# 106TH CONGRESS 1ST SESSION S. 376

## **AMENDMENT**

## In the House of Representatives, U. S.,

November 10, 1999.

Resolved, That the bill from the Senate (S. 376) entitled "An Act to amend the Communications Satellite Act of 1962 to promote competition and privatization in satellite communications, and for other purposes", do pass with the following

### **AMENDMENT:**

Strike out all after the enacting clause and insert:

- 1 SECTION 1. SHORT TITLE.
- 2 This Act may be cited as the "Communications Sat-
- 3 ellite Competition and Privatization Act of 1999".
- 4 SEC. 2. PURPOSE.
- 5 It is the purpose of this Act to promote a fully competi-
- 6 tive global market for satellite communication services for
- 7 the benefit of consumers and providers of satellite services
- 8 and equipment by fully privatizing the intergovernmental
- 9 satellite organizations, INTELSAT and Inmarsat.
- 10 SEC. 3. REVISION OF COMMUNICATIONS SATELLITE ACT OF
- 11 *1962*.
- 12 The Communications Satellite Act of 1962 (47 U.S.C.
- 13 101) is amended by adding at the end the following new
- 14 title:

1	"TITLE VI—COMMUNICATIONS
2	COMPETITION AND PRIVAT-
3	IZATION
4	"Subtitle A—Actions To Ensure
5	${\it Procompetitive\ Privatization}$
6	"SEC. 601. FEDERAL COMMUNICATIONS COMMISSION
7	LICENSING.
8	"(a) Licensing for Separated Entities.—
9	"(1) Competition test.—The Commission may
10	not issue a license or construction permit to any sep-
11	arated entity, or renew or permit the assignment or
12	use of any such license or permit, or authorize the use
13	by any entity subject to United States jurisdiction of
14	any space segment owned, leased, or operated by any
15	separated entity, unless the Commission determines
16	that such issuance, renewal, assignment, or use will
17	not harm competition in the telecommunications
18	market of the United States. If the Commission does
19	not make such a determination, it shall deny or re-
20	voke authority to use space segment owned, leased, or
21	operated by the separated entity to provide services to,
22	from, or within the United States.
23	"(2) Criteria for competition test.—In
24	making the determination required by paragraph (1),
25	the Commission shall use the licensing criteria in sec-

1	tions 621 and 623, and shall not make such a deter-
2	mination unless the Commission determines that the
3	privatization of any separated entity is consistent
4	with such criteria.
5	"(b) Licensing for Intelsat, Inmarsat, and
6	Successor Entities.—
7	"(1) Competition test.—The Commission shall
8	substantially limit, deny, or revoke the authority for
9	any entity subject to United States jurisdiction to use
10	space segment owned, leased, or operated by
11	INTELSAT or Inmarsat or any successor entities to
12	provide non-core services to, from, or within the
13	United States, unless the Commission determines—
14	"(A) after April 1, 2001, in the case of
15	INTELSAT and its successor entities, that
16	INTELSAT and any successor entities have been
17	privatized in a manner that will not harm com-
18	petition in the telecommunications markets of
19	the United States; or
20	"(B) after April 1, 2000, in the case of
21	Inmarsat and its successor entities, that
22	Inmarsat and any successor entities have been
23	privatized in a manner that will not harm com-
24	petition in the telecommunications markets of
25	the United States.

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- "(2) Criteria for competition test.—In making the determination required by paragraph (1), the Commission shall use the licensing criteria in sections 621, 622, and 624, and shall not make such a determination unless the Commission determines that such privatization is consistent with such criteria.
  - "(3) CLARIFICATION: COMPETITIVESAFE-GUARDS.—In making its licensing decisions under this subsection, the Commission shall consider whether users of non-core services provided by INTELSAT or Inmarsat or successor or separated entities are able to obtain non-core services from providers offering services other than through INTELSAT or Inmarsat or successor or separated entities, at competitive rates, terms, or conditions. Such consideration shall also include whether such licensing decisions would require users to replace equipment at substantial costs prior to the termination of its design life. In making its licensing decisions, the Commission shall also consider whether competitive alternatives in individual markets do not exist because they have been foreclosed due to anticompetitive actions undertaken by or resulting from the INTELSAT or Inmarsat systems. Such licensing decisions shall be made in a manner which

