

Application for FCC Certification

This form constitutes the certification agreement between Nemko Canada and the applicant and is required for every application. This form also contains the information required for an FCC Form 731 submission.

Applicants Complete Business Name

Company Name: MoJoose Inc.
Federal Registration Number (FRN): 0024875213
Grantee Code: 2AFV8

Applicant Primary Contact Details (name on grant)

First Name: Daniel Middle Name:

Last Name: Ash

Title: Chief Executive Officer

Phone Number & ext.: (714) 478-1631

Fax Number: Email:

da@mobilejoose.com

The primary contact details on the grant are taken directly from the FCC database and cannot be changed by the TCB. A notification is required to the FCC. The above information is requested to identify if the FCC database is not up to date.

Applicant Technical Contact Details

Company Name: MoJoose Inc.

First Name: Dan Middle Name:

Last Name: Ash

Company Address: 27821 TRELLIS WAY
LAGUNA NIGUEL

Province/State:

Postal Code:

Country:

USA

Title:

Phone Number & ext.:

CA

92677

USA

CEO

714-478-1631

Fax Number:

Email: da@mobilejoose.com

Applicant Technical Contact Details

Company Name:
First Name:
Middle Name:
Last Name:
Company Address:
City:
Province/State:
Postal Code:
Country:
Title:
Phone Number & ext.:
Fax Number:
Email:

Nemko Canada Inc., 303 River Road, Ottawa, Ontario, Canada K1V 1H2 Tel: +1 (613) 737 9680, Fax: +1 (613) 737 9691, Email: tcb@nemko.com



Standard Confident	tiality
	Does this application include a request for confidentiality for any portion(s) of the data contained in this application pursuant to 47 CFR § 0.459 of the Commission Rules?
Request for Standard Confidentiality	xYes
	If yes, please provide a letter describing the request.
Short Term Confide	entiality
	Does this application include a request for short term confidentiality for any portion(s) of the data contained in this application pursuant to FCC DA 04-1705 dated 6/15/2004?
Request for Short Term Confidentiality	☐ Yes x No
	If yes, please provide a letter describing the request.
Related OET Knowl	edge Database (KDB) Inquiry
	Is there a KDB inquiry associated with this application?
KDB Inquiry	☐ Yes ☐ No
	If yes, please provide a letter describing the request.
Modular Equipmen	ıt
	Is this application for a single modular approval?
Single Modular Approval	☐ Yes x No
	Is this application for a limited modular approval?
Limited Modular Approval	☐ Yes x No
Product Details	
Grantee code:	2AFV8
Product code:	-CAMJPI6B1001
	Product code can only contain 14 characters
Equipment Class:	
Description of product as marketed ² :	Cellular phone signal amplifier The description will appear on the grant below the equipment class
Model Number³:	MJ-i6B-1001 The model number will not appear on the grant
Application Purpos	
11	x Original Certification
Type of Application	☐ Change in identification of presently authorized equipment: Original FCC ID: Grant Date:
	☐ Class II permissive change or modification of presently authorized equipment

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Composite/Related Equipment

	Is the equipment in this application a composite ¹ device subject to an additional equipment authorization? (example, product is classified with different equipment codes such as DTS & UNII)				
Composite Equipment	☐ Yes	x No			
Related Equipment	Is the equipment in this application part of a system that operates with, or is marketed with, another device that requires an equipment authorization?				
neuteu Equipment	☐ Yes	x No			
	If either of the above questions is answered "yes", complete the following question:				
		has been granted under the FCC ID(s) listed below			
		is in the process of being filed under the FCC ID(s) listed below			
		is pending with the FCC under the FCC ID(s) listed below			
		has a mix of pending and granted statuses			
Related FCC ID		under the FCC ID(s) listed below:			
		i. FCC ID:			
		ii. FCC ID:			
		iii. FCC ID:			
		iv. FCC ID:			

Test Firm Contact Details

Company Name:	Nemko USA
First Name:	Feng
Middle Name:	
Last Name:	You
Company Address:	
City:	
Province/State:	
Postal Code:	
Country:	
Title:	
Phone Number & ext.:	
Fax Number:	
Email:	

Equipment Specifications

Low frequency MHz	High frequency MHz	Rated RF power output, W	Frequency tolerance, %, HZ, ppm	Emission designator	FCC Rules Parts	Microprocessor model number
734	746				15.209	
746	756				15.209	
869	894				15.209	
1930	1990				15.209	



2110	2155		15.209	
1930	1995		15.209	
859	894		15.209	

Certification

Read each certification carefully before answering and signing this application.

Willful false statements made on this form are punishable by fine and imprisonment (U.S. code, Title 18, Section 1001), and/or revocation of any station license or construction permit (U.S. code, Title 47, Section 312(a)(1)), and/or forfeiture (U.S. code, Title 47, Section 503).

