



April 21, 2009

Timco Engineering, Inc.  
849 N.W. State Road 45  
P.O. Box 370  
Newberry, Florida 32669 USA

**Re: Class II Change, TR-WMX-3.5-pBS product**

**FCC ID: QRF-FMXLJD35UY**

We discovered some ways to make our filing look better and since the Certification is already issued on this product we would like to ask for Class II Change to supersede some previous results in our exhibits. Our reasons are as it follows:

1. Occupied Bandwidth measurements.

In agreement with existing FCC rules, we understand that the resolution bandwidth should be approximately 1%, but in no case less than 1% of the measured emission bandwidth. In our case, the measured emission bandwidth is 3.5MHz and using RBW=1MHz for the estimation of the necessary bandwidth (which was actually done), may somewhat overestimate the bandwidth. We think that may be using a RBW ~ 50kHz would be more representative of the actual occupied bandwidth and would like to present these values in our filing.

2. EIRP.

The test report submitted as part of our application to the FCC and the Grant of Equipment Authorization do not clearly state actual EIRP values, which can be achieved for this product. They contain conducted output power values instead. What we are looking for is to edit the Grant of Equipment Authorization to reference power in the EIRP form. We base our request on the previous FCC Grant (FCC ID = QRF-PVE35XBY, First Confirmation Number: EA358745 issued on 10/23/2008), which included the EIRP values.

Thus, the TR-WMX-3.5-pBS product is not changed in any way. There are no any differences in hardware or software. We only solicit to accept new figures for the occupied bandwidth measurements and changes in the Grant of Equipment Authorization to clearly describe power output in the EIRP form.

A handwritten signature in black ink, appearing to read "Andrei Moldavanov".

Andrei Moldavanov  
EMC Engineer  
Tranzeo Wireless Technologies Inc.



December 15, 2008

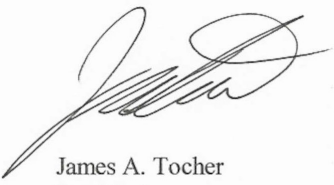
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**Re: Marketing and Professional Installation Required**

**FCC ID: QRF-FMXLJD35UY**

**Marketing:** The intended use is generally for industrial/commercial use and will not be sold to the general public. It will also not be sold through retail establishments or through mail order. It will be sold to OEM customers, qualified dealers and directly to commercial customers.

**Professional Installation:** Since the equipment is used in the above reference FCC ID has standard RF connectors, the system must be professionally installed. The installer shall be responsible for ensuring that the proper antenna is employed so that the limits specified in Part 90Z are not exceeded. It is intended for industry/commercial use.



James A. Tocher  
President