- 1 facilitates achieving the purposes and goals in this
- 2 title and shall be subject to notice and comment.
- 3 "(c) Additional Considerations in Determina-
- 4 TIONS.—In making its determinations and licensing deci-
- 5 sions under subsections (a) and (b), the Commission shall
- 6 take into consideration the United States obligations and
- 7 commitments for satellite services under the Fourth Protocol
- 8 to the General Agreement on Trade in Services.
- 9 "(d) Independent Facilities Competition.—Noth-
- 10 ing in this section shall be construed as precluding COM-
- 11 SAT from investing in or owning satellites or other facili-
- 12 ties independent from INTELSAT and Inmarsat, and suc-
- 13 cessor or separated entities, or from providing services
- 14 through reselling capacity over the facilities of satellite sys-
- 15 tems independent from INTELSAT and Inmarsat, and suc-
- 16 cessor or separated entities. This subsection shall not be con-
- 17 strued as restricting the types of contracts which can be exe-
- 18 cuted or services which may be provided by COMSAT over
- 19 the independent satellites or facilities described in this sub-
- 20 section.
- 21 "SEC. 602. INTELSAT OR INMARSAT ORBITAL LOCATIONS.
- 22 "(a) Required Actions.—Unless, in a proceeding
- 23 under section 601(b), the Commission determines that
- 24 INTELSAT or Inmarsat have been privatized in a manner
- 25 that will not harm competition, then—

1	"(1) the President shall oppose, and the Commis-
2	sion shall not assist, any registration for new orbital
3	locations for INTELSAT or Inmarsat—
4	"(A) with respect to INTELSAT, after
5	April 1, 2001; and
6	"(B) with respect to Inmarsat, after April
7	1, 2000; and
8	"(2) the President and Commission shall, con-
9	sistent with the deadlines in paragraph (1), take all
10	other necessary measures to preclude procurement,
11	registration, development, or use of new satellites
12	which would provide non-core services.
13	"(b) Exception.—
14	"(1) Replacement and previously con-
15	TRACTED SATELLITES.—Subsection (a) shall not
16	apply to—
17	"(A) orbital locations for replacement sat-
18	ellites (as described in section 622(2)(B)); and
19	"(B) orbital locations for satellites that are
20	contracted for as of March 25, 1998, if such sat-
21	ellites do not provide additional services.
22	"(2) Limitation on exception.—Paragraph
23	(1) is available only with respect to satellites designed
24	to provide services solely in the C and Ku for
25	INTELSAT, and L for Inmarsat bands.

#### "SEC. 603. ADDITIONAL SERVICES AUTHORIZED.

2	"(a)	SERVICES	AUTHORIZED	DURING	Continued
3	Progress	8.—			

- "(1) Continued Authorization.—The Commission may issue an authorization, license, or permit to, or renew the license or permit of, any provider of services using INTELSAT or Inmarsat space segment, or authorize the use of such space segment, for additional services (including additional applications of existing services) or additional areas of business, subject to the requirements of this section.
  - "(2) Additional Services Permitted under New Contracts unless progress fails.—If the Commission makes a finding under subsection (b) that conditions required by such subsection have not been attained, the Commission may not, pursuant to paragraph (1), permit such additional services to be provided directly or indirectly under new contracts for the use of INTELSAT or Inmarsat space segment, unless and until the Commission subsequently makes a finding under such subsection that such conditions have been attained.
  - "(3) Prevention of Evasion.—The Commission shall, by rule, prescribe means reasonably designed to prevent evasions of the limitations contained in paragraph (2) by customers who did not

1	use specific additional services as of the date of the
2	Commission's most recent finding under subsection
3	(b) that the conditions of such subsection have no
4	been obtained.
5	"(b) Requirements for Annual Findings.—
6	"(1) General requirements.—The findings
7	required under this subsection shall be made, after no
8	tice and comment, on or before January 1 of 2000
9	2001, and 2002. The Commission shall find that the
10	conditions required by this subsection have been at
11	tained only if the Commission finds that—
12	"(A) substantial and material progress has
13	been made during the preceding period at a rate
14	and manner that is probable to result in achiev-
15	ing pro-competitive privatizations in accordance
16	with the requirements of this title; and
17	"(B) neither INTELSAT nor Inmarsat are
18	hindering competitors' or potential competitors
19	access to the satellite services marketplace.
20	"(2) First finding.—In making the finding re-
21	quired to be made on or before January 1, 2000, the
22	Commission shall not find that the conditions re-
23	quired by this subsection have been attained unless

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 $the \ Commission \ finds \ that —$ 

1	"(A) COMSAT has submitted to the
2	INTELSAT Board of Governors a resolution
3	calling for the pro-competitive privatization of
4	INTELSAT in accordance with the requirements
5	of this title;
6	"(B) the United States has submitted such
7	resolution at the first INTELSAT Assembly of
8	Parties meeting that takes place after such date
9	of enactment; and
10	"(C) the INTELSAT Assembly of Parties
11	has created a working party to consider and
12	make recommendations for the pro-competitive
13	privatization of INTELSAT consistent with such
14	resolution.
15	"(3) Second annual finding.—In making the
16	finding required to be made on or before January 1,
17	2001, the Commission shall not find that the condi-
18	tions required by this subsection have been attained
19	unless the INTELSAT Assembly of Parties has ap-
20	proved a recommendation for the pro-competitive pri-
21	vatization of INTELSAT in accordance with the re-
22	quirements of this title.
23	"(4) Third annual finding.—In making the
24	finding required to be made on or before January 1,

