FCC ID NEO20-0041 SERIES

Correspondence ref: 37374

Dear Mr Harrington

Response to question 4.

The original project that the FCC requested approval on was undertaken by CKC TCB, copy of correspondence attached below:

To: Steve Behm

certification@ckc.com

From: Martin Perrine mperrine@fcc.gov

FCC Equipment Authorization Branch

Re: FCC ID: NEOCCE-480N4

Applicant: Aerial Facilities Limited

Correspondence Number: 8124

731 Confirmation Number: TC987964
Date of Original E-Mail: 05/02/2003

Date of Original E-Mail. 05/02/200.

Subject: Request for additional information

- Per April Telecon with TCB CKC the FCC understands that units are interconnected by fiber optic cables. As such this device should be treated as TNBs. Please revise Form 731 and submit full TNB test data accordingly. Also, please revise exhibits to remove non related entries such as additional units in the block diagrams and schematics.
- Please update the Form 731 to include the "part of a system" selection/check box. An associated grant comment should be provided referring to the related components.
- 3) When connected together with other units the systems seems made up of 5 devices yet only 3 have grants. UHF 1, UHF 2, and 800 MHZ BPA have grants. However, UNIT 1 and UNIT 2 do not appear to have grants. UNIT 1 and UNIT 2 are needed in all operating configurations mentioned in the user manual and should have associated grants.
- 4) Grants say outdoor use only but the user manual also mentions indoor use. Please clarify and update accordingly.
- Details should be given of how power will be limited to the levels measured since the device appears to have the capability of much higher powers.
- 6) Additional RT correspondence may be required based on review of the response to the above.

Response to question 5.

The applicant wishes to dismiss the grants related to fibre optic interfaces on the basis of a confirmation statement from the FCC as stated in previous correspondence. Given this, how relevant is it if the module NEO20-0041SERIES is contained within or is related to the equipment listed.

Regards
Paul Harris
TRL Compliance Ltd
trlcs@supanet.com