Inmarsat Hawaii Inc.

Approved by OMB 3060-0678

APPLICATION FOR EARTH STATION SPECIAL TEMPORARY AUTHORITY

APPLICANT INFORMATIONEnter a description of this application to identify it on the main menu: STA – Paumalu, HI 19m Antenna (LEOP)

1. Applicant

Name:

Inmarsat Hawaii Inc.

Phone Number:

202-248-5155

DBA Name:

Fax Number:

202-248-5186

Street:

1101 Connecticut Avenue NW

E-Mail:

diane_cornell@inmarsat.com

Suite 1200

City:

Washington

State:

GRANTED

DC

Country:

USA

Zipcode:

20036

Attention: Diane J Cornell

West Condition

File # SES - STA-20100305-0026

Call Sign KA25 Grant Date 6 18 20

(or other identifier)

FromLaunch

Term Dates

To: +30 days

Approved:

Shahnaz Ghavami

Attachment

SES-STA-20100305-00297

Condition:

shall cease transmission(s) immediately upon notice of such interference. protection from, interference caused to it by any other lawfully operating station and it Inmarsat Hawaii Inc. shall not cause harmful interference to, and shall not claim All operations shall be on an unprotected and non-harmful interference basis, i.e.,



2. Contact				
Name:	Chris Murphy	Phone Number:	202-248-5158	
Company:	Inmarsat	Fax Number:	202-248-5186	
Street:	1101 Connecticut Ave NW	E-Mail:	chris_murphy@inmarsat.com	
	Suite 1200			
City:	Washington	State:	DC	
Country:	USA	Zipcode:	20036 –	
Attention:	Chris Murphy	Relationship:	Same	
application. Please ente 3. Reference File Num 4a. Is a fee submittee If Yes, complete and Governmental Entir Other(please explain	r only one.) ber or Submission ID d with this application? d attach FCC Form 159. If No, i ty Noncommercial education n):	indicate reason for fee exemptional licensee	on (see 47 C.F.R.Section 1.1114).	
4b. Fee Classification	CGX – Fixed Satellite Transmit/I	Receive Earth Station		
5. Type Request O Use Prior to Grant O Change Station Location O Other				
6. Requested Use Prior 04/20/2010	Date			
7. CityHaleiwa		8. Latitude (dd mm ss.s h)	21 40 14.6 N	

9. State HI	10. Longitude (dd mm ss.s h) 158 2 3.1 W			
11. Please supply any need attachments.				
Attachment 1: Exhibit A Attachment 2:	Attachment 3:			
12. Description. (If the complete description does not appear in this box, please go to the end of the form to view it in its entirety.) See Exhibit A.				
13. By checking Yes, the undersigned certifies that neither applicant nor any other party to the application is subject to a denial of Federal benefits that includes FCC benefits pursuant to Section 5301 of the Anti–Drug Act of 1988, 21 U.S.C. Section 862, because of a conviction for possession or distribution of a controlled substance. See 47 CFR 1.2002(b) for the meaning of "party to the application" for these purposes.				
14. Name of Person Signing Diane J. Cornell	15. Title of Person Signing Director			
WILLFUL FALSE STATEMENTS MADE ON THIS FORM ARE PUNISHABLE BY FINE AND / OR IMPRISONMENT (U.S. Code, Title 18, Section 1001), AND/OR REVOCATION OF ANY STATION AUTHORIZATION (U.S. Code, Title 47, Section 312(a)(1)), AND/OR FORFEITURE (U.S. Code, Title 47, Section 503).				

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Exhibit A

DESCRIPTION OF STA REQUEST AND PETITION FOR WAIVER OF SECTIONS 25.137 AND 25.114

I. DESCRIPTION OF STA REQUEST

pursuant to Call Sign KA25 (the "19m Antenna") to permit C-band telemetry, tracking, and control ("TTAC") communications with the Arabsat 5A spacecraft during its Launch and Early Orbit Phases (LEOP). Operations of the 19m Antenna during this LEOP period would Arabsat 5A is not currently a licensed point of communication for the 19m Antenna be consistent with the technical parameters of the existing license for KA25, although ("STA") to use its 19 meter earth station antenna located in Paumalu, Hawaii and operated Inmarsat Hawaii Inc. ("Inmarsat Hawaii") hereby requests special temporary authority