2002, the Commission shall not find that the condi-

1	tions required by this subsection have been attained
2	unless the pro-competitive privatization of
3	INTELSAT in accordance with the requirements of
4	this title has been achieved by such date.
5	"(5) Criteria for evaluation of hindering
6	ACCESS.—The Commission shall not make a deter-
7	mination under paragraph (1)(B) unless the Commis-
8	sion determines that INTELSAT and Inmarsat are
9	not in any way impairing, delaying, or denying ac-
10	cess to national markets or orbital locations.
11	"(c) Exception for Services Under Existing
12	Contracts If Progress Not Made.—This section shall
13	not preclude INTELSAT or Inmarsat or any signatory
14	thereof from continuing to provide additional services under
15	an agreement with any third party entered into prior to
16	any finding under subsection (b) that the conditions of such
17	subsection have not been attained.
18	"Subtitle B—Federal Communica-
19	tions Commission Licensing Cri-
20	teria: Privatization Criteria
21	"SEC. 621. GENERAL CRITERIA TO ENSURE A PRO-COMPETI-
22	TIVE PRIVATIZATION OF INTELSAT AND
23	INMARSAT.
24	"The President and the Commission shall secure a pro-
25	competitive privatization of INTELSAT and Inmarsat that

1	meets the criteria set forth in this section and sections 622
2	through 624. In securing such privatizations, the following
3	criteria shall be applied as licensing criteria for purposes
4	$of\ subtitle\ A:$
5	"(1) Dates for privatization.—Privatization
6	shall be obtained in accordance with the criteria of
7	this title of—
8	"(A) INTELSAT as soon as practicable, but
9	no later than April 1, 2001; and
10	"(B) Inmarsat as soon as practicable, but
11	no later than April 1, 2000.
12	"(2) Independence.—The successor entities and
13	separated entities of INTELSAT and Inmarsat re-
14	sulting from the privatization obtained pursuant to
15	paragraph (1) shall—
16	"(A) be entities that are national corpora-
17	tions; and
18	"(B) have ownership and management that
19	is independent of—
20	"(i) any signatories or former signato-
21	ries that control access to national tele-
22	communications markets; and
23	"(ii) any intergovernmental organiza-
24	tion remaining after the privatization.

1	"(3) Termination of privileges and immuni-
2	TIES.—The preferential treatment of INTELSAT and
3	Inmarsat shall not be extended to any successor entity
4	or separated entity of INTELSAT or Inmarsat. Such
5	preferential treatment includes—
6	"(A) privileged or immune treatment by
7	$national\ governments;$
8	"(B) privileges or immunities or other com-
9	petitive advantages of the type accorded
10	INTELSAT and Inmarsat and their signatories
11	through the terms and operation of the
12	INTELSAT Agreement and the associated Head-
13	quarters Agreement and the Inmarsat Conven-
14	tion; and
15	"(C) preferential access to orbital locations,
16	including any access to orbital locations that is
17	not subject to the legal or regulatory processes of
18	a national government that applies due diligence
19	requirements intended to prevent the
20	warehousing of orbital locations.
21	"(4) Prevention of expansion during tran-
22	SITION.—During the transition period prior to full
23	privatization, INTELSAT and Inmarsat shall be pre-
24	cluded from expanding into additional services (in-

1	cluding additional applications of existing services)
2	or additional areas of business.
3	"(5) Conversion to Stock corporations.—
4	Any successor entity or separated entity created out
5	of INTELSAT or Inmarsat shall be a national cor-
6	poration established through the execution of an ini-
7	tial public offering as follows:
8	"(A) Any successor entities and separated
9	entities shall be incorporated as private corpora-
10	tions subject to the laws of the nation in which
11	incorporated.
12	"(B) An initial public offering of securities
13	of any successor entity or separated entity shall
14	be conducted no later than—
15	"(i) April 1, 2001, for the successor en-
16	$tities\ of\ INTELSAT;\ and$
17	"(ii) April 1, 2000, for the successor
18	entities of Inmarsat.
19	"(C) The shares of any successor entities
20	and separated entities shall be listed for trading
21	on one or more major stock exchanges with
22	transparent and effective securities regulation.
23	"(D) A majority of the board of directors of
24	any successor entity or separated entity shall not

1	be subject to selection or appointment by, or oth-
2	erwise serve as representatives of—
3	"(i) any signatory or former signatory
4	that controls access to national tele-
5	communications markets; or
6	"(ii) any intergovernmental organiza-
7	tion remaining after the privatization.
8	"(E) Any transactions or other relation-
9	ships between or among any successor entity,
10	separated entity, INTELSAT, or Inmarsat shall
11	be conducted on an arm's length basis.
12	"(6) Regulatory treatment.—Any successor
13	entity or separated entity shall apply through the ap-
14	propriate national licensing authorities for inter-
15	national frequency assignments and associated orbital
16	registrations for all satellites.
17	"(7) Competition policies in domiciliary
18	COUNTRY.—Any successor entity or separated entity
19	shall be incorporated and headquartered in a nation
20	or nations that—
21	"(A) have effective laws and regulations
22	that secure competition in telecommunications
23	services;

