

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

Date: 2015-05-11

Federal Communications Commission  
Authorization & Evaluation Division  
7435 Oakland Mills Road  
Colombia, Maryland 21046

Subject: FCC ID: Q9SAWR4000 Justification Letter for Expanded Frequency  
Range 450-470 MHz

Dear Sir or Madam:

You have asked Northfield Telecommunications, Inc. d/b/a Advanced Wireless Communications for justification to have the Frequency range 450-470 MHz appears on the face of the FCC Grant of Certification for a Part 90 Certification. This frequency range is regarded as usual & customary United States Federal Government and its various departments, user organizations and the military to appear to the face of the equipment Grant of Certification.

(1) Northfield Telecommunications, Inc. d/b/a Advanced Wireless Communications's Marketing Department plans to ensure that USA users, other than those specifically in this letter, not operate within bands which are not allowed by the Part 90, as controlled by the users' FCC station license.

(2) This device will not be marketed to USA users, other than those identified in the letter, namely the US Government and its various departments & military, for operation in frequency range out of Part 90.

Programming of transmitter frequencies can only be performed by the manufacturer or authorized service and maintenance personnel.

Sincerely,

A handwritten signature in black ink, reading "P. Blakeley." with a period at the end. The signature is written in a cursive, flowing style.

Peter Blakeley  
Vice President