

Attn: Reviewing Engineer Federal Communications Commission 7435 Oakland Mills Road Columbia, MD 21046 U.S.A. Kamstrup A/S Industrivej 28, Stilling DK-8660 Skanderborg TEL: +45 89 93 10 00 FAX: +45 89 93 10 01

E-MAIL: kamstrup@kamstrup.dk WEB: www.kamstrup.com

2012.10.09

Subject: RF exposure information for flowIQ 2100 and fccid OUY-FLOW2100

To Whom It May Concern:

The requirements for determination of compliance and the preparation of an Environmental Assessment regarding human exposure to levels of radiofrequency radiation is regulated in CFR 47 1.1307(b). Such a study is necessary only for facilities, operations and transmitters that fall into the categories listed in table 1 of 1.1307 or those specified in paragraph (b)(2) of the same section.

flowIQ 2100 does not fall into any of the categories listed in 1.1307(b)(2).

Consequently flowIQ 2100 is categorically excluded from making a determination of compliance with the exposure limits in 1.1310 or 1.1093 and preparing eventually an Environmental Assessment.

With reference to "447498 D01 Mobile Portable RF Exposure", flowIQ 2100 is classified as a PORTABLE device and does not allow simultaneous transmission. The average output power of flowIQ 2100 is below 10 mW, which is below $60/f_{\text{GHz}}$ mW.

Therefore flowIQ 2100 is considered compliant with the rules for RF exposure without further test or analysis.

Sincerely,

Kamstrup A/S

Bjarne Lund Jensen

Product Manager, Remote reading Meter Division, Heat, Cooling and Water

Direct phone: +45 89 93 11 02 Mobile phone: +45 40 61 34 50

E-mail: blj@kamstrup.dk