

FCC ID: QRM-WEX-10-EXT

Exhibit 1

- a) Application overview**
- b) Equipment:**
- c) Authorization Letter /Agent Designated (Jay Sarkar)**
- d) Request for confidentiality**

January 12, 2003

Federal Communications Commission
Equipment Approval Services
7435 Oakland Mills road
Columbia, MD 21046

Subject: FCC Part 22 Certification of Wavecell International Corp.'s Neptune CDPD Modem, FCC ID: QRM-WEX-10-EXT.

Gentlemen:

Enclosed herewith, please find an application for Part 22 Certification on behalf of Wavecell International Corp. on their Neptune WEX-10-CDPD Modem, FCC ID: QRM-WEX-10-EXT. This is an 800 MHz band transceiver for wireless data communications. The Neptune CDPD modem incorporates a radio modem module for which FCC approval has already been granted under FCC ID: NBZNRM-6832.

FCC ID:	QRM-WEX-10-EXT
Product:	WaveCell Neptune CDPD Modem
Model:	Neptune WEX-10 CDPD Modem containing a Novatel NRM 6832 radio
	Modem approved under FCC ID: NBZNRM 6832
EUT Type:	Licensed Non-Broadcast Station Transmitter (TNB)
TX Frequency:	824-849 MHz
Measured ERP:	0.458 W at 848.97 MHz
Emission Designators:	28K8FXW
Frequency Stability:	2.5 ppm

Test Configuration: The test was carried out with the antenna connected to the modem by 2.6 m long RG174 cable provided with and permanently attached to the antenna. The antenna was mounted on a ground plane that was placed on the table with the modem positioned under the ground plane, simulating the same conditions when the antenna is mounted on the car roof or a flat ground plane at least 10 cm away from any uneven surface.

Enclosed please find letter of authorization, request for confidentiality, test reports. Also please find FCC ID label, photographs, block diagram, schematic, technical description, parts list and tune-up procedure, user manual and the letter for FCC Part 15 compliance and an attestation letter that the wireless modem complies with Part 22.

Based on the test data and submitting this application, we are requesting for certification of this product.

With Best Regards,

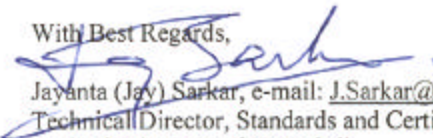

Jayanta (Jay) Sarkar, e-mail: J.Sarkar@aprel.com
Technical Director, Standards and Certification
Authorized Agent of WaveCell.

EXHIBIT 1b

Equipment Identification

FCC ID: QRM-WEX-10-EXT

MANUFACTURER: WaveCell International Corp.

FCC ID:	QRM-WEX-10_EXT
Product:	WaveCell Neptune CDPD Modem
Model:	Neptune WEX-10 CDPD Modem
EUT Type:	Licensed Non-Broadcast Station Transmitter (TNB)
TX Frequency:	824-849 MHz
Measured ERP:	0.458 W
Emission Designators:	28K8FXW

November 29, 2002

Federal Communications Commission
Equipment Authorization Branch
7435 Oakland Mills Road
Columbia MD 21406

RE: FCC ID: *QRM-WEX-10-EXT*

To Whom It May Concern:

We the undersigned, hereby authorize Jay Sarkar of APREL Laboratories, to act on our behalf in all matters relating to equipment authorization, including the signing of all documents relating to these matters . Any and all acts carried out by APREL Laboratories on our behalf shall have the same effect as acts of our own.

We also certify that no party to this application is subject to denial of benefits, pursuant to Section 301 of the Anti-Drug Abuse Act of 1988, 21 U.S.C.853(a).

Sincerely



Lubo Morhac
Chief Operating Officer

November 29, 2002

Federal Communications Commission
Equipment Authorization Branch
7435 Oakland Mills Road
Columbia MD 21406

In regards to: WaveCell International Corp.
FCC ID:QRM-WEX-10-EXT
Product: Neptune WEX-10
Request for Confidentiality

Gentlemen:

In accordance with 0.459 of CFR 47, *Wavecell* International hereby requests confidentiality of the Block Diagram , Schematic Diagrams Technical Description and Parts List for the attached test report.

These documents contain detailed system and equipment description and related information about the product which Wavecell International Corporation considers to be proprietary, confidential, and a custom design and, otherwise, would not release to the general public. Since this design is a basis from which future technological products will evolve, Wavecell International Corporation considers this information would be of benefit to its competitors, and that the disclosure of the information in these documents would give competitors an unfair advantage in the market.

Sincerely



Lubo Morhac
Chief Operating Officer