Section 5301: Anti-drug abuse certification

000000000000000000000000000000000000000	Anti-drug abase certification
Certification	The applicant must certify that neither the applicant nor any party to the application is subject to a denial of Federal benefits, that include FCC benefits, pursuant to Section 5301 of the Anti-Drug Abuse Act of 1988, 21 U.S.C. § 862 because of a conviction for possession or distribution of a controlled substance. Does the applicant or authorized agent so certify? x Yes
Applicant/Agent Certification	I certify that I am authorized to sign this application. All of the statements herein and the exhibits attached hereto, are true and correct to the best of my knowledge and belief. In accepting a Grant of Equipment Authorization as a result of the representations made in this application, the applicant is responsible for (1) labeling the equipment with the exact FCC ID specified in this application, (2) compliance statement labeling pursuant to the applicable rules, and (3) compliance of the equipment with the applicable technical rules. If the applicant is not the actual manufacturer of the equipment, appropriate arrangements have been made with the manufacturer to ensure that production units of this equipment will continue to comply with the FCC's technical requirements. In signing this agreement, I also recognize and accept the terms and conditions detailed overleaf which constitute the certification agreement with Nemko for the purposes of this application. Authorizing an agent to sign this application is done solely at the applicant's discretion; however, the applicant remains responsible for all statements in this application. If an agent has signed this application on behalf of the applicant, a written letter of authorization which includes information to enable the agent to respond to the above section 5301 (Anti-Drug Abuse) Certification statement has been provided by the applicant. It is understood that the letter of authorization must be submitted to the FCC upon request, and that the FCC reserves the right to contact the applicant directly at any time.

Signature of Authorized Person Filling

-0			
Name of Applicant:	Jenny Gibbs		
Title of Applicant:	Project Manager		
Signature of Applicant:	Jannige Slibbs		
Date:	12/18/15		

Agent Details (if the agent has signed the application)

Company Name: Nemko USA

Nemko Canada Inc., 303 River Road, Ottawa, Ontario, Canada K1V 1H2
Tel: +1 (613) 737 9680, Fax: +1 (613) 737 9691, Email: tcb@nemko.com





First Name:

Jenny

Middle Name:

Gibbs

TX

Last Name: Company Address:

2652 FM 407, Suite 15A

City:

Bartonville

Province/State: Postal Code:

76226 USA

Country: Title:

Project manager

Phone Number & ext:

940-455-2365

Fax Number: Email:

Jenny.gibbs@nemko.com



General Certification Agreement

1. Participation

The Applicant recognizes the value of an independent product certification system and desires to participate in the Nemko Canada, Inc. (Nemko) Product Certification Program.

2. Demonstration of compliance

Evidence of compliance with the requirements of the Certification Program is intended to be demonstrated through the issuance of a certificate, application of a Certification Mark or regulatory Label affixed to compliant products and listing with applicable regulatory authorities. It is understood that certification shall only be used to indicate compliance with the specific standards used for the certification.

3. Control of mark

Nemko is required to maintain strict control over the application of the Certification Mark or Label. This is done through a program of testing, evaluation, documentation, audit, and follow-up surveillance activities.

4. Access

Control of the Certification Mark is on a per-product and per-label basis.

5. Advertising

The Applicant agrees to allow access to requested samples and other reasonably requested information necessary to maintain and evaluate compliance with program requirements.

6. Program requirements, terms and conditions

The Applicant may use appropriate references to the Nemko Certification Mark in advertising materials in accordance with the limitations and requirements of the respective certification programs.

The Applicant agrees to abide by all the requirements, terms and conditions of each Certification Program necessary to obtain and maintain certification.

The requirements, terms and conditions of the Certification Program are updated periodically for business and regulatory purposes. When the requirements are changed, the Applicant will be notified and, the Applicant agrees to change to

7. Fees

maintain compliance or terminate this agreement as set forth below. Fees for services, inspections, evaluations, and other certification work will be identified in advance to the Applicant but

8. Product liability

will be a basis for withdrawing certification if not paid in a timely manner. The Applicant retains liability for manufacturing their product.

Applicant agrees to indemnify and hold harmless Nemko, its members, directors, officers, and employees against any and all liability, loss, costs, damages, reasonable legal fees and expenses of whatever kind or nature, which is proximately caused by:

Any breach by Applicant of the terms if this Agreement, including without limitation any failure to abide by the (a)

Any use of the Equipment, Process or Service by applicant in any manner that is not consistent with the (b) Requirements,

Any use of the Certification Mark or other registered Nemko marks by applicant not authorized by Nemko in this agreement or otherwise,

Any inspection under this Agreement except to the extent caused by the negligence or willful misconduct of Nemko, (e) Any event that occurs during the testing of the Equipment, except to the extent caused by the negligence or willful misconduct of Nemko, and

Any failure to make a material disclosure, or other misrepresentation, whether intentional or unintentional, made by Applicant to Nemko, but excluding any such liability, loss, cost, damage, legal fees or expense caused by any negligence or willful misconduct of Nemko, whether in acting or omitting to act, in granting the Certification Mark or other registered Nemko marks.

