



10 June 2015

TUV SUD BABT TCB
Octagon House,
Segensworth Road,
Fareham,
Hampshire,
PO15 5RL

Re: Class II Permissive Change for FCC ID: Q639603N

Dear Sir:

The purpose of this proposed Class II Permissive Change application is to modify Iridium Satellite LLC's ("Iridium") FCC Equipment Authorization for a Non-Broadcast Station Transmitter (FCC ID Q639603N), identified as Model 9603N, which is currently authorized for mobile RF exposure configuration, to permit use in a portable RF exposure configuration in a DeLorme Publishing Co., Inc. ("DeLorme") Host, as more completely described in this application. In order to evidence compliance, with FCC requirements, utilizing the requested portable configuration, an SAR test has been performed and is being provided with this application

Besides SAR testing of the standalone Iridium Model 9603N module in the DeLorme Host, an Iridium has been advised by DeLorme that an RF exposure evaluation was performed for simultaneous transmission of the Iridium Model 9603N module and a Panasonic Electronic Devices Europe GmbH ("Panasonic") Bluetooth module (FCC ID: T7V1315), which also may be installed in the DeLorme Host. The test results of this evaluation are being separately provided to the FCC by Panasonic.

The Host manufacturer, DeLorme Publishing Co., Inc. has confirmed to Iridium that it will make no changes to the Iridium Model 9603N, if the requested equipment authorization is granted and DeLorme installs it within the DeLorme Host, without prior notice to Iridium and the receipt of an equipment authorization from the FCC.

Sincerely,

Thomas Hickey
Chief Legal Officer
Iridium Communications Inc.

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