

RF Exposure Evaluation Report

APPLICANT: SYSTEMS & TECHNOLOGY CORP.

18-5F., NO. 79, HSIN TAI WU ROAD, SEC. 1, HSICHIH, TAIPEI HSIEN,

Report No.: FA992408

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Report Version

TAIWAN, R.O.C.

EQUIPMENT: IntelliTrac

BRAND NAME: IntelliTrac

MODEL NAME: A3

FCC ID : RLS-STAVL0941

FILING TYPE : Certification

STANDARD : OET Bulletin 65 Supplement C (Edition 01-01)

We, SPORTON INTERNATIONAL INC., would like to declare that the tested sample has been evaluated in accordance with FCC OET Bulletin 65 Supplement C (Edition 01-01).

The test results in this report apply exclusively to the tested model / sample. Without written approval of SPORTON INTERNATIONAL INC., the test report shall not be reproduced except in full.

Reviewed by:

Roy Wull Manager

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Revision History

REPORT NO.	VERSION	DESCRIPTION	ISSUED DATE	
FA992408	Rev. 01	Initial issue of report	Oct. 19, 2009	

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RF Exposure Evaluation Report

1. Introduction

The report has been prepared on behalf of SYSTEMS & TECHNOLOGY CORP. IntelliTrac to show

compliance with the RF Exposure.

Requirements

Three different categories of transmitters are defined by the FCC in OET Bulletin 65. These categories are

fixed installation, mobile and portable and are defined as follows:

Fixed installation:

Fixed location means that the device, including its antenna, is physically secured at a permanent location and

is not able to be easily moved to another location. Additionally, distance to humans form the antenna is

maintained to at least 2 meters.

■ Mobile Devices:

A mobile device is defined as a transmitting device designed to be used in other than fixed locations and to be

generally used in such a way that a separation distance of at least 20 centimeters is normally maintained

between the transmitters's radiating structures and the body of the user or nearby persons. Transmitters

designed to be used by consumers or workers that can be easily re-located are considered mobile devices if

they meet the 20 centimeter separation requirement. The FCC rules for evaluating mobile devices for RF

compliance are found in 47 CFR 2.1091.

■ Portable Devices:

A portable device is defined as a transmitting device designed to be used so that the radiating structure(s) of

the device is/are within 20 centimeters of the body of the user. Portable device requirements are found in

Section 2.1093 of the FCC's Rules (47 CFR 2.1093)

For this test report the IntelliTrac A3 is being done as a mobile device and the MPE is evaluated at the 20cm

test distance.

The FCC also categorizes the use of the device as based upon the user's awareness and ability to exercise

control over his or her exposure. The two categories defined are Occupational/Controlled Exposure and

General Population/Uncontrolled Exposure. These two categories are defined as follows:

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Occupational/controlled Exposure:

In general, occupational/controlled exposure limits are applicable to situation in which persons are exposed

as a consequence of their employment, who have been made fully aware of the potential for exposure.

Awareness of the potential for RF exposure in a workplace or similar environment can be provided through

specific training as part of a RF safety program. If appropriate, warning signs and labels can also be used to

establish such awareness by providing prominent information on the risk of potential exposure and

instructions on methods to minimize such exposure risks.

General Population/Uncontrolled Exposure:

The general population / uncontrolled exposure limits are applicable to situations in which the general public

may be exposed or in which persons who are exposed as a consequence of their employment may not be

made fully aware of the potential for exposure or cannot exercise control over their exposure. Members of the

general public would come under this category when exposure is not employment-related; for example, in the

case of a wireless transmitter that exposes persons in its vicinity. Warning labels placed on low-power

consumer devices such as cellular telephones are not considered sufficient to allow the device to be

considered under the occupational/controlled category and the general population/uncontrolled exposure

limits apply to these devices.

Since there are no warnings or training associated with this unit and it can be used by anyone, IntelliTrac is

evaluated to the General Population / Uncontrolled Exposure limits.

SPORTON INTERNATIONAL INC.

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2. Radio Frequency Radiation Exposure Evaluation

According to 1.1310 of the FCC rules, the power density limit for General Population/Uncontrolled Exposure is f/1500 mW/cm² for 300 MHz to 1500 MHz and 1.0 mW/cm² for 1500 MHz to 100000 MHz. As this is a mobile application the MPE shall be calculated at 20 cm to show compliance with the power density limit. The following formula was used to calculate the Power Density:

$$S = \frac{PG}{4\pi R^2}$$

Where:

S = Power Density

P = Output Power at Antenna Terminals

G = Gain of Transmit Antenna (linear gain)

R = Distance from Transmitting Antenna

For this device, the calculation is as follows:

Function	Antenna Gain (dBi)	Antenna Gain (numeric)	Peak Output Power (dBm)	Peak Output Power (mW)	Average EIRP (mW)	Calculated RF Exposure at d = 20 cm (mW/cm ²)	Limit (mW/cm²)
GSM Cellular Band	0	1.00	33.58	2280.34	285.04	0.06	0.55
GSM PCS Band	0	1.00	30.38	1091.44	136.43	0.03	1.00

Based on the above calculation at 20 cm the IntelliTrac is below the Power Density limit.

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