

ATTACHMENT B – ATTESTATION STATEMENT(S)



February 22, 2001

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

To whom it may concern:

We, the undersigned, hereby authorize PCTEST Engineering Laboratory Inc., to act on our behalf in all matters relating to applications for equipment authorization, including the signing of all documents relating to these matters. Any and all acts carried out by PCTEST Engineering Laboratory, Inc. on our behalf shall have the same effect as acts of our own.

We also hereby certify that no party to this application is subject to a denial of benefits, including FCC benefits, pursuant to Section 5301 of the Anti-Drug Abuse Act of 1988, 21 U.S. C. 862.

Sincerely,

A handwritten signature in black ink, appearing to read "OC Kim", is written over a horizontal line.

OC Kim
Vice President
Axesstel, Inc.

6480 Weathers Place, Suite 300
San Diego, CA 92121

telephone: 858 625 2100
facsimile: 858 625 2110
www.axesstel.com



6480 Weathers Place, Suite 300, San Diego, CA 92121
tel.858.625.2100 fax.858.625.2110 www.axesstel.com

DATE: March 22, 2001

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

**In re: AXESSTEL, INC.
FCC ID: PH7ACWP1900
Single-Mode PCS CDMA WLL Phone
FCC Part 24 Certification
Request for Confidentiality**

Gentlemen:

In accordance with 0.459 of CFR 47, AXESSTEL, INC. hereby requests confidentiality of the Block Diagrams, Circuit Diagrams, Circuit Description, Parts List, Tune-up Procedure, Operational Description attachments for the subject application.

These documents contain detailed system and equipment description and related information about the product which AXESSTEL, INC. considers to be proprietary, confidential, and a custom design and, otherwise, would not release to the general public. Since this design is a basis from which future technological products will evolve, AXESSTEL, INC. considers that this information would be of benefit to its competitors, and that the disclosure of the information in these documents would give competitors an unfair advantage in the market.

Sincerely,

A handwritten signature in black ink, appearing to read "David S. Kim", written over a horizontal line.

David S. Kim
Product Manager
AXESSTEL, INC.



6480 Weathers Place, Suite 300, San Diego, CA 92121
tel.858.625.2100 fax.858.625.2110 www.axesstel.com

March 26, 2001

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

SUBJECT: **AXESSTEL, INC.**
FCC ID: PH7ACWP1900
Users Manual RF Exposure Warning Statement

Gentlemen:

AXESSTEL, INC, hereby confirms that the attached RF exposure warning page will be readily visible to the user, and will be placed at a prominent location in the front section of the users manual.

If you have any further questions regarding this matter, please do not hesitate to contact me or PCTEST Lab at (410) 290-6652.

Sincerely,

A handwritten signature in black ink, appearing to read "David S. Kim". The signature is written in a cursive style and is positioned above a solid horizontal line.

David S. Kim
Product Manager
PM & Technical Sales/ Tel.(858)625-2100
AXESSTEL, INC.

FCC RF EXPOSURE INFORMATION

WARNING! Read this information before using you phone



In August 1996 the Federal Communications Commission(FCC) of the United States with its action in Report and Order FCC 96-326 adopted an updated safety standard for human exposure to radio frequency electromagnetic energy emitted by FCC regulated transmitters. Those guideline are consistent with the safety standard previously set by both U.S and international standards bodies. The design of this phone complies with the phone complies with the FCC guidelines and these international standards.



Use only the supplied or an approved. Unauthorized antennas, modifications, or attachments could impair call quality, damage the phone, or result in violation of FCC regulations.

Body-worn Operation

This device was tested for typical body-worn operations with the back of phone kept ___ cm. from the body.

To maintain compliance with FCC RF exposure requirements, maintain a ___ cm. separation distance between the user's body and the phone, including the antenna.