

August 10, 2000

Chief, Equipment Authorization Branch, Authorization and Evaluation Division, Office of Engineering and Technology FEDERAL COMMUNICATIONS COMMISSION P.O. Box 358315 Pittsburgh, PA 15251-5315

## Gentlemen:

The enclosed documents constitute a formal submittal and application for a Grant of Equipment Authorization pursuant to Subpart C of Part 15 of FCC Rules (CFR 47) regarding intentional radiators. Data within this report demonstrates that the equipment tested complies with the FCC limits for intentional radiators.

Elliott Laboratories, as duly authorized agent prepared this submittal. A copy of the letter of our appointment as agent is enclosed.

If there are any questions or if further information is needed, please contact Elliott Laboratories for assistance.

Sincerely,

David W. Bare Principal Engineer

avidw Bare

DWB/dmg

**Enclosures:** Agent Authorization Letter

**Emissions Test Report with Exhibits** 



March 8, 2000

The Federal Communications Commission 7435 Oakland Mills Road Columbia, MD 21046

Subject: Agent Authorization

## Dear Sir or Madam:

This is your letter of authorization to accept our appointment of Elliott Laboratories, Inc. as an agent for Savi Technology, located at 615 Tasman Drive, Sunnyvale, CA 94089. Elliott Laboratories, Inc. is authorized by Savi Technology to sign applications before the Commission and to make representations to you on our behalf. Elliott Laboratories, Inc. is to receive and exchange information between Savi Technology and the Commission. This authorization is made pursuant to Section 2.911(c) of the FCC Rules and expires on December 31, 2001.

Sincerely,

SAVI TECHNOLOGY

Vikram Verma President



April 24, 1998

To whom it may concern:

I certify on behalf of Savi Technology, Inc., 450 National Avenue, Mountain View, CA 94043 (the "Applicant"), that neither the Applicant nor any party of the Applicant (its officers, directors, and 5% shareholders) is subject to a denial of federal benefits. This includes FCC benefits pursuant to section 5301 of the Anti-Drug Abuse Act of 1988, 21 U.S.C. 853[a].

Sincerely,

SAVI TECHNOLOGY, INC.

Vikram Verma President



April 24, 1998

Mr. Charlie Cobbs Federal Communications Commission Equipment Authorization Branch 7435 Oakland Mills Road Columbia, MD 21046

Dear Mr. Cobbs:

I am writing to avoid the possibility of an inadvertent disclosure of proprietary information.

The accompanying Form 731 is being filed with the commission on our behalf by Elliott Laboratories, Inc., a consulting and testing laboratory. Included as an exhibit with the enclosed application are block diagrams, schematics, a detailed description of the theory of operation and the photographs requested in Form 731.

It is our intention to provide the commission with a full disclosure of our process so that its merits can be evaluated fully. Indeed, we are pleased to provide any further information that the commission might wish to see. It is not our intention, however, to make our proprietary process a matter of public record.

In view of the fact that the block diagrams, schematics, and associated theory of operation disclose the mechanism of our process, we ask that these portions (block diagrams, schematics, and theory of operation) of our application be withheld from public inspection as provided under FCC section .459. These diagrams contain details of the operation of circuitry which is partially embedded in complex RF Identification devices. These details are not readily discernible-even to technically sophisticated individuals-from our hardware and constitute trade secrets.

We request that these documents and this letter be segregated from the body of our evaluation report and withheld from public inspection.

Thank you for your attention. Please let the undersigned know if the Commission disagrees with our position or requires further justification.

Sincerely.

Vikram Verma President