



**Sony Ericsson**

**Sony Ericsson Mobile Communications (USA) Inc.**  
7001 Development Drive  
RTP, North Carolina 27709

February 11, 2003

American Telecommunications Certification Body Inc.  
6731 Whittier Ave  
McLean, VA 22101

Attention: Equipment Authorization Branch  
Subject: Response to FCC Comments for FCC ID: PXITR-G1202  
Reference: Sony Ericsson Model T316

Dear Mr. Graff:

The attached page contains response to FCC comments concerning application for FCC certification of Sony Ericsson model T316 bearing FCC ID: PXITR-G1202. Please note that the response is equally valid for model T306 bearing FCC ID: PXITR-G0702.

If you have any questions and/or comments, please don't hesitate to make contact.

Sincerely,

Pierre Chery  
Technical Manager, Type Approval  
Research Triangle Park, NC  
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**Request for additional information – Dated 01/03/03 from FCC Martin Perrine**

oetech@fccsun34w.fcc.gov wrote:

> To: William Graff  
> From: Martin Perrine  
> mperrine@fcc.gov  
> FCC Equipment Authorization Branch  
>  
> Re: FCC ID: PXITR-G1202  
>  
> Applicant: Sony Ericsson Mobile Communications Inc.  
>  
> Date of Original Email: 01/03/2003  
>  
> Subject: Request for additional information  
>  
> Please confirm that the body-worn accessories tested do not contain  
> metal components. If so please update grant comment accordingly.  
>  
> Please update grant comment. Based on photos shown 14 mm spacing seems  
> more appropriate than 7 mm spacing.  
>

**Based on Supplement C (edition 01-01) to OET Bulletin 65, grant comment need not specifically address body-worn accessories metallic content or body separation distance for SAR tested accessories. Page 41 calls out examples of text and "1. For a product that has the potential to be used in a body worn configuration and has been tested and certified with specific accessory device(s):" The text to use is "For body worn operation, this phone has been tested and meets the FCC RF ... use of other other accessories may not ensure compliance with FCC RF guidelines".**

**Sony Ericsson therefore recommend the body worn statement on the grant be worded as similar to earlier certified products, where the text used was "...SAR compliance for body-worn operating configuration is limited to the specific belt-clips/holsters/accessories tested for this filing..." See for example FCC ID: AXATR-413-A2.**