



WASHINGTON, DC

RAUL R. RODRIGUEZ
202.416.6760
RRODRIGUEZ@LERMANSENTER.COM

August 17, 2009

FILED/ACCEPTED

AUG 17 2009

Federal Communications Commission
Office of the Secretary

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

Re: Withdrawal Letter
File Nos. SAT-MOD-20090429-00046, SAT-MOD-20090429-00047,
SES-MOD-20090429-00536

Dear Ms. Dortch:

As explained in more detail in the attached letter, which was separately filed with the FCC, SkyTerra Subsidiary LLC (“SkyTerra”) and the U.S. GPS Industry Council (“Council”) have reached an agreement addressing the concerns expressed by the Council in its Comments regarding the referenced SkyTerra ATC Modification Application (“ATC Modification Application”).¹ In the expectation that the Commission will adopt the substance of the attached letter in granting the ATC Modification Application, the Council hereby withdraws its Comments filed in connection with the referenced SkyTerra applications.

Please direct any questions regarding this matter to the undersigned.

Respectfully submitted,

A handwritten signature in black ink that reads 'Raul R. Rodriguez' with a stylized flourish at the end.

Raul R. Rodriguez

Counsel for the U.S. GPS Industry Council

Attachment
cc (by email w/ attach.):
William Bell
Howard Griboff
Kathryn Medley
Robert Nelson

¹ See attached Letter to Marlene H. Dortch from SkyTerra Subsidiary LLC and the U.S. GPS Industry Council (August 13, 2009).

August 13, 2009

Via Electronic Filing (IBFS)

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

Re: Ex Parte Letter
SkyTerra Subsidiary LLC
File Nos. SAT-MOD-20090429-00046, SAT-MOD-20090429-00047, SES-
MOD-20090429-00536

Dear Ms. Dortch:

We are pleased to inform you that, in connection with the above-referenced applications of SkyTerra Subsidiary LLC (“SkyTerra”) to modify its Ancillary Terrestrial Component authorization (the “ATC Modification Application”), the U.S. GPS Industry Council (“Council”) and SkyTerra have agreed on out-of-band emissions (“OOBE”) limits for the operation of low-power base stations with a maximum EIRP of -4 dBW/MHz that are intended to be deployed indoors (“femtocells”) and personal computer (“PC”) data cards communicating with such base stations.¹ Specifically, SkyTerra will limit OOBE for femtocells and data cards communicating with such femtocells to less than -114.7 dBW/MHz and -111.7 dBW/MHz in the 1559-1605 MHz band, respectively. These limits are intended to reduce the potential for harmful interference to GPS receivers operating indoors, thereby addressing the concerns expressed by the Council in its Comments regarding the ATC Modification Application.²

SkyTerra and the Council therefore urge the Commission to adopt the OOBE limits set forth in this letter as a license condition to the grant of the ATC Modification Application.

¹ The reference to “PC data cards” is intended to mean RF devices that work in conjunction with a PC or laptop computer, including external PC devices, such as USB modems, Type II PC cards, and ExpressCards, and internal PC devices that provide the same data communications functionality as such external devices. The reference is not intended to include handsets that are capable of voice and data transmissions independent of a PC, even if such device could function as an external PC modem.

² See Comments of the U.S. GPS Industry Council (July 10, 2009). The Council is separately filing a letter withdrawing its Comments, as a result of this agreement.

Please direct any questions regarding this matter to the undersigned.

Respectfully submitted,

SkyTerra Subsidiary LLC

The U.S. GPS Industry Council

By: _____/s/
Bruce D. Jacobs

By: _____/s/
Raul R. Rodriguez

Pillsbury Winthrop Shaw Pittman LLP
2300 N Street, NW
Washington, DC 20037
Counsel for SkyTerra Subsidiary LLC

Leventhal Senter PLLC
2000 K Street, NW
Washington, DC 20006-1809
*Counsel for the U.S. GPS Industry
Council*

cc (via email):

William Bell
Howard Griboff
Kathym Medley
Robert Nelson

CERTIFICATE OF SERVICE

I, Renee Williams, a secretary with the law firm of Pillsbury Winthrop Shaw Pittman LLP, hereby certify that on this 13th day of August 2009, I served a true copy of the foregoing by first-class United States mail, postage prepaid, upon the following:

Tom Houtman
Director, Product Development
SkyWave Mobile Communications, Inc.
SkyWave Mobile Communications, Corp.
1145 Innovation Drive, Suite 288
Ottawa, Ontario
Canada K2K 3G8

Diane J. Cornell
Inmarsat, Inc.
1101 Connecticut Avenue, N.W.
Suite 1200
Washington, DC 20036

Jennifer D. Hindin
Carl R. Frank
Colleen King
Wiley Rein LLP
1776 K Street NW
Washington, DC 20006
Counsel for Amtech Systems LLC

John P. Janka
Latham & Watkins LLP
555 Eleventh Street, NW
Suite 1000
Washington, DC 20004-1304
Counsel for Inmarsat, Inc.

/s/

Renee Williams

CERTIFICATE OF SERVICE

I, Rebecca J. Cunningham, hereby certify that on this 17th day of August 2009, I served a true copy of the foregoing by first-class United States mail, postage prepaid, upon the following:

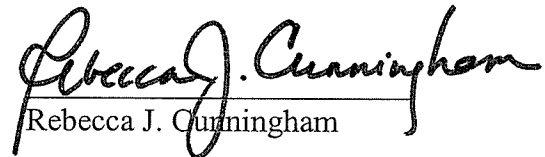
Tom Houtman
Director, Product Development
SkyWave Mobile Communications, Inc.
SkyWave Mobile Communications, Corp.
1145 Innovation Drive, Suite 288
Ottawa, Ontario
Canada K2K 3G8

Diane J. Cornell
Inmarsat, Inc.
1101 Connecticut Avenue, NW
Suite 1200
Washington, DC 20036

Bruce D. Jacobs
Pillsbury Winthrop Shaw Pittman LLP
2300 N Street, NW
Washington, DC 20037
Counsel for SkyTerra Subsidiary LLC

Jennifer D. Hindin
Carl R. Frank
Colleen King
Wiley Rein LLP
1776 K Street NW
Washington, DC 20006
Counsel for Amtech Systems LLC

John P. Janka
Latham & Watkins LLP
555 Eleventh Street, NW
Suite 1000
Washington, DC 20004-1304
Counsel for Inmarsat, Inc.


Rebecca J. Cunningham