PANAMSAT CORP /NEW/ Form SC 13D/A January 08, 2004

CUSIP No. 697933-10-9

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# UNITED STATES SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

SCHEDULE 13D

INFORMATION TO BE INCLUDED IN STATEMENTS FILED PURSUANT TO RULE 13d-1(a) AND AMENDMENTS THERETO FILED PURSUANT TO RULE 13d-2(a)

TO RULE 13d-1(a) AND AMENDMENTS THEF	RETO FILED PURSUANT TO RULE 13d-2(a)
(AMENDMEN	NT NO. 7)
PANAMSAT CO	DRPORATION
(Name of	Issuer)
COMMON STOCK, \$.01 PAR VALUE PER SHARE	697933-10-9
(Title of class of securities)	(CUSIP number)
LARRY D. HU SENIOR VICE PRESIDENT HUGHES ELECTRONI 2250 EAST IMPE EL SEGUNDO, CAI (310) 96	r and general counsel ICS CORPORATION ERIAL HIGHWAY LIFORNIA 90245
(Name, address and telephone	number of person authorized
to receive notices a	
DECEMBER	22, 2003
(Date of event which require	es filing of this statement)
If the filing person has previously filed the acquisition that is the subject of the schedule because of Rules 13d-1(e), 13d-1 box [_].	nis Schedule 13D, and is filing this
(Continued on the (Page 1 of	

13D

1	NAME OF REF	ORTING	PERSON: FION NO. OF ABOVE PERSON (	General Motors	-
2			IATE BOX IF A MEMBER OF A		
	SEC USE ONI	Υ			
4	SOURCE OF F				
5		F DISC	LOSURE OF LEGAL PROCEEDING	-	ANT TO ITEM 2(d) O
		OR PL	ACE OF ORGANIZATION:		Delaware
NUMBER SHARE		7	SOLE VOTING POWER:		0
BENEFICI OWNED		8	SHARED VOTING POWER:		0
EACH REPORTI		9	SOLE DISPOSITIVE POWER:		0
PERSON W	/ITH	10	SHARED DISPOSITIVE POWER		0
11	AGGREGATE	AMOUN'	Γ BENEFICIALLY OWNED BY RE	PORTING PERSON: 0	
12	CHECK BOX	IF TH	E AGGREGATE AMOUNT IN ROW		
13	PERCENT C	F CLAS	S REPRESENTED BY AMOUNT IN		
14	TYPE OF F	REPORTII	NG PERSON:		CO
			2		
CUSIP No. 69793	33-10-9			13D	
1	NAME OF REF		PERSON: FION NO. OF ABOVE PERSON (		onics Corporation -1106564
2	CHECK THE A	APPROPR:	IATE BOX IF A MEMBER OF A	GROUP:	
3	SEC USE ONI	.Y			
4	SOURCE OF F	'UNDS:	N/A		

5 		DISCEC	OSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUAN	
6	CITIZENSHIP	OR PLAC	CE OF ORGANIZATION:	Delaware
NUMBER O SHARES		7	SOLE VOTING POWER:	0
BENEFICIA OWNED B		8		120,812,175
EACH REPORTIN	IG	9	SOLE DISPOSITIVE POWER:	0
PERSON WI				120,812,175
11			BENEFICIALLY OWNED BY REPORTING PERSON: 120,	
12	CHECK BOX	IF THE	AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN	
1 2	PERCENT OF	 F CLASS	REPRESENTED BY AMOUNT IN ROW (11): 80.5%	
13	I BROBIVI OI			
	TYPE OF RE	 EPORTINC		co
		EPORTING		
14	TYPE OF RE		G PERSON:	
14	TYPE OF RE		g person:	
14 	TYPE OF RE  3-10-9  NAME OF REPC	DRTING F	3  13D  PERSON:  Hughes Communic ION NO. OF ABOVE PERSON (ENTITIES ONLY): 95-3	COations, Inc.
14 	TYPE OF RE  3-10-9  NAME OF REPC	DRTING F	3  13D  PERSON: Hughes Communic	COations, Inc.
14  IP No. 697933	TYPE OF RE  3-10-9  NAME OF REPC	DRTING FIFICATI	3  13D  PERSON: Hughes Communic ION NO. OF ABOVE PERSON (ENTITIES ONLY): 95-3	co ations, Inc. 884435
14  IP No. 697933  1  2	TYPE OF RE  TYPE OF RE  3-10-9  NAME OF REPC  I.R.S. IDENT  CHECK THE AP	DRTING FIFICATI	3  13D  PERSON: Hughes Communic ION NO. OF ABOVE PERSON (ENTITIES ONLY): 95-3  ATE BOX IF A MEMBER OF A GROUP:	co
14  IP No. 697933  1  2  3	TYPE OF RE TYPE OF RE  3-10-9  NAME OF REPC I.R.S. IDENT CHECK THE AP SEC USE ONLY SOURCE OF FU	DRTING FIFICATI	3  13D  PERSON: Hughes Communic ION NO. OF ABOVE PERSON (ENTITIES ONLY): 95-3  ATE BOX IF A MEMBER OF A GROUP:  N/A  OSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUAN	co
14  IP No. 697933  1  2  3  4	TYPE OF RE  TYPE OF RE  3-10-9  NAME OF REPC I.R.S. IDENT CHECK THE AP  SEC USE ONLY  SOURCE OF FU  CHECK BOX IF	DRTING FIFICATI	3  13D  PERSON: Hughes Communic ION NO. OF ABOVE PERSON (ENTITIES ONLY): 95-3  ATE BOX IF A MEMBER OF A GROUP:  N/A	co

