

ORIGINAL

RECEIVED

Before the
Federal Communications Commission
Washington, D.C. 20554

MAY 18 2006

Federal Communications Commission
Office of Secretary

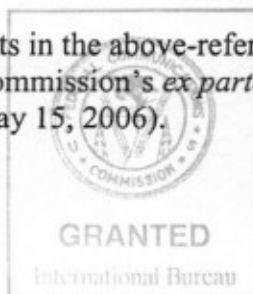
In the matter of)
)
 SkyWave Mobile Communications, Inc.) SES-STA-20060511-00788 (Call Sign E030055)
)
 Stratos Communications, Inc.) SES-STA-20060511-00790 (Call Sign E000180)
) SES-STA-20060511-00791 (Call Sign E010047)
) SES-STA-20060511-00792 (Call Sign E010048)
) SES-STA-20060511-00793 (Call Sign E010049)
) SES-STA-20060511-00794 (Call Sign E010050)
)
 Satamatics, Inc.) SES-STA-20060511-00795 (Call Sign E020074)
)
 Telenor Satellite Inc.) SES-STA-20060515-00810 (Call Sign WA28)
) SES-STA-20060515-00811 (Call Sign KA312)
) SES-STA-20060515-00812 (Call Sign E000282)
) SES-STA-20060515-00813 (Call Sign WB36)
) SES-STA-20060515-00814 (Call Sign E000280)
) SES-STA-20060515-00815 (Call Sign E000283)
) SES-STA-20060515-00816 (Call Sign E000285)
) SES-STA-20060515-00817 (Call Sign E000284)
) SES-STA-20060515-00818 (Call Sign KA313)
)

MOTION TO DESIGNATE PROCEEDINGS AS "PERMIT-BUT-DISCLOSE"

Mobile Satellite Ventures Subsidiary LLC ("MSV") hereby requests that the Commission designate the *ex parte* status of the above-captioned proceedings as "permit-but-disclose."¹ Pursuant to the Commission's rules, "[w]here the public interest so requires in a particular proceeding, the Commission and its staff retain the discretion to modify the applicable *ex parte* rules by order, letter, or public notice." 47 C.F.R. § 1.1200(a). These proceedings involve applications for Special Temporary Authority to operate earth stations in the United States using an uncoordinated Inmarsat satellite in the L band. The applications raise policy issues concerning the management of L band spectrum, including complex technical issues, which are

"Permit-but-disclose"

¹ On May 15, 2006, MSV filed Comments in the above-referenced proceedings, thereby making these proceedings restricted under the Commission's *ex parte* rules. See MSV, Comments, File No. SES-STA-20060511-00788 et al (May 15, 2006).



File # SES-STA-20060511-00788
 Call Sign E030055 Grant Date 05/30/06
 (or other identifier)
 Term Dates length of
 From 05/30/06 To: proceeding
 Approved: [Signature] Policy Branch Chief

SkyWave Mobile Communications, Inc.

File No. SES-STA-20060511-00788 (Call Sign E030055)

On May 30, 2006, the Satellite Division granted Mobile Satellite Ventures Subsidiary LLC's request to designate SkyWave Mobile Communications, Inc.'s ("SkyWave") earth station application that seeks special temporary authority to provide Mobile Satellite Services in the L-band with Inmarsat's 4F2 satellite, to be located at 52.75° W.L., as "permit-but-disclose" for purposes of the Commission's rules governing ex parte communications. See Motion to Designate Proceeding as "Permit-But-Disclose," filed by Mobile Satellite Ventures Subsidiary LLC on May 18, 2006. We find that designating this SkyWave application for special temporary authority as "permit-but-disclose" will facilitate resolution of the complex policy issues raised by the application. Thus, we designate IBFS File No. SES-STA-20060511-00788 as "permit-but-disclose," effective May 30, 2006. See 47 C.F.R. §§ 1.1200(a), 1.1206 and 1.1208 note 2. This action is without prejudice to any determination regarding the processing of the application.

