

**General Instrument Corporation, FCC ID: ACQHH1620, Assessment NO.: AN07T6774, Notice#1** [Inbox](#)

from **"tim.dwyer@ccsemc.com"** <tim.dwyer@ccsemc.com>

[hide details](#) May 3 (5 days ago)

[Reply](#)

to application@tw.ccsemc.com

cc tim.dwyer@ccsemc.com

date May 3, 2007 8:38 PM

subject General Instrument Corporation, FCC ID: ACQHH1620, Assessment NO.: AN07T6774, Notice#1

Dear CCS TW,

The review of this application is complete. There are two minor issues that need to be resolved before certification. If you have questions, please send me an email.

Q1: In the SAR report, the system performance check results on pages 16 and 17 show a date of September 13, 2004. The date of test in the report and plots is September 13, 2006. Please provide a revised report or addendum.

Please reply to Q2(a) or Q2(b) below depending on the intended RF exposure category for the product.

Q2(a): In the user manual, the RF exposure information appears twice, on pages iii and again on page 87. On page iii a separation of 20 cm is specified. This is acceptable for the device if operated in the "mobile" category as defined by FCC. If mobile category operation is acceptable please revise the manual so that only the 20 cm separation is specified.

Q2(b): On page 87 a separation distance of 0.01063 m. for an E-Field strength of 61 V/m. If operation of this device in the "portable" FCC category (closer than 20 cm) is desired, please revise the manual to include a single statement suitable for the portable category. If the portable category statement includes an exposure value, it must be in terms of the SAR expressed in W/kg

Best regards,

Tim Dwyer  
CCS Technical Reviewer

The items indicated above must be submitted before processing can continue on the above referenced application. Failure to provide the requested information within 30 days of the original e-mail date may result in application dismissal and forfeiture of the filing fee. Also, please note that partial responses increase processing time and should not be submitted. Any questions about the content of this correspondence should be directed to the e-mail address listed below the name of the sender.

[Reply](#) [Reply to all](#) [Forward](#) [Invite tim.dwyer@ccsemc.com to Gmail](#)

from **application** <application@tw.ccsemc.com>

[hide details](#) 4:11 am (8 hours ago)

[Reply](#)

to tim.dwyer@ccsemc.com

date May 8, 2007 4:11 AM

subject Re:General Instrument Corporation, FCC ID: ACQHH1620, Assessment NO.: AN07T6774, Notice#1

Dear Tim:

Please see my reply, thank you.

Best Regards,

Amanda

<[tim.dwyer@ccsemc.com](mailto:tim.dwyer@ccsemc.com)>

2007/05/04 08:38 AM

收件人 : <[application@tw.ccsemc.com](mailto:application@tw.ccsemc.com)>

副本抄送 : <[tim.dwyer@ccsemc.com](mailto:tim.dwyer@ccsemc.com)>

主旨 : General Instrument Corporation, FCC ID: ACQHH1620, Assessment NO.: AN07T6774, Notice#1

Dear CCS TW,

The review of this application is complete. There are two minor issues that need to be resolved before certification. If you have questions, please send me an email.

Q1: In the SAR report, the system performance check results on pages 16 and 17 show a date of September 13, 2004. The date of test in the report and plots is September 13, 2006. Please provide a revised report or addendum.

Ans: Please see the revised SAR test report on page 16 & 17.

Please reply to Q2(a) or Q2(b) below depending on the intended RF exposure category for the product.

Q2(a): In the user manual, the RF exposure information appears twice, on pages iii and again on page 87. On page iii a separation of 20 cm is specified. This is acceptable for the device if operated in the "mobile" category as defined by FCC. If mobile category operation is acceptable please revise the manual so that only the 20 cm separation is specified.

Q2(b): On page 87 a separation distance of 0.01063 m. for an E-Field strength of 61 V/m. If operation of this device in the "portable" FCC category (closer than 20 cm) is desired, please revise the manual to include a single statement suitable for the portable category. If the the portable category statement includes an exposure value, it must be in terms of the SAR expressed in W/kg

Ans: Client removed the statment form the user manual, please see page 87.

- Show quoted text -

---

2 attachments — [Download all attachments](#)



**HH1620 SAR Report revised 0508.pdf**

553K [View as HTML](#) [Download](#)



**HH1620 User manual revised 0508.pdf**

3797K [View as HTML](#) [Download](#)