

Nemko USA, Inc. 802 N. Kealy Lewisville, TX 75057-3136

Mr. Dana Collins Andrew Corporation 2601 Telecom Parkway Richardson, TX 75082-3521

Dear Mr. Collins,

## RE: Compliance of KUW400BDA with FCC Rules CFR 47, Part 90.219

Please be informed that the above referenced BDA must operate in compliance with 90.219 of FCC Rules.

- **90.219** Use of signal boosters. Licensees authorized to operate radio systems in the frequency bands above 150 MHz may employ signal boosters at fixed locations in accordance with the following criteria: (a) The amplified signal is retransmitted only on the exact frequency(ies) of the originating base, fixed, mobile, or portable station(s). The booster will fill in only weak signal areas and cannot extend the system's normal signal coverage area.
- (b) Class A narrowband signal boosters must be equipped with automatic gain control circuitry which will limit the total effective radiated power (ERP) of the unit to a maximum of 5 watts under all conditions. Class B broadband signal boosters are limited to 5 watts ERP for each authorized frequency that the booster is designed to amplify.
- (c) Class A narrowband boosters must meet the out-of-band emission limits of §90.209 for each narrowband channel that the booster is designed to amplify. Class B broadband signal boosters must meet the emission limits of §90.209 for frequencies outside of the booster's design passband.
- (d) Class B broadband signal boosters are permitted to be used only in confined or indoor areas such as buildings, tunnels, underground areas, etc., or in remote areas, i.e., areas where there is little or no risk of interference to other users.
- (e) The licensee is given authority to operate signal boosters without separate authorization from the Commission. Certificated equipment must be employed and the licensee must ensure that all applicable rule requirements are met.
- (f) Licensees employing either Class A narrowband or Class B broadband signal boosters as defined in §90.7 are responsible for correcting any harmful interference that the equipment may cause to other systems. Normal co-channel transmissions will not be considered as harmful interference. Licensees will be required to resolve interference problems pursuant to §90.173(b).

Kind Regards,

Tom Tidwell

EMC/Wireless Group manager

\_7:UD

Nemko Dallas, Inc.