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January 26, 2016

**VIA Electronic Comment Filing System (ECFS)**

Marlene H. Dortch  
Secretary  
Federal Communications Commission  
445 12<sup>th</sup> Street, SW, Room CY-A257  
Washington, D.C. 20554

Re: Prepaid Calling Card Reporting, Fourth Quarter 2015  
WC Docket No. 05-68

Dear Ms. Dortch,

Attached please find the certified prepaid calling card reports filed by the following FCC carriers:

- Inmarsat Solutions (US) Inc., and Inmarsat Mobile Networks, Inc.

Any questions concerning these reports should be directed to Regan Rishel, Director, Contracts & Regulatory for Inmarsat Solutions at +1 (202) 696-1407.

Respectfully submitted,

John Mackey  
Director

Enclosures

cc: Best Copy and Printing

**Prepaid Calling Card Certification of Compliance By**  
**INMARSAT SOLUTIONS (US) INC.**  
**AND**  
**INMARSAT MOBILE NETWORKS, INC.**  
**4<sup>th</sup> Quarter 2015**

The undersigned, John Mackey, Director of Inmarsat Solutions (US) Inc., and Inmarsat Mobile Networks Inc. (together, "Inmarsat"), hereby declares and certifies in accordance with the requirements of the Federal Communications Commission, that:

1. For the Fourth Quarter of 2015, Inmarsat reports that its prepaid calling card minutes were broken down by the following percentages: 0.6532% international, 0% interstate, 0% intrastate, and 99.3468% originating and terminating outside of the United States.
2. For the Fourth Quarter of 2015, 0.6532% of Inmarsat's calling card revenue is international, 0% is interstate, and 0% is intrastate. The remainder of Inmarsat's prepaid calling card revenue is for traffic originating and terminating outside of the United States.
3. Inmarsat will be making the required Universal Service Fund contribution based on the above-reported information; and
4. Inmarsat has provided the required information (i.e. prepaid calling card percentages of interstate use factors, and call volumes from which these factors were calculated, based on not less than one day's representative sample) to those carriers from which Inmarsat purchases originating and terminating transport services for its prepaid calling card traffic.

To my knowledge and belief, the foregoing statements are true.



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John Mackey

Date: January 26, 2016