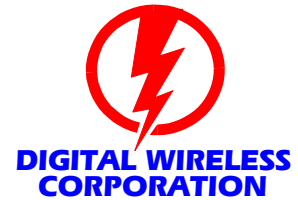


August 8, 2005

Federal Communications Commission
Equipment Authorization Division
Application Processing Branch
7435 Oakland Mills Road
Columbia, MD 21045



696 Moulton Avenue, Unit E
Los Angeles, California 90031 USA

Brent Jaybush
President & CEO

www.digitalwireless.com
www.i2way.com

Reference: FCC ID: OHN-DB1000-2



Subject: Letter requesting indefinite confidentiality of DB1000-2
digital station FCC certification application

Ladies and Gentlemen:

Pursuant to CFR 47 §§ 0.457, 0.459, Digital Wireless Corporation (DWC) requests that the following identified detailed technical information regarding the DB-1000-2 station be withheld from public inspection indefinitely.

1. Product is expected to be a key component of the nation's critical infrastructure

DWC has developed this product specifically as a result of a 2004 contract with the National Rural Telecommunications Cooperative (NRTC), a non-profit cooperative owned by approximately 1,200 rural electric and rural telephone utilities. The product will become an integral part of NRTC's interoperable nationwide dispatch radio communications network for the nation's rural cooperative electric utilities. NRTC member cooperative utilities operate approximately 48% of the nation's critical electric distribution infrastructure. DWC and NRTC desire to keep the technical details of this rural cooperative radio network, known as the "i2way Network", and the FCC-certified components that comprise the network, such as the subject station, confidential as an important measure in securing the nation's critical infrastructure.

If the disclosure of such information is made public, which could include access by individuals or organizations seeking to harm the nation's critical infrastructure, it may cause serious harm to NRTC, DWC, NRTC member

utilities employing the i2way Network, or the public in areas served by these utilities.

2. Proprietary Confidential Property

DWC does not disclose proprietary confidential information about its products to any third parties and as such we request that the FCC does the same and forward the confidentiality acceptance letter to DWC. Our FCC submissions are considered proprietary confidential information.

Pursuant to CFR 47 Chapter 1 §§ 0.457(d) and 0.457(d)(2)(i) the exhibits contain details of trade secrets and technical data that is customarily guarded from competitors and not released to the public by DWC. The specific parts of the Exhibits indicated in this letter are considered confidential by DWC and as such should be prevented from disclosure to the public and competitors.

DWC has taken necessary measures to have limited access to confidential documents only to DWC internal employees on a need-to-know basis, and have signed confidentiality agreement with employees and NRTC.

If the disclosure of such information is made public, it will cause serious competitive harm to DWC.

Previously, none of the requested confidential Exhibits have been disclosed to third parties by DWC.

The following Exhibits with specific sections described, submitted with the Form 731 Attachments should be held confidential:

- Exhibit Block Diagram CFR 47 §2.983(d)(6), §2.983(d)(7) Attachment: "Block Diagram"
- Exhibit Schematics CFR 47 §2.983(d)(7) Attachment: "Base Station Motherboard"; "Base Station Logic Board"; "Base Station TX 220 MHz UHF"; "Base Station Receiver Board 220 Mhz";

- Exhibit Parts List CFR 47 §2.983(d)(6) - Attachment: "Transmitter Active Components" Modulation generation methods and circuits.
- Exhibit Theory of Operation CFR 47 §2.983(d)(10) Attachment: "Theory of Operation"

Yours sincerely,

Digital Wireless Corporation

A handwritten signature in black ink, appearing to read "Brent C. Jaybush", with a stylized, flowing script.

Brent C. Jaybush
President & CEO