To: Erik Erben E-Mail: erik.erben@honeywell.com From: Doug Young Date: January 19, 2010

Subject: Request for Info - STA File #0014-EX-ST-2010

Message:

There does seem to be some misunderstanding involved. Let me first offer some hints to help the licensing process go more smoothly. If you are basing a new application on something in the past, either use the previous application as a template or mention it in the exhibit. That is the processor's only way to know. We can't remember every application and what has been approved. The one thing I did think I remembered was that I was pretty sure you didn't have anything for Miami. Therefore the use of 2300-2500 MHz for Miami must be requested somewhere, preferably in this application. You were right that you don't need an authorization for 902-928 MHz if you are using Part 15 equipment without any modifications, and in the manner it is approved. But, how was I supposed to know that the equipment you are using for that band is Part 15 approved? Also, if previous applications have been authorized for Part 15 operations, I would appreciate that those requests be withdrawn if renewals are filed for those operations. I do not want to carry authorizations that are not necessary on our books. DON'T file for operation that you are sure fall under Part 15 in the future.

The continuing authority for an STA under 47CFR5.61(b) refers to the situation when a regular license application has been filed AFTER the STA.

Please amend this application to include all frequencies that need licensing for all locations. If you still have authority for some frequencies at some locations, you do not need to re-file for them. Also, at this point in time, approval by the original requested start date of 01/25/2010 is highly unlikely. At least 1090 MHz needs to be coordinated with the federal government, and that usually takes approximately two weeks. I do not intend to initiate coordination until all amendments to the application have been completed.

The items indicated above must be submitted before processing can continue on the above referenced application. Failure to provide the requested information within 30 days of January 19, 2010 may result in application dismissal pursuant to Section 5.67 and forfeiture of the filing fee pursuant to Section 1.1108.

DO NOT Reply to this email by using the 'Reply' button. In order for your response to be processed expeditiously, you must upload your response via the Internet at https://fjallfoss.fcc.gov/oetcf/els/index.cfm by clicking on the "Reply to Correspondence" hyperlink.

Responses to this correspondence must contain the Reference number: 10005