EXHIBIT XIII - Cover Letters New Certification Report for the FCC ID: KBCIX260-PROAC750

Cover Letter 1.)	Certification Action Requested
Cover Letter 2.)	Request for Confidentiality under Part 0.459.
Cover Letter 3.)	ITRONIX Agent Authorization letter allowing Rod Munro to sign FCC Form 731 on behalf of ITRONIX, Corp.



209 Dayton Street, Suite 205 Edmonds, WA 98020-3581

October 01, 2004

Federal Communications Commission Authorization and Evaluation Division C/O American TCB, Inc. 7435 Oakland Mills Road Columbia, MD 21046

Re: Action Requested - Certification under Parts 24E & 15.247 of two physically co-located mobile transmitters. FCC ID: KBCIX260-PROAC750 Grantee: ITRONIX, Corporation

## Gentlemen:

On behalf of ITRONIX, Corporation we request Certification for the above referenced device which contains two internally integrated co-located mobile transmitters. The manufacturer includes instructions in the user manual and also in a sheet with each device instructing the user to maintain a minimum of 20 cm or greater spacing between of the IX260 antenna and the user. The IX260 is a ruggedized laptop PC which contains the following:

- 1) WAN, GSM, GPRS, OEM radio modem certified by Sierra Wireless, Model: AirCard 750 under the FCC ID: N7NAC750 and again in the IX260 by ITRONIX Corp. recently under the FCC ID: KBCIX260A750MPIBT.
- WLAN 802.11(b) & (g) Mini PCI type, previously Certified Intentional Radiator by Intel, Corp., and Model: WM3B2200BG, FCC ID: PD9WM3B2200BG under Part 15.247 for DTS devices.

The WAN and WLAN do not transmit simultaneously.

For Item 1, above, EMC test reports prepared by Celltech Labs covering radiated spurious and harmonic emissions are submitted supporting Certification under Parts 24E. The test reports submitted were prepared originally for the FCC ID: KBCIX260A750MPIBT. The OEM device was originally approved by Sierra Wireless under the FCC ID: N7NAC750. The newly identified device is physically and electrically the same as the original device with the exception of a new Intel PRO WLAN. The Bluetooth Intentional radiator remains unchanged in this configuration.

For Item 2, the new INTEL PRO, WLAN module we submit a supplemental EMC test report covering radiated spurious and harmonic emissions for this Intentional Radiator and its only antenna under Part 15 prepared by Spectrum Technology, Inc. The INTEL test report prepared by AEGIS Labs is also submitted in support of this application for the OEM, Model: WM3B2200BG, FCC ID: PD9WM3B2200BG.

MPE calculations are submitted for the:

- 1.) WAN and IX260 blade antenna,
- 2.) WAN and MaxRad external vehicular antenna, and
- 3.) WLAN with IX260 Rangestar antenna.

The two previously referenced OEM transmitter modules, as used by ITRONIX, Corp., would be considered "identical" to the originally approved OEM devices as defined by Part 2.908.

Please contact the undersigned should you require any additional information concerning this application for Certification. We sincerely thank you for your time and consideration of this application.

Sincerely,

Low Mum

Rod Munro

President Spectrum Technology, Inc.

Agent on behalf of ITRONIX, Corp.

Email: rmunro@spectrumti.com



509.624.6600 800.441.1309 FAX 509.626.4203 <u>www.itronix.com</u>

October 1, 2004

American Telecommunications Certification Body 6731 Whittier Ave Suite C110 McLean, VA 22101

> RE: ITRONIX CORPORATION FCC ID: KBCIX260-PROAC750 Request for Confidentiality

Gentlemen:

In accordance with 0.459 of CFR 47, ITRONIX CORPORATION hereby requests confidentiality of the, (Block Diagrams, Schematics, Parts List, Tune Up Procedure, Operational Description) attachments for the subject application.

These documents contain detailed system and equipment description and related information about the product which ITRONIX CORPORATION considers to be proprietary, confidential, and a custom design and, otherwise, would not release to the general public. Since this design is a basis from which future technological products will evolve, ITRONIX CORPORATION considers that this information would be of benefit to its competitors, and that the disclosure of the information in these documents would give competitors an unfair advantage in the market.

Sincerely,

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Richard Sargent Sr. Manager Services ITRONIX CORPORATION



509.624.6600 800.441.1309 FAX 509.626.4203 www.itronix.com

October 1, 2004

American Telecommunications Certification Body, Inc. 6731 Whittier Avenue Suite C110 McLean, VA 22101

To Whom It May Concern:

Please be advised that Itronix Corporation authorizes Rod Munro of Spectrum Technology Corporation to act on our behalf, until otherwise notified, for applications submitted to American Telecommunications Certification Body, Inc. (ATCB).

We certify that we are not subject to denial of federal benefits, that includes FCC benefits, pursuant to Section 5301 of the Anti-Drug Abuse ACT of 1988, U.S.C. 862. Further, no party, as defined in 47 CFR 1.2002(b), to the application is subject to denial of federal benefits, that includes FCC benefits.

Thank you for your attention to this matter.

Richard Sargent Sr. Manager Services