9. Identity

10. Termination by applicant

This Agreement may be terminated by Applicant at any time upon written notice to Nemko.

11. Termination by Nemko

This Agreement may be terminated by Nemko at any time upon notice, in writing, to Applicant if Applicant fails to comply with any of the terms and conditions of this Agreement, for non-payment of outstanding accounts, or, without cause upon 30 days prior notice, in writing, to Applicant.

12. Procedure of termination

Upon the suspension of certification or termination of this Agreement, the Applicant shall forthwith cease any reference to the certification in advertising media or other documentation, the use of the Certification Mark and Certificate. The

shall return to Nemko, or dispose of, certification documents as requested by Nemko Termination of this Agreement by whatever means shall not affect any liability of the parties existing as of the date of such termination and shall not relieve Applicant of its obligation to indemnify Nemko hereunder.

13. Term

This Agreement shall continue in effect for the lifetime of any certified product from the date of this Agreement.

14. Jurisdiction of venue

It is expressly understood and agreed by the parties that each has entered into this agreement in Ottawa, Ontario, Canada.

Additionally, it is understood and agreed that any breach of this agreement or other determination in reference to the same shall be brought in accordance with the laws of the Province of Ontario in either Provincial or Federal Court and that venue lies exclusively in Ottawa, Ontario, Canada.

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Program requirements, terms and conditions

Frogrammequirements	, terms and conditions
1. Certification of equipment	When a Certificate of Compliance is issued and applicable listing with the Authority having Jurisdiction, the Applicant is granted a non-exclusive, non-transferrable, non-assignable license to represent the Equipment as Certified and to use the Certification Mark specified in the manner set forth in the Labeling Endorsement and certification program requirements. Equipment shall be represented as certified only if it is marked as set forth in the certification program requirements.
2. Labels	When the Labeling Endorsement authorizes Applicant to affix the Certification Mark as part of the Label: (a) Labels shall not contain the Certification Mark without the prior knowledge and written consent of Nemko; (b) Authorization to use the Certification Mark may be withdrawn by Nemko or its Representative for failure to comply with any part of this Agreement. (c) For products in production and in stock, Nemko or its Representative may require removal of the Nemko Mark or Label, or require that the product be made to comply with Nemko's requirements; (d) For products already shipped, Nemko or its Representative may require recall of such product for either removal of the Certification Mark or Label, or for reworking of the product so that the product is made to comply with
3. Certification of process or service	Nemko's requirements. Nemko shall issue a Certificate to Applicant of a Certified Process, product or Service and grant Applicant a non-exclusive license to represent its Process, product or Service as Certified through the displaying of a Certificate, at the Location, which Certificate shall remain the property of Nemko and shall be returned to Nemko on demand. The issuance of a Certificate by Nemko does not constitute a license to represent as Certified any Equipment unless specified in writing by Nemko. The Certificate of Compliance, or any part thereof, shall not be used in a manner that may be misleading.
4. Advertising	Nemko will permit the use of appropriate references to Nemko or the text set out in the Labeling Endorsement, in advertising or promotional material solely in connection with the specific products that bear the Certification Mark, provided that in the opinion of Nemko the advertising or findings of Nemko and that the reference to Nemko in no way tends to create a misleading impression as to the nature of Nemko's findings, coverage's or Service, nor brings Nemko into disrepute
5. Compliance	The Equipment, Process or Service represented as Certified shall comply with all the Certification Program Requirements.
6. Inspections	Where required by the certification program requirements, Nemko may perform unannounced inspections of Applicant's Equipment, Process or Service at the Factory, Location or other premises. Samples of certified equipment may be
7. Factory regulations	Nemko shall direct its Representatives to exercise due care in complying with any factory safety, security regulations, and confidential proprietary information.
8. Free access	Any Nemko Representative or other party as required under accreditation or by law, shall have, at all times, during normal business hours, without advance notice, free and immediate access to any factory and/or facilities and to the places where the Equipment may be designed, manufactured, processed, tested, stored or located, or where the Process or Service is carried out, and shall receive the full cooperation of Applicant's staff to facilitate the inspection. Such personnel shall have access to any books and records to assist in determining compliance with the Certification Program Requirements.
9. Extent of access	The right of a Nemko Representative to obtain such free access shall not be conditional upon the execution by the Representative or Nemko of any agreement, waiver or release which in any way affects the Representative's legal rights or the rights or obligations and any such document executed in contravention of this provision shall be without force or effect.
10. Samples	Although Nemko attempts to keep the need for samples to a minimum, the Applicant shall furnish without cost to Nemko such samples of Equipment as may be required from time to time by Nemko for examination and testing purposes. Such samples will be returned at Applicant's expense if requested by Applicant. Nemko shall not be responsible for the condition of such samples as such samples may be damaged or destroyed during testing.
11. Confidentiality	Nemko shall not, without Applicant's prior written consent, voluntarily disclose information obtained by Nemko in confidence which Applicant advises in writing in advance is proprietary, unless such information is 1. already known to Nemko, 2. otherwise available to the public or 3. subsequently acquired from other sources, provided, however, that Nemko may disclose any information to; i. Applicant, ii. Government authorities iii. Accreditation bodies that have entered into similar confidentiality requirements with Nemko, or (iv) the public so far as may be prudent to warn the public as to safety and/or use of the equipment, in the opinion of Nemko.

