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January 31, 2001

Federal Communications Commission,
Via Electronic Filing

Attention: Frank Coperich, Electronics Engineer
Applicant: KENWOOD COMMUNICATIONS CORP.
Equipment: FCC ID: ALH29473120 EA96924
Reference: Correspondence 17821 January 24, 2001

Frank:

In reply to your questions, the Applicant has advised:

1. "The label was made to fit the ONLY available space on the chassis casting. That is all the space there is available for the RF exposure label. The font size cannot be increased, nor can the text be increased. Changing the casting to accept a larger label is not possible due to the battery contact location, the FCC ID label and the S/N label. "

The Applicant respectfully requests that the label be accepted as is because of the foregoing reasons.

The Applicant is also requesting information as to where in the rules the font size is described.

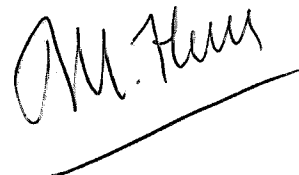
2. The Applicant believes that the WARNING statement (uploaded to the FCC on December 21, 2000 covers the "Occupational Use only" Directives, etc. Please review the attachment entitled "RADIO FREQUENCY SAFETY INFORMATION" sent again in MANUAL Exhibit.

3. The use of only Kenwood authorized accessories has also been addressed in the above safety information bulletin.

FYI. The Applicant is aware of this item. Any other antenna will be subjected to testing under a Permissive Change application.

We trust the foregoing now meets the requirements of the FCC. An early resolution would be much appreciated. This is a long standing submission.

Thank you,



MF;mgf
enc.
cc: Joel Berger via FAX
310 761 8136

MORTON FLOM, P. Eng.