

Attestation Letter

October 8, 2002

Chief, Equipment Approval Services
Federal Communications Commission
P.O. Box 358315
Pittsburgh, PA 15251-5315

Re: Attestation for Siemens mobile device **A56**

Dear Sir or Madam:

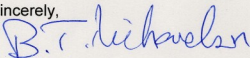
We, Siemens Information and Communication Mobile (16745 West Bernardo Drive, San Diego, CA 92127), hereby declare:

The portable phone A56 uses ESN and complies with all requirements for ESN pursuant to **FCC part 22.919**. For GSM devices the IMEI (Mobile Equipment Identity) is such a unique identification number assigned to each phone, which can be transmitted to the base station. Any attempt to change the IMEI will render the phone inoperative.

The portable phone A56 is able to originate an emergency call and complies with all requirements stated in **FCC part 22.921**. Dialing 911 or using the SOS soft key places the emergency call. Doing so the phone bypasses all restrictions and barriers in order to establish a call if physically possible, i.e. a GSM network in the supported frequency bands is reachable.

Because the device supports GSM system in cell band it may be considered as "alternative technology" pursuant to FCC part 22.901(d) and becomes exempt from **FCC part 22.933**. Nevertheless, the phone is designed to be compliant to the underlying technical GSM standards and to be compatible within the GSM system as basically intended according to 22.933 for the system described in Bulletin 53. To ensure such compatibility the portable phone A56 will receive a PTCRB approval as required by several US network providers. Such approval is based on NAPRD.03: "Overview of PCS Type certification review board (PTCRB) Mobile Equipment Type Certification and IMEI control" which is a specification based on 3GPP GERAN TS 51.010.

Sincerely,



Brian Richardson
Vice President of Engineering