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October 12, 2007

Marlene H. Dortch, Secretary Federal Communications Commission 445 12th Street, S.W. Room TW-A325 Washington, DC 20554

FILED/ACCEPTED

OCT 1 2 2007

Federal Communications Commission
Office of the Secretary

Re: File No. SES-T/C – 20070827-01130

Dear Ms. Dortch:

Pursuant to Section 1.65 of the Commission's rules, SkyPort Global Communications, Inc. submits the attached updated Exhibit E to be associated with the above-referenced application.

Please contact the undersigned if you have any questions.

Respectfully submitted,

Robert D. Frimosch

Timothy J. Cooney

SkyPort Global Communications, Inc. FCC Form 312 (File No. SES-T/C-20070827-01130) Exhibit E (UPDATED 10-12-07) Page 1 of 5

Exhibit E (UPDATED 10-12-07) Description of Transaction and Public Interest Statement

As shown in the ownership diagram attached as Appendix A hereto, earth station licensee SkyPort Global Communications, Inc. ("SkyPort"), a global provider of managed, secure, broadband satellite and terrestrial communication services, is a whollyowned subsidiary of SkyComm Technologies Corporation ("SkyComm"). Approximately 60% of SkyComm's voting equity is held by Balaton Group Inc. ("Balaton"), a Canadian corporation. The remaining 40% of SkyComm's voting equity is owned by SkyComm's founding shareholders and other investors ("Other Investors").

In addition, and as shown in Appendix A, Balaton is the 75% stockholder of Lavell Systems Inc. ("Lavell-Canada"), a Canadian corporation formed for the purpose of acquiring, managing and integrating providers of satellite services. Patrick Brant, a U.S. citizen, holds the remaining 25% ownership of Lavell-Canada. In turn, Lavell-Canada is currently the 100% stockholder of the Transferee, Lavell-USA, which was formed for the purpose of supporting Lavell-Canada's acquisition strategy in the U.S. The parties are preparing to make an initial public offering ("IPO") of Lavell-Canada's stock on the Toronto Stock Exchange.

Through a series of transactions, the parties propose to transfer control of the SkyPort VSAT earth station license (call sign E050044) from Balaton to Lavell-USA and, after the IPO, to the new stockholders of Lavell-Canada. First, under application file number SES-T/C-20070920-01301, authority was requested, *nunc pro tunc*, for Robert Kubbernus, a 30% stockholder and the *de facto* controlling party of Balaton, to become 100% owner and *de jure* controlling party of Balaton. This transfer is *pro forma* in nature.

Second, under application file number SES-T/C-20070920-01302, authority was requested for the following "Phase I" transactions. Prior to the IPO, Lavell-Canada would exchange its stock for the SkyComm stock held by Balaton, by the Other Investors, and by the founding SkyComm shareholders. Next, Lavell-USA will purchase all of SkyComm's outstanding stock from Lavell-Canada in exchange for Lavell-USA stock. As a result of these Phase I transactions, (1) Lavell-USA will become the 100% owner of SkyComm and, therefore, SkyPort; (2) Lavell-Canada will retain at least 77.8% ownership of Lavell-USA, and (3) Balaton, Patrick Brant, and pre-existing SkyComm shareholders will be the owners of Lavell-Canada. A diagram of this interim ownership structure is attached hereto as Appendix B. Because Balaton will retain at least 65% ownership of Lavell-Canada and thus retain majority ownership of SkyPort at the conclusion of these Phase I transactions, the resulting transfer of SkyPort's licenses is *pro forma* here as well.

¹ In the application as initially filed, the parties stated incorrectly that Balaton holds $66^2/_3\%$ of the shares of Lavell-Canada (not 75%) and that Patrick Brant holds $33^1/_3\%$ (not 25%). This error was inadvertent and is not material, as Lavell-Canada is not currently in the ownership chain of license-holder SkyPort.

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Finally, the instant application (File No. SES-T/C-20070827-01130) is revised to reflect the fact that the Phase I transactions are subject to File No. SES-T/C-20070920-01302 and that the instant application seeks authority only for the following. As alluded to above, Balaton is attempting to raise additional capital by making an IPO of more than 50% of Lavell-Canada's Common Shares on the Toronto Stock Exchange. An application for special temporary authority to permit the IPO to go forward is pending under File No. SES-STA-20070919-01297.

