



WASHINGTON, DC

STEPHEN D. BARUCH
202.416.6782
SBARUCH@LERMANSENTER.COM

April 1, 2011

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Marlene H. Dortch, Secretary
Federal Communications Commission
445 Twelfth Street, S.W.
Washington, D.C. 20554

Re: Section 25.145(f)(2) Report for Call Sign E060445

Dear Ms. Dortch:


HNS License Sub, LLC (“Hughes”), by its attorneys, hereby submits the annual report that Section 25.145(f)(2) of the Commission’s Rules requires of holders of licenses for blanket earth stations that operate in the fixed-satellite service in the 20/30 GHz bands. *See* 47 C.F.R. § 25.145(f)(2). Hughes is the licensee of Ka-band blanket licensed earth stations under Call Sign E060445, and these antennas are used primarily to communicate with the SPACEWAY 3 satellite that is operated by Hughes’ corporate parent in the 19.7-20.2 GHz and 29.5-30 GHz frequency bands at the 94.95° W.L. orbital location.

Section 25.145(f)(2) obligates blanket licensees of 20/30 GHz earth stations to submit to the Commission an annual report indicating the number of earth stations actually brought into *service* under its blanket license. The report is to indicate the deployment figures for the preceding calendar year. 47 C.F.R. § 25.145(f)(2).

Commercial operation of the SPACEWAY 3 satellite commenced in April 2008. As of December 31, 2010, approximately 407,000 earth terminals of various types authorized under the license for Call Sign E060445 had been brought into service via SPACEWAY 3.

Please associate this submission with the above-referenced license, and contact me if you have any questions or require any additional information.

Respectfully submitted,


Stephen D. Baruch
Attorney for HNS License Sub, LLC

cc: Columbia Operations Center