1	"(B) are signatories of the World Trade Or-
2	ganization Basic Telecommunications Services
3	Agreement; and
4	"(C) have a schedule of commitments in
5	such Agreement that includes non-discriminatory
6	market access to their satellite markets.
7	"(8) Return of unused orbital loca-
8	TIONS.—INTELSAT, Inmarsat, and any successor
9	entities and separated entities shall not be permitted
10	to warehouse any orbital location that—
11	"(A) as of March 25, 1998, did not contain
12	a satellite that was providing commercial serv-
13	ices, or, subsequent to such date, ceased to con-
14	tain a satellite providing commercial services; or
15	"(B) as of March 25, 1998, was not des-
16	ignated in INTELSAT or Inmarsat operational
17	plans for satellites for which construction con-
18	tracts had been executed.
19	Any such orbital location of INTELSAT or Inmarsat
20	and of any successor entities and separated entities
21	shall be returned to the International Telecommuni-
22	cation Union for reallocation.
23	"(9) Appraisal of Assets.—Before any trans-
24	fer of assets by INTELSAT or Inmarsat to any suc-
25	cessor entity or separated entity, such assets shall be

1	independently audited for purposes of appraisal, at
2	both book and fair market value.
3	"(10) Limitation on investment.—Notwith-
4	standing the provisions of this title, COMSAT shall
5	not be authorized by the Commission to invest in a
6	satellite known as K-TV, unless Congress authorizes
7	such investment.
8	"SEC. 622. SPECIFIC CRITERIA FOR INTELSAT.
9	"In securing the privatizations required by section
10	621, the following additional criteria with respect to
11	INTELSAT privatization shall be applied as licensing cri-
12	teria for purposes of subtitle A:
13	"(1) Number of competitors.—The number of
14	competitors in the markets served by INTELSAT, in-
15	cluding the number of competitors created out of
16	INTELSAT, shall be sufficient to create a fully com-
17	petitive market.
18	"(2) Prevention of expansion during tran-
19	SITION.—
20	"(A) In General.—Pending privatization
21	in accordance with the criteria in this title,
22	INTELSAT shall not expand by receiving addi-
23	tional orbital locations, placing new satellites in
24	existing locations, or procuring new or addi-
25	tional satellites except as permitted by subpara-

1	graph (B), and the United States shall oppose
2	such expansion—
3	"(i) in INTELSAT, including at the
4	Assembly of Parties;
5	"(ii) in the International Tele-
6	$communication \ Union;$
7	"(iii) through United States instruc-
8	tions to COMSAT;
9	"(iv) in the Commission, through de-
10	clining to facilitate the registration of addi-
11	tional orbital locations or the provision of
12	additional services (including additional
13	applications of existing services) or addi-
14	tional areas of business; and
15	"(v) in other appropriate fora.
16	"(B) Exception for certain replace-
17	MENT SATELLITES.—The limitations in subpara-
18	graph (A) shall not apply to any replacement
19	satellites if—
20	"(i) such replacement satellite is used
21	solely to provide public-switched network
22	voice telephony or occasional-use television
23	services, or both;
24	"(ii) such replacement satellite is pro-
25	cured pursuant to a construction contract

1	that was executed on or before March 25,
2	1998; and
3	"(iii) construction of such replacement
4	satellite commences on or before the final
5	date for INTELSAT privatization set forth
6	in section $621(1)(A)$ .
7	"(3) Technical coordination among signato-
8	RIES.—Technical coordination shall not be used to
9	impair competition or competitors, and coordination
10	under Article XIV(d) of the INTELSAT Agreement
11	shall be eliminated.
12	"SEC. 623. SPECIFIC CRITERIA FOR INTELSAT SEPARATED
13	ENTITIES.
14	"In securing the privatizations required by section
15	621, the following additional criteria with respect to any
16	INTELSAT separated entity shall be applied as licensing
17	criteria for purposes of subtitle A:
18	"(1) Date for public offering.—Within one
19	year after any decision to create any separated enti-
20	ty, a public offering of the securities of such entity
21	shall be conducted.
22	"(2) Privileges and immunities.—The privi-
23	leges and immunities of INTELSAT and its signato-
24	ries shall be waived with respect to any transactions
25	with any separated entity, and any limitations on

- private causes of action that would otherwise generally be permitted against any separated entity shall be eliminated.
- "(3) Interlocking directorates or employees of

  EES.—None of the officers, directors, or employees of

  any separated entity shall be individuals who are of
  ficers, directors, or employees of INTELSAT.
- 8 "(4) SPECTRUM ASSIGNMENTS.—After the initial 9 transfer which may accompany the creation of a sep-10 arated entity, the portions of the electromagnetic spec-11 trum assigned as of the date of the enactment of this 12 title to INTELSAT shall not be transferred between 13 INTELSAT and any separated entity.
- 14 "(5) REAFFILIATION PROHIBITED.—Any merger 15 or ownership or management ties or exclusive ar-16 rangements between a privatized INTELSAT or any 17 successor entity and any separated entity shall be 18 prohibited until 15 years after the completion of 19 INTELSAT privatization under this title.

