



January 14, 2002

Chief, Equipment Approval Services
Federal Communications Commission
P.O. Box 358315
Pittsburgh, PA 15251-5315

Dear Sir or Madam:

We, DENSO International America, Inc., LA Laboratories, at 5770 Armada Drive, Carlsbad, CA 92008, hereby authorize PCTEST Engineering Lab, 6660-B Dobbin Road, Columbia, MD 21045, Telephone (410) 290-6652, to act as our agent in all matters relating to applications for equipment authorization, including the signing of all documents to these matters.

I further certify that the applicant nor any part to the application is subject to a denial of Federal benefits, that includes Federal Communications Commission benefits, pursuant to Section 5301 of the Anti-Drug Abuse Act of 1988, U.S.C. Section 862.

This authorization expires on January 14, 2003.

Sincerely,

A handwritten signature in blue ink, reading "Roger W. Berg", is positioned above the printed name and title.

Roger W. Berg
Vice President Wireless Technologies
(760) 804-2525
Fax: (760) 929-3316

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DENSO

DENSO INTERNATIONAL AMERICA, INC.

LA Laboratories

5770 Armada Drive, Carlsbad, California 92008-4608

Tel: (760) 929-3300 Fax: (760) 929-3350, (760) 929-3355

January 14, 2002

Federal Communications Commission
Authorization and Evaluation Division
7435 Oakland Mills Road
Columbia, MD 21046

Dear Sir or Madam:

Re: DENSO International America, Inc.
FCC ID: LXC-FD0200
FCC E911 Requirements per 22.921

DENSO International America, Inc., hereby certifies that the analog cellular telecommunications module (FCC ID: LXC-FD0200) using the Automatic A/B Roaming-Intelligent Retry method, Adequate/Strongest Signal method, and Selective Retry method meets the E911 requirements specified in Section 22.921 of the FCC Rules.

These procedures recognize when a "9-1-1" call is made and, at such time, will override any programming in the mobile unit that determines the handling of a non-911 call and permits the call to be handled by other analog carriers.

Should you have any questions or comments concerning the above, please contact the undersigned.

Sincerely,



Roger W. Berg
Vice President Wireless Technologies
(760) 804-2525
Fax: (760) 929-3316



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January 14, 2002

**AFFIDAVIT FOR ESN PROTECTION
OF CELLULAR MOBILE TELEPHONES**

We hereby certify that the Portable Cellular Phone (FCC ID: LXC-FD0200) is so designed that it complies with all requirements for ESN protection specified in Section 22.919 of the Federal Communications Commission.

1. The transmitter in service has a unique ESN.
2. The ESN host component is permanently attached to a main circuit board of the mobile transmitter and the integrity of the unit operating software cannot be altered. The ESN is plated from fraudulent contact and tampering. The ESN is encoded using multiplication by a polynomial and the ESN data programmed in the memory with other information.
3. The ESN is factory set and cannot be altered, transferred, removed, or otherwise able to be manipulated. Cellular mobile equipment is specifically designed such that any attempt to remove, tamper with, or change the ESN chip, its logic system, or firmware originally programmed by the manufacturer will render the mobile transmitter inoperative.

Sincerely,

A handwritten signature in blue ink, reading "Roger W. Berg". The signature is stylized with a large, sweeping "R" and a long, horizontal stroke at the end.

Roger W. Berg
Vice President Wireless Technologies
(760) 804-2525
Fax: (760) 929-3316

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