BENEFICIA OWNED B		8	SHARED VOTING POWER:	14,477,240
EACH REPORTIN			SOLE DISPOSITIVE POWER:	0
PERSON WI		10		14,477,240
11			BENEFICIALLY OWNED BY REPORTING PERSON: 14,	
12	CHECK BOX	IF THE	AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN	SHARES:
			REPRESENTED BY AMOUNT IN ROW (11): 9.6%	
14	TYPE OF RI	EPORTIN	G PERSON:	co
			4	
 CUSIP No. 697933				
1	NAME OF REPO	ORTING	PERSON: Hughes Communic ION NO. OF ABOVE PERSON (ENTITIES ONLY): 95-3	ations Galaxy, Ir 456497
2			ATE BOX IF A MEMBER OF A GROUP:	
3	SEC USE ONLY	Y		
	SOURCE OF FU		N/A	
			OCIDE OF IECAL DOCCEPTINGS IS DEGLITRED DIDCHAIN	T TO TTEM 2 (d) O
J	CHECK BOY II	 т. Втрст	OSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUAN	T 10 11EM 2 (Q) O
6	CITIZENSHIP	OR PLA	CE OF ORGANIZATION:	California
NUMBER C		7	SOLE VOTING POWER:	0
BENEFICIA OWNED B		8	SHARED VOTING POWER:	88,605,390
EACH REPORTIN	<b>I</b> G	9	SOLE DISPOSITIVE POWER:	0
PERSON WI	ГТН	10	SHARED DISPOSITIVE POWER:	88,605,390
11	 AGGREGATE	AMOUNT	BENEFICIALLY OWNED BY REPORTING PERSON: 88,	605 <b>,</b> 390

12	CHECK BOX		AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN	SHARES:
13	PERCENT OF	CLASS	REPRESENTED BY AMOUNT IN ROW (11): 59.0%	
14	TYPE OF RE	PORTING	G PERSON:	CO
			5	
CUSIP No. 697933	3-10-9			
	NAME OF REPORT	RTING P	PERSON: Hughes Communication No. OF ABOVE PERSON (ENTITIES ONLY): 95-38	ations Satellite 881942
2	CHECK THE API	PROPRIA	ATE BOX IF A MEMBER OF A GROUP:	
3	SEC USE ONLY			
4			N/A	
5	CHECK BOX IF	DISCL	OSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUAN	
6	CITIZENSHIP	OR PLAC		California
NUMBER C SHARES			SOLE VOTING POWER:	0
BENEFICIA OWNED E			SHARED VOTING POWER:	17,729,545
EACH REPORTIN		9	SOLE DISPOSITIVE POWER:	0
				17,729,545
			BENEFICIALLY OWNED BY REPORTING PERSON: 17,	
12			AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN	
13			REPRESENTED BY AMOUNT IN ROW (11): 11.8%	
14	TYPE OF RE		G PERSON:	CO

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This Amendment No. 7 amends the Schedule 13D dated May 27, 1997, as amended in certain respects by Amendments Nos. 1 through 6 thereto, and is filed by General Motors Corporation ("GM"), Hughes Electronics Corporation ("Hughes"), Hughes Communications, Inc. ("HCI"), Hughes Communications Galaxy, Inc. ("HCG") and Hughes Communications Satellite Services, Inc. ("HCSS", and, collectively with GM, Hughes, HCI and HCG, the "Reporting Persons") with respect to the shares of common stock, par value \$.01 per share ("Common Stock"), of PanAmSat Corporation (the "Company").

