



May 14, 2008

Ms. Marlene H. Dortch  
Secretary  
Federal Communications Commission  
Washington, DC 20554

To: International Bureau, Satellite Division  
Re: File No. SES-MOD-20080320-00334  
May 13, 2008 Amendment to March 20, 2008 Modification Application

Dear Ms. Dortch:

The purpose of this letter is to correct a minor non-technical error in the above-referenced modification application amendment. The second sentence of the description set forth in section 43 and the attached "Compliance Statement" incorrectly states, "The March 20 application seeks authority to add up to 350 of these antennas to Vizada's authorization to provide ESV service via its Southbury, CT teleport, call sign E890649." (emphasis added) It should have stated, "The March 20 application seeks authority to add up to 350 of these antennas to Vizada's authorization to provide ESV service via its Santa Paula, CA teleport, call sign E890649." (emphasis added)

Attached is a new "Compliance Statement" that has been corrected accordingly. Please make this letter and the corrected "Compliance Statement" part of the record for this modification application amendment.

Thank you in advance for your assistance. Any questions should be directed to James G. Lovelace at 301-838-7909.

Respectfully submitted,

A handwritten signature in cursive script that reads "Barbara L. Spencer".

Barbara L. Spencer  
General Counsel

Enclosure

## **Statement of Compliance with Section 25.222**

Vizada, Inc.

Amendment to Correct Portion of Application Regarding Use of 1M43G1 W and 2M35G1 W Emissions to Provide ESV Service Utilizing up to 350 SeaTel Model 6006 1.5 Meter Remote ESV Antennas Operated via its Santa Paula, CA Teleport

Call Sign E890649

File No. SES-MOD-20080320-00334

Vizada, Inc. (“Vizada”, formerly Telenor Satellite, Inc. and Vizada Satellite, Inc.) hereby amends the portion of the March 20, 2008 application regarding use of the 1M43G1 W and 2M35G1 W emissions in the 14.0-14.5 GHz band to provide ESV Service utilizing the SeaTel Model 6006 1.5 meter remote ESV antennas. The March 20 application seeks authority to add up to 350 of these antennas to Vizada's authorization to provide ESV service via its Santa Paula, CA teleport, call sign E890649.

It has been determined that there were errors in the response to item E48 of Schedule B for two emissions in the application. The E48 response for the 1M43G1 W and 2M35G1 W emissions incorrectly stated a maximum EIRP per carrier for each that was higher than, and therefore inconsistent with, the 52.0 dBW Total EIRP for all carriers listed in response to item E40 of Schedule B.

Vizada hereby corrects the inadvertent error in the response to item E48 of Schedule B for both emissions. A lower maximum EIRP per carrier of 52.0 is being stated for the 1M43G1 W and 2M35G1 W emissions in the 14.0-14.5 GHz band which is consistent with the 52.0 dBW Total EIRP for all carriers listed in response to item E40 of Schedule B.

There is no change in Vizada’s Showing of Compliance with Part 25 of the Commission’s Rules or any of the other exhibits and information submitted with the March 20, 2008 application. Vizada apologizes for the inconvenience caused by its error. Any questions should be directed to James G. Lovelace at 301-838-7909.