

Date: 2020-04-17

Federal Communications Commission  
7435 Oakland Mills Road  
Columbia, MD 21046

Attn: President

Subject: Justify Extended Frequency Range for MODEL: 52-7085UE5, FCC ID:L9N-7085PUE5

To Whom It May Concern:

This letter serves justification for extended frequencies.

This device has design capability to operate in the frequency band 440 to 470 MHz and complies with 47 CFR Part 90.203(e), in that the operator cannot directly program the transit frequencies using the normally accessible external controls. Please note that Licensed End Users do not have access to any external controls that will allow them to program the equipment. Equipment programming is the responsibility of AES Corporation approved Service Agents.

In addition to Parts 90 usage, this device is utilized in systems such as Federal and Public Safety agencies, e.g. police, fire, and emergency medical, etc. as indicated in the following table:

Freq. Range (MHz)	Part 90	Federal Customers
440.000 – 454.000	X	
454.000 – 456.000		X
456.000 – 460.5375	X	
462.5375 – 462.7375		X
462.7375 – 467.5375	X	
467.5375 – 467.7375		X
467.7375 – 470.000	X	

Table 1 – Frequency Range and Rule Parts - (47 CFR Part 2.106)

It is understood that a grant note code may be added to the grant which indicates this required operation. In addition, we acknowledge that it is a violation of FCC rules if the device operates on unauthorized frequencies.

Please contact me if you require any additional information.

Sincerely,

A handwritten signature in black ink, appearing to read "Michael Sherman".

Michael Sherman  
President & CEO  
AES Corporation