⁷ RBC Signals is working with the Commission staff to develop appropriate approaches to secure longerterm authority for TT&C operations during this mission period.

flight computer firmware to monitor, process, and generate relevant measurements using a novel wideband antenna.

The SpaceQuest Licenses indicate a grant of authority for a number of associated ground stations to communicate with the BRIO and THEA satellites. To date, however, only the Fairfax, Virginia ground station is operational. Given their polar orbits, this single location cannot provide sufficient TT&C support for the SpaceQuest satellites. For this reason, SpaceQuest seeks TT&C support from RBC Signals established earth station facilities in Alaska, which maximize communications with its polar-orbiting satellites.

RBC Signals seeks to provide reliable TT&C support for BRIO and THEA, which is important to maintain effective communications with and control of the satellites during orbit. It is especially important to be able to provide initial TT&C for early mission communications, operation optimization and other program-related issues. RBC Signals is well positioned to provide TT&C support using its existing earth stations at the Fairbanks, Alaska site.

RBC Signals' TT&C operations will be conducted on an unprotected and non-interference basis intermittently and as-needed approximately two or three times per day when the satellites pass over the earth station. RBC Signals will conduct these operations in accordance with the Commission's rules and interagency requirements governing fixed earth station operations in the subject bands. In addition, RBC Signals expressly acknowledges that any grant of this STA request is without prejudice to Commission action on other requests for authority to provide TT&C support for the SpaceQuest satellites.

B. TT&C Spectrum Use

RBC Signals seeks to operate the 400 MHz Yagis with the SpaceQuest satellites in the 399.90-400.05 MHz (Earth-to-space) and 400.50-400.65 MHz (space-to-Earth) bands to communicate with the BRIO and THEA satellites to provide TT&C support. RBC Signals

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understands that there is limited U.S. government use of the 399.90-400.05 MHz band,⁹ but acknowledges that there is a pending FCC rulemaking addressing further use of this band.¹⁰ The United States Table of Frequency Allocations ("Table of Allocations"), Section 2.106 of the Commission's rules, 47 C.F.R. § 2.106, provides that the 399.90-400.05 MHz band is used on a primary basis by the federal and non-federal mobile-satellite service ("MSS") and radionavigation-satellite service ("RNSS"). Thus, RBC Signals must conduct its limited TT&C uplink operations in the band on an unprotected, non-harmful-interference basis as a non-conforming use. RBC Signals' prior operations in the band¹¹ without interference incident confirm near-term authority for the similar operations proposed herein can be granted.

The 400.50-400.65 MHz band is used, among other things, for federal and non-federal space operations.¹² RBC Signals is working with NASA to ensure compatibility of the proposed downlink transmissions, in particular, with the International Space Station operations. RBC Signals is unaware of any additional, near-term interference concerns with the proposed TT&C downlink operations. RBC Signals will continue to work with Commission staff to ensure that these temporary operations will not increase the potential interference to current or future government users; and will coordinate with NASA and other U.S. government agencies to ensure that the limited TT&C operations proposed herein are compatible with government operations, and that the interests of the United States are fully accommodated.

⁹ See Federal Government Spectrum Use Report, 225 MHz – 7.125 GHz at <u>https://www.ntia.doc.gov/files/ntia/publications/compendium/0399.90-0400.05_01DEC15.pdf</u>.

¹⁰ Use of the 399.9-400.05 MHz Band; and Allocation of Spectrum for Non-Federal Space Launch Operations, ET Docket No. 13-115, RM-11341; *see also* https://www.fcc.gov/items-on-circulation.

¹¹ See RBC Signals, LLC, File No. SES-STA-20170731-00848.

¹² See 47 C.F.R. § 2.1 ("space operations" are defined as "a radiocommunication service concerned exclusively with the operation of spacecraft, in particular space tracking, space telemetry, and space telecommand"); See also Federal Government Spectrum Use Report, 225 MHz – 7.125 GHz at <u>https://www.ntia.doc.gov/files/ntia/publications/compendium/0400.15-0401.00 01DEC15.pdf</u>.

In addition, RBC Signals and SpaceQuest are working with launch service provider Spaceflight and other satellite operators aboard the SSO-A mission to ensure spectrum compatibility of cubesat and launcher operations. Satellite and earth station operators have regulatory/spectrum management contact information from other relevant operators to coordinate and resolve any interference issues, as necessary or appropriate. In addition, virtually all of the operators participate in the Commercial SmallSat Spectrum Management Association ("CSSMA"), which provides another vehicle for addressing potential interference concerns. Although additional consultation and coordination mechanisms may be useful and the SSO-A mission involves a large number of operators, the informal industry approaches described above have worked well in similar circumstances and RBC Signals expects them to be equally effective for the SSO-A launch.

C. STA Request & Public Interest Considerations

RBC Signals respectfully seeks this 60-day STA pursuant to Section 25.120(b)(3) of the Commission's rules, 47 C.F.R. § 25.120(b)(3). Extraordinary circumstances exist to grant this request (i.e., the critical need for TT&C earth stations to support near-term launch and operation of U.S.-licensed satellites). Consistent with Commission practice, RBC Signals requests that the Commission grant this STA request with the proposed commencement date at the earliest practicable time.

Grant of this STA request is in the public interest because (i) SpaceQuest has limited earth station facilities that can provide essential TT&C support for their polar-orbit satellites; (ii) grant will facilitate the safe operation of the SpaceQuest satellites by ensuring reliable TT&C functions for the launch and operation of the satellites; (ii) it will promote U.S. leadership in the development of next-generation satellite technologies being tested by the SpaceQuest satellites; and (iv) grant will also facilitate U.S. leadership in earth station services by enabling RBC Signals to provide critical NSGO TT&C support.

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Because RBC Signals seeks to use the 399.90-400.05 MHz band on a non-conforming basis, waiver of the U.S. Table of Frequency Allocations is required. Section 1.3 of the Commission's Rules¹³ provides that any Commission rule may be waived for "good cause" shown.¹⁴ In general, good cause exists if grant of a waiver would not undermine the purposes of the rule and would otherwise serve the public interest.¹⁵

In this case, a waiver is warranted because there is no material potential for interference from the proposed TT&C uplink operations. RBC Signals limited operations will occur only when the satellite is within view of the relevant earth station for brief periods of time. In addition, RBC Signals has operated in the band previously without interference incident.¹⁶ Because the proposed operations can be conducted on an unprotected, non-harmful interference basis, a waiver of the U.S. Table of Allocations is warranted here.

III. CONCLUSION

In view of the foregoing, including the critical nature of TT&C services and the impending launch of the SpaceQuest satellites, the public interest would be served by a grant by November 19, 2018, of a 60-day STA to allow RBC Signals to perform TT&C functions using the 400 MHz Yagis from its existing earth station facilities in Fairbanks, Alaska.

¹³ 47 C.F.R. § 1.3

¹⁴ See 47 C.F.R. § 1.3; WAIT Radio v. FCC, 418 F.2d 1153, 1159 (D.C. Cir. 1969).

¹⁵ See id.

¹⁶ See supra n. 11. RBC Signals prior operations were under the MSS allocation in the band and therefore did not require a waiver.