" Permit - but - disclose "



File # SES-STA-20060511-00788

Call Sign E030055 Grant Date 05/30/06
(or other identifier)

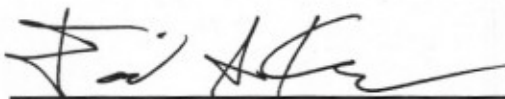
Term Dates length of
From 05/30/06 To: proceeding

Approved: Adam J. Kelly
Policy Branch Chief

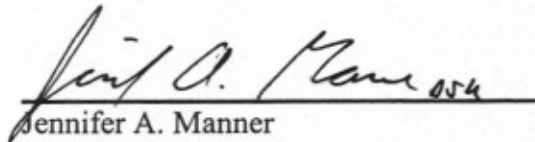
similar to issues raised by similar previously filed applications currently pending before the International Bureau to operate with an uncoordinated Inmarsat satellite.² The International Bureau has already designated these previously filed applications as permit-but-disclose proceedings.³ A free exchange of views, particularly with Commission engineers, will be useful in creating a more complete record.

Based on the foregoing, MSV respectfully requests that the Commission designate the *ex parte* status of the above-captioned proceedings as “permit-but-disclose.”

Respectfully submitted,



Bruce D. Jacobs
David S. Konczal
**PILLSBURY WINTHROP
SHAW PITTMAN LLP**
2300 N Street, NW
Washington, DC 20037-1128
(202) 663-8000



Jennifer A. Manner
Vice President, Regulatory Affairs
**MOBILE SATELLITE VENTURES
SUBSIDIARY LLC**
10802 Parkridge Boulevard
Reston, Virginia 20191
(703) 390-2700

Dated: May 18, 2006

² See, e.g., Stratos Communications, Inc., Application, File No. SES-LFS-20050826-01175 (August 26, 2005); Stratos Communications, Inc., Amendment, File No. SES-AMD-20050922-01313 (September 22, 2005); Telenor Satellite, Inc., Application, File No. SES-LFS-20050930-01352 (September 30, 2005); FTMSC US, LLC, Application, File No. SES-LFS-20051011-01396 (October 11, 2005).

³ See *Public Notice*, Report No. SES-00767 (November 16, 2005) (“We find that designating the earth station applications as ‘permit-but-disclose’ will facilitate resolution of the complex policy issues raised by the applications.”).

CERTIFICATE OF SERVICE

I, Sylvia A. Davis, a secretary with the law firm of Pillsbury Winthrop Shaw Pittman LLP, hereby certify that on this 18th day of May 2006, I served a true copy of the foregoing by first-class United States mail, postage prepaid, upon the following:

Andrea Kelly*
International Bureau
Federal Communications Commission
445 12th Street, S.W.
Washington, DC 20554

Stephen Duall*
International Bureau
Federal Communications Commission
445 12th Street, S.W.
Washington, DC 20554

Brian Hester
Satamatics, Inc.
P.O. Box 393
Buckeystown, MD 21717

Alfred M. Mamlet
Steptoe & Johnson LLP
1330 Connecticut Avenue N.W.
Washington, D.C. 20036

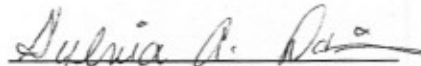
Counsel for Stratos Communications, Inc.,
SkyWave Mobile Communications, Corp., and
Satamatics, Inc.

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

Diane J. Cornell
Vice President, Government Affairs
Inmarsat, Inc.
1100 Wilson Blvd, Suite 1425
Arlington, VA 22209

John P. Janka
Jeffrey A. Marks
Latham & Watkins LLP
555 Eleventh Street, N.W.
Suite 1000
Washington, DC 20004

Ani Tourian
SkyWave Mobile Communications, Corp.
1145 Innovation Drive, Unit 288
Ottawa, Ontario, Canada


Sylvia A. Davis

*Via electronic mail