

October 23, 2002

Federal Communications Commission Office of Engineering and Technology

Application Filed Via OET Laboratory Electronic Filing Site https://gullfoss.fcc.gov/prod/oet/index.html

Re: Equipment Authorization Under Part 87 Certification HST-900 High-Speed Transceiver FCC ID: AJK8221772

In accordance with the requirements of the Federal Communication Commission Rules and Regulations, Rockwell Collins, Inc. hereby notifies the Federal Communications Commission of **additional testing information** for its certification application for the Rockwell Collins HST - 900 High Speed Data Transceiver.

Figure 8 of Section 3.6 "Occupied Bandwidth", measured the bandwidth which contained 99.5% of the transmitted energy. However, 47CFR 87.135(a), defines the Occupied Bandwidth as "the width of a frequency band such that, below the lower and above the upper frequency limits, the mean powers emitted are each equal to 0.5 percent of the total mean power of a given emission." For a symmetrical spectrum, the proper test equipment settings should have been established as 99.0% of the transmitted energy. This error resulted in an occupied bandwidth measurement greater than if measured properly.

Rockwell Collins requests that the attached spectrum plot replace the spectrum plot contained as Figure 8 in Section 3.6.2 of our original submission. In addition, we request that the text of Section 3.6.3 be replaced with the following text to accurately reflect the new measured data.

3.6.3 Test Results Discussion:

The 3000 bps signaling channel has an occupied bandwidth measured at 16.00 kHz. This is within the 25 kHz Authorized Bandwidth specified in 87.137 for aircraft earth stations using G1D emissions.

The 134400 bps 16-QAM user data channel has an occupied bandwidth measured at 39.84 kHz. This higher data rate class of emission (D1D, D1E, D1W) and associated occupied bandwidth is not accommodated by the table of 87.137. Rockwell Collins intends to submit a Request for Waiver to accommodate the new emission type utilized by the INMARSAT Swift64 service and their associated occupied bandwidths.



Please direct any questions regarding this filing to Mr. Joe Cramer, (703) 516-8213.

Respectfully Submitted,

Maggie O'Neill Administrative Assistant Governmental & Regulatory Affairs

cc: Federal Communications Commission