The responses to Item 2 (Identity and Background), Item 4 (Purpose of Transaction), Item 5 (Interest in Securities of the Issuer), and Item 7 (Material to be filed as Exhibits) are hereby amended as follows:

Item 2: Identity and Background.

This statement is being filed jointly by GM, Hughes, HCI, HCG and HCSS. Hughes is a Delaware corporation. The address of each of Hughes', HCI's, HCG's and HCSS' principal office is 2250 E. Imperial Highway, El Segundo, California 90245. The names, business addresses, principal businesses and citizenship of the directors and executive officers of each of Hughes, HCI, HCG and HCSS are set forth on Schedule I hereto and incorporated by reference herein. The principal businesses of Hughes are providing digital television entertainment, broadband satellite networks and services and video and data broadcasting.

As previously disclosed in Schedule 13D, HCG and HCSS are wholly-owned subsidiaries of HCI. HCI is a wholly-owned subsidiary of Hughes Telecommunications & Space Company ("HTS"); and HTS is a wholly-owned subsidiary of Hughes.

During the last five years, none of the Reporting Persons nor, to the best of their knowledge, any of the executive officers or directors of any of the Reporting Persons, has been (i) convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors) or (ii) a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and, as a result of such proceeding, was or is subject to a judgment, decree or final order enjoining such future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violation with respect to such laws.

Item 4. Purpose of Transaction.

As previously reported in Schedule 13D, Hughes, The News Corporation Limited and GM entered into a Stock Purchase Agreement, dated as of April 9, 2003, as amended (the "Stock Purchase Agreement"). In connection with the Stock Purchase Agreement, Hughes and GM entered into a Separation Agreement, dated as of April 9, 2003 (the "Separation Agreement"), which provided for the split-off of Hughes from GM. The transactions contemplated by the Stock Purchase Agreement and the Separation Agreement were consummated on December 22, 2003, and Hughes has been split off from GM. Consequently, Hughes is no longer a wholly-owned subsidiary of GM and, as a result, GM is no longer the beneficial owner of any shares of Common Stock of the Company.

None of the Reporting Persons has any present plan or proposal which relates to, or could result in, any of the events referred to in paragraphs (a) through (j), inclusive, of Item 4 of Schedule 13D. However, as

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part of its strategic planning, management of Hughes from time to time examines its investment in the Company. Depending on general market and economic conditions affecting the Company, Hughes' views of the prospects for the Company, the price at which shares of the Company could be acquired or sold and other relevant factors, HCI, HCG, HCSS or their respective affiliates from time to time may seek to acquire additional shares of Common Stock, or dispose of shares of Common Stock, in open market transactions, private transactions or otherwise.

Item 5: Interest in Securities of the Issuer.

(a) The responses of the Reporting Persons to Rows (11) through (13) of the cover pages of this Amendment No. 7 are incorporated herein by reference. As of December 31, 2003, the Reporting Persons beneficially owned the number of shares of Common Stock listed below, representing approximately the percentage of the outstanding shares of Common Stock set forth opposite such number (based on 150,103,784 shares of Common Stock outstanding as of November 3, 2003).

Person	Number of Shares	Percent of
Hughes Electronics Corporation	120,812,175	80.5%
Hughes Communications, Inc.	14,477,240	9.6%
Hughes Communications Galaxy, Inc.	88,605,390	59.0%
Hughes Communications Satellite Services, Inc.	17,729,545	11.8%

(b) The responses of the Reporting Persons to (i) Rows (7) through (10) of the cover pages of this Amendment No. 7 and (ii) Item 5(a) hereof are incorporated herein by reference. Hughes acting through HTS, indirectly has power to vote or direct the vote, and to dispose or to direct the disposition of the shares of Common Stock. As a result, Hughes may be deemed to beneficially own the shares of Common Stock directly owned by HCI, HCG and HCSS.