#### 20 "SEC. 624. SPECIFIC CRITERIA FOR INMARSAT.

- 21 "In securing the privatizations required by section
- 22 621, the following additional criteria with respect to
- 23 Inmarsat privatization shall be applied as licensing cri-
- 24 teria for purposes of subtitle A:

1	"(1) Multiple signatories and direct ac-
2	CESS.—Multiple signatories and direct access to
3	Inmarsat shall be permitted.
4	"(2) Prevention of expansion during tran-
5	SITION.—Pending privatization in accordance with
6	the criteria in this title, Inmarsat should not expand
7	by receiving additional orbital locations, placing new
8	satellites in existing locations, or procuring new or
9	additional satellites, except for specified replacement
10	satellites for which construction contracts have been
11	executed as of March 25, 1998, and the United States
12	shall oppose such expansion—
13	"(A) in Inmarsat, including at the Council
14	and Assembly of Parties;
15	"(B) in the International Telecommuni-
16	cation Union;
17	"(C) through United States instructions to
18	COMSAT;
19	"(D) in the Commission, through declining
20	to facilitate the registration of additional orbital
21	locations or the provision of additional services
22	(including additional applications of existing
23	services) or additional areas of business; and
24	"(E) in other appropriate fora.

1	This paragraph shall not be construed as limiting the
2	maintenance, assistance or improvement of the
3	GMDSS.
4	"(3) Number of competitors.—The number of
5	competitors in the markets served by Inmarsat, in-
6	cluding the number of competitors created out of
7	Inmarsat, shall be sufficient to create a fully competi-
8	tive market.
9	"(4) Reaffiliation prohibited.—Any merger
10	or ownership or management ties or exclusive ar-
11	rangements between Inmarsat or any successor entity
12	or separated entity and ICO shall be prohibited until
13	15 years after the completion of Inmarsat privatiza-
14	tion under this title.
15	"(5) Interlocking directorates or employ-
16	EES.—None of the officers, directors, or employees of
17	Inmarsat or any successor entity or separated entity
18	shall be individuals who are officers, directors, or em-
19	ployees of ICO.
20	"(6) Spectrum assignments.—The portions of
21	the electromagnetic spectrum assigned as of the date
22	of the enactment of this title to Inmarsat—
23	"(A) shall, after January 1, 2006, or the
24	date on which the life of the current generation

of Inmarsat satellites ends, whichever is later, be

1	made available for assignment to all systems (in-
2	cluding the privatized Inmarsat) on a non-
3	discriminatory basis and in a manner in which
4	continued availability of the GMDSS is pro-
5	vided; and
6	"(B) shall not be transferred between
7	Inmarsat and ICO.
8	"(7) Preservation of the gmdss.—The
9	United States shall seek to preserve space segment ca-
10	pacity of the GMDSS.
11	"SEC. 625. ENCOURAGING MARKET ACCESS AND PRIVATIZA-
12	TION.
13	"(a) NTIA DETERMINATION.—
14	"(1) Determination required.—Within 180
15	days after the date of the enactment of this section,
16	the Secretary of Commerce shall, through the Assist-
17	ant Secretary for Communications and Information,
18	transmit to the Commission—
19	"(A) a list of Member countries of
20	INTELSAT and Inmarsat that are not Members
21	of the World Trade Organization and that im-
22	pose barriers to market access for private sat-
23	ellite systems; and
24	"(B) a list of Member countries of
25	INTELSAT and Inmarsat that are not Members

1	of the World Trade Organization and that are
2	not supporting pro-competitive privatization of
3	INTELSAT and Inmarsat.
4	"(2) Consultation.—The Secretary's deter-
5	minations under paragraph (1) shall be made in con-
6	sultation with the Federal Communications Commis-
7	sion, the Secretary of State, and the United States
8	Trade Representative, and shall take into account the
9	totality of a country's actions in all relevant fora, in-
10	cluding the Assemblies of Parties of INTELSAT and
11	In mars at.
12	"(b) Imposition of Cost-Based Settlement
13	Rate.—Notwithstanding—
14	"(1) any higher settlement rate that an overseas
15	carrier charges any United States carrier to originate
16	or terminate international message telephone services;
17	and
18	"(2) any transition period that would otherwise
19	apply,
20	the Commission may by rule prohibit United States car-
21	riers from paying an amount in excess of a cost-based settle-
22	ment rate to overseas carriers in countries listed by the
23	Commission pursuant to subsection (a).
24	"(c) Settlements Policy.—The Commission shall,
25	in exercising its authority to establish settlements rates for

- 1 United States international common carriers, seek to ad-
- 2 vance United States policy in favor of cost-based settlements
- 3 in all relevant for on international telecommunications
- 4 policy, including in meetings with parties and signatories
- 5 of INTELSAT and Inmarsat.

