

Federal Communications Commission Washington, D.C. 20554

September 16, 2005

Keith H. Fagan Telenor Satellites, Inc. 1101 Wootton Parkway, 10th Floor Rockville, MD 20852

Re: Call Sign: KA313

File No. SES-MOD-20050803-01034

Dear Mr. Fagan:

On August 3rd, 2005, Telenor Satellites, Inc. ("TSI") filed the above-captioned application. For the reasons stated below, TSI is requested to amend the subject application.

In your application, you submitted a certification dated July 21, 2005 by New Skies Satellites ("NSS") to demonstrate that NSS completed coordination with INTELSAT for three new sub-meter antennas. The coordination was based on a maximum power density into these antennas of -52 dBW/Hz.

Our study reveals, however, that for operation on these antennas with the 169KG7W emission designators in your application, the maximum power density attains -46.3 dBW/Hz, which is 5.7 dB more than that the certification attested. Because of this discrepancy, therefore, we request that you either submit a revised NSS certification or amend TSI's application.

Further action on the subject application will be withheld in order to provide TSI an opportunity to respond to this letter. TSI is required to respond to this letter within 15 calendar days from the date of this letter. Failure to do so will cause the Commission to promptly dismiss the application without prejudice pursuant Section §25.112 (c) of the rules. See 47 C.F.R. §25.112(c).

Sincerely,

Scott A. Kotler

Chief, Systems Analysis Branch

Satellite Division