launch support using the 19m Antenna. Launch is currently scheduled for April 22, 2010 communication with the spacecraft during the LEOP. The Inmarsat Hawaii facility at affiliates will provide a network of ground stations around the globe that will provide Paumalu, Hawaii will form part of the Inmarsat Hawaii ground station network for this European Space Agency's facility in Kourou, French Guiana. Inmarsat Hawaii and its The Arabsat 5A satellite will be launched by an Arianespace launch vehicle from the

mission control center will be located at the Astrium premises in Toulouse, France and all the periods when the spacecraft is visibile from the Paumalu station. Antenna will be used intermittently during the first three or four days of support for limited mission operations will be conducted, under Astrium's control. It is expected that the 19m the launch using the C-band portion of the satellite prior to its commercial operation. The Inmarsat Hawaii has contracted with Astrium (France) to support the LEOP portion of

once the satellite is operational given the lack of visibility to the final orbital location. No on-station operations with Arabsat 5A will be possible from the Paumalu ground station Antenna will be limited to the LEOP portion of the mission only. Therefore, Inmarsat Hawaii's support to Astrium using the Paumalu station and 19 m The final geostationary operational location for Arabsat 5A will be at or near 30° E.L.

TO THE EXTENT THEY APPLY, GOOD CAUSE EXISTS FOR AWAIVER OF CERTAIN PORTIONS OF SECTIONS 25.137 AND 25.114

the 19m Antenna to the Arabsat 5A spacecraft as the spacecraft is not listed as a point of this STA request and certain waiver requests that are necessary in order to communicate from communications on Inmarsat Hawaii's license for the antenna. Inmarsat Hawaii is providing the following legal and technical information to support

¹ The Arabsat 5A satellite is an EAS Astrium Eurostar 3000 FSS and BSS C- and Ku-band satellite designed for operation from the 30° W.L. orbital location.

station applicants "requesting authority to operate with a non-U.S. licensed space station to Pursuant to Section 25.137 of the Federal Communications Commission's ("Commission" or "FCC") rules, the same technical information required by Section 25.114 for U.S.-licensed space stations, and certain legal information, must be submitted by earth the United States, and thus believes that Section 25.137 does not apply. transfer orbits. Inmarsat Hawaii does not request authority to provide commercial service to during the LEOP of the Arabsat 5A spacecraft from shortly after launch to low earth and serve the United States.. Inmarsat Hawaii seeks authority to support the needed TTAC

warrant a deviation from the general rule, and such a deviation will serve the public interest. Sections 25.137 and 25.114 of the Commission's rules, to the extent that Inmarsat Hawaii has not herein provided the information required by these rules. The Commission may grant a waiver for good cause shown. A waiver is therefore appropriate if special circumstances States with a non-U.S-licensed satellite, Inmarsat Hawaii respectfully requests a waiver of for authority to provide LEOP on a special temporary basis is a request to serve the United To the extent the Commission determines, however, that Inmarsat Hawaii's request

the satellite prior to its commercial operation. to support the LEOP portion of the campaign using a small portion of the C-band capacity of contractual privity with that operator. Rather, Inmarsat Hawaii has contracted with Astrium Inmarsat Hawaii is not the operator of the Arabsat 5A satellite, nor is Inmarsat Hawaii in addition, Inmarsat Hawaii would not easily be able to obtain such information because propulsion and orbital debris - and Inmarsat Hawaii does not have such information. sought by Section 25.114 that is not relevant to the LEOP - e.g., antenna patterns, energy and Hawaii seeks authority only to conduct LEOP support for Arabsat 5A. Thus, any information In this case, good cause for a waiver of portions of Section 25.114 exists. Inmarsat

the requisite authority to perform the LEOP of the Arabsat 5A satellite, except for the point on an unprotected, non-interference basis. of communication. Moreover, as with any STA, Inmarsat Hawaii will conduct the operations As evidenced by Inmarsat Hawaii's license for the 19m Antenna, Inmarsat Hawaii has