# 6 "Subtitle C—Deregulation and

## 7 Other Statutory Changes

- 8 "SEC. 641. ACCESS TO INTELSAT.
- 9 "(a) Access Permitted.—Beginning on the date of
- 10 the enactment of this title, users or providers of tele-
- 11 communications services shall be permitted to obtain direct
- 12 access to INTELSAT telecommunications services and
- 13 space segment capacity through purchases of such capacity
- 14 or services from, or through investment in, INTELSAT.
- "(b) RULEMAKING.—Within 180 days after the date
- 16 of the enactment of this title, the Commission shall complete
- 17 a rulemaking, with notice and opportunity for submission
- 18 of comment by interested persons, to determine if users or
- 19 providers of telecommunications services have sufficient op-
- 20 portunity to access INTELSAT space segment capacity di-
- 21 rectly from INTELSAT to meet their service or capacity
- 22 requirements. If the Commission determines that such op-
- 23 portunity to access does not exist, the Commission shall take
- 24 appropriate action to facilitate such direct access pursuant
- 25 to its authority under this Act and the Communications

- 1 Act of 1934. The Commission shall take such steps as may be necessary to prevent the circumvention of the intent of this section. 3 4 "(c) Contract Preservation.—Nothing in this section shall be construed to permit the abrogation or modification of any contract. "SEC. 642. SIGNATORY ROLE. 8 "(a) Limitations on Signatories.— 9 "(1) National security limitations.—The 10 Federal Communications Commission, after a public 11 interest determination, in consultation with the exec-12 utive branch, may restrict foreign ownership of a 13 United States signatory if the Commission determines 14 that not to do so would constitute a threat to national 15 security. "(2) No signatories required.—The United 16 17 States Government shall not require signatories to 18 represent the United States in INTELSAT or 19 Inmarsat or in any successor entities after a pro-com-20 petitive privatization is achieved consistent with sections 621, 622, and 624. 21
- 22 "(b) Clarification of Privileges and Immunities OF COMSAT.— 23
- 24 "(1) Generally not immunized,—Notwith-25 standing any other law or executive agreement, COM-

- 1 SAT shall not be entitled to any privileges or immu-
- 2 nities under the laws of the United States or any
- 3 State on the basis of its status as a signatory of
- 4 INTELSAT or Inmarsat.
- 6 "(2) LIMITED IMMUNITY.—COMSAT and any 6 other company functioning as United States signa-7 tory to INTELSAT or Inmarsat shall not be liable for 8 action taken by it in carrying out the specific, writ-9 ten instruction of the United States issued in connec-10 tion with its relationships and activities with foreign 11 governments, international entities, and the intergov-12 ernmental satellite organizations.
- "(3) Provisions prospective.—Paragraph (1)

  shall not apply with respect to liability for any ac
  tion taken by COMSAT before the date of the enact
  ment of the Communications Satellite Competition

  and Privatization Act of 1999.
- "(c) Parity of Treatment.—Notwithstanding any other law or executive agreement, the Commission shall have the authority to impose similar regulatory fees on the United States signatory which it imposes on other entities providing similar services.
- 23 "SEC. 643. ELIMINATION OF PROCUREMENT PREFERENCES.
- 24 "Nothing in this title or the Communications Act of
- 25 1934 shall be construed to authorize or require any pref-

1	erence, in Federal Government procurement of tele-
2	communications services, for the satellite space segment pro-
3	vided by INTELSAT, Inmarsat, or any successor entity or
4	separated entity.
5	"SEC. 644. USE OF ITU TECHNICAL COORDINATION.
6	"The Commission and United States satellite compa-
7	nies shall utilize the International Telecommunication
8	Union procedures for technical coordination with
9	INTELSAT and its successor entities and separated enti-
10	ties, rather than INTELSAT procedures.
11	"SEC. 645. TERMINATION OF COMMUNICATIONS SATELLITE
12	ACT OF 1962 PROVISIONS.
13	"Effective on the dates specified, the following provi-
14	sions of this Act shall cease to be effective:
15	"(1) Date of the enactment of this title: Sections
16	101 and 102; paragraphs (1), (5) and (6) of section
17	201(a); section 301; section 303; section 502; and
18	paragraphs (2) and (4) of section 504(a).
19	"(2) On the effective date of the Commission's
20	order that establishes direct access to INTELSAT
21	space segment: Paragraphs (1), (3) through (5), and
22	(8) through (10) of section 201(c); and section 304.
23	"(3) On the effective date of the Commission's
24	order that establishes direct access to Inmarsat space
25	segment: Subsections (a) through (d) of section 503.

