

March 28, 2000

Federal Communications Commission  
Equipment Approval Services  
7435 Oakland Mills Road  
Columbia, MD 21046  
Attn: Frank Coperich / Kwok Chan


**SUBJECT: Hyundai Electronics Industries Co., Ltd.**  
**FCC ID: CKLHGP-4000X**  
**731 Confirmation Number: EA96180**  
**Correspondence Reference No.: 12796**  
**Request for Additional Info.: 03/16/2000**

Dear Frank / Kwok:

Submitted herewith, on behalf of Hyundai Electronics Industries Co. Ltd., is an amendment in response to your e-mail dated March 16, 2000 requesting additional information for the subject application.

1. The proposed body-worn statement was inadvertently submitted listing an optional holster/belt-clip for this phone. There is currently no optional holster/belt-clip accessory item available for this phone (please see attached letter from applicant).
2. Attached is the revised body-worn statement and user manual placement (please see attached letter from applicant).
3. The Audiovox logo on the device is OEM name only (please see attached letter from applicant).
4. Attached are the revised hand SAR test plots showing the peak SAR location with respect to the phone. The proper device (clamshell type) was redrawn to indicate correct peak SAR location for hand SAR.

We trust this information is sufficient to issue the grant asap. If you have any further questions regarding this matter, please do not hesitate to contact us.

  
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Randy Ortanez  
President & Chief Engineer

cc: Hyundai Electronics Industries Co., Ltd.

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