



Chicago : Dallas : Denver : Las Vegas : Los Angeles : New York : Phoenix : San Diego : San Francisco : Seattle : Washington, DC

August 12th, 2010

Federal Communications Commission
445 12th Street, SW
Washington, DC 20554

Ms. Jeanette Spriggs,

Please attach the following statement to our FCC application for a new temporary fixed earth station SES-LIC-20100115-00079, with call sign E100013.

“This letter is to certify that the antenna under our current application SES-LIC-20100115-00079 will, as all of our licensed antennas, limit our pointing errors to 0.5° or less during any transmit operation. The operation of our antennas and earth station equipment are monitored during all operational hours by qualified satellite technicians. These technicians are trained in satellite antenna pointing and peaking techniques, utilize common spectrum monitors, and verify cross-pole and satellite peaking at the beginning of each transmission with the appropriate satellite operations center to ensure proper signal quality. Interference of any type would require immediate shutdown of transmission equipment until such time that the cause of the interference is indentified and repaired.”

This certification has been forwarded in order to comply with Part 25.115(h)(4) which states:

(4) In addition, in an attachment to its application, the earth station applicant must certify that it will limit its pointing error to 0.5°, or demonstrate that it will comply with the applicable off-axis EIRP envelopes in §25.218 of this part when the antenna is mispointed at its maximum pointing error.

Thank you for your assistance.

Sincerely,

A handwritten signature in black ink, appearing to read 'B. Nelles', is written over a light blue horizontal line.

Brian S. Nelles
Sr. Vice President
PSSI Global Services LLC
4415 Wagon Trail Ave
Las Vegas, NV 89118