1	"(4) On the effective date of a Commission order
2	determining under section 601(b)(2) that Inmarsat
3	privatization is consistent with criteria in sections
4	621 and 624: Section 504(b).
5	"(5) On the effective date of a Commission order
6	determining under section 601(b)(2) that INTELSAT
7	privatization is consistent with criteria in sections
8	621 and 622: Paragraphs (2) and (4) of section
9	201(a); section $201(c)(2)$ ; subsection (a) of section
10	403; and section 404.
11	"SEC. 646. REPORTS TO CONGRESS.
12	"(a) Annual Reports.—The President and the Com-
13	mission shall report to the Committees on Commerce and
14	International Relations of the House of Representatives and
15	the Committees on Commerce, Science, and Transportation
16	and Foreign Relations of the Senate within 90 calendar
17	days of the enactment of this title, and not less than annu-
18	ally thereafter, on the progress made to achieve the objectives
19	and carry out the purposes and provisions of this title. Such
20	reports shall be made available immediately to the public.
21	"(b) Contents of Reports.—The reports submitted
22	pursuant to subsection (a) shall include the following:

"(1) Progress with respect to each objective since

the most recent preceding report.

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1	"(2) Views of the Parties with respect to privat-
2	ization.
3	"(3) Views of industry and consumers on privat-
4	ization.
5	"(4) Impact privatization has had on United
6	States industry, United States jobs, and United
7	States industry's access to the global marketplace.
8	"SEC. 647. CONSULTATION WITH CONGRESS.
9	"The President's designees and the Commission shall
10	consult with the Committees on Commerce and Inter-
11	national Relations of the House of Representatives and the
12	Committees on Commerce, Science, and Transportation and
13	Foreign Relations of the Senate prior to each meeting of
14	the INTELSAT or Inmarsat Assembly of Parties, the
15	INTELSAT Board of Governors, the Inmarsat Council, or
16	appropriate working group meetings.
17	"SEC. 648. SATELLITE AUCTIONS.
18	"Notwithstanding any other provision of law, the
19	Commission shall not have the authority to assign by com-
20	petitive bidding orbital locations or spectrum used for the
21	provision of international or global satellite communica-
22	tions services. The President shall oppose in the Inter-
23	national Telecommunication Union and in other bilateral

24 and multilateral fora any assignment by competitive bid-

ding of orbital locations or spectrum used for the provision 2 of such services. "SEC. 649. EXCLUSIVITY ARRANGEMENTS. 4 "(a) In General.—No satellite operator shall acquire or enjoy the exclusive right of handling telecommunications to or from the United States, its territories or possessions, and any other country or territory by reason of any conces-8 sion, contract, understanding, or working arrangement to which the satellite operator or any persons or companies controlling or controlled by the operator are parties. 10 11 "(b) Exception.—In enforcing the provisions of this section, the Commission— 12 13 "(1) shall not require the termination of existing 14 satellite telecommunications services under contract 15 with, or tariff commitment to, such satellite operator; 16 but 17 "(2) may require the termination of new services 18 only to the country that has provided the exclusive 19 right to handle telecommunications, if the Commis-20 sion determines the public interest, convenience, and 21 necessity so requires.

#### "Subtitle D—Negotiations To 1 Pursue Privatization 2 3 "SEC. 661. METHODS TO PURSUE PRIVATIZATION. "The President shall secure the pro-competitive 4 privatizations required by this title in a manner that meets 5 the criteria in subtitle B. "Subtitle E—Definitions 7 "SEC. 681. DEFINITIONS. 9 "(a) In General.—As used in this title: INTELSAT.—The 10 "(1) term'INTELSAT' 11 means the International Telecommunications Satellite 12 Organization established pursuant to the Agreement 13 Relating to the International Telecommunications 14 Satellite Organization (INTELSAT). "(2) Inmarsat' means the 15 16 International Mobile Satellite Organization estab-17 lished pursuant to the Convention on the Inter-18 national Maritime Organization. 19 "(3) SIGNATORIES.—The term 'signatories'— 20 "(A) in the case of INTELSAT, 21 INTELSAT successors or separated entities, 22 means a Party, or the telecommunications entity 23 designated by a Party, that has signed the Oper-24 ating Agreement and for which such Agreement

1	has entered into force or to which such Agree-
2	ment has been provisionally applied; and
3	"(B) in the case of Inmarsat, or Inmarsat
4	successors or separated entities, means either a
5	Party to, or an entity that has been designated
6	by a Party to sign, the Operating Agreement.
7	"(4) Party.—The term 'Party'—
8	"(A) in the case of INTELSAT, means a
9	nation for which the INTELSAT agreement has
10	entered into force or been provisionally applied;
11	and
12	"(B) in the case of Inmarsat, means a na-
13	tion for which the Inmarsat convention has en-
14	tered into force.
15	"(5) Commission.—The term 'Commission'
16	means the Federal Communications Commission.
17	"(6) International telecommunication
18	UNION.—The term 'International Telecommunication
19	Union' means the intergovernmental organization
20	that is a specialized agency of the United Nations in
21	which member countries cooperate for the development
22	of telecommunications, including adoption of inter-
23	national regulations governing terrestrial and space
24	uses of the frequency spectrum as well as use of the
25	geostationary satellite orbit.

