



February 9, 1999

Mr. Gregory M. Czumack  
Federal Communications Commission  
Equipment Authorization Division  
7435 Oakland Mills Road,  
Columbia, MD 21046

**Reference FCC ID:**     **IMKRL26307M**     /     **IMKRL26330M**  
**731 Confirmation No.:**   **EA92926**             /     **EA92932**

Dear Greg:

In reference to our "Modular Type Approval" submission for the FCC I.D. referenced above, I wanted to add these amendments as per discussions carried out between Mr. Richard Fabina and our OEM customer; Intermec Corporation. Mr. Kursat Eroglu and Mr. Terry Hudkins, both from Intermec Corporation, met with Mr. Fabina on February 4, 1999 at your facilities, in order to bring to the FCC attention the urgency and financial important nature of their submission for permissive change approval of nine (9) Intermec products that use our RangeLAN2-6307 Design in Module we are submitting for Modular Type Approval under FCC ID IMKRL26307M.

Mr. Eroglu and Hudkins intentions was to understand how Proxim's Modular Type Approval approach could save them time if they waited for our grant to be approved instead of Intermec having to apply for permissive change of their nine products. Mr. Fabina suggested having Proxim, Inc. submit a letter of clarification (this one) to the FCC examiner (you) attaching copies of the "*typical customers and products that the modular type approval for Proxim's 6307 radio module applies to*".

This is done because Mr. Fabina, wanted to make sure that; for the FCC to grant Proxim a modular approach, we should declare what type of customers and its related products should be allowed to use the modular type approved radio(s) in order to safeguard possible infractions to the Part 15.247, 15.203 and Sections 1.1310 and 2.1093 Exposure Limits. For this reason, we formally declare; for the purposes of obtaining modular approach type approval to our radios RangeLAN2-6307 and RangeLAN2-6330 under the FCC ID mentioned in the heading of this letter, that:

- Typical customers of Proxim, Inc. which are able to use the modular approved radios, are integrators and design-in OEM businesses that are aware of the limitations imposed by the FCC rules Part 15.247, 15.203 and Sections 1.1310 and 2.1093 Exposure Limits and are accustomed to integrate said radio modules; in handheld or stand-alone products whereby a minimum distance between the end user/operator and the product's antenna radiator is maintained to satisfy the limits under the FCC rules mentioned the above.
- Customers requiring a different antenna configuration, other than the submitted in the original modular application and its amendments, will require to obtain a Class-1 permissive change from the FCC demonstrating that the new antenna complies with the requirements of Part 15.247, 15.203 and Sections 1.1310 and 2.1093 Exposure Limits.

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- Proxim, Inc. and its affiliates will be responsible to warn, advise and otherwise inform any new potential customer of these caveats and provide clear and prompt information for any permissive change required complying with the FCC rules.

Therefore you will receive through the Electronic Filing in your web, eighteen (18) attachments (two per product from Intermec Corp.), which we declare to be typical products that will utilize our modular type approved radio within.

Should you require further clarification please contact Mr. Richard Fabina or myself at your discretion at 1-650-526-3710 or via email at [nino@proxim.com](mailto:nino@proxim.com)

Sincerely yours,



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Carmelo S. Amarena,  
International Product Manager  
Proxim, Inc. & Proxim Europe B.V.

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