

American Telecommunications Certification Body Inc.

6731 Whittier Ave, McLean, VA 22101

April 30, 2008

RE: ACCO Brands

FCC ID: GV3M01017

I have a few comments on this Application. Depending on your responses, kindly understand there may be additional comments.

- 1.) Please explain how the FCC's DofC procedure applies to this wireless product.
- 2.) Please confirm the label for this wireless mouse shall not be placed inside the battery compartment.
- 3.) The Internal Photographs are, at best, marginal. It would be better to supply clearer photographs.
- 4.) Why is a PC used in the setup for a wireless mouse? Radiated emissions testing should have been performed in a "stand alone" situation. The FCC is interested in what happens in a 'normal' worst case configuration, not necessarily in a 'test mode'. Under what circumstances will this device ever under normal use be connected to a PC?
- 5.) The Manual contains an FCC DofC statement. If DofC does not apply, then this should also be removed from the Manual.

6.)

William H. Graff President

mailto: whgraff@AmericanTCB.com

William

The items indicated above must be submitted before processing can continue on the above referenced application. Failure to provide the requested information may result in application termination. Except as described in §0.459, correspondence and responses should be considered part of the permanent submission and may be viewed from the Internet once a Grant of Equipment Authorization is issued.

Please do not respond to this correspondence using the email reply button. In order for your response to be processed expeditiously, you must submit your documents through the AmericanTCB.com website. Also, please note that partial responses increase processing time and should not be submitted.

Any questions about the content of this correspondence should be directed to the sender.