1	"(7) Successor entity.—The term 'successor
2	entity'—
3	"(A) means any privatized entity created
4	from the privatization of INTELSAT or
5	Inmarsat or from the assets of INTELSAT or
6	Inmarsat; but
7	"(B) does not include any entity that is a
8	separated entity.
9	"(8) Separated entity.—The term 'separated
10	entity' means a privatized entity to whom a portion
11	of the assets owned by INTELSAT or Inmarsat are
12	transferred prior to full privatization of INTELSAT
13	or Inmarsat, including in particular the entity whose
14	structure was under discussion by INTELSAT as of
15	March 25, 1998, but excluding ICO.
16	"(9) Orbital location.—The term 'orbital lo-
17	cation' means the location for placement of a satellite
18	on the geostationary orbital arc as defined in the
19	International Telecommunication Union Radio Regu-
20	lations.
21	"(10) Space segment.—The term 'space seg-
22	ment' means the satellites, and the tracking, telem-
23	etry, command, control, monitoring and related fa-
24	cilities and equipment used to support the operation

- of satellites owned or leased by INTELSAT, Inmarsat, or a separated entity or successor entity.
- 3 "(11) Non-core services.—The term 'non-core
  4 services' means, with respect to INTELSAT provi5 sion, services other than public-switched network voice
  6 telephony and occasional-use television, and with re7 spect to Inmarsat provision, services other than global
  8 maritime distress and safety services or other existing
  9 maritime or aeronautical services for which there are
  10 not alternative providers.
  - "(12) Additional Services.—The term 'additional services' means Internet services, high-speed data, interactive services, non-maritime or non-aeronautical mobile services, Direct to Home (DTH) or Direct Broadcast Satellite (DBS) video services, or Ka-band services.
  - "(13) INTELSAT AGREEMENT.—The term 'INTELSAT Agreement' means the Agreement Relating to the International Telecommunications Satellite Organization ('INTELSAT'), including all its annexes (TIAS 7532, 23 UST 3813).
- "(14) Headquarters agreement' means the International
   Telecommunication Satellite Organization Head-

1	quarters Agreement (November 24, 1976) (TIAS 8542,
2	28 UST 2248).
3	"(15) Operating agreement.—The term 'Op-
4	erating Agreement' means—
5	"(A) in the case of INTELSAT, the agree-
6	ment, including its annex but excluding all titles
7	of articles, opened for signature at Washington
8	on August 20, 1971, by Governments or tele-
9	communications entities designated by Govern-
10	ments in accordance with the provisions of the
11	Agreement; and
12	"(B) in the case of Inmarsat, the Operating
13	Agreement on the International Maritime Sat-
14	ellite Organization, including its annexes.
15	"(16) Inmarsat convention.—The term
16	'Inmarsat Convention' means the Convention on the
17	International Maritime Satellite Organization
18	(Inmarsat) (TIAS 9605, 31 UST 1).
19	"(17) National corporation.—The term 'na-
20	tional corporation' means a corporation the owner-
21	ship of which is held through publicly traded securi-
22	ties, and that is incorporated under, and subject to,
23	the laws of a national, state, or territorial govern-
24	ment.

1 "(18) COMSAT.—The term 'COMSAT' means 2 the corporation established pursuant to title III of the 3 Communications Satellite Act of 1962 (47 U.S.C. 731 4 et seq.)

> "(19) ICO.—The term 'ICO' means the company known, as of the date of the enactment of this title, as ICO Global Communications, Inc.

> "(20) Replacement satellite' means a satellite that replaces a satellite that fails prior to the end of the duration of contracts for services provided over such satellite and that takes the place of a satellite designated for the provision of public-switched network and occasional-use television services under contracts executed prior to March 25, 1998 (but not including K-TV or similar satellites). A satellite is only considered a replacement satellite to the extent such contracts are equal to or less than the design life of the satellite.

"(21) GLOBAL MARITIME DISTRESS AND SAFETY SERVICES OR GMDSS.—The term 'global maritime distress and safety services' or 'GMDSS' means the automated ship-to-shore distress alerting system which uses satellite and advanced terrestrial systems for international distress communications and promoting maritime safety in general. The GMDSS per-

- 1 mits the worldwide alerting of vessels, coordinated
- 2 search and rescue operations, and dissemination of
- 3 maritime safety information.
- 4 "(b) Common Terminology.—Except as otherwise
- 5 provided in subsection (a), terms used in this title that are
- 6 defined in section 3 of the Communications Act of 1934
- 7 have the meanings provided in such section.".

Attest:

Clerk.