

April 14, 2020

By Electronic Filing

Marlene H. Dortch, Secretary Federal Communications Commission 445 12th St., SW Washington, D.C. 20554

Re: *Oral Ex Parte Presentation*

HNS Licensee Sub, LLC

IBFS File Nos. SES-LIC-20170807-00877, SES-LIC-20170807-00882, SES-LIC-20170807-00888, SES-LIC-20170807-00891, SES-LIC-20170807-00893, SES-LIC-20170807-00894, SES-AMD-20190221-00283, SES-AMD-20190221-00299, SES-AMD-20190221-00302, SES-AMD-20190221-00305, SES-AMD-20190221-00307 & SES-AMD-20190221-00309

Call Signs E170152, E170157, E170163, E170166, E170168 & E170169

Dear Ms. Dortch:

Pursuant to Section 1.1206(b) of the Commission's rules,¹ HNS License Sub, LLC ("Hughes") submits this notice of a teleconference on April 13 regarding the above-referenced applications for certain Jupiter 3 gateway earth stations. Present at the teleconference were Hughes representatives, Kimberly Baum and Phuong Pham (outside counsel), and International Bureau ("IB") staff, including Jose Albuquerque, Kerry Murray, Kal Krautkramer, and Alyssa Roberts.

Specifically, Hughes discussed its waiver request for collocated Jupiter 3 gateway operations in the 27.5-28.35 GHz band at grandfathered sites in Missoula, Bismarck, and Santa Clara. Hughes reiterated that grant of the requested waiver is consistent with Commission precedent, including an IB grant of O3b's request for waiver of Section 25.136(a)'s earth station siting requirements to modify existing grandfathered gateway operations at 27.6-28.35 GHz to add use of the 27.5-27.6 GHz band.²

-

¹ See 47 C.F.R. § 1.1206(b); see also Satellite Communications Services Information re: Actions Taken, Public Notice, Report No. SES-02245, at 64-67 (Feb. 26, 2020) (designating above-referenced applications as "permit-but-disclose").

² See O3b, Radio Station Authorization, IBFS File No. SES-MOD-20190207-00084, at 5 (Nov. 6, 2019); see also Letter from Jennifer A. Manner & Kimberly M. Baum, Hughes, to Marlene H. Dortch, FCC, IBFS File Nos. SES-LIC-20170807-00877 et al., at 3-4 (Mar. 5, 2020); Letter from Jennifer A. Manner & Kimberly M. Baum, Hughes, to Marlene H. Dortch, FCC, IBFS File Nos. SES-LIC-20170807-00877 et al., at 3-4 (Mar. 26, 2020).



Please contact the undersigned with any further questions.

Sincerely,

/s/ Kimberly M. Baum

Jennifer A. Manner Senior Vice President, Regulatory Affairs Kimberly M. Baum Vice President, Regulatory Affairs

cc: Jose Albuquerque (FCC) Gregory M. Romano (Verizon)
Kal Krautkramer (FCC) Daudeline Meme (Verizon)
Kerry Murray (FCC) Catherine Hilke (Verizon)
Alyssa Roberts (FCC)