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12.	Testing	and	certification
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The rights of Nemko under this Agreement do not relieve Applicant of any part of its obligations under this Agreement. Applicant recognizes that the opinions and findings of Nemko represent its judgment given with due consideration to the type of certification, the necessary limitations of practical operation and in accordance with its objects and purposes. Applicant recognizes that many tests specified in the Requirements may be inherently hazardous and agrees that Nemko neither assumes nor accepts any responsibility for any injury or damage to Applicant's property or personnel that may occur during or as a result of tests, whether performed in whole or in part by Applicant or Nemko, and whether or not any devices, test equipment, facility or personnel for or in connection with the test is furnished by Applicant or Nemko. Nemko has a documented Appeals process through which the applicant may appeal decisions of Nemko.

13. Notification to Nemko

Applicant shall notify Nemko if Applicant discovers that the Equipment, Process or Service has subsequent to certification been found to be potentially hazardous, been or may have been the cause of personal injury or property damage. In cases where the results of examination by an agency other than Nemko were relied upon by Nemko for certification of the Equipment, Process or Service Applicant shall notify Nemko if Applicant subsequently discovers said results to be invalid. Applicant shall notify Nemko of any proposed modifications to the certified product and await authorization from Nemko prior to applying the Certification label to the modified product.

14. Corrective action

Upon learning, from any source, that any Equipment that did not comply with the Requirements at the time that such Equipment left Applicant's control, Applicant shall promptly, at its own expense and in consultation with Nemko and applicable authorities having jurisdiction, take all reasonable steps to rework, recall, remove the Certification Mark from, or destroy, all such Equipment, notwithstanding that such Equipment may have been delivered to or is being held on behalf of a wholesaler, dealer, jobber, retailer or consumer, or that title to such Equipment has passed from Applicant, provided, however, that in such event, Applicant's obligations shall be limited to using its best efforts, in good faith, to secure the voluntary return or destruction of such Equipment or the voluntary removal of such Certification Mark by such wholesaler, dealer, jobber, retailer or consumer.

15. Complaints

The Applicant is obliged to ensure that a record of all complaints, from any source, and subsequent actions is maintained by all parties to the manufacture of the certified product. The records shall be available for inspection by Nemko representatives. All activities related to resolution of complaints are to be at no cost to Nemko.

16. Temporary restrictions

Nemko may, in the event of Applicant's default in respect of any terms of this Agreement and in deferral of termination rights, institute temporary restrictions on Applicant's right to represent its Equipment, Process or Service as Certified. Such restrictions may include the use of investigations, inspections or audits in excess of those normally applied, at Applicant's expense.

17. Changes of record

Applicant shall immediately notify Nemko when any change is made in the name or address of Applicant, a Factory, or Location. When an assessment of facilities and/or personnel has been a Requirement of certification, changes in any of these matters shall first have been accepted by Nemko.

18. Termination by applicant

This Agreement may be terminated by Applicant at any time upon written notice to Nemko. Applicant agrees to notify Nemko within 30 days after the discontinuation of the manufacturing of the product.

19. Communications

Any notice, communication or demand given or made pursuant to this Agreement shall be in writing and delivered by hand, sent prepaid by first class mail or sent by hard copied telecommunication addressed to the other party at its address as set out in the current Endorsement (unless amended by notice). Any such communication shall be deemed to have been received by the fifth business day following the mailing of such communication and when telecommunicated, shall be deemed to have been received when sent.

20. Non-assignability

This Agreement, including the license to use the Certification Mark or Certificate, shall not be assigned by Applicant and shall be binding upon and for the benefit of the parties hereto and their respective successors, administrators, heirs, executors and personal representatives.