Upon closure of the IPO (currently scheduled for the first week of November), Balaton's ownership of Lavell-Canada likely will be reduced to less than 10%; Patrick Brant's ownership in Lavell-Canada will likely be reduced to less than 5%; and it is currently anticipated that no new post-IPO shareholder of Lavell-Canada will hold more than 10% ownership of the company. A diagram of the final, post-IPO ownership structure of SkyPort *et al.* is attached here to as Appendix C.² Within 30 days after the IPO is closed, SkyPort will submit to the Commission a list of those post-IPO shareholders who hold 10% or more of the shares of SkyPort's new ultimate parent corporation Lavell-Canada or of SkyPort's new intermediate parent corporation Lavell-USA. This information also will be provided to the Executive Agencies (see footnote 1).

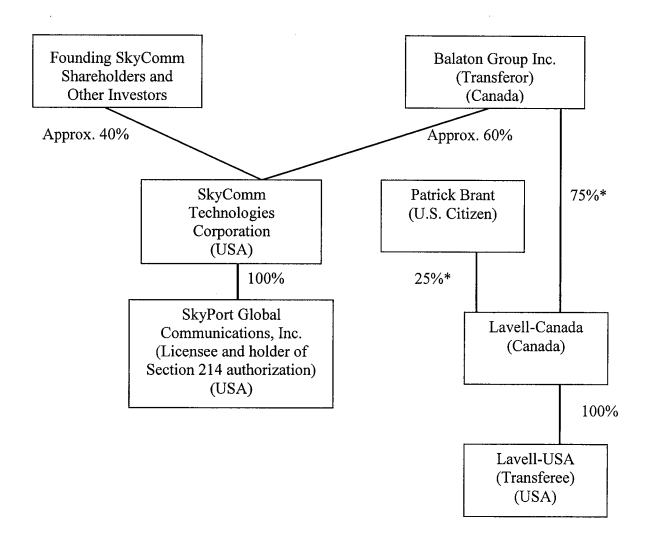
The proposed transaction will serve the public interest by providing SkyPort with a new infusion of capital that will promote the growth and development of the company's service offerings. Also, the integration of SkyPort's operations with those of other Lavell-owned companies will create new economies of scale and other efficiencies that will further enhance and diversify SkyPort's service offerings and overall profitability. In sum, the subject transfer of control will help ensure the continued financial viability of SkyPort and allow it to become a stronger competitor in the communications services market. For these reasons, the proposed transaction will serve the public interest, convenience, and necessity.

In addition to this application for transfer of control of the fixed earth station licenses held by Skyport, currently also pending are applications to transfer control of SkyPort's Section 214 authorization (File No. ITC-214-19990211-00083) and fixed earth station licenses (call signs E010295 and E000361).

² The parties hereto already have commenced the process of contacting and making the necessary submissions to the Department of Justice, the Department of Homeland Security and the Federal Bureau of Investigation (collectively, the "Executive Agencies") to obtain any required clearance for the transfer of control described herein.

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APPENDIX A Pre-Transaction Ownership Structure

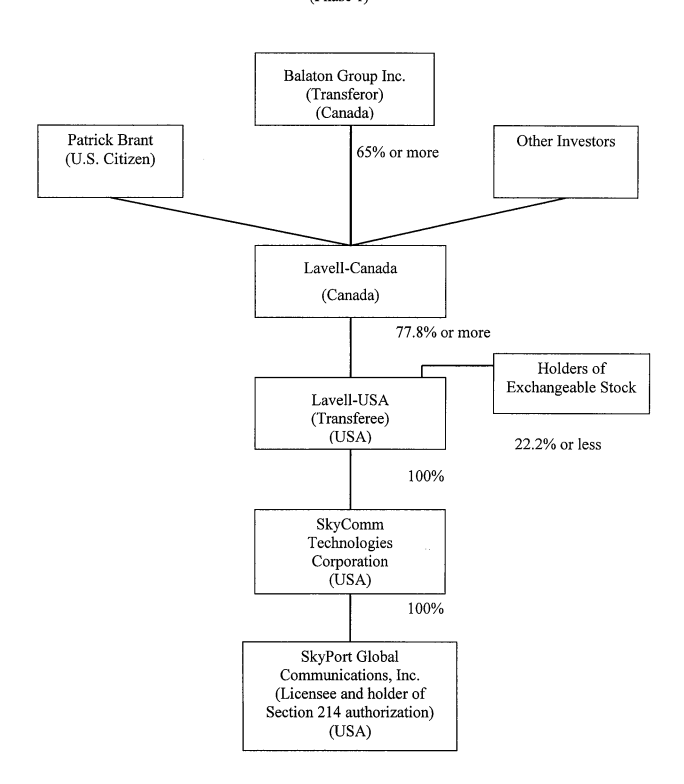


^{*} Percentages differ from those reported initially $(66^2/_3\%$ and $33^1/_3\%$) due to an inadvertent error in original submissions.

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APPENDIX B

Interim Ownership Structure (Phase 1)



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APPENDIX C

Post-Transaction Ownership Structure (FINAL)

