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**STAMP AND RETURN**

**FILED/ACCEPTED**

**MAY 31 2007**

Federal Communications Commission  
Office of the Secretary

May 31, 2007

Via HAND DELIVERY

Marlene H. Dortch  
Secretary  
Federal Communications Commission  
445 12th Street, SW  
Washington, DC 20554

**Re: Update to SkyWave Mobile Communications, Inc. Application for Authority Under Section 214 to Provide Inmarsat D+ Service Using the Inmarsat 4F2 Satellite - File No. ITC-214-20060209-00091**

Dear Ms. Dortch:

On February 9, 2006, SkyWave Mobile Communications, Inc. ("SkyWave") filed the above referenced application seeking authority under Section 214 to provide Inmarsat D+ service using the Inmarsat 4F2 satellite. By this letter, SkyWave updates the ownership information provided in this application. On April 20, 2007, SkyWave closed an investment transaction that resulted in several new entities holding a direct or indirect ownership interest in SkyWave of greater than 10 percent. Pursuant to Section 1.65 of the Commission's rules, 47 C.F.R. § 1.65, SkyWave provides an updated version of Attachment 2 to the above referenced application, which provides the required information for the new 10 percent or greater direct or indirect shareholders in SkyWave. This updated Attachment 2 should replace the original version of Attachment 2.

Please do not hesitate to contact me, if you have any questions regarding this update.

Respectfully submitted,



Alfred M. Mamlet

Marc A. Paul

Brendan Kasper

*Counsel to SkyWave Mobile Communications, Inc.*

**ATTACHMENT 2**

**SKYWAVE MOBILE COMMUNICATIONS, INC.**

Application for Authorization under Section 214 of the Communications Act to Provide  
Inmarsat D+ Mobile Satellite Service

**Question 14 - 10% or greater direct or indirect equity owners in SkyWave**

SkyWave Mobile Communications, Inc. ("SkyWave") is a corporation incorporated under the laws of Canada with offices at 1145 Innovation Drive, Unit 288, Ottawa, Ontario, K2K 3G8, Canada. Its principal business is the provision of global asset tracking, monitoring and control solutions via satellite. The name, address, citizenship and primary business of the direct and indirect shareholders in SkyWave that hold at least a 10% interest are as follows:

1378346 Ontario Inc. – 38.92% direct interest in SkyWave  
One First Canadian Place  
Suite 1410, PO Box 129  
Toronto, Ontario M5X 1A4  
Company organized under the laws of Canada  
Primary Business: Holding company

McLean Watson Ventures II Limited Partnership ("MWV") – 38.92%  
indirect interest in SkyWave (through its control of 1378346 Ontario Inc.)  
One First Canadian Place  
Suite 1410, PO Box 129  
Toronto, Ontario M5X 1A4  
Limited partnership organized under the laws of Canada  
Primary Business: Investment

Treasury of the Province of British Columbia of Canada - 12.02% indirect  
interest in SkyWave (through its 30.88% limited partnership interest in  
MWV)  
P.O. Box 9910  
Stn Prov Govt,  
Victoria, British Columbia, V8W 9V1, Canada  
Provincial government agency  
Primary Business: administrator of the provincial government's employee  
pension fund

ID, L.P. – 19.10% direct interest in SkyWave  
Complexe Desjardins, bureau 1717  
PO Box 760, succ. Desjardins  
Montreal, Quebec H5B1B8  
Limited partnership organized under the laws of Canada  
Primary Business: Investment

Federation des Caisses Dejardins – 19.10% indirect interest in SkyWave  
(through its ownership of ID, L.P.)  
100 avenue des Commandeurs  
PO Box 760, succ. Dejardins  
Levis, Quebec G6V 7N5  
Company organized under the laws of Canada  
Primary Business: Credit union

Mahkota SA – 25.16% direct interest in SkyWave  
75 Parc d'activités  
L-8308 Capellen  
G.-D. Luxembourg  
Company organized under the laws of Luxembourg  
Primary Business: Investment

Brunei Investment Agency – 25.16% indirect interest in SkyWave  
(through its ownership of the beneficial interest in the shares of Mahkota,  
which are held in trust by Maze SARL, a Luxembourg limited liability  
company)  
Level 12  
Ministry of Finance Building  
Commonwealth Drive  
Jalan Kebangsaan BB3910  
Brunei Darussalam  
Government agency in Brunei  
Primary Business: Investment

SkyWave has no interlocking directorates with any foreign carrier.

**Question 15 - Responses to 47 C.F.R. §§ 63.18(d), (e)(3) and (g)**

§ 63.18(d)

SkyWave has previously received authority under Section 214 of the Communications Act. In File No. ITC-214-20050920-00375, the Commission granted Section 214 authority for SkyWave to provide Inmarsat D+ Mobile Satellite Service as a facilities-based and resale provider. SkyWave is filing this new Section 214 application because Inmarsat is transitioning the Inmarsat D+ service from the Inmarsat-3 satellite located at 54° W.L., which was used to provide D+ service in the U.S. at the time of SkyWave's original application, to the new Inmarsat 4F2 satellite at 52.75° W.L.

§ 63.18(e)(3)

SkyWave requests Section 214 authority to operate as a facilities-based and resale provider of domestic and international mobile satellite services via Inmarsat satellites in

the Pacific, East Atlantic and West Atlantic Ocean Regions. SkyWave certifies that it will comply with the terms and conditions in 47 C.F.R. §§ 63.21, 63.22 and 63.23 as applicable. The proposed services will include Inmarsat D+ services originating and terminating in the United States and abroad. The Inmarsat D+ service is a low data-rate two-way (non-voice) store and forward short messaging and tracking system offered via Inmarsat satellites and is not interconnected to the PSTN. All communications covered by this application will be routed through the Inmarsat Land Earth Stations located at Burum, Netherlands and Auckland, New Zealand. SkyWave is not seeking separate Title III authority to operate the Inmarsat D+ terminals in the U.S. Instead, SkyWave Mobile Communications Corp. ("SMCC"), an indirectly wholly-owned U.S. subsidiary of SkyWave, currently holds the Title III authority (as well as Title II authority) necessary to operate Inmarsat D+ terminals in the U.S. *See* Call-sign E030055. The operation of these Inmarsat D+ terminals are already subject to a commitment by SkyWave Mobile Communications, Corp. to cooperate with the Department of Justice and FBI as necessary. *See* File Nos. ITC-214-20030311-00123 and SES-LIC-20030311-00353.

§ 63.18(g): Environmental Information

The facilities-based authority under Section 63.18(e)(3) requested in this Application is categorically excluded from environmental processing under Section 1.1306 of the Commission's Rules. Therefore, an environmental assessment pursuant to Section 1.1311 of the Commission's Rules is not necessary.