(c) Not Applicable.

(d) Except as stated in this Item 5, to the best of the knowledge of the Reporting Persons, no other person has the right to receive dividends from, or the proceeds from the sale of, the shares of Common Stock owned by the Reporting Persons.

(e) Not Applicable.

Item 7. Material to be Filed as Exhibits.

Exhibit 1 Joint Filing Agreement, dated as of January 8, 2004, by and among General Motors Corporation, Hughes Electronics Corporation, Hughes Communications, Inc., Hughes Communications Galaxy, Inc., and Hughes Communications

Satellite Services, Inc.

Exhibit 3

Exhibit 4

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Exhibit 2 Amendment No. 1 to the Stock Purchase Agreement, dated as of April 25, 2003, by and among The News Corporation Limited, Hughes Electronics Corporation and General Motors Corporation (incorporated by reference to Exhibit 2.2 to the Registration Statement on Form S-4, Registration No. 333-105851, of Hughes Electronics Corporation, filed on June 5, 2003).

Amendment No. 2 to the Stock Purchase Agreement, dated as of August 20, 2003, by and among The News Corporation Limited, Hughes Electronics Corporation and General Motors Corporation (incorporated by reference to Exhibit 2.7 to Amendment No. 2 to the Registration Statement on Form S-4, Registration No. 333-105851, of Hughes Electronics Corporation, filed on August 21, 2003 ("Amendment No. 2 to the S-4")).

Letter Agreement, dated as of August 15, 2003, by and among Hughes Electronics Corporation, The News Corporation Limited, GMH Merger Sub, Inc. and General Motors Corporation (incorporated by reference to Exhibit 2.6 to Amendment No. 2 to the S-4).

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#### SIGNATURE

 $\hbox{After reasonable inquiry and to the best of my knowledge} \\ \hbox{and belief, I certify that the information set forth in this statement is true,} \\ \hbox{complete and correct.}$ 

GENERAL MOTORS CORPORATION

By: /s/ Warren G. Andersen

Name: Warren G. Andersen Title: Assistant General Counsel

HUGHES ELECTRONICS CORPORATION

By: /s/ Patrick T. Doyle

Name: Patrick T. Doyle

Title: Vice President, Treasurer and Controller

HUGHES COMMUNICATIONS, INC.

By: /s/ Patrick T. Doyle

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Name: Patrick T. Doyle

Title: Senior Vice President, Treasurer and Controller

HUGHES COMMUNICATIONS GALAXY, INC.

By: /s/ Patrick T. Doyle

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Name: Patrick T. Doyle

Title: Senior Vice President, Treasurer and Controller

HUGHES COMMUNICATIONS SATELLITE SERVICES, INC.

By: /s/ Patrick T. Doyle

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Name: Patrick T. Doyle

Title: Senior Vice President, Treasurer and Controller

Date: January 8, 2004

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Schedule I

DIRECTORS AND EXECUTIVE OFFICERS OF HUGHES ELECTRONICS CORPORATION

The name, business address, present principal occupation or employment, and the name, principal business and address of any corporation or other organization in which such employment is conducted, of each of the directors and executive officers of Hughes Electronics Corporation ("Hughes") is set forth below. Unless otherwise specified, the business address of each person listed below is 2250 E. Imperial Highway, El Segundo, CA 90245. To the knowledge of the Reporting Persons, each person listed below is a citizen of the United States.

Name and Business Address Position With Hughes

K. Rupert Murdoch
The News Corporation Limited
1211 Avenue of Americas, 8th Fl.

New York, NY 10036

Neil R. Austrian Director

Ralph F. Boyd, Jr. Alston & Bird LLP 601 Pennsylvania Ave., N.W. Washington, DC 20004-2601

