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| Uppgjord (även faktaansvarig om annan) - Prepared (also subject responsible if other) WSS Mikael Ohlsson | | Nr - No. | |
| Dokansv/ Godk - Doc respons/Approved | Kontr - Checked | Datum - Date 2001-11-20 | Rev A |
| | | File | |

Reply, FCC Authorization, LSE044 Palm Adapter.

1. The EUT can only be connected to a Palm device. The “peripheral” PC laptop mentioned in the test report was used only as a reciever (via a Bluetooth PC card) for function control over the Bluetooth interface. The EUT can not physically be connected to a PC. The test set up photos are from the “radiated emission” measurements. The “peripheral” PC is not a part of the test set up.
2. Test set up photos for conducted emission measurements – SEMKO will provide you with them.
3. Processing gain measurement – The 0.1% Access Code Error Ratio refer to the BER requirement in the Bluetooth Core RF Specification. Further more we can relate this measurement to several different manufacturers, for example Ericsson, which have use the ACER method in their FCC authorizations as well.
4. FCC label – On our previous FCC authorized products it has, due to the label size, been approved to only state: “FCCID:LSE0xx” on the marking label. Since the devices/markings labels are too small to place the required text according to part 15.19(a) (3), the information required by this paragraph will be placed in the user’s manual. This will be FCC accepted according to part 15.19(a) (5). The following text will be added in the user’s manual for OXTLSE044: *This device complies with part 15 of the FCC rules. Operation is subject to the following two conditions: (1) This device may not cause harmful interference, and (2) this device must accept any interference received, including interference that may cause undesired operation.*
5. Label location – *Please find enclosed photos of “label position” – appendix 1.*
6. Modular approval – My interpretation of “modular approval” may be wrong. This product should maybe be seen as a device. . Anyhow, the enclosure itself has no own RF-shielding in that means since it is not necessary for this product in order to meet the emission requirements. The objective for us is anyhow that the product shall achieve FCC authorization for the product intended only for connection to PALM Vx devices. It may be more suitable to classify this product as a device.

Best regards,

Mikael Ohlsson

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Appendix 1 – Label position



Label
Position

