



Date: December 15, 2016

Attention: Application Examiner

RE: Request for Confidentiality  
Applicant: Westell, Inc.  
FCC ID: NVRBDA510-P9

To Whom It May Concern:

Request is hereby submitted by Westell, Inc. to withhold permanently from public review certain portions of the application for equipment certification for the referenced FCC identifiers. This request for confidentiality is made pursuant to 47 CFR 0.457(d) and 0.459 of the FCC Rules. In particular, the following sections of the application are to be kept permanently confidential:

| <b>Exhibit Type</b>     | <b>File Name</b>          |
|-------------------------|---------------------------|
| Block Diagram           | NVRBDA510-P9 BlkDia.pdf   |
| Schematics              | NVRBDA510-P9 Schem.pdf    |
| Operational Description | NVRBDA510-P9 OpDes.pdf    |
| Parts List              | NVRBDA510-P9 PartsLst.pdf |
| Tuning Procedure        | NVRBDA510-P9 TunPro.pdf   |

**NOTE:**

This is a Non-consumer device inaccessible to general public, such as a device mounted on top of a large tower or in a fenced or locked location that is only serviceable by the licensee or designated technicians.

Westell, Inc. has invested considerable time and materials in research and development to produce the referenced product. Disclosure of the permanently confidential portions of this application to competitors would not only give them significant competitive advantages in developing similar products, but would also disclose successful implementation of unpublished, leading edge technology developed by us.

Pursuant to DA04-1705 June 15, 2004 of the Commission's public notice, we also require temporary confidential treatment of information accompanying this application as outlined below:

| <b>Exhibit Type</b> | <b>File Name</b>        |
|---------------------|-------------------------|
| Internal Photos     | NVRBDA510-P9 IntPho.pdf |

Temporary confidentiality from public disclosure is important for Westell, Inc., from a commercial perspective. It enables the company to complete its development and regulatory efforts prior to introducing the product to the marketplace. Releasing information on the product via the FCC website prior to formal market introduction can be confusing to our customers and places the company at a competitive disadvantage.

Sincerely,

A handwritten signature in black ink, appearing to read 'Richard E. Good', on a yellowed piece of paper.

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Richard E. Good  
VP of Business Development  
Westell, Inc.