

## Federal Communications Commission Washington, D.C. 20554

DA 11-338

February 23, 2011

Ms. Seda Serdar IHLAS HABER AJANSI IHA 529 14<sup>th</sup> Street NW Suite 1187 Washington, D.C. 20045

> Re: Callsign E110009 File No.: SES-LIC-20110207-00119

Dear Ms. Serdar:

On February 7, 2011, IHLAS HABER AJANSI IHA filed the above-captioned application for a license for a new transmit/receive mobile satellite service earth station license operating in the standard Ku-band frequencies. For the reason stated below, we dismiss the application as defective without prejudice to refiling.<sup>1</sup>

Section 25.112 of the Commission's rules, 47 C.F.R. § 25.112, requires the Commission to return, as unacceptable for filing, any earth station application that is not substantially complete, contains internal inconsistencies, or does not substantially comply with the Commission's rules. IHLAS HABER AJANSI IHA's application is not substantially complete, which renders it unacceptable and subject to dismissal. The deficiency is as follows:

Section 25.115(a)(1) of the Commission's rules, 47 C.F.R. § 25.115(a)(1), requires applications for earth station licenses to be submitted on FCC Form 312, Main Form and Schedule B, and include the information specified in Section 25.130 of the Commission's rules, 47 C.F.R. § 25.130. IHLAS HABER AJANSI IHA did not submit with its application a complete Schedule B nor all the information required by 47 C.F.R. § 25.130.

In light of the above, pursuant to Section 25.112(a)(1) of the Commission's rules, 47 C.F.R. § 25.112(a)(1) and Section 0.261 of the Commission's rules on delegations of authority, 47 C.F.R. § 0.261, we dismiss IHLAS HABER AJANSI IHA's application without prejudice to refiling.

Sincerely,

Paul E. Blais Chief, Systems Analysis Branch Satellite Division International Bureau

<sup>&</sup>lt;sup>1</sup> If IHLAS HABER AJANSI IHA refiles a license application identical to the one dismissed, with the exception of supplying the missing information, it need not pay an application fee. *See* 47 C.F.R. §1.1111(d).