



Date: October 3, 2016, 2016

Federal Communications Commission  
Authorization and Evaluation Division

Confidentiality Request regarding application for certification of FCC ID: NVRDSP85-U7CAW

Pursuant to Sections 0.457 and 0.459 of the Commission's Rules, we hereby request confidential treatment of information accompanying this application as outlined below:

<b>Exhibit Type</b>	<b>File Name</b>
Block Diagram	NVRDSP85-U7CAW BlkDia.pdf
Schematics	NVRDSP85-U7CAW Schem.pdf
Operational Description	NVRDSP85-U7CAW OpDes.pdf
Parts List	NVRDSP85-U7CAW PartsLst.pdf
Tuning Procedure	NVRDSP85-U7CAW TunPro.pdf

The above materials contain trade secrets and proprietary information not customarily released to the public. The public disclosure of these materials may be harmful to the applicant and provide unjustified benefits to its competitors.

The applicant understands that pursuant to Section 0.457 of the Rules, disclosure of this application and all accompanying documentation will not be made before the date of the Grant for this application.

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	NVRDSP85-U7CAW 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', is written over a yellow rectangular background.

Richard E. Good  
SVP In-Building Wireless