



Wednesday, January 19, 2005

Chief, Equipment Approval Services
Federal Communications Commission
P.O. Box 358315
Pittsburgh, PA 15251-5315

Dear Sir or Madam:

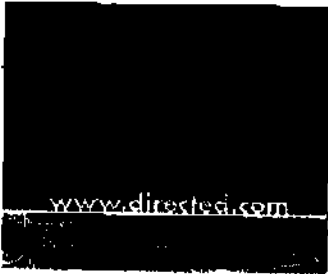
We, Directed Electronics Incorporated, hereby authorize TÜV Product Service (10040 Mesa Rim Road, San Diego, CA 92121, Tel. (619) 546-3999) to act as our agent in all matters relating to applications for equipment authorization, including the signing of all documents relating to these matters. I further certify that the applicant nor any party to the application is subject to a denial of Federal benefits, that includes FCC benefits, pursuant to Section 5301 of the Anti-Drug Abuse Act of 1988, 21 U.S.C. Section 862.

This authorization expires on 01/19/05.

Sincerely,



Mark Rutledge
Vice President of Engineering



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Directed
ELECTRONICS, INC.

One Viper Way Vista, California 92083-7853 ☎ 760 598 6200 📠 760 598 6400

AMERICA'S
LARGEST
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SECURITY
COMPANY

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Re: Explanation of the permissible change for EZSDEI474P grant design.

The change consists of a circuit modification for the purpose of cost reduction by reducing the design component count.

The initial approved circuit was based around a balanced, 2 transistor RF oscillator circuit. The change consists of redesigning the oscillator circuit with only one transistor circuit. All other parameters of the design remain the same as the original FCC approved version. The impact to the design RF performance is minimal and it satisfies all part 15.231 emissions requirements and limits.

Sincerely,

Minas Minassian
RF Engineer



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P.O. Box 358315
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Re: Request of Confidentiality

Pursuant to Sections 0.457(d)(1)(ii) and 0.459 of the Commission's Rules, the Applicant hereby requests confidential treatment of information accompanying as outlined below:

Schematics for EZSDEI474P

The above materials contain trade secrets and proprietary information not customarily released to the public. The public disclosure of these matters might be harmful to the Applicant and provide unjustified benefits to its competitors.

The Applicant understands that pursuant to Rule 0.457(d)(1)(ii), disclosure of this Application and all accompanying documentation will not be made before the date of the Grant for this Application.

Sincerely,

Mark Rutledge
Vice President of Engineering