



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

To: Marianne Bosley,

In order to explain the reason of this filing, and let you have a better overview of the situation Lucent Technologies Consumer Products L. P. passed and is passing through, I am giving you some antecedents.

In October 22, 1998 Royal Philips Electronics and Lucent Technologies announced their intention to end their joint venture (Philips Consumer Communications) during November 1998, however the join venture was finalized in January 1999. Each firm will regain control of its assets, personnel, and business operations. Further Lucent Technologies announced that will close the wireless business and seek a buyer for the corded and cordless telephone, answering machine, and consumer telephone leasing businesses which it had contributed to the venture. In the mean time this part of the business is been sold, this business became Lucent Technologies Consumer Products L. P.

Mr. Gerard Nelson, who is our Government and Regulatory Affairs Director, sent a letter dated November 19, 1998 to Mr. Charles Cobbs, where was described the situation of the company, and also asking Mr. Cobbs an advice of how to handle the FCC-15 ID's of this new company. This letter was forwarded and replied by Mr. Richard Fabina on December 15, 1998.

Mr. Fabina recommended us to request a new Grantee Code for the new company, accordingly to amended Section 2.929(d). Also he mentioned that we would need to submit only one filing, with one only payment, to request the FCC ID's change; and of course, this is what we are doing.

After this interchange of letters and knowing what to do, I request the new Grantee Code for the company, which is "OG9". After this, I call Mr. Fabina to tell him that I had done what he recommended us, that I submitted a filing that would cover all the FCC ID's involved in this issue. Then, he called me back asking me to talk to you, because you will be in charge of this issue.



Talking to you, you recommend me to submit a filing for each FCC ID, without extra fee for each filing, so the record of each filing will be individual. The filing sent already will be used for the FCC-ID OG97220 (former AS57220), with Form 731 confirmation number EA93582.

Now this filing is to request the change on the following FCC ID:

Actual FCC ID	New FCC ID for LTCPLP
AS57220	OG97220

The labels will be on the same places as the original, but with the new FCC ID.

I really would want to thank you, for all the recommendations, and advises you did for us.

Please do not hesitate to contact me if you have any question.

Cayetano Chavez.
Compliance Engineer.
Lucent Technologies CPLP.
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Attestation Statement

Here I am certifying that the information submitted for this filing is only to request the change the FCC Identification of the telephone presented in this document or file.

Lucent Technologies Consumer Products L.P., had new FCC Identifier which is OG9, that is the reason of the change of FCC Identification for this Product.

There is no change in design nor in the manufacturing location.

Attested by:

Cayetano Chavez.
Compliance Leader.
Lucent Technologies Consumer Products L.P.
May 19th, 1999.



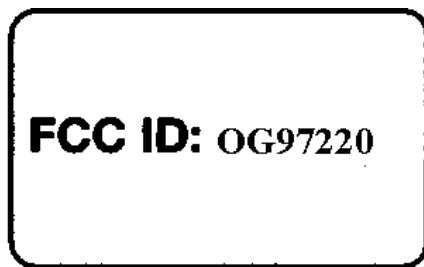
The following are draft pictures of the labels we are going to place permanently on the sets.

The actual FCC ID for this product is AS57220, and we are proposing or requesting **OG97220** as the new FCC ID for this particular product.



FCC ID Label Handset

Label will be on the bottom end of the handset





FCC ID Label on Base

Label will be placed in the bottom of the base.

FCC ID: OG97220

