

May 24, 2009

P.O. Box 370 Newberry, Florida 32669

Timco Engineering, Inc.  
849 NW State Road 45

**Subject: FCC Label Location Justification  
Letter**

We hereby declare that  
**Northfield Telecommunications, Inc.**

Two-way Radio of **HD-1000** which intended to bear the **FCC ID: Q9SHD-1000** shall be marketed as following:

- 1) The device is handheld.
- 2) The FCC identifier is visible at the time of purchase. Marketing the device without the battery installed when the label is in the battery compartment is acceptable. The FCC identifier on the box or additional documentation directing the user as to where to find the FCC label also satisfies this requirement.
- 3) The user accessible area must not require any special tools for access and the FCC label must not be placed on a removable part. (i.e. not on battery cover)
- 4) The FCC identifier, model no. or FCC logo must be on the label and must meet all general labeling requirements or policies that apply for Certification, Verification or DOC; e.g. for Certification, for handheld devices, the identifier must go on the label but the two part warning statement in Section 15.19(a) 3 can go in the manual.

Sincerely yours

**Northfield Telecommunications, Inc.**

A handwritten signature in black ink, appearing to read "Peter", is written over a light blue rectangular background.

**Peter/ Vice President**