



Federal Communications Commission  
Washington, D.C. 20554

April 19, 2024

DA 24-369

Mr. David Goldman  
Vice President of Satellite Policy  
Space Exploration Technologies Corp.  
1155 F Street, NW  
Suite 475  
Washington, DC 20004

Email: [David.Goldman@spacex.com](mailto:David.Goldman@spacex.com)

Re: ICFS File No. SAT-MOD-20230207-00021; ELS File Nos. 2479-EX-ST-2023 and 0519-EX-ST-2024

Dear Mr. Goldman:

As a follow-up to my prior correspondence, Special Condition 6 on SpaceX's Experimental Special Temporary Authorization for testing supplemental coverage from space (ELS file numbers: 2479-EX-ST-2023 and 0519-EX-ST-2024) requires that:

(6) Prior to commencing any operations, SpaceX must notify any potentially affected operators, including those with operations adjacent to the 1910-1915 MHz and 1990-1995 MHz bands. The notice must include the name and contact information of the stop buzzer personnel that will be available to cease operations in the event of reported interference. The notification should include the testing parameters (specific earth station location(s), antenna gain(s), EIRP, EIRP density) and day and times of each test.

For future launches and testing windows, in addition to the information requested in Condition (6), please provide Omnispace and Echostar, as well as other potentially affected operators, with the NORAD Satellite Catalog Identification number (NORAD ID) for each satellite involved in the SCS testing. Please provide the NORAD ID information as soon as it is available after launch and prior to commencing any operations.

Sincerely,

Ira Keltz  
Deputy Chief  
Office of Engineering and Technology

cc: Mindel De La Torre, Omnispace  
Jennifer A. Manner, Echostar