

Certification Body of CETECOM Inc.
CETECOM Inc.
411 Dixon Landing Road
Milpitas, CA 95035 USA

Subject: Request for **Class 2 Permissive Change (C2PC)**

FCC-ID: F5315SCW9067
IC: 160A-SCW9067 (model SCW9067C)

All in one wireless home security, life safety, and home automation system

contains: certified CDMA transceiver module (FCC-ID: MIVCNN0301 / IC: 4160A-CNN0301), per FCC/IC modular approach;

To Whom It May Concern:

Pursuant to FCC 47 CFR §2.1043 and IC radio standard specification RSP-100 issue 10, section 4.4, respectively,

Digital Security Controls (DSC), of 3301 Langstaff Road, Concord, Ontario Canada L4K 4L2,

requests approval of a class 2 permissive change (C2PC) for the radio equipment certified under the above given FCC and IC IDs.

The reasons for this C2PC application are as follows:

- a) Change of the 319.5 MHz security receiver circuitry to the 433.92 MHz;

The change involves hardware modification of the RF interface for the security receiver circuitry to make it work on 433.92MHz band and be compatible with the DSC wireless initiating devices (used for alarm systems). The new exhibits associated with this change are: schematic, parts list and PCB component layout for the main board.

- b) Introduction of two additional model variants
 - b1: model **SCW9067H**, incorporating the certified 3G HSPA transceiver module FCC-ID: PKRNVWCNN0403 / IC: 3229A- CNN0403 per modular approach (instead of the CDMA module of model SCW9067H);
 - b2: model **SCW9067**, no cellular module contained;

NOTE: for IC certification of the 2 additional models listed above an additional letter “family to previously certificated model” will be filed with this proceeding.

It has been verified through appropriate and documented re-testing at the lab of CETECOM Inc., Milpitas, California that the relevant requirements of the actual versions of the relevant standards *FCC part 2, 22, 24, 15 and RSS-GEN, RSS-210, RSS-132, RSS-133, RSS-102* are not violated by the described changes.

The functional capabilities of the equipment remain unchanged.



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No other than the above explained modifications to the radio circuitry have been made.

Based on above and on test evidence provided with this application we confirm that the equipment still qualifies for certification.

This C2PC application is supported by relevant documentation as per FCC part 2.1043 and section 4.4 of RSP-100, issue 10, November 2014, respectively.

Sincerely,

March 2, 2015
Dan Nita
Approvals Manager