

Exhibit Showing Compliance With 25.222(c) and (d) Requirement for Coordination With NTIA/IRAC Prior to Operation on Specified Frequencies in Specified Areas Near Protected NASA and NSF Facilities

Vizada, Inc.

Application to Modify License to
Update the Particulars of Operation and Antenna Facilities Specifications for the Sea Tel Model 4003A and 4006 1.0 Meter Ku-band Remote ESV Antennas;
Update the Particulars of Operation and Antenna Facilities Specifications for the Sea Tel Model 5009 1.2 Meter Ku-band Remote ESV Antennas;
Update the Particulars of Operation and Antenna Facilities Specifications for the Sea Tel Model 6006 1.5 Meter Ku-band Remote ESV Antennas;
Add up to 500 Sea Tel Model 4009/4010 1.0 Meter Ku-band Remote ESV Antennas;
Add up to 500 Sea Tel Model 5010 1.2 Meter Ku-band Remote ESV Antennas;
Add up to 500 Sea Tel Model 6009 1.5 Meter Ku-band Remote ESV Antennas; and
Add up to 500 Intellian 1.05 Meter Ku-band Model V110 Remote ESV Antennas to the Authorization to Provide ESV Service via Santa Paula, CA Teleport

FILE NO. SES-MOD-20091217-01592

Call Sign E890649

Vizada's operation of the Ku-band ESV remote antennas will fully comply with the requirements of Sub-sections 25.222 (c) and (d) of the Commission's Earth Station on Vessels (ESV) regulations. Vizada understands and complies with the mandates set forth in these provisions that operations of ESVs in the 14.0 – 14.2 GHz frequency bands within 125 km of the facilities specified in 25.222 (c) and operations of ESVs in the 14.47 – 14.5 GHz within the distances specified for the facilities set forth in 25.222 (d) are only permitted after they have been successfully coordinated through NTIA/IRAC.

Vizada has initiated the process of pursuing coordination and hopes to successfully complete the process in the future. Unless and until the coordination is successfully completed Vizada will comply with 25.222 (c) and (d) by not operating Ku-band ESVs at all on the specified frequencies within the specified distances of the facilities set forth in the two provisions.

Any questions with respect to this matter may be directed to James G. Lovelace at (301)838-7909.