

Date: October 24, 2017

Federal Communications Commission Authorization and Evaluation Division 7435 Oakland Mills Road Columbia, MD 21046 Attn: OET Dept.

Ref: FCC ID: UZ7FX9600

### **AUTHORIZATION LETTER**

We, the undersigned, hereby authorize Jones Tsai in Sporton International Inc. to act on our behalf in all manners relating to FCC application for equipment authorization, including signing of all documents relating to these matters. Any and all acts carried out by Jones Tsai in Sporton International Inc. on our behalf shall have the same effect as acts of our own.

If you have any acknowledgement and response, please send it to Sporton International Inc. directly. Should you have any questions or comments regarding this matter, please don't hesitate to contact me.

## **Confidentiality Request**

Pursuant to the provisions of Sections 0.457 and 0.459 of Commission's rules (47CFR§§0.457, 0.459), we are requesting the Commission to withhold the following attachment(s) as confidential document from public disclosure indefinitely.

- Schematic Diagram
- Block Diagram
- Part List
- Operational Description

Above mentioned document contains detailed system and equipment description are considered as proprietary information in operation of the equipment. The public disclosure of above documents might be harmful to our company and would give competitor an unfair advantage in the market.



In additional to above mentioned documents, pursuant to Public Notice DA 04-1705 of the Commission's policy, in order to comply with the marketing regulations in 47 CFT §2.803 and the importation rules in 47 CFR §2.1204, while ensuring that business sensitive information remains confidential until the actual marketing of newly authorized devices. We are requesting the commission to grant shot-term confidentiality request on the following attachment(s) for 180 days after the grant as outlined in Public Notice DA 04-1705.

- Internal Photos
- External Photos
- Test Setup Photos
- User Manual

It is our understanding that all measurement test reports, FCC ID label format and correspondent during certification review process cannot be granted as confidential documents and those information will be available for public review once the grant of equipment authorization is issued.

### Declaration of Conformity

We hereby attest to the fact that we will apply the Declaration of Conformity procedure to the class B computer peripheral portion of this composite filing.

#### Justification of Professional Installation

Pursuant to the KDB 353028 D01, section II, A, 2), c), iii, we hereby justify that our product requires to be professionally installed.

1. Why the hardware is not readily available to average consumer?

Answer: Zebra FX9600 is marketed to enterprise and not sold to average consumer.

2. Does device cannot be sold via retail to the general public or by mail order; it must be sold to authorized dealers or installers only?

Answer: Yes. Zebra FX9600 must be sold to authorized dealers or enterprise customers.

3. Is this device generally for industrial/commercial use?

Answer: Yes.

4. Explain what is unique, sophisticated, complex, or specialized about the equipment that REQUIRES it to be installed by a professional installer?



# **Regulatory Engineering**

Answer: Zebra FX9600 must be installed at specific industrial/commercial location that cannot be accessed to general public therefore professional installation is required.

Yours sincerely,

and de

Larry (Qianlin) Zhou

Regulatory Engineer Larry.Zhou@zebra.com