

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 at 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,

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