

Wireless Security Solutions

Resolution Products, Inc 226 Locust Street Hudson, WI 54016 715-808-0164

April 30, 2012

RE: Confidentiality Request for U5X-RE311/8310A-RE311

To Whom It May Concern:

Pursuant to FCC 47 CRF 0.457(d) and 0.459 and IC RSP-100, Section 10, the applicant requests that a part of the subject FCC application be held confidential.

Type of Confidentiality Requested			Exhibit
\square Sho	ort Term	□ Permanent	Block Diagrams
\square Sho	ort Term		External Photos
\square Sho	ort Term	☐ Permanent* ¹	Internal Photos
\square Sho	ort Term	□ Permanent	Operation Description/Theory of Operation
\square Sho	ort Term	☐ Permanent	Parts List & Placement/BOM
\Box Sho	ort Term	☐ Permanent	Tune-Up Procedure
\square Sho	ort Term	□ Permanent	Schematics
\square Sho	ort Term		Test Setup Photos
\Box Sho	ort Term	☐ Permanent*	User's Manual
*Note:	(Insert Explana	tion as Necessary)	

Resolution Products, Inc. has spent substantial effort in developing this product and it is one of the first of its kind in industry. Having the subject information easily available to "competition" would negate the advantage they have achieved by developing this product. Not protecting the details of the design will result in financial hardship.

Permanent Confidentiality:

The applicant requests the exhibits listed above as permanently confidential be permanently withheld from public review due to materials that contain trade secrets and proprietary information not customarily released to the public.

Short-Term Confidentiality:

The applicant requests the exhibits selected above as short term confidential be withheld from public view for a period

⁻ The asterisked items (*) require further justification before permanent confidentiality will be allowed. These also currently require review by the FCC under their Permit-But-Ask policy before the grant is issued and can delay completion of an application. Further justification should be added to the note above. One such example for a potted device would be: "The EUT is FULLY potted using a non-removable epoxy based material. Removal of potting material causes irreparable damage to internal circuitry. See photographs exhibits that outline the device before and after potting."

and prior to a product to the regarding the	marketing. This is to avoid premature release public. Applicant is also aware that they	days from the date of the Grant of Equipment Authorization ase of sensitive information prior to marketing or release of the are responsible to notify ACB in the event information to the public. ACB will then release the documents listed tice DA 04-1705.
The applicar		distinguishes between Short Term and Permanent ll simply be marked Confidential when submitted to IC.
Sincerely,		
	Paul foll	
By:	(Signature/Title³)	Paul Saldin, Vice President (Print name)

⁻ Please refer to http://atcb.com/publicdocs/Memo-Short-Term-Vs-Standard-Confidentiality.pdf for complete details.

⁻ Must be signed by applicant contact given for applicant on the FCC site, or by the authorized agent if an appropriate authorized agent letter has been provided. Letters should be placed on appropriate letterhead.