

May 30, 2006

Federal Communications Commission  
Equipment Approval Services  
7435 Oakland Mills Road  
Columbia, MD 21046  
Attn: Mr. Andrew Leimer

**SUBJECT: Freewave Technologies Inc.**  
**FCC ID: KNY-6231812519**  
**731 Confirmation No.: EA276590**  
**Correspondence Reference No.: 30797**  
**Request for Tech. Info.: 05/02/2006**

Dear Andrew:

Transmitted herewith, on behalf of **Freewave Technologies Inc.** is an amendment provided in response to the request for technical information dated May 2, 2006.

1. Please find revised sample label with the proper FCC ID.
2. The updated Users Manual is attached.
3. The other device in the manual (Sirius Wireless Link) will have an FCC label stating that it contains FCC ID: POOWML-C30XX.
4. The case and strap were not available at the time of testing. Please note that the case and strap have no metallic components. The clip ring and latches are hard plastic. The strap and case are now available so a photo is attached. The case and strap will increase the spacing between the antenna and the probe of the SAR measurement system in the normal body worn position. Since there are no metallic components the SAR value is representative of the worst-case condition.

We trust this information is sufficient to resolve FCC questions in this application. If you have any further questions, please do not hesitate to contact us.

  
Randy Ortanez  
President

cc: Freewave Technologies Inc.