Frequency justification letter

Company Name: Tersus GNSS Inc.

Address: Rm 210, Building A, No. 666 Zhangheng Road, Zhangjiang Hi-tech

Park, Pudong, Shanghai, P.R.C Telephone: +86-21-50803136 Fax No: +86-21-50803136

Email: xueqin.tang@tersus-gnss.com

Date: 09/28/2018

FEDERAL COMMUNICATIONS COMMISSIONS

Authorization and Evaluation Division 7435 Oakland Mills Road Columbia, MD 2146

Subject:Extended Frequency Justification for Certification of Transmitter with

FCC ID: 2AMDJ-RS460

Dear Sir/Madam,

This transmitter was designed to operate in following frequency ranges:406.1-470MHz To aid equipment authorization in other countries which accept the United States FCC Grant for Certification, Guangdong Samzuk Technology Development Co,Ltd is requesting that the FCC lists the frequencies 406.1-470MHz, Under FCC Rule Part 90 On the FCC Grant

Guangdong Samzuk Technology Development Co,Ltd attests that the Walkie talkie will not be marketed to USA users with the frequency band which is not allowed by the rule Part 90,Per the FCC's KDB634817 guidance,as an alternative to listing the exact frequencies,we acknowledge that it's a violation of the FCC Rules if this device operates on unauthorized frequencies.

Frequency Range (MHz)	Part 90	Federal	Grant Notes
406.1-450	×		EF
450-454	×		EF
454-456		×	EF
456-462.5375	×		EF
462.5375-462.7375		×	EF
462.7375-467.5375	×		EF
467.5375-467.7375		×	EF
467.7375-470	×		EF

Also, equipment programming is the responsibility of Authorized Service Personnel, the Walkie talkie complies wirh 47 CFR Part 90.203(e), in that the operator cannot directly program the transmit frequencied using the normally accessible external controls.

Sincerely

Signature

Name: Tang Xueqin

Title: Manager