

4/20/2017

Federal Communications Commission ("FCC")
7435 Oakland Mills Road
Columbia, MD 21046

Subject: Request for Permanent Confidentiality

To whom it may concern:

In accordance with 47CFR Section 0.457 and Section 0.459 pertaining to confidential material, KLA-Tencor Corporation ("KT") hereby requests the FCC to hold permanently confidential all information contained within KT's below identified exhibits/document categories submitted pursuant to radio equipment certification requirements for FCC ID: QTA-AS1000.

1. Block Diagram
2. Operational Description
3. Schematics
4. Parts List / Tune Up Procedure
5. User Guide

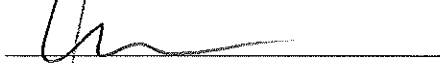
The above material contains trade secrets and proprietary information as specified by 47CFR 0.457(d) and includes technical data which would customarily be guarded from competitors. The public disclosure of this information might be harmful to our company and provide unjustified benefits to our competitors.

We also request permanent confidentiality for the KT Automation User Guide to guard it from competitors. The KT Automation User Guide is stored electronically on servers which are accessible only by KT employees and contractors whom have signed KT's employment/consulting agreements containing confidentially provisions, and whom have subsequently been granted login credentials. The related product is serviced internally by these employees and contractors.

The KT Automation User Guide is marked "KLA-Tencor Confidential and/or Proprietary" to indicate KT's confidentiality requirements. The KT Automation System is sold directly to OEMs and IDMs customers; our invoice to such customers contain KT's General Terms and Conditions which contains a confidentiality provision. As these OEMs and IDMs are the anticipated final users of KT's non-consumer device, they are subject to KT's confidentiality requirements over the device and related user manuals.

The confidentiality provision found in KT's General Terms and Conditions is attached hereto as Exhibit A.

Sincerely,



Jon Madsen

VP, General Manager, FaST and SensArray Divisions

KLA-Tencor Corporation

Exhibit A

KLA-Tencor General Terms & Conditions confidentiality provision (excerpted for relevance)

"Confidential Information" means K-T Information, Customer Contributions and any other information that is marked or otherwise expressly identified as confidential in writing or that should have been reasonably understood as such due to its nature, regardless of whether in tangible, electronic, verbal, graphic, visual or other form, that one party ("Owner") discloses to the other party ("Recipient"). Confidential Information does not include material or information that (i) is generally known by third parties as a result of no act or omission of the Recipient; (ii) subsequent to disclosure hereunder was lawfully received without restriction on disclosure from a third party having the right to disseminate the information; (iii) was already known by the Recipient prior to receiving it from the Owner and was not received from a third party in breach of that third party's obligations of confidentiality; or (iv) was independently developed by the Recipient without use of Confidential Information of the Owner.

6. INFORMATION

6.1 Confidentiality. Recipient will protect the secrecy of Owner's Confidential Information with the same degree of care as it uses to protect its own confidential information, but in no event with less than due care. Recipient will not (i) disclose Owner's Confidential Information to anyone, except to persons in its own organization who have a need to know in order to fulfill Recipient's obligations under the Agreement and who are bound by non-disclosure obligations requesting them to treat the Confidential Information as confidential; and (ii) use Owner's Confidential Information except as necessary for the performance of Recipient's obligations or the exercise of Recipient's express rights under the Agreement.

6.3 Return. If and when Confidential Information is no longer needed for the performance of obligations or exercise of rights under the Agreement, Recipient must promptly destroy or return all Confidential Information and any copies thereof upon Owner's written request. Recipient agrees to provide written certification of compliance with this Section 6.3 within 30 days after the receipt of the request.