DATE: 06/27/2019

BRIGHTON TECHNOLOGIES GROUP
8/31 Maclaurin Ave, East Hills NSW 2213 | PO Box 284, Panania

FEDERAL COMMUNICATIONS COMMISSIONS Authorization and Evaluation Division 7435 Oakland Mills Road Columbia, MD 21046 Subject: Extended Frequencies Justification

Dear Sir/Madam,

The Radio with FCC ID: 2AFMLBMTX-1000 was designed to operate in the frequency bands 430~470 MHz.

To aid equipment authorization in other countries which accept the United States FCC Grant for Certification, <u>BRIGHTON TECHNOLOGIES GROUP</u> is requesting that the FCC lists the frequencies 430~470 MHz, under FCC Rule Part 90 on the FCC Grant.

BRIGHTON TECHNOLOGIES GROUP attests that the radio will not be marketed to USA users with the frequency band which is not allowed by the rule part 90.

Per the FCC's KDB634817 guidance, as an alternative to listing the exact frequencies, we acknowledge that it's a violation of the FCC Rules if this device operates on unauthorized frequencies.

Frequency Range(MHz)	FCC rule part
430-454 MHz	FCC Part 90
456-460 MHz	FCC Part 90
460-462.5375 MHz	FCC Part 90
462.7375-467.5375 MHz	FCC Part 90
467.7375-470 MHz	FCC Part 90

Also, equipment programming is the responsibility of Authorized Service Personnel, the radio complies with 47 CFR Part 90.203(e), in that the operator cannot directly program the transmit frequencies using the normally accessible external controls.

<Signature>

Name: Robert Brooks
Title: Chief Financial Officer

Applicant Company: BRIGHTON TECHNOLOGIES GROUP