

Law Offices

HOLLAND & KNIGHT LLP

2099 Pennsylvania Avenue, N.W.
Suite 100
Washington, D.C. 20006-6801

202-955-3000
FAX 202-955-5564
www.hklaw.com

| | |
|-----------------|-------------------|
| Atlanta | Northern Virginia |
| Boston | Orlando |
| Bradenton | Providence |
| Chicago | St. Petersburg |
| Fort Lauderdale | San Antonio |
| Jacksonville | San Francisco |
| Lakeland | Seattle |
| Los Angeles | Tallahassee |
| Melbourne | Tampa |
| Miami | Washington, D.C. |
| New York | West Palm Beach |

International Offices:

| | |
|----------------|-----------|
| Buenos Aires* | Sao Paulo |
| Mexico City | Tel Aviv* |
| Rio de Janeiro | Tokyo |

* Representative Offices

March 1, 2001

GEORGE Y. WHEELER
202-457-7073

Internet Address:
gwheeler@hklaw.com

VIA HAND DELIVERY

Federal Communications Commission
Equipment Approval Services
7435 Oakland Mills Road
Columbia, MD 21046

Re: GE Marquette Medical Systems
Revised Request for Confidential Treatment of Technical Information
Contained in Application filed Under FCC ID No. OU5418500-APRO

To the Commission:

GE Marquette Medical Systems, Inc. ("GE Marquette"), by its attorneys, hereby requests confidential treatment with respect to portions of the above-referenced application.

The information for which confidentiality is requested as follows:

| Exhibit Type | Description of Exhibit |
|-------------------------|-------------------------------|
| Block Diagram | Operational Block Diagram |
| Operational Description | Theory of Operation |
| Schematics | SH 01 |
| Schematics | SH 02 |
| Schematics | SH 03 |
| Schematics | SH 04 |
| Schematics | SH 05 |
| Schematics | SH 06 |
| Schematics | SH 07 |
| Schematics | SH 08 |
| Schematics | SH 09 |
| Schematics | SH 10 |
| Schematics | SH 11 |

Federal Communications Commission

March 1, 2001

Page 2

This request is made under the provisions of Section 0.457(d) of the Commission's Rules, 47 C.F.R. § 0.457(d), and Section 552(b)(4), of the Freedom of Information Act, 5 U.S.C. § 552(b)(4), which permit the withholding from public disclosure of "trade secrets and commercial or financial information obtained from any person and privileged of confidential." 47 C.F.R. § 0.457(d); See also Gulf & Western Industries, Inc. v. United States, 615 F.2d 527, 529 (D.C. Cir. 1979).

The technical documents for which confidential treatment is sought clearly contain trade secrets. See Kewanee Oil Co. v. Bicron Corp., 416 U.S. 470, 474-75 (1974); Public Citizen Health Research Group v. FDA, 704 F.2d 1280 (D.C. Cir. 1983). The documents provide detailed technical specifications – schematics, diagrams, and information on manufacturing techniques and methods – for the GE Marquette equipment for which certification was requested.

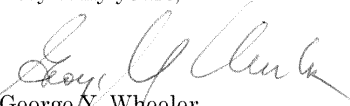
Moreover, the documents contain technical information that is "confidential." As noted in Section 0.457(d) of the FCC's Rules, the Commission may withhold materials "would customarily be guarded from competitors" by person supplying the information. 47 C.F.R. § 0.457(d). The United States Court of Appeals for the District of Columbia Circuit has determined that such material "is confidential" for purposes of the exemption if disclosure of the information is likely to have either of the following effects: (1) to impair the government's ability to obtain necessary information in the future; or (2) to cause substantial harm to the competitive position of the person from whom the information was obtained." National Parks & Conservation Ass'n. v. Morton, 498 F.2d 765, 770 (D.C. Cir. 1974) (footnote omitted); Neal-Cooper Grain Co. v. Kissinger, 385 F. Supp. 769, 776-77 (D.D.C. 1974).

The technical information that GE Marquette seeks to protect is material that it customarily would not release to the public, and which, if it were released, would cause substantial harm to the competitive position of GE Marquette. GE Marquette has kept, and intends to keep, these technical documents confidential, i.e., non-affiliated third parties will not routinely be granted access to these documents of the information contained therein. Where access is provided to third parties, it will be pursuant to confidentiality agreements. If the FCC were to make these public, GE Marquette's potential competitors would gain the benefit of detailed technical information developed by GE Marquette. Under these circumstances, the information qualifies for withholding from public inspection. National Parks & Conservation Ass'n v. Kleppe, 547 F.2d 673, 684 (D.C. Cir. 1976).

Federal Communications Commission
March 1, 2001
Page 3

Should any questions arise concerning this matter, please call me at (202)
457-7073.

Very truly yours,



George Y. Wheeler