

From:
Norv Stapelfeld
DTC Communications, Inc.
486 Amherst Street
Nashua, NH 03062
November 25, 2008

To:
American Telecommunications Certification Body Inc.
6731 Whittier Ave
McLean, VA 22101

Re: H25PD2TX100S_ATCB006390

Mr Dennis Ward,

Regarding your letter communications dated November 21, 2008.

1. Thank you for pointing out that it is only necessary to list the highest emission designator, W7D. Pursuant to this we have amended Form 731 and page 5 of our application document. I have however left the occupied bandwidth spectral plots for all emission modes in the test report.
2. It was my misunderstanding that the tune-up procedure was a "field tune-up" procedure and since none existed, none was supplied. I have included the actual Factory Alignment Procedure per your request.
3. I understand that only the schematic diagrams, block diagrams, functional description and active parts list can be held as confidential. It was my misunderstanding that the ATCB Web Upload procedure would clear the confidential field based on the upload category.
4. I have enclosed a new page 7 of our application document that includes four additional photos that clearly show both sides of the circuits boards with the shield cover removed.
5. Regarding the RF exposure statement. The PD2TX100S transmitter is a PORTABLE Device, as listed on Page 1 of our application document. It is our understanding that according to 2.1093 a portable device is defined as a transmitting device that is designed to be used so that the radiating structures (antennae) of the device are to be used within 20 centimeters of the body of the user. The inconsistency appears to be an errant RF Exposure statement on page 3 of our user manual. This errant RF Exposure statement was accidentally imported into the PD2TX100S user manual from another product manual that was classified as a MOBILE device. We have removed the RF exposure statement from the manual and have included the revised document as an attachment.

Norv Stapelfeld