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## September 17, 2012 BY ELECTRONIC FILING

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

## Re: Application of Panasonic Avionics Corporation for Special Temporary Authority, File No. SES-STA-20120913-00820, Call Sign E100089

Dear Ms. Dortch:

Panasonic Avionics Corporation ("Panasonic"), pursuant to Section 1.65 of the Commission's Rules, 47 C.F.R. § 1.65, hereby submits this letter to correct certain information contained in the above-referenced application for special temporary authority ("STA") filed with the Commission on September 13, 2012.

Due to clerical error, the narrative statement for the related Application for License Modification<sup>1</sup> was inadvertently submitted in place of the narrative statement for the above-referenced STA application. The appropriate narrative statement for this application is attached to this letter. The Commission is respectfully requested to substitute the attached Narrative Statement for that previously submitted with the above-referenced STA. No substantive amendment to the application is sought in the context of this clarification.

Panasonic would also note one minor discrepancy in the antenna specification sheet prepared for the Aura LE terminal and submitted with the application. *See* STA Application, Attachment at 1. Specifically, the receive minimum G/T value should be 10 dB/K rather than 9 dB as indicated. (The 12 dB typical value is consistent with the correct 10-14 dB/K range included in the application narrative and technical appendix.) Although the G/T values do not impact the interference potential of Aura LE transmit operations, Panasonic seeks to clarify this issue to avoid any confusion regarding the values.

<sup>&</sup>lt;sup>1</sup> File No. SES-MFS-20120913-00818 (Call Sign E100089).

<sup>37</sup> Offices in 18 Countries

Squire Sanders (US) LLP is part of the international legal practice Squire Sanders which operates worldwide through a number of separate legal entities.

Please feel free to contact the undersigned with any questions you may have or if Panasonic can provide any additional information to facilitate expeditious action on its application.

Sincerely,

Squire Sanders (US) LLP

/s/ Carlos M. Malda

Carlos M. Nalda Preston Thomas

Counsel to Panasonic Avionics Corporation

cc: Paul Blais, FCC International Bureau Stephen Duall, FCC International Bureau