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April 23, 2009

FCC ID: WIM-0000010 & IC: 7978A-0000010 for Fountain People, Inc.

In response to your comments regarding the application for certification of the device referenced above please find our response below:

1.) The IC test site registration for Professional Testing (EMI) Inc. at Round Rock, TX (test site # 3036A-2) has expired. Please contact IC to have the site relisted with IC. I cannot complete this equipment listing on the IC REL without the site registration being reinstated. For your information, it may be 5 weeks or longer before IC will register this expired test site again.

The test site is now listed under 3036B-1. The test report has been updated to reflect this.

2.) John Stokes is listed as the contact person for Fountain People, Inc. (Fountain) on the FCC Grantee Code Database. As such, he is the authorized person to sign the FCC agent letter and the confidentiality request letter for Fountain. Unfortunately Jerry Elbel has signed these letters submitted with this application. Please either provide a letter from John Stokes giving Jerry Elbel the authority to sign these letters for Fountain on this application or submit a new agent letter and a new confidentiality request letter signed by John Stokes for this application. Alternatively you can have the FCC Grantee Code Database changed to show Jerry Elbel as the contact person for Fountain. If you need help in getting the FCC Grantee Code Database changed, please contact Ms. Marianne Bosley by email at Marianne@atcb.com.

Documentation has been updated to provide a contact that is consistent with the FCC database. The FCC database was updated to show Jerry Elbel as the contact.

3.) The IC confidentiality request letter is missing the IC number for this application and it does not request confidentiality of the operational description exhibit like the FCC request letter does. Please submit a new IC confidentiality request letter containing this information.

The IC confidentiality request has been updated adding the IC number.

4.) IC is now investigating whether the information for the Canadian Representative listed in an IC application is accurate. ATCB is suggesting that you provide a letter from the Canadian Representative that states they accept the responsibility for being the Canadian Representation on this application for IC: 7978A-0000010 (See attached example letter from our application forms). This letter should be on company letterhead paper so IC can verify the company name and address. The letter should also contain the telephone number and fax number of the contact person listed on the IC application form. Please note that this is not a requirement for IC. It is merely a suggestion at this time. If you do not accept ATCB's suggestion, it may delay the appearance of this device on the REL in Canada because IC will check with the Canadian Representative before the device is listed on the REL in Canada. Providing the above letter may result in faster listing of this device on the REL in Canada. Please acknowledge if you do not intend to submit the above suggested letter.

Fountain People will provide an attestation letter.

5.) The cover letter requesting modular approval cites an FCC Public Notice that is not in effect at this time. This public notice has been replaced by Section 15.212 of the FCC Rules. Please provide another modular approval request letter citing compliance with the appropriate FCC Rules.

The cover letter requesting modular approval has been updated to reflect the correct rule part.

6.) The model number shown on the submitted FCC & IC equipment label is misspelled. Please submit a new equipment label with the model number "Wireless Activator" shown on it.

The misspelling on the label has been corrected.

7.) The user manual contains the statement required by Section 15.19(a)(3) of the FCC Rules but this statement is not verbatim. Please correct this statement in the user manual to read "This device complies with part 15 of the FCC Rules. Operation is subject to the following two conditions: (1) This device may not cause harmful interference, and (2) this device must accept any interference received, including interference that may cause undesired operation."

The user manual has been corrected to read the correct verbiage.

- 8.) The test report needs attention in the following areas:
 - a.) Please identify the FCC accepted test procedure used to measure emission from this Part 15 intentional radiator

The test report has been updated to show ANSI C63.4:2003.

b.) Please confirm that this transmitter was tested at the maximum power level available because the operational description states that power can be varied in 3 dB increments from -20 to +10 dBm.

The test report states that the EUT was tested at maximum power.

c.) Please clarify the discrepancy where the radiated test data on page 12 of 15 in the test report states it was taken at 3 meters but the plot on page 13 of 15 states the test data was taken at 10 meters.

The test report has been updated to show the data at 10 meters is for prescan only.

Jason Anderson