## **Letter for Label Proposal**

FCC ID: Q9SAWR391V3 Nov. 25, 2014

Equipment Authorization Division Office of Engineering and Technology Federal Communications Commission 7435 Oakland Mills Road Columbia, MD 21046

## Dear Sirs:

Northfield Telecommunications, Inc. d/b/a Advanced Wireless Communications requests acceptance of the labeling proposal described below for transceivers bearing FCC identifier Q9SAWR391V3.

The subject transceivers are compact handheld models as shown in figure 1, authorized under 47CFR Part 90 for Land services.



Figure 1.

Because the majority of the transceiver housing is composed of display, speaker, operating controls, and a removable battery pack, there is extremely limited space available to attach the required label carrying the FCC identifier. Attaching the label to the battery pack is not acceptable because the battery

Northfield Telecommunications, Inc. d/b/a Advanced Wireless Communications 20809 Kensington Blvd, Lakeville, Minnesota, 55044-8385, USA Tel: 952-469-0197 Fax: 952-469-0170

pack is a removable item. For this reason, Northfield Telecommunications, Inc. d/b/a Advanced Wireless Communications proposes placing the label carrying the FCC identifier inside the battery compartment as shown in figure 2.

## **Proposed Label Location on EUT**



Figure 2.

The consumer packaging for these models includes the battery pack as a separate item, NOT installed on the radio. As such, the FCC identifier will be readily visible to the user before the battery pack is installed and whenever the battery pack is removed or replaced. In this location, the label will also be protected from physical abuse and remain readable for the anticipated life of the device.

The consumer packaging for these models is a "gift box" which does not allow the transceiver to be seen at time of purchase. In order to meet the requirements of 47CFR Part 2.925 (d), Northfield Telecommunications, Inc. d/b/a Advanced Wireless Communications will add the FCC identifier "Q9SAWR391V3" to the outside of the consumer "gift box" packaging.

Sincerely yours,

Peter Blakeley/ Vice President

P. Blakeley.