



June 3, 2002

Dt Associates

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American TCB
6731 Whittier Ave
McLean, VA 22101

Re: FCC ID: Q4YHS2141

To Whom it may concern:

This application for certification is being made under CFR47 2.933 (b). Except for the FCC ID and product labels, this device is unchanged from the Original Equipment Manufacturers device. As such, only the information prescribed in 2.933 is provided. Pursuant to 2.933 (b), the following information is given hrewith and constitutes a formal submittal and application for a Grant of Equipment Authorization pursuant to Part 15 Subpart C of FCC Rules (CFR 47) regarding intentional radiators.

2.933 (b) (1). The original identification used on the equipment prior to the change in identification is: ***Mitsumi Bluetooth Module, Model: WMLC10***
FCC ID number POOWML-C10XX. The New Micorvision FCC ID number is Q4YHS2141.
See attached recognition and approval from Mitsumi – Exhibit 1.

2.933 (b) (2). The date of the original grant of the equipment authorization was:
Date of Grant: 09/27/2002. FCC ID: POOWML-C10XX - See original grant copy – Exhibit 3.

2.933 (b) (3). How the equipment bearing the modified identification differs from the original equipment. ***The equipment for which certification is being applied is identical to the original device except for the FCC ID and product label. The Microvision FCC ID label and the Microvision product label for the product are shown Exhibit 2.***

2.933 (b) (4). Whether the original test results continue to be representative of and applicable to the equipment bearing the changed identification. ***Since the device is identical to the original in every aspect excluding product and FCC ID labels, the original test report is representative of this application and need not be provided for this application.***

2.933 (b) (5). The photographs required by §2.1033(b)(7) or §2.1033(c)(12) showing the exterior appearance of the equipment, including the operating controls available to the user and the identification label. Photographs of the construction, the component placement on the chassis, and the chassis assembly are not required to be submitted unless specifically requested by the Commission. ***Since the device is identical in construction, component placement photographs are not needed with this application. The Microvision FCC ID label is shown in Exhibit 2. Photos for similarity purposes are shown in Exhibit 4a/b and 5a/b.***

Hyper Corporation, as duly authorized agent is responsible for this submittal. A copy of the letter of appointment as agent is enclosed.

If there are any questions or if further information is needed, please contact Dennis Ward of Dt Associates at dennisw@sti.net for assistance.

Sincerely

A handwritten signature in cursive script that reads "Dennis Ward". The signature is written in dark ink and is positioned to the left of a vertical line.

Dennis Ward
Consultant
Hyper Corporation
1279 Quarry Lane
Pleasanton, CA 94566