

**From:** Clay DeCell  
**Sent:** Wednesday, January 11, 2017 3:36 PM  
**To:** Jeanette Spriggs <Jeanette.Spriggs@fcc.gov>  
**Subject:** FW: SES-T/C-INTR2017-00037

Hi Jeanette,

Could file no. SES-T/C-20170105-00006 be listed as “consummated” as of December 31, 2016?

**From:** Alexander, Nick [<mailto:nick.alexander@level3.com>]  
**Sent:** Wednesday, January 11, 2017 2:57 PM  
**To:** Clay DeCell <[Clay.DeCell@fcc.gov](mailto:Clay.DeCell@fcc.gov)>  
**Subject:** RE: SES-T/C-INTR2017-00037

Clay –

Saw that the T/C application (now SES-T/C-20170105-00006) was approved – thank you for processing it so quickly.

I noted that the licensee is identified as “Global Crossing Americas Solutions, Inc.” in the authorization and the PN announcing same. As described in the application, Global Crossing Americas Solutions was converted from a Delaware corporation to a Delaware LLC as part of the overall reorganization. I’m not particularly concerned about the grant doc or the PN, but is there a way to make sure that IBFS reflects the change in corporate form? I’d like to make sure there’s no confusion, whether it’s the next time there’s a need for us to file or in connection with the amendments we’ll be filing to the applications for the CenturyLink/Level 3 transaction that is currently before the Commission.

Thanks

Nick