From: Andrea Kelly

Sent: Tuesday, July 31, 2007 10:31 AM To: Scott Kotler; Moller@itccom.net

Cc: Frank Peace

Subject: RE: Non-Routine Earth Station License Application

Mr. Moller,

Scott Kotler requested that I respond to your email. As you are aware, Intellicom's application is considered to be restricted under the Commission's ex parte rules. This means that not only are ex parte emails on the substance of the application prohibited but status inquiries that "which states why timing is important to a particular party or indicates a view as to the date by which a proceeding should be resolved, or which otherwise is intended to address the merits or outcome or to influence the timing of a proceeding is a presentation" are also prohibited by the ex parte rules. 47 CFR 1.1202. So, while we understand that you are anxious to have the application processed expeditiously, please carefully review the Commission's ex parte rules. 47 C.F.R. 1.1200 - 1.1216.

With respect to your question regarding the processing of non-routine applications, there is no standard processing time. The time a particular non-routine application will take to process depends on the bands at issue, the number of waivers or exceptions to rules requested, the other Offices or Bureaus in the Commission or other agencies that must be consulted, and the relative complexity of the application at issue. Please be assured that your application is under consideration.

A copy of your email will be placed in the file for your application.

If you have questions regarding the Commission's ex parte rules, please do not hesitate to contact me.

Best regards,

Andrea Kelly
Policy Branch Chief
Satellite Division
International Bureau
Federal Communications Commission

From: Paul Moller [mailto:Moller@itccom.net]

Sent: Friday, July 27, 2007 5:51 PM

To: Scott Kotler; Frank Peace

Cc: Jesse Hindemith

Subject: Non-Routine Earth Station License Application

Gentlemen,

We have filed an application (3/22/2007), completed public notice (4/4/2007), and provided our response to public notice comments (6/12/2007). At this point we believe that it is up to the FCC to rule on the application.

We understand, from discussions with Scott, that since this is a "non-routine" application there are no guidelines/requirements for the time for FCC to provide its ruling. We also understand from Scott that it is a policy to not discuss the details of a particular filing.

We are however trying to plan our future activities and we are working with customers that require licenses for their operation and business objectives. We have a need to provide status to our customers.

Would you be able to provide any information on the "typical" processing time of "non-routine" applications following public notice and the comment period?

Thanks very much.

Regards,

Paul Moller
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