



January 13, 2015

Timothy R. Johnson
American Certification Body Inc.
6731 Whittier Ave., Suite C110
McLean, VA 22101

RE: FCC ID: HSW-DNT24, Model DNT24

Dear Mr. Johnson:

It has come to our attention that the Original FCC Certification Grant, dated 10/21/2011 under ACB Project Number ATCB011264, and the Permissive Change Grant, dated 4/26/2012 under ACB Project Number ATCB012080, for the above referenced FCC ID erroneously restricts usage of the device in the U.S. as a Frequency Hopping Spread Spectrum (FHSS) Transmitter.

The confusion over the DTS/FH language in the manual stems from the fact that we qualified the DNT24 as a frequency hopping device in Europe. The FCC/IC and European rules are written such that it is always advantageous for us to qualify as a DTS here in the US but as a FH device in Europe. The manual is written to accommodate both US and EU markets and so contains language about each.

Because the *DNT24 always meets the DTS requirements regardless of whether or not the radio hops and regardless of the number of channels it hops over*, we respectfully request that ACB remove the statement, "This device is not approved in the US as a Frequency Hopping Spread Spectrum (FHAA) Transmitter" from the grant notes.

Best Regards,

A handwritten signature in black ink, appearing to be 'Mark Tucker', written in a cursive style.

Mark Tucker
Manager, Hardware Engineering Group
RF Product Department
Murata Americas (RFM)