

January 13, 2004

American TCB
6731 Whittier Ave., Suite C110
McLean, VA 22101



AEGIS LABS inc.

Gentlemen:

The attached documentation is provided in support of a formal submittal to your organization for a Grant of Equipment Authorization of an intentional unlicensed transmitter. On behalf of our client, Aegis Labs has included an application for a Grant of Equipment Authorization pursuant to Subpart C of part 15 of FCC Rules (47 CFR) regarding intentional radiators. The data within the test report demonstrates the equipment was tested in a manner described under Part 2 and 15 of the Code of Federal Regulations.

This is a submittal for approval of the Dell notebook computer Inspiron|600m (MN: PP05L, FCC ID: E2K24GBRL) with an INTEL PRO/Wireless 2200BG Network Connection (MN: WM3B2200BG) installed in its Mini PCI slot. The INTEL PRO/Wireless 2200BG Network Connection (MN: WM3B2200BG) is a dual band WLAN adapter (802.11b and 802.11g). The notebook computer was tested with a set of Wistron NeWeb Corporation antennas and Hitachi antennas continuously transmitting and receiving form the MAIN and AUX antenna ports.

A BlueTooth module approved as a modular device (FCC ID: IXMUB22111S) may also be installed in this chassis. The Wireless and BlueTooth module are not considered co-located as in the original grant.

For this submittal the INTEL PRO/Wireless 2200BG Network Connection (MN: WM3B2200BG) is not considered the EUT (Equipment Under Test). The EUT is the Dell notebook computer (MN: PP05L, FCC ID: E2K24GBRL).

If there are any additional questions or if further information is needed, please contact us at your earliest convenience.

Sincerely,

Rick Candelas
Aegis Labs, Inc.
Lab Manager
Enclosure (1 Emissions Test Report + Exhibits)