Chase Carey Director, President and Chief Executive

Officer

Director

Director and Chairman

Chairman

Principa

As An Ex

The News

Private

Partner,

Director

Peter Chernin

Larry D. Hunter

The News Corporation Limited 1211 Avenue of Americas, 8th Fl. New York, NY 10036 James M. Cornelius Director Chairman Guidant Corporation 111 Monument Circle Indianapolis, IN 46204-5129 David F. DeVoe Chief Fi Director The News Corporation Limited The News 1211 Avenue of Americas, 8th Fl. New York, NY 10036 Eddy W. Hartenstein Director and Vice Chairman Charles R. Lee Director Chairman Verizon Communications 375 Park Avenue, Suite 2405 New York, NY 10152 11 Principa Name and Business Address Position With Hughes As An Ex \_\_\_\_\_ \_\_\_\_\_ \_\_\_\_\_ Peter A. Lund Director Chairman 888 7th Avenue, 13th Floor New York, NY 10106 John L. Thornton Director Consulta 375 Park Avenue, Suite 1002 New York, NY 10152 Bruce Churchill Senior Vice President HEC Services Company 1211 Avenue of Americas, 8th Fl. New York, NY 10036 Patrick T. Doyle Vice President, Treasurer and Controller Michael J. Gaines Senior Vice President and Chief Financial Officer

Senior Vice President and General

Counsel

Presiden

The News

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# DIRECTORS AND EXECUTIVE OFFICERS OF HUGHES COMMUNICATIONS, INC.

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The name, business address, present principal occupation or employment, and the name, principal business and address of any corporation or other organization in which such employment is conducted, of each of the directors and executive officers of Hughes Communications, Inc. ("HCI") is set forth below. Unless otherwise specified, the business address of each person listed below is 2250 E. Imperial Highway, El Segundo, CA 90245. To the knowledge of the Reporting Persons, each person listed below is a citizen of the United States.

Name and Business Address	Position With HCI	As An Executive
Chase Carey	Director and President	President and Ch
Eddy Hartenstein	Vice Chairman	Vice Chairman -
Michael J. Gaines	Senior Vice President and Chief Financial Officer	Senior Vice Pres Officer - Hughes
Patrick T. Doyle	Senior Vice President, Treasurer and Controller	Vice President,
Larry D. Hunter	Senior Vice President and General Counsel	Senior Vice Pres
Janet Williamson	Secretary	Corporate Secret

Principal Occupa

The name, business address, present principal occupation or employment, and the name, principal business and address of any corporation or other organization in which such employment is conducted, of each of the directors and executive officers of Hughes Communications Galaxy, Inc. ("HCG") is set forth below. Unless otherwise specified, the business address of each person listed below is 2250 E. Imperial Highway, El Segundo, CA 90245. To the knowledge of the Reporting Persons, each person listed below is a citizen of the United States.

Name and Business Address	Position With HCG	Principal Occupa As An Executive
Chase Carey	Director and President	President and Ch
Eddy Hartenstein	Vice Chairman	Vice Chairman -
Michael J. Gaines	Senior Vice President and Chief Financial Officer	Senior Vice Pres Officer - Hughes
Patrick T. Doyle	Senior Vice President, Treasurer and Controller	Vice President,
Larry D. Hunter	Senior Vice President and General Counsel	Senior Vice Pres
Janet Williamson	Secretary	Corporate Secret

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DIRECTORS AND EXECUTIVE OFFICERS OF HUGHES COMMUNICATIONS SATELLITE SERVICES, INC.

The name, business address, present principal occupation or employment, and the name, principal business and address of any corporation or other organization in which such employment is conducted, of each of the directors and executive officers of Hughes Communications Satellite Services, Inc. ("HCSS") is set forth below. Unless otherwise specified, the business address of each person listed

below is 2250 E. Imperial Highway, El Segundo, CA 90245. To the knowledge of the Reporting Persons, each person listed below is a citizen of the United States.

Name and Business Address	Position With HCSS	Principal Occupa As An Executive
Chase Carey	Director and President	President and Ch
Eddy Hartenstein	Vice Chairman	Vice Chairman -
Michael J. Gaines	Senior Vice President and Chief Financial Officer	Senior Vice Pres Officer - Hughes
Patrick T. Doyle	Senior Vice President, Treasurer and Controller	Vice President,
Larry D. Hunter	Senior Vice President and General Counsel	Senior Vice Pres
Janet Williamson	Secretary	Corporate Secret

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## EXHIBIT INDEX

Exhibit 1 Joint Filing Agreement, dated as of January 8, 2004, by

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Exhibit 4

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