

Federal Communication Commission
Laboratory Division
7435 Oakland Mills Road
Columbia, MD 21046

RE: Confidentiality Treatment Request for Equipment Authorization for FCC ID S55-1210

To Whom It Concerns at the FCC:

Noto LLC and its affiliates (“Noto”) are submitting an equipment authorization for our product with the FCC ID S55-1210. Some of the materials in our submission package are confidential and so we’re seeking confidential treatment of those materials, both on a short term and indefinite basis.

<u>Regulatory Rules for Confidentiality</u>	<u>Requested Duration of Confidential Treatment</u>	<u>Materials To Keep Confidential</u>
As allowed under to 47 CFR Section 2.803 and 47 CFR Section 2.1204	Short term (180 days confidential treatment from the date we submit the equipment authorization)	Internal photos External photos SAR and radiated set-up photos User Manual
As allowed 47 CFR Section 0.457 and 47 CFR Section 0.459 and related rules of the FCC	Indefinite	Wi-Fi operational description Block diagram Schematics

Basis for Short Term Protections

We request short term confidential treatment of the so designated materials above as we do not share this information with any third parties unless they are bound by contracts that contain terms requiring such information be maintained as confidential. If this information is made available before Noto starts selling this product, it would be very much detrimental to our business and give others a competitive advantage and knowledge about our product launch plans.

Basis for Long Term Protections

We request indefinite confidential treatment of the so designated materials above because it’s highly confidential, very sensitive business and technical information and discloses or would show a third party detailed information about how Noto designs, makes and maintains our product. We do not share this information with any third parties unless there is a strict need to know, even after Noto’s announcement or selling of our products. We also only share these materials with third parties if they are bound by contracts that contain terms requiring such information be maintained as confidential. If our Wi-Fi operational descriptions, block diagrams and schematics were made public, our competitors would obtain an unfair commercial advantage over Noto and our existing and future products, in the already highly competitive mobile device market space. Any such disclosure it would be extremely detrimental to our business both immediately and on a long term basis.

We appreciate your support of our request, and thank you for the FCC’s assistance.

Sincerely,



Stacy Smith, President
Noto LLC

Noto LLC

201 Penn Center Boulevard, Suite 400, Pittsburgh, PA 15235