



American Telecommunications Certification Body Inc.
6731 Whittier Ave, McLean, VA 22101

February 9, 2007

RE: Blue Bamboo (HK), Ltd

FCC ID: UWJH50CM02

I have a few comments on this Application. Depending on your responses, kindly understand there may be additional comments.

- 1.) The Rules for licensed radio transmitter modules are not nearly as straightforward as Part 15. There is no equivalent of DA 00-1407 to use as guidance. In general, all Licensed RF category "Portable" modular approvals are prohibited. If this was an Unlicensed Part 15 device, your desire for using the RF module in the H50 terminal and also in future products could be considered a Limited Modular Approval (LMA). Unfortunately, this will not apply. So far I am not convinced that this device is NOT RF category "Portable", and thereby excluded from any consideration as a Certified "module". I suggest that it would be better if the ID applied exclusively to the Licensed transmitter section. Your comments please?
- 2.) Please provide a written justification as evidence as to why this device should qualify as RF category "Mobile" and not RF category "Portable".
- 3.) You are reminded that any DoC cannot be authorized with test results taken in China per FCC radio law. Only accredited laboratories in countries with signed MRAs with the United States are able to legally issue a DoC. If test data was taken by QuieTek, Suzhou, then the test has no validity.
- 4.) Your document me55_56hd_v0303b meets the requirement for operational description.
- 5.) The most important issue in the Tune-Up document is the RF target power values and their tolerance. If this could be obtained from Siemens, that would be sufficient.
- 6.) FCC requires a Parts List for the RF portion of this device.
- 7.) FCC requires a Block Diagram for the RF portion of this device.
- 8.) FCC requires a Schematic for the RF portion of this device.
- 9.) FYI: If Siemens will not supply these documents, no Certification is possible. However, if Siemens is more comfortable submitting these directly to ATCB, we would be happy to accept them
- 10.) Please remember to correct your Form 731 to show radiated power for both ERP for Part 22 and EIRP for Part 24.
- 11.) As required by Part 2 of the Rules, please provide the voltage and current through the final amplification stage of this device.
- 12.) There does not appear to be a signed Confidentiality Request for this device. Please reply in writing that Confidentiality for this device will not apply.
- 13.) The form 731 submitted does not have a title or signature for Huian Gao. Please sign, date and provide a title for this individual.

William H. Graff
President and Director of Engineering

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The items indicated above must be submitted before processing can continue on the above referenced application. Failure to provide the requested information may result in application termination. Correspondence should be considered part of the permanent submission and may be viewed from the Internet after a Grant of Equipment Authorization is issued.

Please do not respond to this correspondence using the email reply button. In order for your response to be processed expeditiously, you must submit your documents through the AmericanTCB.com website. Also, please note that partial responses increase processing time and should not be submitted.

Any questions about the content of this correspondence should be directed to the sender.