

From: Richard Ball

To: Leann Nguyen

Date: February 20, 2017

Subject: Request for Info - File # 0329-EX-CN-2016

Message:

File No. 0329-EX-CN-2016

Ref. No. 35421

Ms. Nguyen:

This is to advise you that AFTRCC coordination has been completed for File No. 0329-EX-CN-2016.

Please see below.

Best regards,

Jeff Rummel
Attorney for BAE Systems

Jeffrey E. Rummel
Partner

Arent Fox LLP | Attorneys at Law
1717 K Street, NW
Washington, DC 20006-5344
202.715.8479 DIRECT | 202.857.6395 FAX
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-----Original Message-----

From: wayne.morris@L3T.com [mailto:wayne.morris@L3T.com]

Sent: Monday, February 20, 2017 6:34 AM

To: Rummel, Jeffrey

Subject: RE: AFTRCC ICN 1157-17/6716 (BAE Systems New License/Antenna Testing-Litchfield, NH)

0329-EX-CN-2016

-----Original Message-----

From: wayne.morris@L3T.com [mailto:wayne.morris@L3T.com]

Sent: Friday, February 17, 2017 7:06 AM

To: Rummel, Jeffrey

Cc: dataentry@aftrcc.org; treasurer@aftrcc.org; dhankins@txtav.com

Subject: AFTRCC ICN 1157-17/6716 (BAE Systems New License/Antenna Testing-Litchfield, NH)

This email is your AFTRCC coordination.

This coordination includes this header information, DOD Area Frequency Coordinator comments and AFTRCC comments. These messages must not be separated.

This coordination is advisory only and not binding on the FCC. Applicants are advised that this coordination does not constitute a judgment that the frequency(ies) is best suited for the applicant's purpose nor that the frequency(ies) is exclusive to the applicant. Flight Test frequencies are shared and may require scheduling with other users.

In return for AFTRCC's processing of the applicant's coordination request, the applicant agrees to release and hold harmless AFTRCC, its officers, directors, agents, members, and representatives from any claims, losses or expenses that may arise from the use of the frequency.

This coordination is not an authorization to transmit. A copy of this coordination must accompany application to the FCC.

Signed:

Wayne Morris
AFTRCC Telemetry Coordinator
903-457-6949

-----Original Message-----

From: CORZO, JENNIFER Y GS-13 USAF AFSPC AFSMO/SQA [mailto:jennifer.corzo.2@us.af.mil]
Sent: Thursday, February 16, 2017 1:46 PM
To: Morris, Wayne L @ AS - MID
Subject: RE: AFTRCC ICN 1157-17/6716 (BAE Systems New License/Antenna Testing-Litchfield, NH)

Mr. Morris,

The AF concurs with subject STA on a NIB.

Thanks.

V/R

//SIGNED//

Jennifer Y. Corzo
USAF Frequency Assignment Subcommittee (FAS) Representative Air Force Spectrum Management
Office (AFSMO)
6910 Cooper Avenue
Ft. Meade, MD 20755-7901
NIPR: Jennifer.Corzo.2@us.af.mil
SIPR: Jennifer.Y.Corzo.civ@mail.smil.mil
DSN: 375-3719
COMM: 301-225-3719

-----Original Message-----

From: wayne.morris@L3T.com [mailto:wayne.morris@L3T.com]
Sent: Thursday, February 16, 2017 10:12 AM
To: CORZO, JENNIFER Y GS-13 USAF AFSPC AFSMO/SQA
Cc: AFSMO/AFTRCC ; CHABOT, JASON G GS-14 USAF AFSPC AFSMO/SQA
Subject: AFTRCC ICN 1157-17/6716 (BAE Systems New License/Antenna Testing-Litchfield, NH)

AFTRCC concurs with and requests DoD USAF AFC concurrence/coordination on the following Experimental License request.

Applicant:

BAE Systems Information

C/O Jeff Rummel

1717 'K' Street, NW

Washington DC. 20006

POC: Jeffery Rummel (202-715-8479)

Frequencies: (MHz) 1440.0-1460.0 / 1496-1510.0 / 2360.0

Station Class: XT/MO

Emission: N0N

Power: 1 watt (ERP)

Location: Litchfield, NH (42-48-22N 71-25-33W)

MIRAD: .5 KM

Dates: 2017-02-20 thru 2019-02-20

AFTRCC comments: non-interference basis to Flight Test telemetry.

**Please note that there is no longer an secondary allocation for mobile telemetry in the band 2305-2320 MHz. This particular spectrum is owned/operated by Verizon and secondary usage of same should be negotiated directly with Verizon wideband services.

**In the band 2345-2360 MHz, the primary service (WCS/AT&T) has begun utilizing the spectrum for LTE operations in the area requested. As AFTRCC conducts no civil flight testing within 120 KM of this area, AFTRCC conducts no ground station studies nor can it make recommendation for coordination due to the secondary nature of AMT in this spectrum.

AFTRCC recommends that BAE contact AT&T WCS/Cellular service directly for coordination of this spectrum. Failure to coordinate same with AT&T could cause undue interferences to AT&T operations of handset to cellular tower within radio line-of-sight.

Please reply via return email as to concurrence, non concurrence, scheduling, or additional comments.

Signed:
Wayne Morris

AFTRCC Telemetry Coordinator

903-457-6949