extent it is not provided herein. As noted above, Inmarsat Hawaii has provided the required authorization, and because obtaining the information would be a hardship, Inmarsat Hawaii seeks a waiver of all the technical and legal information required by Section 25.114, to the seeks authorization. information to the extent that it is relevant to the LEOP service for which Inmarsat Hawaii Because it is not relevant to the service for which Inmarsat Hawaii seeks

required by Section 25.137 is not implicated here. For example, Section 25.137(d) requires the way to its final geostationary orbital location. Thus, the purpose of the information services" in other countries. Here, there is no service being provided by the satellite; licensed satellite systems have effective competitive opportunities to provide analogous information required is not herein provided. Section 25.137 is designed to ensure that "U.S.-Inmarsat Hawaii is simply providing TTAC facilities while the satellite is in transfer orbit on Good cause also exists to waive portions of Section 25.137, to the extent the

47 C.F.R. § 25.137(a). 47 C.F.R. §§25.137 and 25.114 47 C.F.R. §1.3.

conduct a limited period of LEOP support of the Arabsat 5A satellite. bond - i.e., to prevent warehousing of orbital locations by operators seeking to serve the earth station applicants requesting authority to operate with a non-U.S.-licensed space station that is not in orbit and operating to post a bond. The underlying purpose in having to post a United States – would not be served by requiring Inmarsat Hawaii to post a bond in order to

serving the United States - will not be undermined by grant of this waiver request. opportunities" to serve foreign markets and to prevent warehousing of orbital locations of Section 25.137 – to ensure that U.S. satellite operators enjoy "effective competitive community. The spacecraft family is not meant to serve the United States. Thus, the purpose is a commercial communications satellite primarily supporting TV transmissions to the Arab Inmarsat Hawaii understands that Arabsat 5A is licensed by ARABSAT. Arabsat 5A

Given these particular facts, Inmarsat Hawaii believes that the waiver sought herein is within 10 days would pose undue hardship without serving underlying policy objectives. unrelated party, where there is no risk of interference and the operation will normally cease conditions. Requiring Inmarsat Hawaii to obtain technical and legal information from an satellite using the 19m Antenna for a maximum period of 10 days under nominal launch Finally, Inmarsat Hawaii notes that it expects to communicate with the Arabsat 5A

MISSION TECHNICAL PARAMETERS

Earth Station

19m Antenna. The operations contemplated in this request fall within the existing license parameters for the Inmarsat Hawaii provides the following technical parameters for information only.

EARTH-to-SPACE

Minimum Elevation for Transmission: 10 degrees Modulation: PCM (NRZ-L)/PSK/FM (800KFXD) Transmit Polarisation: Circular LH and RH Maximum EIRP: 89 dBW Transmit Frequencies: 5927.5 MHz and 6422.8 MHz

SPACE-to-EARTH:

Modulation: PCM (NRZ-L)/BPSK/PM (800KFXD) Maximum Spacecraft EIRP: 0 dBW within +/- 70 degrees Receive Polarisation: Circular LH and RH Receive Frequencies: 3705.1 MHz and 4191.0 MHz

Azimuth Range: 360 degrees

⁴⁷ C.F.R. §25.137(d)(4)

to ten days assuming a nominal launch scenario. Duration of Communications: Once or twice a day for a period of a few hours for about three

Space Station Coordination

with other spacecraft operators that may be potentially affected during LEOP operations undertaken coordination of communications for the support of the launch of Arabsat 5A spacecraft with existing spacecraft operators during LEOP operations is the responsibility of Astrium, who are the satellite operator during the campaign. Astrium has The coordination of communications for the support of the launch of the Arabsat 5A

throughout the LEOP activities, to ensure that the LEOP will be conducted on a noncommunications with other operators will be kept open in the period leading to and circumstances that may occur. In accordance with normal industry practices, Astrium also has undertaken to review the need for coordination based on any changed for such coordination have been made and all issues have been satisfactorily resolved. interference basis. Astrium has informed Inmarsat Hawaii that all the preparatory activities and contacts

requests that the Commission grant STA beginning April 20, 2010 for period of 30 days. 5A spacecraft, within technical parameters consistent with the licensed parameters of the 19m because it will enable Inmarsat Hawaii to provide essential TTAC functions to the Arabsat Antenna, without creating any risk of harmful interference. Inmarsat Hawaii respectfully Grant of the requested STA will serve the public interest, convenience and necessity