Asset Transfer and Name Change of Bell Aliant Canada’s xwave DSA Division to CAE PS Canada

Effective May 1, 2009, CAE Professional Services (Canada) Inc. (“CAE PS Canada”), a Canadian corporation and a wholly-owned subsidiary of Canadian corporation CAE Inc., acquired the assets comprising the Defense, Security, and Aerospace business unit of Bell Aliant Regional Communications, Limited Partnership’s xwave Division in Canada, formerly a division of Xwave Solutions Inc. (“xwave DSA”). CAE PS Canada will operate the business unit under the CAE PS name. Due to the volume of authorizations requiring amendments to reflect this asset transfer and name change, the Managing Director of DDT C is exercising the authority under 22 CFR 126.3 to waive the requirement for amendments under 22 C.F.R. 124.1(c) and 22 C.F.R. 123.25 to change currently approved authorizations.

All currently approved agreements will require a minor amendment per 22 CFR 124.1(d) to be submitted by each U.S. applicant to reflect this asset transfer and name change. The U.S. agreement holder will be responsible for submitting the required minor amendment within 60 days of May 1, 2009. New DSP-83s must be executed as a result of the name change, as applicable.

Pending agreements applications that require amending must be brought to the attention of the assigned Agreements Officer by the agreement holder. The necessary changes will be made before issuance once the Agreements Officer has been notified.

All currently approved DSP authorizations identifying xwave DSA will not require an amendment to reflect the name change to CAE PS Canada. A copy of this website notice must be attached to the currently approved license by the license holder to notify the appropriate parties to the authorization and the relevant U.S. Government agencies of the effective name change.

Pending DSP authorizations received by DDTC identifying xwave DSA as a party to the license will be adjudicated without prejudice. A copy of this website notice must be attached to the approved license by the license holder.
New DSP license applications received after June 1, 2009, identifying xwave DSA as a party to the license will be considered for return without action for correction to the new name.

A copy of this website notice must be maintained by the license holder and presented with the relevant license to Customs at time of shipment.