

The items listed below represent requests for information following review of this application for certification under United States (FCC) regulations. . Further question may arise pending review of responses to these items.

OK	#	Non-Conformity or Comment	Submitted Response	Respondent / Date of Response
X	1	The second pages (those Identified as “page2”) of all operational description / technical description exhibits appear to be truncated. Please provide updated copies of these pages. In total there are three exhibits which need modification.	<b>Response: There is no text missing from the page 2 of the exhibits. It was just scanned from the corner.</b>	CKC Labs 10/26/07
X	2	The DC voltage and current supplied appears only to refer to the unit's DC input power. This is not the intent of the section. Please provide the dc voltages applied to and dc currents into the several elements of the final radio frequency amplifying device for normal operation over the power range in accordance with 2.1033(c)(8).	<b>Response: DC voltage applied to the driver amplifier in RF section: 5VDC, Max current is 300mADC.</b>	CKC Labs 10/26/07
X	3	In the technical descriptin file entitled, “FCC WM-900 Gen Info Pg_1.pdf” the section for 2.1033(c)(3) includes a statement that the device is designed for permanent installation. Since this equipment does not have any mechanical devices for permanent attachment (such as outdoor pole mounted provisions or external mount bolt-holes) this device should not be classified as permanently installed. The requirement for 2.1033(c)(3) is to provide a users manual or installation manual as appropriate to satisfy this requirement.	<b>Response: As for being permanently mounted, there is a rackmount mounting kit that attaches to the sides of the unit. This in turn allows the unit to be "rackmounted" with other audio equipment. The second application is to put rubber feet on the unit and place it on a table. Our definition of "permanent" is simply that the unit can not be carried around while in use. It's RF performance depends on optimal antenna positioning as indicated by the front panel LED. Moving the unit around will negate the antennas' effectiveness.</b>	CKC Labs 10/26/07
X	4	The equipment class provided is TNE, “Licensed Non-Broadcast Transmitter Held to Ear” however the external photos of the equipment seem to indicate that the equipment is a base station. Please confirm whether TNB, “Licensed Non-Broadcast Station Transmitter”	<b>Response: The equipment class should be TNB. Please correct the application.</b>	CKC Labs 10/26/07
x	5	The measurement procedures documented on page 3 of the test report indicate TIA/EIA, but no other reference. Was the testing performed in accordance	<b>Response: Yes, the testing was performed in accordance with</b>	CKC Labs 10/26/07

		with TIA/EIA 603-D?	<b>TIA/EIA 603-D.</b>	
x	6	Please be advised that the address on file for the FCC Grantee Code differs from that listed in the CORES FRN database. It is the responsibility of the applicant to update this information should any contact information change. No response necessary to this item.	None required.	N/A