

From: Jennifer Hinden

To: Nimesh Sangani

Date: December 19, 2018

Subject: Additional Information Request

Message:

Dear Mr. Sangani,

Skylo Technologies, Inc. ("Skylo") hereby responds to your inquiry dated December 17, 2018, (Ref. No. 45510) regarding its pending application for a conventional experimental authorization, see File No. 0851-EX-CN-2018. As noted in Skylo's pending application, it has requested authority to deploy up to 100 units in conjunction with its trials so that it may have the flexibility to test several iterations of prototype hardware. Skylo does not intend to operate all 100 units at once; rather, it seeks permission to deploy spares and different prototypes, on an as-needed basis. 100 units represents a small fraction of the number of units that may be available in the marketplace once the devices are properly authorized and may be marketed to consumers in accordance with the FCC's rules. Moreover, 100 units will allow Skylo to ensure the statistical reliability of its testing. As indicated in Skylo's application, the additional units will not change the interference potential of Skylo's testing.

In response to your questions regarding Skylo's trials, Skylo confirms that it intends to operate pursuant to Section 5.601 of the Commission's rules, as a "product development trial." Skylo does not intend to charge customers any fees in conjunction with its product development testing.

Please let me know if you have further questions.

Respectfully submitted,
Jennifer D. Hindin
Counsel for Skylo Technologies, Inc.

Ref. No. 45510